Attachment "C"

WATER USE ORDINANCE and SEWER USE ORDINANCE RAPID VALLEY SANITARY DISTRICT - WATER SERVICE

MAINTENANCE/REPAIR/ REPLACEMENT AUTHORIZATION

WAINTENANCE/KETAIK/ F	ALI LACEMENT AUTHORIZATION
a qualified contractor to enter upon the prem	ary District - Water Service (hereafter "District") to secure lises serviced by the District to make such necessary ce lines (water/sewer) as it deems necessary to maintain
hereby acknowledges that the cost of any work the service line (water or sewer) to the above-des	box below agreed upon by the District), the undersigned relating to the maintenance, repair and/or replacement of scribed property shall be at the sole cost of the Owner(s) rict harmless from any liability or costs arising out of such e lines to the property.
work, Owner(s) acknowledges and agrees that use remit payment in full to the District's office as Provided, however, if Owner(s) has made prior as payments (plus a one-time service charge of ten equal monthly installments (without interest), in District. The plumbing on the effluent side of owner. Owner(s) understands and agrees that in plumbing on the effluent side of the meter for the of the total of the plumbing contractor's invoice,	Owner(s) with the District prior to commencement of the apon receipt of the District's invoice, the Owner(s) shall at 4611 Teak Drive, Rapid City, South Dakota 57703 arrangements with the District, the District will schedule percent [10%] of the total of the contractor's invoice) in accordance with payment schedule to be determined by a the meter will be the responsibility of the property the event the District schedules a plumber to perform any a homeowner and the homeowner does not remit payment the District will apply the total of the contractor's invoice the total of the contractor's invoice the total of the contractor's invoice below relevant to payment schedule.
terms of this agreement, then in that event the Di all further services to the above referenced prope services rendered. In accordance with South Dake the District is authorized to pursue all legal mea	nt he/she does not remit payments in accordance with the strict, upon thirty (30) days written notice, may terminate try until payment in full is remitted to the District for the ota Codified Laws (34A-5-40), the Board of Directors for ans to collect unpaid water and sewer bills (including alding, but not limited to, assessing such amounts as a levy
entering upon Owner(s)' property to make any lines; however, the advance notice may be waive	will give Owner(s) twenty-four (24) hour notice before such maintenance, repair and/or replacement of service d by the undersigned or other occupant of the premises in necessary to avoid damage, contamination or interruption
Signature of Owner(s)	Date
Signature of Owner(s)	

Revised February, 2025

ACKNOWLEDGED AND AFFIRMED Authorized Representative of the District Authorized Representative of the District Check box if no charge for water/sewer service maintenance repair and/or replacement. Check box if Owner(s) will make payment in full upon receipt of invoice. * Check box if charges will be applied to owner's account. Terms: \$ x months.

Water Use Ordinance No. 14-1, Article VI, Section H.

The District at their discretion may replace or repair non-functioning or damaged water service lines that are a maximum of 1" inch in diameter from curb stop to the meter for single family dwellings within Rapid Valley Sanitary District. (Commercial properties are not included). The property owner or consumer is required to sign a repair/replacement authorization form (Water Ordinance No. 14-2 Attachment "C") in order for the District to perform this service. The replacement and/or repair will be done in accordance with established District criteria and the location of the meter inside the home or within the meter pit will be at the discretion of authorized personnel of the District. This may require relocating the meter. If homeowner requests for alternate location, this additional cost and responsibility for this work will be borne by homeowner. The District will replace up to a maximum of one hundred (100) feet of service line, if replacement of service line is required. The District will not be responsible for the repair or replacement of a meter pit. The plumbing on the effluent side of the meter will be the responsibility of the property owner. The consumer is responsible for proper protection of the service line up to and including the Districts meter to keep from freezing.

The District shall not be responsible for settling of the surface over the consumer's water line (without charge to property owner) after the expiration of ninety (90) days from date of completion of new installation. Not included, nor shall the District be responsible for cost of replacing sod, grass, shrubs, trees or the reclamation of other landscaping, decks, patios, driveways, concrete, or any structures if removal of such is required for installation, or be held responsible for any damage to property in accordance with Article VI, Section E.

Sewer Use Ordinance No. 14-2, Article III, Section 3

All costs and expenses incidental to the installation and connection of the building sewer shall be borne by the owner(s). The owner(s) shall indemnify the District from any loss or damage that may, directly or indirectly, be occasioned by the installation of the building sewer. The owners shall incur all costs for maintenance and repair or replacement of their entire sewer service from sewer main connection to the building or residence. Residential services are able to be repaired by the District with no cost to the owner if service is collapsed or a physical separation is evident from the sewer main to the property boundary after the resident verifies with a District representative video showing the location of defect. This does not include plugged sewer

services due to flushing materials or objects that create blockages. A repair authorization form is required to be signed by the owner of the property. The owners shall indemnify the District from any loss or damage from sewer main backups, to be a direct result of sole negligence on the District's part.