FACILITY USE AND HOLD HARMLESS AGREEMENT

THIS FACILITY USE AND HOLD HARMLESS AGREEMENT ("Agreement") is made and entered into as of this _____ day of _____, 2025, by and between the Seacoast Utility Authority, a not-for-profit, governmental regional utility, 4200 Hood Road, Palm Beach Gardens, Florida 33410 ("SUA"), and the Town of Juno Beach, a Florida municipal corporation, 340 Ocean Drive, Juno Beach, Florida 33408 ("Town").

RECITALS

WHEREAS, the Town owns a Public Works Facility ("Facility") located at 685 Rolling Green Road within the Town; and

WHEREAS, SUA desires to utilize a portion of the Facility's storage yard for the staging and storage of materials (millings, pipes, fittings, etc.) required for Phase 2 of the replacement of water mains within the Juno Isles subdivision ("Project"); and

WHEREAS, the Town has agreed to allow SUA to utilize the Facility for the staging and storage of Project materials subject to the terms of this Agreement.

NOW, THEREFORE, in consideration of the mutual covenants contained herein, the receipt and sufficiency of which are hereby acknowledged, parties hereby agree as follows:

1. <u>Recitals</u>

The foregoing recitals are hereby ratified and incorporated herein by reference.

2. Use of Facility

A. The Town hereby grants SUA and its Contractor (AMICI Engineering Contractors) use of the storage yard located at the Facility for the storage of materials relating to the Project. The materials shall consist of bundles of pipe approximately twenty (20) feet long by eight (8) feet wide by eight (8) feet tall, in addition to several pallets of fittings, hydrants, valves, and other accessories. The Town shall also allow the placement of one shipping container for locked storage.

B. SUA shall occupy the portions of the Facility for the specific purposes identified in Attachment B attached hereto and incorporated herein by reference. SUA and its Contractor shall utilize the entrance identified in Attachment B. SUA shall be solely responsible for ensuring the security of the stored materials and the locking of gates with no recourse to the Town. The Fenced Area identified in Attachment B shall be surrounded by a temporary chain line fence and gate installed by SUA.

C. SUA's use of the Facility shall not interfere with, obstruct, or endanger the Town's operations or use of the Facility for governmental operations.

D. SUA and its Contractor shall provide for its own waste and litter containment and removal.

3. <u>Term and Termination</u>

A. The term of this Agreement shall commence on the date set forth above and shall continue for a period of one (1) year. By mutual written agreement, the parties may agree to extend the term for additional thirty (30) day periods.

B. Either party may terminate this Agreement with or without cause upon sixty (60) days' written notice to the other party.

4. Indemnification and Hold Harmless

In consideration for its use of the Facility, SUA agrees to indemnify, defend, and hold harmless the Town, its officers, agents, employees, servants, designees, and appointees from and against any and all claims, suits, and demands of liability, loss, or damage whatsoever, including attorneys' fees and costs and attorneys' fees and costs on appeal, from all claims, demands, debts, damages, liabilities, obligations, actions, or causes of action, whether known or unknown, foreseen or unforeseen, fixed, accrued or contingent, liquidated or unliquidated, matured or unmatured, direct or derivative, or consequential based in contract, tort, statute, regulation, or otherwise arising from or in any way connected with SUA's or its Contractor's access to, use of, and/or presence at the Facility. Notwithstanding the foregoing, nothing contained herein shall operate as a waiver of sovereign immunity beyond the limits set forth in Section 768.28(5), Florida Statutes, or require SUA to indemnify the Town for its own negligence as prohibited by Section 768.28(19), Florida Statutes.

5. Due Care and Restoration

A. SUA and its Contractor shall take due care to avoid damage to the Facility. SUA shall notify the Town immediately of any damage and shall be liable for all costs associated with the repair, replacement, or restoration of the Facility for any and all damage that may occur as a result of the staging and storage of materials or use of the Facility, normal wear and tear excepted.

B. Upon termination of this Agreement, SUA shall restore the portion of the Facility utilized by SUA to the condition that existed prior to such use, including restoration of sod and grading. Additionally, SUA shall mill and provide an overlay of asphalt for that portion of Rolling Green Road adjacent to the Facility, as identified in Attachment A attached hereto and incorporated herein by reference.

6. Non-Assignment

SUA shall not assign or transfer its rights, privileges, and obligations under this Agreement to any other party, other than use of the Facility by SUA's Contractor, as identified in Section 2(A) above.

7. Notices

All notices, request, demands or other communications under this Agreement shall be in writing and shall be deemed to have been given if hand delivered, mailed via certified mail (return receipt requested), sent by e-mail, or sent by overnight courier if sent to the parties as follows:

Seacoast Utility Authority Attn: Rim Bishop, Executive Director 4200 Hood Road Palm Beach Gardens, FL 33410 rbiship@sua.com Town of Juno Beach Attn: Robert A. Cole, Town Manager 340 Ocean Drive Juno Beach, FL 33408 rcole@juno-beach.fl.us

OFFICT C.

8. <u>Applicable Law</u>

This Agreement shall be governed and construed in accordance with the laws of the State of Florida and venue for any court proceeding or dispute resolution shall lie in Palm Beach County. **The parties expressly waive all rights to trial by jury** with respect to any dispute arising out of this Agreement.

9. <u>Attorney's Fees</u>

If any legal action or other proceeding is brought for the enforcement of this Agreement, or because of an alleged dispute, breach, default or misrepresentation in connection with any provisions of this Agreement, the successful or prevailing party or parties shall be entitled to recover reasonable attorney's fees, court costs and all expenses (including taxes) even if not taxable as court awarded costs (including, without limitation, all such fees, costs and expenses incident to appeals), incurred in that action or proceeding, in addition to any other relief to which such party or parties may be entitled.

10. Entire Agreement

This Agreement sets forth the entire agreement between the parties, and there are no other agreements or understandings, oral or written, between the parties concerning the subject thereof.

11. Survival of Provisions

All obligations of a continuing nature, including, but not limited to, Section 4 (Indemnification and Hold Harmless) and Section 5 (Due Care and Restoration), shall survive termination of this Agreement.

[Remainder of Page Intentionally Blank]

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized representatives as of the day and year first written above.

SEACOAST UTILITY AUTHORITY

ATTEST: Name: Jum Phillips, Depresentation Title: By: Rim Bishop, Executive Director SEAL OFFICIAL SEAL By: Robert A. Cole, Town Manager

Town Clerk

ATTEST:

Attachment "A"



ATTACHMENT "B"

Juno Isles Phase 2 Water Main Replacement Agreed Yard Layout & Usage

