## WATER USER AGREEMENT - SPECIAL CONTRACT

This Agreement entered into between Overland Development whose address is 18211 Valleyview Ct, Catlettsburg Kentucky 41129 party of the FIRST PART, and the Big Sandy Water District, 18200 State Route 3, Catlettsburg Kentucky, party of the SECOND PART.

WHEREAS, the party of the FIRST PART desires to purchase water from the party of the SECOND PART, the party of the FIRST PART enters into this Water User Agreement as required by the BYLAWS of the Party of the SECOND PART and as defined in 807 KAR 5;011, Tariffs, Section 13, Special Contracts.

NOW THEREOF, in consideration of the mutual covenants, promises, and agreements herein contained, it is hereby understood and agreed by the parties hereto as follows:

The party of the SECOND PART shall furnish, subject to the limitations set out in its BYLAWS and Rules and Regulations now in force or as here after amended, such quantity of water as the party of the FIRST PART may desire for domestic use in connection with property to served by this Agreement. The property to be serviced is known as Lockwood Estates.

The party of the FIRST PART shall install and maintain at its own expense a service line which shall begin at the meter and extend to the place of use. The location of the water meters on the property will be determined by mutual agreement of the parties, which shall be the nearest point to the water main of purchaser's property. The party of the SECOND PART shall continue to furnish and maintain a cutoff valve and a 3" water meter. The party of the SECOND PART shall have exclusive right to use such cutoff valve and a 3" water meter. Any future location of connections and meters to this property shall be determined by mutual agreement. The party of the FIRST PART agrees to pay a connection fee equal to the actual cost.

The <u>MINIMUM BILL</u> for service to the party of the FIRST PART under this Agreement shall be \$ 545.75 , plus \$.91 cents per thousand gallons of water per month on the total of all meters.

The party of the FIRST PART agrees to comply with and be bound by the Articles, BYLAWS, Rules and Regulations of the party of the SECOND PART now in force or as hereafter duly and legally supplemented, amended, or changed. The party of the FIRST PART agrees to pay for water at such time and place as shall be determined by the party of the SECOND PART, and agrees to the imposition of such penalties for noncompliance as are now set out in the party of the SECOND PART'S BYLAWS and Rules and

Regulations, or which have been or hereafter shall be adopted and impered by the party ISSION

of the SECOND PART.

EFFECTIVE 6/22/2007 PURSUANT TO 807 KAR 5:011 SECTION 9 (1)

OF KENTUCKY

Executive Director

The party of the FIRST PART shall agree to any further rate changes in the cost of purchased water incurred by Big Sandy Water District from their supplier that shall be passed through to Overland Development in accordance with 807 KAR 5:068.

In the event that the Big Sandy Water District must allocate and/or limit water use to Overland Development for if more than two (2) days, then Overland Development will have the option of reconnecting their own water system and not be obligated to a minimum bill for the next 30 day billing period, or until water is available from the Big Sandy Water District on a continuous basis as previously provided before change in systems.

The contract shall remain in effect for 20 years and is renewable at 10-year intervals. The failure of the party of the FIRST PART to pay water charges duly imposed shall result in the automatic imposition of the penalties in accordance with 807 KAR 5:006, Section 11 (3) and the Big Sandy Water District's tariff rates as approved by the Public Service Commission.

The party of the FIRST PART agrees to grant to the party of the SECOND PART, its successors an assigns, a perpetual easement in, over, under, and upon land owned by the party of the FIRST PART with the right to erect, construct, install, and lay, and thereafter use, operate, inspect, repair, maintain, replace, and remove water pipelines and appurtenant facilities together with the right to utilize adjoining lands belonging to the party of the SECOND PART for the purpose of ingress and egress from the said lands.

This contract replaces the most previous contract and is the same except the change in the amount per thousand charges for water, which reflects the increase cost from our supplier.

IN WITNESS WHEREOF, we have executed this Agreement this 1st day of JUNE, 2006.

WITNESS: Louis Drow

WITNESS: <u>Nay Bowling</u>

WATER USER OVER AND DEU. INC.

BY: JOHN JOHN BIG SAMPY WATER DISTRICT

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PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE 6/22/2007 PURSUANT TO 807 KAR 5:011

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Executive Director