# COMMISSIONERS FOR THE SALE OF TREATED WATER FROM THE VILLAGE OF THORNVILLE AGREEMENT BETWEEN THE VILLAGE OF THORNVIILLE AND THE PERRY COUNTY WATER SYSTEM

# AGREEMENT

of Ordinance No. 20-12, passed by its Council on the 14th day of December, 2020. "VILLAGE"), by its Village Administrator and Fiscal Officer, duly authorized in its behalf by duly authorized by a resolution adopted by its Board of County Commissioners on the  $23^{rd}$  day Date"), by and between the County of Perry, Ohio (hereinafter referred to as the "COUNTY"), December, 2020, THIS AGREEMENT, made and entered into on the date last executed below ("Effective and the Village of Thornville, Ohio (hereinafter referred to as

# WITNESSETH:

potable water from the well system of the VILLAGE; and WHEREAS, the VILLAGE operates and maintains a water system to furnish treated

the COUNTY develops a permanent potable water system of its own. WHEREAS, the COUNTY is desirous of obtaining potable water from the VILLAGE until

following terms, stipulations, conditions, and covenants: NOW, THEREFORE, the VILLAGE and the COUNTY do hereby mutually agree to the

#### ARTICLE 1

- to time established by the Ohio Environmental Protection Agency for potable water. the COUNTY shall at all times conform to the specifications and standards as may be from time The method of treatment and analysis of the water delivered by the VILLAGE to
- unusual demand elsewhere in the VILLAGE system, fire catastrophe, strike or labor trouble, civil gallons of potable water equivalent to an average of 170,000 gallons per day of potable water the service disruption described in this paragraph, as soon as practicable. hereinabove. The VILLAGE shall undertake reasonable efforts, to the extent possible, to remedy VILLAGE's obligations are delayed, restricted or made impossible for the reasons stated information of at least three (3) individuals for the VILLAGE to contact in the event that the COUNTY or its residents or customers. The COUNTY shall provide the VILLAGE with the contact shall not be liable or responsible for any damage, cost, and/or expense that may result to the delayed, restricted, or made impossible for any of the reasons stated hereinabove, the VILLAGE flow of water to the COUNTY. If the VILLAGE'S performance of any of its obligation hereunder is commotion, acts of GOD, or such other exceptional circumstances that prevents the normal terminate flows to the COUNTY in the event of equipment failure, shortage of raw water, per day (Maximum Daily Flow). The VILLAGE reserves the right to delay, restrict and/ or shall make available for delivery to the COUNTY a monthly maximum quantity of 5,270,000 During each monthly period for which this Agreement is in effect, the VILLAGE
- line on County Road 30. The COUNTY shall construct and retain ownership of master meter pits meter at the junction of State Route 204 and State Route 13 at the north VILLAGE corporation and associated piping to accommodate the master meter. The COUNTY shall furnish and maintain, at its sole cost and expense, a master
- (15) days after the last day of each said calendar month, the VILLAGE shall notify the COUNTY of render a statement of the balance due to the VILLAGE. The rate for water sold by the VILLAGE to the COUNTY under this Agreement shall be as follows: amount of the total gallonage used by the COUNTY in the proceeding period and shall Such master meters shall be read each month by the VILLAGE. Within fifteen

In years one and two: \$3.00 per 1,000 gallons

In years three and four: \$3.50 per 1,000 gallons

In year five: \$4.00 per 1,000 gallons

following the master meter reading the full amount owed to the VILLAGE. The COUNTY shall balance that remains delinquent beyond fifteen (15) days from the date payment is due. pay a late fee of ten percent (10%) of the total amount due and owing the VILLAGE for any COUNTY agrees to pay the VILLAGE on or before the 25<sup>th</sup> day of each month

- thirty-one (31) consecutive days or the actual flow exceeds 170,000 gallons per day for fifteen new taps onto the COUNTY distribution system, unless the exceedance is attributable to a one-(15) consecutive days, the VILLAGE shall have the absolute right to restrict the installation of time isolated event, not expected to repeat, such as but not limited to a water line break or fire If the COUNTY'S usage exceeds an average daily usage of 170,000 gallons for
- Section D above. under-reporting flows. The COUNTY shall pay all adjusted statements in accordance with reporting flows, and additional payment due the VILLAGE if it is determined that the meter is adjust them up or down, based upon the now known calibration issue, with a credit against the previous water statements for the six months prior to the determination of inaccuracy and master meter at the COUNTY's sole cost and expense. Additionally, the VILLAGE shall review deemed inaccurate. If the meter is deemed inaccurate, the COUNTY will repair or replace the Also, going forward, the VILLAGE may require, no more frequently than every twelve months sole cost and expense, the master meter which measures the water delivered to the COUNTY. next month's water bill in favor of the County if it is determined that the meter is over-Association Manual M6, at the manufacturer's specified "intermediate flow rate," shall be outside the accuracy limits specified in the most current edition of American Waterworks and in its sole discretion, that the COUNTY calibrate the master meter at the COUNTY's sole No later than 45 days after the Effective Date, the COUNTY shall calibrate at its A meter deemed to be measuring flow more than two percentage points
- provisions of applicable rules which are set forth in the Ohio Revised Code or Administrative Code, as may be modified from time to time Water sold and water service provided by the VILLAGE are subject to the

#### **ARTICLE 2**

- consistent with industry standard practices at all times and minimize water loss. distribution facilities in good condition in order to provide the prudent storage without cost or liability to the VILLAGE. The COUNTY agrees to maintain its water storage and regulations, and to make such lawful extensions as are deemed necessary by the COUNTY water storage and distribution system in accordance with applicable state and federal laws and The COUNTY agrees to design, construct, operate, maintain and regulate its own capacity
- cooperate with the VILLAGE in regulating flows to meet changing needs within the two water the COUNTY's normal daily The COUNTY agrees to inform the VILLAGE immediately of any known changes in water supply requirements. The COUNTY further agrees to
- the collection thereof. its consumers from the distribution system of the COUNTY and assume full responsibility for The COUNTY shall establish the rates and service charges for water supplied to

#### **ARTICLE 3**

and enforceable as to all nonresident users as well, including those being serviced by the COUNTY. Any water restrictions imposed by the VILLAGE on its residents shall also be applicable

#### **ARTICLE 4**

provided to the COUNTY compared to the VILLAGE's total water production over the twelve proportional share shall be calculated as a percentage of how much water the VILLAGE has negotiated increase in the Maximum Daily Flow or changes in local, state or federal law, rules maintenance costs, which are solely attributable to producing water because of either a Operational/Maintenance Costs shall become due and owing immediately. Agreement before the VILLAGE recovers all of the Unforeseen Operational/Maintenance Costs paragraph 1D. If the COUNTY terminates this Agreement proportional share Operational/Maintenance Costs through an adjustment in the rate schedule set forth in regulations ("Unforeseen Operational/Maintenance If the VILLAGE incurs any unforeseen, but necessary, additional operational and/or the months. COUNTY, the As of the outlined Unforeseen COUNTY's proportionate below, the VILLAGE Operational/Maintenance Costs"), the COUNTY shall pay its shall or decides to not renew share recover of Costs. the the Unforeseen Unforeseen

scheduled set forth in paragraph 1.D. operational change at its sole discretion and recover the cost through an adjustment in the rate rules or regulations, the VILLAGE can make the necessary improvement, repair, Operational/Maintenance Costs are required because of a change in local, state or federal law, increase. If there is no agreement, the Village will not construct the improvement, make the operational change to increase the Maximum Daily Flow, the VILLAGE and the COUNTY must operational Notwithstanding any of the foregoing, before undertaking any improvement and/or writing change, to the improvement and/or operational change and the associated rate and/or increase the Maximum Daily Flow. = the

#### **ARTICLE 5**

lawsuit seeking in a court of competent jurisdiction seeking the American Arbitration Association. Only after such mediation may either party commence a share of the compensation and administrative expenses required by the mediator. through mediation. Each Party shall bear its own costs of mediation, including its proportionate arising out of Article 4, immediately above), the Parties shall first attempt to resolve the dispute Agreement, civil damages, and any other such remedies available in law or equity. cannot agree to a mediator, they will submit their dispute to mediation under the auspices of mediator shall be selected by the agreement of the Parties. If, after thirty (30) days, the Parties If a dispute arises under this Agreement, (including a disagreement over a rate increase specific performance of this

#### ARTICLE 6

This Agreement shall take effect on January 1, 2021 and shall have a term of five

#### ARTICLE 7

and address hereinabove. Ohio 43076. Unless specified otherwise in this Agreement, all notices, the Administrator for the VILLAGE, whose place of business is 3 South Main Street, Thornville, agent of the VILLAGE for administration of the terms and conditions of this Agreement shall be receipt; facsimile with confirmation of receipt; or certified mail with return receipt requested have been given, served, or made by: hand delivery; email delivery with other communications to be given under this Agreement shall be in writing and deemed to Commissioners is 212 S. Main St, Lower Level, New Lexington, Ohio 43764. The designated by the Perry County Commissioners. The principal place of business of the Perry County All the terms and conditions of this Agreement for the COUNTY shall be administrated requests, demands and confirmation of

#### ARTICLE 8

assignee of the parties hereto commissions, boards or officers herein mentioned hereafter by operation of law succeeds to the powers and duties of any of the councils, This Agreement shall be binding upon and inure to the benefit of any successor or and upon any commission, council, board or officer which

#### **ARTICLE 9**

This Agreement shall be governed by the laws of the State of Ohio

# ARTICLE 10

organization to be invalid, illegal or unenforceable for any reason, it shall be invalid, illegal or as if such invalid, illegal, or unenforceable provision had never been contained herein enforceability of the other provisions of this Agreement and this Agreement will be construed unenforceable only to the extent so decision of any other governmental body or authority or regulatory or self-regulatory If any of this provision Agreement is held by any court or any act, regulation, rule or held and shall not affect the validity, legality or

## **ARTICLE 11**

both parties This Agreement is not assignable or transferable without the express written consent of

## **ARTICLE 12**

that or any other duty provision of this Agreement. Agreement shall not be deemed a continuing waiver or a waiver of any subsequent breach of The waiver by any party to this Agreement of a breach of any provision of this

## **ARTICLE 13**

agreements matter and contains all of the covenants, promises, representations, and agreements between Agreement shall be valid unless in writing and signed by both of the parties. This Agreement contains the entire agreement of the parties with respect to this subject with and discussions pertaining to respect to such subject matter and replaces, and the subject matters, no amendment, supersedes previous

# **ARTICLE 14**

the Parties, and the counterparts shall collectively constitute a single, original, document, notwithstanding the fact that the signatures may not appear on the same page. This Agreement may be executed by facsimile or email and in multiple counterparts by

hereunto subscribed his or her hands as contracting party by and on December 14, 2020. IN WITNESS WHEREOF, and pursuant to and authorization by the vote of the Council of the Village of Thornville, the Administrator of the Village of Thornville and Fiscal Officer has

President and Clerk of Commissioners have hereunto subscribed their hands as IN WITNESS WHEREOF, and pursuant to an authorization by the vote of the Board of Perry parties and on behalf of the Board of the Perry County Commissioners, this <u>23rd</u> day of County Commissioners, December, 2020 recorded on Page 353 of the Commissioners Journal # 85 the contracting

Traci Sturgill, Administrator

Village of Thornville

Date: 12-14-2020

Melissa Tremblay, Fiscal Officer

Approved as to Form this

14<sup>th</sup> day of December 2020

Brian M. Zets, Esq., Solicitor

Village of Thornville

Ben Campenter, President

Perry County Commissioners

Date: 12-23-2020

James O'Brien

Perry County Commissioners

Date: 12.23-2020

Date: 12-14-2020

Village of Thornville

Scott Owen

**Perry County Commissioners** 

Date:\_ 12-23-2020

Approved as to form this

18th day of Que. 2020

467 . Perry County Prosecuting Attorney

Perry County Commissioners Clerk