SEWER LINE EXTENSION AGREEMENT

	THIS AGREEMENT made and entered into on	, by and between Warren County Water	
District,	P.O. Box 10180, Bowling Green, Kentucky, 42102-4780 (hereinafter	referred to as the "District"),	
and	, (hereinafter referred to as the "Developer"), whose		
address	is	<u>.</u>	
	WITNESSETH: That, whereas, the Developer is the owner and deve County, Kentucky, and which property is identified as	loper of a certain area of land located in	

WHEREAS, the Developer is desirous of extending and constructing sewer mains and appurtenances in order to provide sewer service to that certain area of land described above and which is to be immediately made available as construction sites for residential and/or other structures, and

WHEREAS, the District is desirous of providing the sewer service herein described;

NOW, THEREFORE, for and in consideration of the mutual benefits to be derived by the parties hereto, the District and the Developer covenant and agree as follows:

- 1. The Developer shall employ a Professional Engineer (Developer's Engineer), licensed in Kentucky, to prepare detailed construction plans of the proposed extension. The plans shall comply with the District's Design Standards for Extensions. The Developer's Engineer shall submit the plans to the District for its review and approval and the Developer's Engineer may be required by the District to revise the plans prior to the District issuing its written approval. When the plans are approved by the District, an AutoCad file shall be delivered to the District for its use in producing as-built drawings.
- 2. After approval by the District, the Developer shall obtain approval from the Kentucky Department for Natural Resources and Environmental Protection, Division of Water before any work is performed on extending sewer mains. This requirement is in accordance with the Kentucky Public and Semipublic Water Supplies regulations (401 KAR 5:005) as relates to the Kentucky Revised Statute 224.
- 3. The Developer will obtain all required easements, both on and off the Developer's property. The District's standard easement form must be executed by the property owners involved to allow access to the proposed sewer lines. A permit or letter of authorization must be obtained from the applicable city, county or state agency if proposed facilities encroach in existing public rights of way.
- 4. The District shall perform daily construction inspection and the Developer shall reimburse the District for actual costs involved with inspection, including work required for as-built drawings, and all other costs incurred by the District related to the extension. The Developer's Contractor shall provide an estimate of the construction period and based on this, the District will estimate the cost of inspection services. Before any water or sewer construction begins, the Developer shall deliver a deposit to the District in the amount equal to the estimated cost for inspection. If the construction period approaches the time estimated and/or the deposit for inspection services is nearly expended, all construction work shall cease until the Developer makes an additional deposit to the District to cover an additional estimate of the work to be performed by the District. The Developer shall employ a Contractor who shall schedule his work so that the District's inspection services are not required on Saturdays, Sundays or any holiday observed by the District.
- 5. All sewer lines and appurtenances shall be constructed in accordance with the approved plans and the District's Standard Specifications for Extension Agreements. The Developer's construction Contractor shall be experienced in the type of work to be performed and shall be approved in writing by the District's Engineer before the Developer enters into an agreement with the Contractor. The Developer shall be responsible to direct the Contractor and shall authorize and direct all work to be performed in a continuous orderly manner as approved by the District's Engineer at a pre-construction meeting between the Developer, the Contractor and the District's Engineer. If the Contractor does not perform the work in a continuous orderly manner, the Developer shall notify his Contractor to discontinue work until such time as the work can be completed in an orderly manner. The District's Engineer shall have authority to direct the Contractor to cease work until the Developer, the Contractor and the District's Engineer agree on a construction schedule that is mutually acceptable.
- 6. Sewer mains shall normally only be extended parallel to an existing or proposed public road which is regularly maintained to allow daily travel. Where there is a new street or road to be constructed, the rough grade work for the street or road and drainage facilities must be completed prior to the installation of the sewer main and services. The Developer's Contractor will install service lines to every lot within the proposed development. The Developer's Contractor will be responsible for meeting street compaction requirements of the Planning Commission, the County Road Department, or any other agency.

- 7. The sewer lines shall be constructed initially with consideration for future grade work; however, if in the future, the area through which this sewer line construction passes requires grade work, and adjustments to the sewer line and appurtenances are required, the Developer agrees to reimburse the District for expenses incurred for said adjustments. Any changes in the original development plan which cause adjustments to sewer system facilities, including service lines will be at the expense of the Developer. If such adjustments to facilities are required, the District will estimate the cost and the Developer will pay an advance deposit in that amount for the District to make the adjustments. The District will not sign a revised plat until the advance deposit is paid by the Developer.
- 8. Connection of the sewer line extension to the existing sewer system does not constitute acceptance of the facilities by the District. When the Developer's Contractor requests it, the District will perform a final inspection of the extension. (Final inspection and testing of sewer extensions will not be performed until all other construction in a development is complete.) A list of any items not conforming to the approved plans and standard specifications will be provided to the Developer and his Contractor. When all items on this list are performed the construction will be considered complete. The Developer shall provide the District with a summary of all construction costs. The Developer and his Contractor shall each provide a Release of Liens to the District indicating that all costs related to the sewer line extension have been paid. When the construction is complete, Releases of Liens and the Construction Cost Summary are delivered as described above and any amounts due the District are paid by the Developer, the District will notify the Developer in writing of its acceptance of the extension. The District will not provide service to any customers on the sewer line extension until it is accepted.
- 9. The Developer shall guarantee all materials and work included in the sewer line extension for a period of one year from the date it is accepted by the District. Defective materials or work that does not jeopardize service to the District's customers may be corrected by the Developer's Contractor. However, when a failure of the sewer line extension work creates an emergency which threatens service or poses an inconvenience to the District's customers the District may perform the warranty work. Work may be performed by the District under the above conditions prior to the commencement of the warranty period. The Developer shall pay the District for the actual cost of all such work. The ending date for the warranty period will be included in the District's acceptance letter.
- 10. Upon completion of construction of the sewer line extension and acceptance by the District, the Developer shall relinquish any and all control over the facilities covered by this Agreement. The District shall thereafter be responsible for maintenance of the sewer line extension and such facilities shall immediately become an asset of the District.
- 11. The District is specifically granted the right to make extensions to any sewer lines which are the subject of this Agreement, at no expense to the Developer, and without any reimbursement to the Developer for any connections made on said extensions constructed by the District. Final authority relative to additions, extensions, taps, and/or uses of the subject sewer mains and appurtenances shall rest solely with the District.
- 12. The Developer or the person applying for service shall make a standard contribution in aid of construction based on the established connection charge for each type of service connection requested, without exception.
- 13. Any reasonable legal expense incurred by the District to enforce provisions of this agreement shall be paid by the Developer.
- 14. If the Developer made any contribution toward the cost of construction of the subject extension and is in compliance with the terms and conditions of this Agreement, the Developer will be partially reimbursed by the District under the following terms and conditions:
 - A. The Developer must qualify for reimbursement within a term of ten (10) years from the date of this Agreement.
 - B. For each sewer service connection added, the Developer shall, upon his request, be reimbursed by the District in a sum equal to \$400 for each residential service and \$900 for each industrial/commercial service connected within each six (6) month period, but in no event shall reimbursement be paid for connections after ten (10) years from the date of this agreement, or after the original cost of the extension has been recovered by the Developer.

IN WITNESS WHEREOF, witness the hands of the parties hereto on this day and date first above written.

UTILITY	DEVELOPER
WSB GENERAL MANAGER	
BY:	