#### ATTACHMENT B TO FY 2025 CLASS A GRANT AWARD AGREEMENTS

DO NOT WRITE ABOVE THIS LINE

#### Agreement to Maintain Stormwater Control Facilities Funded by an LFUCG Class A Stormwater Quality Projects Incentive Grant

The upkeep and maintenance of stormwater control facilities is essential to the protection of aquatic resources. All property owners receiving grant funds from the Lexington-Fayette Urban County Government through the Stormwater Quality Projects Incentive Grant Program for construction of any stormwater control facility are expected to conduct business in a manner that promotes resource protection. For purposes of this document, a "stormwater control facility" is an equivalent term for "stormwater control device" or "stormwater management system or facility," and is any detention basin, detention pond, drainage way, extended detention basin, retention basin, catch basin, outlet, or any other structure or equipment or feature thereof, in whole or in part, designed to control stormwater quantity or improve stormwater quality. This Agreement contains specific provisions with respect to maintenance of the stormwater control facilities described below.

### PROPERTY SITE ADDRESS:\_\_\_\_\_

PROPERTY OWNER NAME:	
<b>DESCRIPTION:</b> Funded by Stormwater Quality Projects Incentive Grant: Fisca	al Year, Class <u>A</u>

Whereas, <a href="https://www.ereas.com"></a>, has proposed to construct stormwater control facilities on the property described above and whereas the goals of the Lexington-Fayette Urban County Government are to ensure the protection and enhancement of Fayette County's aquatic resources, the Lexington-Fayette Urban County Government (LFUCG) and <a href="https://www.ereas.com"></a> // <a href="https://www.ereas.com">construct stormwater control facilities on the property described above and whereas the goals of the Lexington-Fayette Urban County Government of Fayette County's aquatic resources, the Lexington-Fayette Urban County Government (LFUCG) and <a href="https://www.ereas.com"></a> // <a href="https://www.ereas.com">construct stormwater control facilities of each payette Urban County Government">county Government of Fayette County's aquatic resources, the Lexington-Fayette Urban County Government (LFUCG) and <a href="https://www.ereas.com"></a> // <a href="https://www.ereas.com">county Government (LFUCG)</a> and <a href="https://www.ereas.com">county owner name></a> // <a href="https://www.ereas.com">hereby enter into this Agreement.com</a> // <a href="https://www.ereas.com">stormwater control</a> // <a href="https://www.ereas.com"/>stormwater county">stormwater control</a> // <a href="https://www.ereas.com"/>stormwater county">stormwater county</a> // <a href="https://www.ereas.com"/>stormwater county"/>stormwater county</a> // <a href="https://www.ereas.com"/>stormwater county"/>stormwater county</a> // <a href="https://www.ereas.com"/>stormwater county"/>stormwater county</a> // <a href="https://www.ereas.com"/>stormwater control"/>stormwater county</a> // <a href="https://www.ereas.com"/>stormwater county"/>stormwater county</a> // <a href="https://www.ereas.com"/>stormwa

#### THE <property owner name> HEREBY:

- 1. Agrees to implement the stormwater control facility Inspection, Operations, and Maintenance Plan developed for each facility and incorporated by reference herein.
- 2. Agrees to maintain the stormwater control facilities in good working condition, acceptable to the LFUCG, so that they are performing their design functions.
- 3. Grants permission to the LFUCG, its authorized agents and employees, to enter upon the property with reasonable advance notice of at least 24 hours and proper identification, except in such circumstances where advance notice is inappropriate for the purpose of entry, and to inspect the stormwater control facilities whenever the LFUCG deems necessary. The purpose

of the inspection is to assure safe and proper functioning of the facilities. The inspection shall cover the entire facilities, berms, outlet structures, pond areas, access roads, etc. When deficiencies are noted, the LFUCG shall give <u><property owner name></u>, its successors and assigns, copies of the inspection report with findings and evaluations.

- 4. Agrees that in the event <u><property owner name></u>, its successors and assigns, fails to maintain the stormwater control facilities in good working condition acceptable to the LFUCG, the LFUCG may enter upon the property and take whatever steps it deems necessary to maintain said stormwater control facilities and to charge the costs of the repairs to <u><property owner name></u>, its successors and assigns. This provision shall not be construed to allow the LFUCG to erect any structure of a permanent nature on the land of <u><property owner name></u>, outside of an easement belonging to the LFUCG. It is expressly understood and agreed that the LFUCG is under no obligation to maintain or repair said facilities, and in no event shall this Agreement be construed to impose any obligation on the LFUCG.
- 5. Agrees that in the event the LFUCG, pursuant to this Agreement, performs work of any nature, or expends any funds in performance of said work for labor, use of equipment, supplies, materials, and the like on account of <u><property owner name></u> or its successors and assigns, <u><property owner name></u> shall reimburse the LFUCG upon demand, within 30 days of receipt thereof for all costs incurred by the LFUCG hereunder. If not paid within such 30 day period, the LFUCG shall have a lien against the property in the amount of such costs, plus interest at the Judgment Rate, and may enforce same in the same manner as a lien for real property taxes may be enforced.
- 6. Agrees to indemnify and hold harmless the LFUCG and its agents and employees for any and all damages, accidents, casualties, occurrences or claims which might arise or be asserted against the LFUCG related to the construction or maintenance of the stormwater facilities by \_\_\_\_\_\_ or its agents.

In the event a claim is asserted against the LFUCG, its agents or employees for such matters, the LFUCG shall promptly notify \_\_\_\_\_\_\_\_\_\_, their successors and assigns, and they shall defend, at their own expense, any suit based on such claim. If any judgment or claims against the LFUCG, its agents or employees shall be allowed, \_\_\_\_\_\_\_\_, the successors, and assigns shall pay all costs and expenses in connection herewith.

- 7. Grants permission to the LFUCG, its authorized agents and employees, to enter upon the property with reasonable advance notice to <u><property owner name></u> and proper identification, and, at LFUCG expense, to install, operate, and maintain equipment to monitor the flow rate and pollutant content of the input flow, the effluent, and at intermediate points in the facility, all in such a manner that does not unreasonably interfere with the use of the property by <u><property owner name></u> further agrees to design and construct the facility to provide reasonable access for such monitoring.

On property where a stormwater control device is located fully or partially underground, <u><property owner name></u> further understands that an annual inspection of the underground facility is required by LFUCG Code of Ordinances 16-88(c), and an annual inspection report, prepared by a Professional Engineer licensed to practice in Kentucky, must be submitted to the LFUCG compliance representative listed in this document. This report shall address the condition of the device for meeting its intended purpose, and shall be included with the annual report described in Section (9) below.

- 9. Agrees to provide an **Annual Report** to the LFUCG regarding implementation of the programs referenced in (1) and (2) above, upon request from the Grant Administrator or MS4 Permit Coordinator. The report shall contain, at a minimum, the following items:
  - A. Name, address, and telephone number of the business, the person, or the firm responsible for plan implementation, and the person completing the report.
  - B. Time period covered by the report.
  - C. Copy of all inspection reports performed as part of the operations and maintenance program referenced in (1) above, including if applicable, the annual inspection for underground devices described in (8) above.

An outline of planned activities for the next year.

#### <PROPERTY OWNER>

#### <BUSINESS ADDRESS>

BY:		
NAME:		
TITLE:		
DATE:		

The foregoing Agreement was subscribed, sworn to and acknowledged before me by

\_\_\_\_\_\_, as the duly authorized representative for and on behalf of \_\_\_\_\_\_, on this the day of \_\_\_\_\_\_, 20 \_\_\_

My commission expires: \_\_\_\_\_

NOTARY PUBLIC

## Maintenance Agreement Contact Information for Compliance

<b>Owner Representative</b>	Name:		
Business Address:			
Representative's Phone	o Numbor.		
Kepresentative s r non	e inumber:		
Representative's E-Mail:			

# Urban County Government Information for compliance issues:

Contact:	LFUCG's MS4 Permit Coordinator	
Address:	LFUCG Division of Water Quality	
	125 Lisle Industrial Avenue, Suite 180	1
	Lexington, KY 40511	
Phone:	(859) 425-2400	
Email:	MS4@lexingtonky.gov	