WATER AND SEWER SERVICE AGREEMENT

	THIS	WATER	AND	SEWER	SERVICE	AGREEM	ENT	("Agr	reement")	is made	and
entered	into	this	day	of			by	and	between	LOCKA	١RD
DEVE	LOPN	1ENT GR	OUP,	INC, a C	Colorado con	poration ("I	Devel	loper") and THI	E TOWN	OF
JOHN	STOW	VN, a Col	orado l	nome-rule	municipali	ty, ("Town'	'), co	llectiv	ely somet	imes refe	erred
to as th	e "Par	ties".			-	,			•		

WITNESSETH:

WHEREAS, the Developer owns an interest in land comprised of approximately 1.9 acres and known as 25 Gateway Center Filing #3 Replat A, Block 3, Lot 2, more specifically described in the attached Exhibit A ("Subject Property"); and

WHEREAS, the Subject Property is being developed as 38,189 square-feet of light industrial storage garages and 0.387 acre of irrigated landscape, known as Johnstown Storage/Mountain View (the "Project"); and

WHEREAS, I-25 Gateway Center, LLC, a Colorado limited liability company, previously dedicated ten (10) shares of stock in the Consolidated Home Supply Ditch and Reservoir Company to the Town to supply the required water for those certain lands in the development known as the I-25 Gateway Center; and

WHEREAS, after execution of four separate water and sewer service agreements with the Town, on October 7, 2019, the Town and I-25 Gateway Center, LLC entered into an Addendum to Water Sewer Service Agreements with the Town ("Addendum"), wherein the parties agreed that, based on the initial dedication of water and the then existing use of the water, I-25 Gateway Center, LLC had a surplus raw water credit with the Town in the amount of 33.917 acre-feet at that time; and

WHEREAS, I-25 Gateway Center, LLC desires to assign a portion of the raw water credit to the Developer to supply the necessary water demand for the Project, as evidenced in Exhibit B, attached hereto and incorporated herein by reference; and

WHEREAS, based on such assignment, the Developer and the Town desire to set forth their agreement concerning water rights dedication and use of the raw water, preliminary projections of water and sewer demand, and a current commitment by the Town for water and sewer service for the Project.

NOW, THEREFORE, in consideration of the mutual promises hereinafter contained and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, and incorporating the foregoing recitals into the agreement, the Parties hereto agree as follows:

1. Water and Sewer Demand Studies. In compliance with the Town Water Rights Dedication Ordinance, set forth in the Johnstown Municipal Code, as amended, ("Ordinance"),

Developer has submitted to the Town a preliminary Water and Sewer Demand Analysis for the Project dated December 17, 2021. Said analysis was received by the Town and is on file with the Town and as modified by the Town's Water Engineer by memorandum dated March 25, 2022, is hereby accepted by the Town as to the potable water demands. Said analysis addresses the projected water and sewer demands for the Project as follows:

Development Component	Demand	Consumption	
(<u>Potable</u>)	(AF/YR)	(AF/YR)	
In-building use	0.10	0.005	
Landscaping irrigation	0.97	0.82	
Total potable water use	1.07	0.83	

- **2. Water Rights Dedication.** I-25 Gateway Center, LLC has assigned 1.07 acre-feet of its existing raw water credit to the Project, as shown in <u>Exhibit B</u>.
- 3. Commitment to serve. Subject to Developer's performance of all the covenants contained herein and payment of all required fees, the Town commits to provide to the Project up to 1.07 acre-feet per year of potable water supply together with the corresponding sewer service.
- 4. Future review of water usage and dedication requirements. In accordance with the Ordinance, the Town reserves the right to review actual water usage within the Project, at a point in time after water usage has been established, to confirm the adequacy of the water demand projections made by the Developer, and to require additional water rights dedication and/or cashin-lieu payments based on actual water usage.
- 5. Payment of Water Court Transfer fees. Within ten days of the execution of this Agreement, Developer shall pay to the Town the sum of Three Hundred Dollars (\$300.00) as payment of the Water Court Transfer Fees required by the Ordinance, based upon two (2) single family equivalent units.
- **6. Notices.** All notices, demands, or other documents required or desired to be given, made or sent to either Party under this Agreement shall be made in writing, shall be deemed effective upon receipt and shall be personally delivered, sent by electronic mail (on condition of acknowledgment of receipt by the intended recipient) or mailed postage prepaid, certified mail, return receipt requested, as follows:

TO DEVELOPER:

TO THE TOWN:

Lockard Development Group, Inc. 301 Alder Avenue, Dean Circle Johnstown, CO 80534

Email: lockardassociates@gmail.com

Town of Johnstown c/o Town Clerk 450 S. Parish Ave. Johnstown, CO 80534

Email: hhill@johnstownco.gov

WITH A COPY TO THE TOWN ATTORNEYS:

Avi Rocklin, Esq.
Johnstown Town Attorney
1437 N. Denver Avenue, #330
Loveland, CO 80538
Email: avi@rocklinlaw.com

Peter J. Ampe Hill & Robbins, P.C. 1660 Lincoln St., Suite 2720 Denver, CO 80264 Email: peterampe@hillandrobbins.com

The addresses for notices may be changed by written notice given to the other Party in the manner provided above.

- 7. **Default.** In the event of default by either Party hereunder the non-defaulting Party shall notify the defaulting Party in writing of such default(s), specifying the nature and extent thereof. If such default is not cured within thirty (30) days and the non-defaulting Party desires to seek recourse, the Parties shall participate in mediation, the costs of which shall be shared equally by both Parties. If mediation is not successful after a ninety-day period, either Party may then commence an action in a court of competent jurisdiction, and shall be entitled to such remedies as are provided by law, including the Town's ordinances.
- **8. Successors and assigns.** The benefits and burdens of this Agreement shall respectively inure to and be binding upon the successors and assigns of the Parties hereto. This Agreement shall not be assigned without the prior written consent of the other party, which shall not be unreasonably withheld.
- **9.** Amendment or modification. No amendment or modification of this Agreement shall be of any force or effect unless in writing and executed by the Parties hereto with the same formality as this Agreement.
- 10. Attorney's fees and costs. If any judicial proceedings may hereafter be brought to enforce any of the provisions hereof, including an action for specific performance and/or damages, the Town, if the prevailing party, shall be entitled to recover the costs of such proceedings, including reasonable attorney's fees and reasonable expert witness fees.
- 11. Waiver. The waiver of any breach of any of the provisions of this Agreement by either Party shall not constitute a continuing waiver of any subsequent breach by said Party, concerning either the same or any other provision of this Agreement.
- 12. Headings for convenience only. Paragraph headings and titles contained herein are intended for convenience and reference only and are not intended to define, limit, or describe the scope or intent of any provision of this Agreement.

- 13. Non severability. Each paragraph of this Agreement is intertwined with the others and is not severable unless by mutual consent of the Parties hereto.
- 14. Choice of laws. This Agreement and the rights and obligations of the Parties hereto shall be governed by the laws of the State of Colorado. Venue for any claim, proceeding or action shall be in Weld County, State of Colorado.
- 15. Entire agreement and Authorization. This Agreement constitutes the entire agreement between the Parties related to the subject matter hereof and any prior agreements pertaining thereto whether oral or written have been merged or integrated into this Agreement. Each of the undersigned represents to the others that he/she is authorized by his/her respective entity to execute this Agreement on behalf of that entity.
- 16. No Presumption. Each Party acknowledges that it has carefully read and reviewed the terms of this Agreement. Each Party acknowledges that the entry into and execution of this Agreement is of its own free and voluntary act and deed, without compulsion. Each Party acknowledges that it has obtained, or has had the opportunity to obtain, the advice of legal counsel of its own choosing in connection with the negotiation and execution of this Agreement and with respect to all matters set forth herein. The Parties agree that this Agreement reflects the joint drafting efforts of all Parties and in the event of any dispute, disagreement or controversy arising from this agreement, the Parties shall be considered joint authors and no provision shall be interpreted against any Party because of authorship.
- 17. Recordation. This Agreement may be recorded by the Town at Developer's expense in the office of the Clerk and Recorder of Weld County, Colorado, and, effective as of the date of such recordation, this Agreement shall run with the Subject Property, shall be binding upon the Parties hereto and the permitted successors and assigns of the Developer and shall constitute notice of this Agreement to all persons or entities not parties hereto.

IN WITNESS WHEREOF, the Parties have executed this Agreement the day and year first above written.

[Signatures Follow on Separate Page]

LOCKARD DEVELOPMENT GROUP,	Inc.
By: Market School Roland Lockard	
STATE OF COLORADO) ss COUNTY OF arjmer)	
SUBSCRIBED AND SWORN to before me Lockard, as the	e this 15th day of 141, 2022 by Roland of the Lockard Development Group, Inc.
Witness my hand and official seal.	Notary Public 1201 Lake Ave Berthond, Co 805/3 Address 970-532-1800 Telephone
My Commission Expires: Novembar	-17, <i>20</i> 25
TOWN OF JOHNSTOWN, COLORADO a municipal corporation	DANIELLE MARIE JACKSON NOTARY PUBLIC STATE OF COLORADO NOTARY ID 20214045345 MY COMMISSION EXPIRES NOVEMBER 17, 2025
By:Gary Lebsack, Mayor	
ATTEST:	
By:	

EXHIBIT A

LEGAL DESCRIPTION

BLOCK 3, LOT 2, BLOCK 3 OF THE I-25 GATEWAY CENTER, FILING NO. 3, REPLAT A, TOWN OF JOHNSTOWN, WELD COUNTY, COLORADO (REC #2681036)

WATER USE AUTHORIZATION from I-25 GATEWAY CENTER, LLC to JOHNSTOWN STORAGE/MOUNTAIN VIEW

- 1. <u>Water Demand</u>. In compliance with the Town Water Rights Dedication Ordinance, set forth in the Johnstown Municipal Code, Developer submitted a preliminary water and sewer demand analysis to the Town for the in-building and irrigation water needs of a light industrial storage garage ("Project"), known as Johnstown Storage/Mountain View. As approved by the Town's water engineer by memorandum dated March 25, 2022, the estimated average annual water demand for the Project will be 1.07 acre-feet per year of potable water, equating to 2 single family equivalent units.
- 2. <u>Water Assignment</u>. Through this Water Use Authorization, I-25 Gateway Center, LLC, a Colorado limited liability company, hereby assigns to Developer, and allows Developer to use, 1.07 acrefect of raw water per year from the existing raw water credit available to I-25 Gateway Center, LLC pursuant to that certain Addendum to Water Sewer Service Agreements dated October 7, 2019, to supply the required water for the Project. Said assignment is non-revocable.
- 3. <u>Surplus Credit</u>. The remaining raw water credit available to I-25 Gateway Center, LLC is shown in the Gateway Center Water Bank Allocation Worksheet (July 13, 2022) attached as <u>Exhibit 1</u> and incorporated herein by reference.

Dated:	_, 2022.			
TOWN OF JOHNSTOWN				
By:Matthew LeCerf, Town Mana	ager			
I-25 GATEWAY CENTER, LI				
By: Dennis Saffell, Owner				
STATE OF COLORADO)			
COUNTY OF)) ss			
SUBSCRIBED AND SWO Saffell, Managing Member of I-2	RN to before me this 12 day of 25 Gateway Center, LLC.	September	2022 by De	nnis
Witness my hand and offici	al seal.			1
Notary F My Commission Expires:	onya Harringta Public 110120210	n		
Expires.	41.012020	Γ	TONYA HARF	INGTON

NOTARY PUBLIC - STATE OF COLORADO Notary ID #20224023018 My Commission Expires 6/10/2026