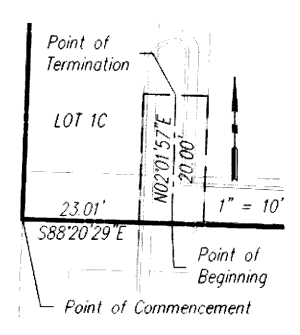
WATER LINE EASEMENT (Limited Liability Company)

THIS WATER LINE EASEMENT AGREEMENT ("Agreement"), made and entered into this _______ day of ________, 2023, ("Effective Date") by and between *Anaconda, LLC*, Grantor, a Limited Liability Company organized and existing under the laws of the State of Missouri, and the City of Lee's Summit, Missouri, a Missouri Municipal Corporation with a mailing address of 220 S.E. Green, Jackson County, Lee's Summit, Missouri 64063, Grantee.

The **GRANTOR**, for and in consideration of the sum of One and no/l00's Dollars (\$1.00) and other good and valuable consideration to it paid by the **Grantee**, the receipt and sufficiency of which is hereby acknowledged, does by these presents grant, bargain, sell, convey, and confirm unto said **Grantee**, its successors and assigns, a permanent and exclusive easement for the construction, operation, maintenance, repair, replacement, inspection, and removal of water pipelines, meters, vaults, related facilities, and all necessary appurtenances thereto ("Water Utilities"), together with the right of ingress to and egress to and from the Easement Area for the purpose of **Grantee** exercising the rights in this Agreement, over, under, through, across, in and upon the following described lands in Jackson County, Missouri, to-wit:



A ten-foot-wide Utility Easement with the centerline of said easement described as follows: Commencing at the southwest corner of Lot 1C, Douglas Corner 1* Plat, a subdivision in Lee's Summit, Jackson County, Missouri. Thence S88°20′29″E along the south line of Lot 1C a distance of 23.01′ to the Point of Beginning; thence N02°01′57″E a distance of 20.00′ to the Point of Termination.

Project: Project No.: Tract: **GRANTEE**, its successors and assigns, shall have the right to trim, remove, eradicate, cut, and clear away any trees, limbs, brush, and vines ("Vegetation") on the Easement Area or on routes exercised as access to the Easement Area now or at any future time whenever in its judgment such Vegetation will interfere with or endanger the exercise of the rights in this Agreement.

GRANTEE, its successors and assigns, shall have the right of ownership, use, and control of all Water Utilities for the circulation and distribution of water for public or private use through the Easement Area and for all proper purposes connected with the installation, use, maintenance, and replacement of the Water Utilities (and other equipment) and with the attachment thereto of service lines of its consumers.

GRANTOR agrees not to obstruct or interfere with the use, operation, or maintenance of such Water Utilities, by erecting, or causing or allowing to be erected, any building or structures on or within said Easement Area or Vegetation in the Easement Area that interferes with or endangers the exercise of Grantee's rights in this Agreement.

GRANTEE agrees to maintain the Water Utilities constructed by Grantee or its agents, employees, contractors, invitees, permittees, licensees, successors, or assigns in the Easement Area. Grantor agrees to perform all other maintenance in the Easement Area.

GRANTOR further states that it is lawfully seized of title to the land through which said easement is granted and that it has good and lawful right to convey said easement to the **Grantee** herein.

GRANTOR, to the fullest extent allowed by law, including, without limitation, section 527.188, RSMo., hereby waives any right to request vacation of the easement herein granted.

This Agreement shall be taken and deemed to have been fully executed and made by the parties herein and governed by the laws of the State of Missouri for all purposes and intents. Venue under this Agreement or any disputes that come from it shall be in the Circuit Court of Jackson County, Missouri at Independence.

The parties agree to cooperate fully, to execute any supplemental agreements, and to take all additional actions that may be reasonably necessary or appropriate to give full force and effect to the basic terms and intent of this Agreement.

THIS GRANT and easement shall, at all times be deemed to be and shall be, a continuing covenant running with the land and shall be binding upon the successors and assigns of the **Grantor**.

Project: Project No.: Tract:

TO HAVE AND TO HOLD THE SAME, together with all appurtenances and immunities thereunto belonging or in any

Project: Project No.: Tract:

ACKNOWLEDGMENT

STATE OF N	MISSOURI					
COUNTY O	F JACKSON				-	
name of LL liability cor	Maly Yw Hendr C), known to me to b mpany and acknowled ted that said acknowled	name of me the person who exe	anager or member) o cuted the within wate r she executed the sa	of <u>fnacon</u> er line easeme ame for the pu d deed of <u>and</u>	ent in behalf of said limited Irposes therein stated and	
Accepted b	by the City of Lee's Su	ummit, Missouri, this	day of	TO ONLY TO SERVICE STATE OF THE SERVICE STATE OF TH	_, 2023:	
City of Lee	's Summit, Il corporation					
Ву:						
STATE OF MI		ACKNOWLE	DGMENT			
COUNTY OF	JACKSON					
appeared	thisday of in the year 2023 before me, a Notary Public in and for said state, personally peared, the of the City of Lee's Summit, a municipal reporation, known to me to be the person who executed the within water line easement in behalf of said municipal					
corporation	and acknowledged to		ecuted the same for t	the purposes t	herein stated and further	
			Notary Public Signat	cure		

Project: Project No.: Tract:

Page 4 of 4