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00000000100035177095505242011061-1365253

PROMISSORY NOTE

\$300,000.					00000	CDJ	以是的修改
riorer	nces in the boxes above are for Any item i	above containing	do not limit the a has been omitted	due to text length	document to any particul imitations.	tar loan or ite	im.
Borrower:	SOUTHERN WATER & SEW 61–1365253) P.O. Box 610 McDowell, KY 41647	ER DISTRICT (TIN:	Lend	Martin E 39 Trian P.O. Bot	gle Street		
Principal	Amount: \$300,000.00	Inter	rest Rate: 6	250%	Dale of N	lote: May	24 2011
PROMISE TO lawful mone may be out "INTEREST	O PAY. SOUTHERN WATER a by of the United States of Ame standing, logether with inter CALCULATION METHOD" pa ce Unill repayment of each a	SEWER DISTRICT ("E erica, the principal amo est on the unpaid out	Borrower") pron ount of Three H Islanding princ	nises to pay to Fil undred Thousand pal balance of e	RST GUARANTY BANK & 00/100 Dollars (\$30 ach advance, calculat	("Lender"), 0,000.00) or ed as desci	or order, in so much as libed in the
payments w costs. Borre	Borrower will pay this loan in all outstanding principal plus till be applied first to any acc ower will pay Lender at Lende	an accrued unpaid interest; i rrued unpaid interest; i rr's address shown abo	then to principation way 24	, 2012. Unless of il; then to any tai ther place as Len	therwise agreed or req le charges; and then t der may designate in v	uired by app o any unpai vriting.	d collection
INTEREST (interest rate principal bai	CALCULATION METHOD. Inte over the number of days in lance is outstanding. All inter	a year, multiplied by the set of	mpuled on a 30 he outstanding Note is comput	5/365 simple inte principal balance ed using this met	rest basis; that is, by a , multiplied by the act thod.	applying the val number	of days the
or a portion obligation to marked "paid rights under amounts, inc lendered witt Martin Branc	NT; MINIMUM INTEREST CHA m interest charge of \$10.00. (of the amount owed earlier tha continue to make payments. R d in full", "without recourse", or this Note, and Borrower will rein cluding any check or other payr h other conditions or limitations h, 39 Triangle Street, P.O. Box I	In it is due. Early payme lather, early payments wi similar language. If Bor main obligated to pay an ment instrument that ind s or as full satisfaction of 888, Martin, KY 41649.	oligation to pay i ents will not, uni ill reduce the pri- rrower sends su iy further amoun licales that the p of a disputed ar	iny minimum inter ess agreed to by incipal balance due ch a payment, Ler I owed to Lender, ayment constitute nount must be ma	est charge, Borrower m Lender in writing, reliev 3. Borrower agrees not i der may accept il witho All written communicat s "payment in full" of the ailed or delivered to: F	ay pay withous a Borrower o to send Lend but losing any ions concern a amount ow IRST GUAR/	ut penalty al of Borrower's payments of Lender's ing disputed red or that is NNTY BANK
Dreater.	GE. If a payment is 10 days or	more late, Borrower will	be charged 5.0	00% of the regula	rly scheduled payment	or \$25.00, v	whichever is
INTEREST A	AFTER DEFAULT. Upon deta points. However, in no event wi	ult, including failure to p	pay upon final n	naturity, the intere-	st rate on this Note sha	li be increas	ed by 2.000
LENDER'S I	RIGHTS. Upon delault, Lend due, and then Borrower will pay	der may declare the er	ntire unpaid pri	ncipal balance un	ider this Note and all	w. accrued ung	paid Interes
ATTORNEYS that amount, there is a la	5' FEES; EXPENSES. Lender This includes, subject to any it wsuit, including reasonable att ay or injunction), and appeals.	may hire or pay someon imits under applicable la lorpays' less and local	ne else to help ci iw, Landar's reas	bilect this Note it B conable altorneys'	forrower does not pay. foes and Lender's legal	Borrower will expanses wi	pay Lender helher or no
GOVERNING	GLAW. This Note will be gove onwealth of Kentucky withou alth of Kentucky.	erned by lederal law ap ut regard to its confl	plicable to Len licts of law pr	der and, lo the ex ovisions. This	tent not preempted by Note has been accept	lederal law, pled by Ler	, the laws o nder in the
CHOICE OF	VENUE. If there is a lawsui alth of Kentucky.	it, Borrower agrees upo	on Lender's req	uest to submit to	the jurisdiction of the	courts of FI	oyd County
RIGHT OF S checking, sai the future. H	SETOFF. To the extent permit vings, or some other account). However, this does not include ander, to the extent permitted by	any IRA or Keoch account	unis Borrower hold	is joinly with some	one else and all accour	its Borrower	may open in
COLLATER	L. Borrower acknowledges this	s Note is secured by the	following collate	ral described in th	e security instruments li	sted herein:	
	origage dated May 24, 2011, to						
LINE OF CR further loan a requests sha telephone or advances an revocation of lo be liable accounts wit infernal reco guarantor is connection v otherwise att provided pur	enlory, challel paper, accounts, IEDIT. This Note evidences a advances. Advances under this r otherwise to Lender are to b id authorize payments under th such authority: Paula Johnas for all sums either: (A) advai h Lender. The unpaid principa rds, including daily computer in default under the terms of this with the signing of this Note; (C) simpts to lamit, modity or revoke rsuant to this Note for purposes	straight line of credit. (is Note may be requeste he day of the request, of e directed to Lender's of he line of credit until Le on, Chairman and Bert noted in accordance wit it balance owing on this print-ouls. Lender wit is Note or any agreemen B) Borrower or any gua o such guarantor's guara other than those authori	Once the total a ed either orally c on forms accept office shown ab inder receives fr I Laye, Treasure h the instruction Note at any tim have no obliga it that Borrower c arantor ceases d nitee of this Note teed by Lender.	mount of principal r in writing by Bo able to Lender. A able to Lender. A ove. The following pm Borrower, at L r of SOUTHERN 's s of an authorize a may be evidenco tion to advanco f v any guarantor h oing business or i or any other loan	has been advanced, B rrower or as provided in NI communications, inst org person or persons a ender's address shown WATER & SEWER DIS d parson or (B) cred ed by endorsements on unds under this Note i as with Lender, includin s insolvent; (C) any g with Lender; or (C) Bo	orrower is n in this paragra ructions, or o are authorize- above, writt TRICT. Borr fied to any o this Note or this Note or (; (A) Borr g any agreen garantor seei rrower has a	ol entitled to toph. All oral directions by d to request en notice of ower agrees d Borrower's by Lendor's by Lendor's ower or any nent made in rs, claims or pplied funds
and assigns,	R INTERESTS. The terms of U and shall inure to the benefit of OF INACCURATE INFORMA	Lender and its success	iors and assigns.				
inaccuracy(k	inaccurate information about E as) should be sent to Lender at	Borrower's account(s) to the following address: Fi	irst Guaranty Bar	porting agency. I nk P.O. Box 888 M	Borrower's written notic lartin , KY 41649.	e describing	the specific
extent allow	ROVISIONS. If any part of this his or remedies under this Note ed by law, walve presentment, presely stated in writing on one	e without losing them. B demand for payment,	Sorrower and an	other person wh	o signs, quarantees or c	indorses this	Nole, to the

any of its rights or remedies under this Note without losing them. Borrower and any other person who signs, guarantees or endorses this Note, to the extent allowed by law, welve presentment, demand for payment, and notice of dishonor. Upon any change in the terms of this Note, and unless otherwise expressly stated in writing, no party who signs this Note, whether as maker, guarantor, accommodation maker or endorser, shall be released from liability. All such parties agree that Lender may renew or eatend (repeatedly and for any length of time) this loan or release any party or guarantor or collateral; or impair, fail to realize upon or perfect Lender's security interest in the collateral; and take any other action deemed necessary by Lender without the consent of or notice to anyone. All such parties also agree that Lender may modify this loan without the consent of or notice to anyone other than the party with whom the modification is made. The obligations under this Note are joint and several.

NY. Loan No:

PRIOR TO SIGNING THIS NOTE, BORROWER READ AND UNDERSTOOD ALL THE PROVISIONS OF THIS NOTE. BORROWER AGREES TO THE TERMS OF THE NOTE,

BORROWER ACKNOWLEDGES RECEIPT OF A COMPLETED COPY OF THIS PROMISSORY NOTE. BORROWER:

SOUTHERN WATER & SEWER DISTRICT 6 Vo By Paula Johnson, Chairman of SOUTH SEWER DISTRICT WATER &

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By: Bert Layne, Treasurer of SOUTHERN WATER & SEWER DISTRICT

1416 PED Later & W. SELSTON Cont. Parametrial Section, Inc. 1007, 2011. All 4919 Despire . - KY 2.007.0488-057.04.1911 5 18-1741 PA-COMMETIC

PROMISSORY NOTE

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Delector		T			and the second se		
Principal \$225,788.30	Loan Date 01-08-2020	Maturity 12-24-2020	Loan No	Call / Coll 1E1	Account	Officer	Initials
References in th	to boxes above are Any liter	for Lender's use on above containing	nly and do not limit the	applicability of this ad due to text length	document to any part	icular loan or	tem.
Borrower: Seu	Utern Water & Sewe			der: Peoples i	States and the second		
P.O.	Box 610 Jowell, KY 41647			Prestons	burg Office mold Ave		
					burg, KY 41653		
Principal Amou	int: \$225,788.3	30			Date of Note		9 2020
(\$225,788.30), to	golher with Interest	on the unpaid pri	Borrower") promises to Two Hundred Twenty- neipal balance from Jan	uary 8, 2020, until 1	k ("Londer"), er order on Hundred Eighty-e beid in full	, in lawful m ight & 30/1	ency of the
PAYMENT. Subjo \$4,285.60 each a subsequent payme be for all principal applicable law, pay collection costs. B	act to any payment and one irregular la nts are due on the s l and all accrued in yments will be applic forrawer will pay Les	t changes result ist payment estimation are day of each iterest not yet pay of first to any act ndor of Landers of	ig from changes in the noted at \$189,202.51 month after that. Borr ild. Poymenis include crued unpaid interest if address shown above of	Index, Berrower m Berrower's first ower's final payment principal and intere ion to principal; thar of such other place	till pay this lean in 1 payment is duo Janu will be due on Decar st. Unless otherwise is any late charges; as Lender may delor	mber 24, 202 mber 24, 202 agreed or a and then to nate in writin	20, and all 20, and will required by any unpaid
VARIABLE ENTERE which is the Highe rate charged by Le occur more often i 4.750% per annuur METHOD" paragraj based on a year of indefinitely, or part Londer may also a value, or zoro, tr substitute index an offective and bird NOTICE: Under no 25.000% per annu do one or more of t increase Borower?	ST RATE. The inte sit Prime rate as pu- nder on its leans. L than each day. Bo m. Interest on the phusing a rate of 0 300 days. If Londo manenity, during the mend and adjust th a making theso am di margin for the sp Borrower 10 busin circumstances will in or the maximum the following: (A) 1	rest rule on this blished in the Wr. ander will toll Be- mower understan unpaid principal i 0.500 percentage of determines, in il sterm of this No o Margin to acco condiments, Londe weifine Index that css days after Lo the Interest rate of the Interest rate of accrose Berrowe	Noie is subject to chan all Street Journal, adjus rever the current index ds that Lender may mu balance of this Noie w points over the index is solo discretion, that it to, Lender may amend impany the substitute in r may take into consis is unavailable or unrelis inder gives written nod on this Nois be more in pplicable law. Whence it (C) hence the	ge fram lime to tim led deily, (he "Inde rato upon Borrowo ita loans based en ill bo calcutated as (the "Margh"), resu he Index has becom this Note by design ndex. The change i deration any than-p bie. Such an amen no scass for any h or increases occur in	a based on changes I x ² . The index is not for request. The index other rates as woll, described in the TNT liting in an initial rate a unavailable or unres a bing a substantialty or to the Margin may be revailing market con- diment to the forms or co- light default rate sho the interest rate, here the interest rate, here	In an Indeper I necessarily cost rate chan The Index (TEREST CAL of 5.250% a bostive (a positive (a positive (a positive (a positive (a positive (I this Note w msent of the mder, at its o	ndent Index the lowest ngo will not turrently is .GULATION per annum emporarity, ituto index. or negative selecting o vill becomo P Borrower. ne lesser of polion, may
INTEREST CALCUL over a year of 360 substanding, All In	ATION METHOD.	Interest on this N by the outstandin r this Note is con	tote is computed on a ing principal balanco, m inputed using this mothe				
without penelty all Borrower of Borrow batence due and m "without recourse" this Note, and Borr amounts, Including that is tendered with	or a portion of the a war's obligation to a may result in Borrow , or aimitar language tower will remain o any check or other	amount owed earl ontinue to make g wer's making tew or if Borrower to bligated to pay a payment instrumi or ifinitations or a	event, even upen full ner than Borrowers ext icr than it is due. Early symmits under the poy- er payments, Borrow nots such a payment, L ury further amount own ont that indicates that u is full estisfaction of a 17 4 1653.	igation to pay any r payments will not, t ment schedule. Rat of agrees not to so ender may accept it ad to Lander. All w	minum interest cha mices agreed to by Lu hor, carly payments v not Londer payments without losing any o rritten communication	nge, Borrowe ender in writi will raduce th marked "pai of Lender's de ns concerning	er may pay ng, relieve te principal id in full", ghts under g disputed
ATE CHARGE, If	a paymont is 10 day	rs or more fale, B	orrower will be charged	5.000% of the regu	larly scheduled paymi	en1.	
Interest rale change		poolled had there	alluro to pay upon fina Default Rate Margin*), a been no default. Ho				
DEFAULT. Each of	the following shall o	constitute an ever	nt of dofault ("Event of t) efault") under this (lote:		
Payment Oefau Olber Defaulte	It. Borrower falls to	o make any paym	enl when due under this	Note.			
	ted documents or to and Borrower.	comply with or to	o perform any other ten o perform any term, ob	n, obligation, coven ligation, covenant or	ant or condition contained i condition contained i	lined in this in any other i	Note or in agreement
Environmental any environmen	Default. Folluro of nual agreement exec	any party to com utad in connectio	ply with or perform wh	en due any lerm, et	ligation, covenant or	condition co	nlained in
False Statemen Note or the reli	ts. Any warranty	representation or pise or misleading	statement made or furn I n any material respec	lahad to Lender by I I, either new or at B	Borrowat or on Borro to lime made or fumi	wer's behalf shed of beco	under this ames faise
creditor worker	Death or inscivency. The death of Borrower or the dissolution or termination of Borrower's existence as a going business, the inscivency of Borrower, the appointment of a receiver for any part of Borrower's property, any assignment for the benefit of creditors, any type of creditor workout, or the commencement of any proceeding under any bankruptcy or inscivency laws by or against Borrower.						
Creditor or For repossession of This includes a not apply if the forfaiture proce a surety bond	feiture Proceedings r any other method gamishment of any re is a good faith di reding and if Borrow	by any creditor of Borrower's an ispute by Borrower of class Londorw	nt of foreclosure or for of Borrower or by any ccounts, including dopo er as to the validity or r ritten notico of the crea (ing, in an amount dete	falture proceedings, governmental agen sit accounts, with Le resenableness of the	whether by judicial cy against any collate ender. However, this c claim which is the t	proceeding, eral securing Event of De basis of the c	fault shaft creditor or
Events Affecting Quaranter. Any of the preceding events occurs with respect to any guaranter, endorser, surety, or accommodation party of any of the indebtedness or any guaranter, endorser, surety, or accommodation party dies or becomes incompetent, or revokes or disputes the validity of, or liability under, any guaranty of the indebtedness evidenced by this Note.							
Adverse Change. A material adverse change occurs in Berrower's linancial condition, or Lender believes the prospect of payment or performance of this Note is impaired.							
Insecurity. Len	der in good faith bei	loves liself Insect					
	o offer portonal will	pay mat amount					
whether or not ther modify or vacate any	o is a lowsuit Inch	uding reasonable	y someone clas to help under applicable law, L attorneys' less and le oppeals. If not prohibite	choors reasonable p	illomeys' fees and Le	ender's legal	expenses
JURY WATVER 1 on	dar and Barramar b	arabu tunlus fire a					

JURY WAIVER. Lender and Borrower hareby walve the right to any jury trial in any action, proceeding, or counterclaim brought by either Londer or Borrower against the other,

Loan No:	PROMISSORY NOTE (Continued)	Pago 2
		and the second

GOVERNING LAW. This Note will be governed by federal law applicable to Lender and, to the extent not preempled by federal law, the laws of the Commonwealth of Kentucky without regard to its conflicts of law provisions. This Note has been accepted by Lender in the Commonwealth of Kentucky.

DISHONORED ITEM FEE. Borrower will pay a fee to Lender of \$32.00 if Borrower makes a payment on Borrower's lean and the check or preatithorized charge with which Borrower pays is later dishonored.

RIGHT OF SETOFF. To the extent permitted by applicable law, Lender reserves a right of sotoff in all Borrower's accounts with Lender (whether checking, savings, or some other account). This includes all accounts Borrower holds jointly with sameone else and all accounts Borrower may open in the future. However, this does not include any IRA or Keeph accounts, or any trust accounts for which sotoff would be prohibited by and all such accounts Lender, to the extent permitted by opplicable law, to charge or setoff all sume owing on the indebtedness against any all such accounts.

COLLATERAL. Borrower acknowledges this Noto is secured by all of the property and essets described in any security agreement, merigage, deed of trust, assignment, piedge agreement and/or other security instrument(s) executed by Barrower and delivered to Lender in connection herawith.

REGULATION Z. If your deposit account has been taken as collatoral for this ican, "the annual percentage rate does not reflect the deposit securing this loan or the interest earned on that deposit".

LIEN RELEASE FEES. In addition to all other charges, you agree, to the extent not prohibited by law, to pay all governmental fees for release of our security interests in collateral securing your Gredit Line. You will pay these fees at the time the time or times are released.

ADDITIONAL TERMS AND AGREEMENTS. Borrower ogreas to provide, upon request, or as specified in any business lean agreement or any other sgreement or lean with lender, any ficancial statements or lax information or other information lender moy doem necessary from time to time during the period of time any lean betance is outstanding or commitment to lean funds is in effect. Borrower warrants that all financial statements and information provided are or will be accurate, correct, current, and complete, and that same will be provided within (7) seven calendar days of request.

LOAN AMORTIZATION. This loan is amortized over 60 months.

PRIOR NOTE. This Note is issued, not as a payment loward, but as a continuation of, the obligations of Borrower to Lender pursuant to that contain promissory note dated July 15, 2019 in the principal amount of \$230,773.37 (logother with all prior amendments thereto or restatements thereof, the "Prior Note"). Accordingly, this Note shall not be construed as a nevation or extinguishment of the obligations arising under the Prior Note, and its issuance shall not effect the priority of any security interest granted in connection with the Prior Note,

SUCCESSOR INTERESTS. The terms of this Note shall be binding upon Borrower, and upon Borrower's heirs, personal representatives, successors and assigna, and shall inure to the benefit of Lender and its successors and assigna.

GENERAL PROVISIONS. If any part of this Note cannot be enforced, this fact will not allect the rest of the Note. Lender may delay or forgo enforcing any of its rights or remedies under this Note without losing them. Borrower and any other person who signs, guarantees or endersos this Note, not unless otherwise expressive stated in writing, no party who signs this Note, whother as maker, guaranter, accommodation maker or endorser, shall be released from Tability. At such parties agree that Lender may renew or exited (repeatedly and for any length of time) this form or release any party or guarantee or collaterat; or impair, fail to realize upon or perfect Lender's security interest in the collaterat; and take any other action deemed necessary by Lender without the consent of or notice to anyone. All such parties also agree that Lender may render this loan without the consent of or notice to anyone other than the party with whom the modification is made. The obligations under this Note am joint and several.

PRIOR TO SIGNING THIS NOTE, BORROWER READ AND UNDERSTOOD ALL THE PROVISIONS OF THIS NOTE, INCLUDING THE VARIABLE INTEREST RATE PROVISIONS. BORROWER AGREES TO THE TERMS OF THE NOTE.

BORROWER ACKNOWLEDGES RECEIPT OF A COMPLETED COPY OF THIS PROMISSORY NOTE.

SOUTHERN WATER & SEWER DISTRICT 2 NO 8, Jatfrey Prater, Sewer District Chairfnan 07 Southern Water

BORROWER:

The TALAST Care Frame USA Copuration INT, SELL AS Farm Reserved . IT Bast CAR COSTS (2-4548) MALLS