## SHARED RIGHT OF WAY MAINTENANCE AGREEMENT AND COVENANTS

, 2023, by and between			
Bradley Jay LaRose and Karin C. LaRose and their heirs, executors, administrators, successors and			
heir heirs, successors and assigns of another			
WHEREAS, Bradley Jay LaRose and Karin C. LaRose are the owners of			

a 1.4-acre +/- parcel of land and all improvements thereon located off Wortheim Road in Richmond,

Vermont that is commonly known and designated as depicted as Lot #1 on a plat entitled, "Two Lot

Subdivision Wastewater Disposal System Design – Bradley Jay LaRose Karin C. LaRose, 156 Wortheim

Road, Richmond, Vermont. Site Plan" dated March 23, 2023 and of record in Map Slide #\_\_\_\_\_\_of the

Town of Richmond Land Records (hereinafter referred to as the "Plat").

WHEREAS, \_\_\_\_\_\_ are the owners of a 2.4-acre +/- parcel of land and all improvements thereon located off of Wortheim Road in Richmond, Vermont that is commonly known and designated as depicted as Lot #2 on the above-referenced Plat.

WHEREAS, the above-referenced lots are benefitted by a fifty-foot (50') wide Right of Way centered on a gravel drive for utilities and ingress and egress to and from Wortheim Road. Both the Right of Way and the gravel drive are depicted on the above-referenced Plat.

WHEREAS, the portion of the above-referenced Right of Way and gravel drive that is in common with both lots commences at the southerly-most boundary of Lot # 1 and ends at the point at which a portion of the gravel drive forks in a northwesterly direction towards the dwelling that is currently located on Lot #1, all of which are depicted on the above-referenced Plat. The remaining portion of the Right of Way and gravel drive exclusively benefit Lot #2;

NOW, THEREFORE, IT IS AGREED, in consideration of One Dollar (\$1.00) and other good and valuable consideration, the receipt of which is hereby acknowledged, the parties hereby agree THAT:

a. The responsibility to provide and pay for periodic maintenance, repair, and replacement of the portion of the Right of Way and gravel drive shall be borne pro rata by the owners of Lots 1 and 2 and their heirs, successors and assigns as follows: the owners of Lot #1

and their heirs, successors and assigns shall be responsible for 18.75% of the above-referenced costs and the owners of Lot #2 and their heirs, successors and assigns shall be responsible for 81.25% of said costs. Said maintenance includes, but is not limited to, plowing and maintaining all landscaping and vegetation located within the Right of Way in such a way that prevents said landscaping and vegetation from otherwise obstructing or impairing access and/or limit the line of sight of said Right of Way;

- b. Notwithstanding repairs and maintenance of utility services described in Section c. herein, the owners of Lot #2 and their heirs, successors and assigns shall be responsible for making all arrangements for plowing, maintenance and repair services of the abovereferenced gravel drive and the Right of Way and for the collection of each lot owners' respective shares of the costs incurred relative thereto;
- c. Each party shall be solely responsible for maintaining, installing, replacing and repairing any utilities and any portions of the gravel drive that are exclusive to their respective lot and all expenses relative thereto. Each party shall, at their sole cost and expense, also be responsible for restoring any areas within the described Right of Way that they destroy or damage to the conditions they were in prior to their disturbance within a reasonable amount of time;
- d. If agreement cannot be reached as to either the necessity of an expense or whether any of the agreed upon covenants have been breached, the parties agree to binding arbitration as the sole means of resolving the dispute, the cost of which shall be divided equally by the parties.

These obligations shall run with the land and shall be binding upon all future owners of the two (2) lots noted herein, their heirs, executors, administrators, successors and assigns.

## ACKNOWLEDGMENT OF ARBITRATION

The undersigned parties understand that this agreement contains an agreement to arbitrate. After signing this document, we understand that we will not be able to bring a lawsuit concerning any dispute that may arise which is covered by the arbitration agreement, unless it involves a question of constitutional or civil rights. Instead, we agree to submit any such dispute to an impartial arbitrator.

IN WITNESS WHEREC	OF,	hereby set their hands and seal this
day of	_, 2023.	
In the Presence of:		LOT #1 OWNERS
Witness		Bradley Jay LaRose
Witness		Karin C. LaRose
STATE OF VERMONT COUNTY OF	SS	
	, in said county on this LaRose and Karin C. LaRose	day of, 2023, and acknowledged the foregoing and deed.
	Before me:	N.A D.J.L.
		Notary Public
IN WITNESS W seal this day of		hereby set their hands and
In the Presence of:		LOT #2 OWNERS
Witness		
Witness		
STATE OF VERMONT COUNTY OF	, SS	
At	, in said county on this and acknowled	day of, 2023, Iged the foregoing instrument, by them
	Before me:	Notary Public