Lexington Fayette Urban County Government Department of Environmental Quality & Public Works Division of Water Quality

MEMORANDUM OF UNDERSTANDING

County: FAYETTE	Item No.	Parcel No. 12580283	
Project No:	Project Name: River Park Pump Station	Property Address: 3579 Niagara Drive	

Property Owner(s):

Janice Brock

13 Zachary Ridge Road Asheville, NC 28804

This Memorandum of Understanding contains all the representations and agreements made between the parties hereto and upon which they relied in completing the proposed transaction. <u>The LFUCG is not bound by this memorandum of understanding unless and until it is approved by the Urban County Council.</u>

The deed conveys this amount of property as shown on the official plans:

NONE

Land acquired in fee simple: 2,560.41 square feet Temporary construction easement: 2,992.33 square feet

The total consideration to be paid for the property conveyed is \$ 25,000.00. This consideration includes payment for any and all reacquisition or reversion rights of the property owners, their heirs or assigns, which may arise pursuant to KRS 416.670 and a cost to cure payment to replace the following items:

This is a total acquisition
☐This is a partial acquisition
The remaining property will have the following access to the proposed highway improvement:
Access as provided by the Department's permit. Access not designated on the plans will be
the sole responsibility of the Property Owner (proposed highway access is by permit).
Access at designated points as shown on the plans (proposed highway access is limited).
No access (proposed highway access is fully controlled).
The remaining property will be landlocked by this acquisition.
No improvements are being acquired.
Improvement(s) is/are being acquired.
The disposition of the acquired improvement(s) will be as follows:
The LFUCG receives title to the improvement(s).
The LFUCG receives title to the improvement(s), but for the salvage value of \$
the Property Owners agree to remove the same from the right of way as outlined in the
building removal contract. When the structure has been moved clear of the right of
way and easement areas, the Owners regain the title. Where tenants occupy
improvements, the tenants must be afforded ample time to relocate prior to the Property
Owners being authorized to start the removal.
Owners being authorized to start the removal.

The Property Owners understand they will vacate and/or move personal property from the improvements and give possession to the LFUCG not later than the date of closing. If the property is <u>owner-occupied</u>, the LFUCG will make an additional payment of \$1,700.00 at closing, for relocation expenses.

The Property Owners will pay all taxes due on and for the property and will obtain all necessary releases of mortgages, liens or other encumbrances thereon. The LFUCG will reimburse owners for a pro rata portion of any pre-paid real property taxes.

The Property Owners will pay direct any penalty costs for prepayment of an existing recorded mortgage and similar expenses incidental to conveying real property to the LFUCG and upon submission of properly supported paid receipts they will be reimbursed. *All reimbursement claims must be deemed fair, necessary and properly supported for payment.*

As owners of the property to be conveyed, we request payment be made as follows:

Please print the following information: Janice Brock Name: Name: 13 Zachary Ridge Rd. Asheville, NC 28804 Address: Address: Phone No: 859-533-7669 Phone No: Amt. of check \$ 25,000 Amt. of check \$ SSN: SSN: Name: Name: Address: Address: Phone No: Phone No: Amt. of check \$ Amt. of check \$ SSN: SSN: Name: Name: Address: Address: Phone No: Phone No: SSN: Amt. of check \$ Amt. of check \$ SSN:

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Signature of Programme Brook	merty Owner(s)
	ght of Way Plans, the Deed ent all the terms and condent and the Property Own ag the Lexington Fayette Uremplated interest in this produced day of March