RESOLUTION NO. R-90-2016

A RESOLUTION OF THE LOVELAND CITY COUNCIL APPROVING THE CONSOLIDATED SERVICE PLAN FOR FOUNDRY LOVELAND METROPOLITAN DISTRICT

WHEREAS, pursuant to Section 32-1-204.5, C.R.S., as amended, the Service Plan for Foundry Loveland Metropolitan District (the “District”) has been submitted to the City Council (the “City Council”) of the City of Loveland, Colorado (the “City”); and

WHEREAS, a copy of said Service Plan for Foundry Loveland Metropolitan District is attached hereto as Exhibit A and incorporated herein by reference (the “Service Plan”); and

WHEREAS, the boundaries of the proposed District are wholly contained within the boundaries of the City; and

WHEREAS, notice of the hearing before the City Council for its consideration of the Service Plan was duly published in the Loveland Reporter-Herald on August 30, 2016 as required by law, as evidenced by the “Affidavit of Publication,” attached hereto as Exhibit B and incorporated herein by reference; and

WHEREAS, notice of the hearing before the City Council was also duly mailed by first class mail, on August 31, 2016 to interested persons, defined as follows: (1) the Colorado Division of Local Government; (2) the governing body of any municipality or special district which has levied an ad valorem tax within the next preceding tax year, and which has boundaries within a radius of three (3) miles of the proposed Districts’ boundaries; and (3) the property owners within the proposed District as listed on the records of the Larimer County Assessor, as evidenced by the Certificate of Mailing attached hereto as Exhibit C and incorporated herein by reference; and

WHEREAS, pursuant to the provisions of Title 32, Article 1, C.R.S., as amended, the City Council opened a public hearing on the Service Plan for the proposed Districts on September 20, 2016; and

WHEREAS, the City Council has considered the Service Plan, and all other testimony and evidence presented at the hearing.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF LOVELAND, COLORADO:

Section 1. That the hearing before the City Council was open to the public; that all interested parties were heard or had the opportunity to be heard; and that all relevant testimony and evidence submitted to the City Council was considered.

Section 2. That evidence satisfactory to the City Council for finding each of the following was presented at the hearing:
there is sufficient existing and projected need for organized service in the area to be serviced by the proposed District;

b. the existing service in the area to be served by the proposed District is inadequate for present and projected needs;

c. the proposed District is capable of providing economical and sufficient service to the area within its proposed boundaries;

d. the area to be included within the proposed District has, or will have, the financial ability to discharge the proposed indebtedness on a reasonable basis;

e. adequate service is not or will not be available to the area through the City or other existing municipal or quasi-municipal corporations within a reasonable time and on a comparable basis;

f. the facility and service standards of the proposed District are compatible with the facility and service standards of the City and each municipality which is an interested party pursuant to Section 32-1-204(1), C.R.S.;

g. the proposal is in substantial compliance with any Master Plan adopted by the City pursuant to Section 31-23-206, C.R.S., as amended;

h. the proposal is in substantial compliance with any duly adopted City, County, regional and State long-range water quality management plans for the area; and

i. the creation of the proposed District will be in the best interest of the area proposed to be served.

Section 3. That the City Council hereby determines that the requirements of Sections 32-1-202 (1), (2), and (3), C.R.S., relating to the filing of the Service Plan for the District, and the requirements of Sections 32-1-204 (1) and (1.5), C.R.S., relating to notice of the hearing by City Council, and the requirements of Section 32-1-204.5, C.R.S., relating to the approval by the City Council have been fulfilled in a timely manner.

Section 4. That the City Council hereby approves the Service Plan for Foundry Loveland Metropolitan District as submitted.

Section 5. That a certified copy of this Resolution shall be filed in the records of the City and the Larimer County Clerk and Recorder, and submitted to the petitioners under the Service Plan for Foundry Loveland Metropolitan District for the purpose of filing in the District Court of Larimer County.
**Section 6.** That the City Council’s findings in this Resolution and its approval of the Service Plan for Foundry Loveland Metropolitan District are conditioned upon the proponents of the Service Plan having reimbursed the City for all the charges and fees it has incurred with its bond counsel and public finance consultant relating to their review of the Service Plan for Foundry Loveland Metropolitan District and creation of the District.

**Section 7.** That this approval of the Service Plan for Foundry Loveland Metropolitan District shall be further conditioned upon the owner of the real property contained within Foundry Loveland Metropolitan District (the “Owners”) providing to the Loveland City Attorney a mill levy disclosure statement signed by the Owners in a form acceptable to the City Attorney, which statement shall be recorded with the Larimer County Clerk and Recorder, and further conditioned upon an agreement between the City and the Owners, in a form acceptable to the City Manager and City Attorney, requiring the Owners to provide the mill levy disclosure statement to all prospective purchasers of lots in Foundry Loveland Metropolitan District prior to any purchaser entering into the contract to purchase a lot from the Owners, or their successors and assigns.

**Section 8.** That nothing herein limits the City’s powers with respect to the District, the properties within the District, or the improvements to be constructed by the District.

**Section 9.** That the City’s findings are based solely upon the evidence in the Service Plan for Foundry Loveland Metropolitan District, including projections provided by the developer/proponent of the District, and such other evidence presented at the public hearing and the City has not conducted any independent investigation of the evidence. The City makes no guarantee as to the financial viability of the District or the achievability of the results as set forth in the Service Plan for Foundry Loveland Metropolitan District.

**Section 10.** That this Resolution shall be effective as of the date of its adoption.

Adopted this 20th day of September, 2016.

CITY OF LOVELAND, COLORADO, a Colorado municipal corporation

By: Cecil Gutierrez, Mayor

ATTEST:

By: City Clerk

APPROVED AS TO FORM:

City Attorney
EXHIBIT A
TO RESOLUTION

Consolidated Service Plan for
Foundry Loveland Metropolitan District
SERVICE PLAN

FOR

FOUNDRY LOVELAND METROPOLITAN DISTRICT

Prepared by

Icenogle Seaver Pogue, P.C.

4725 S. Monaco St., Suite 225

Denver, Colorado 80237

As submitted to the City of Loveland on September 2, 2016
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I. INTRODUCTION

A. General Overview. This Service Plan for Foundry Loveland Metropolitan District (hereinafter referred to as the “District”) is submitted for a special district proposed to be organized to serve the Foundry development, a mixed-use project located within the boundaries of the City of Loveland, Colorado. A legal description and boundary map of the District are contained in Exhibit A to this Service Plan. A vicinity map, showing the location of the District is contained in Exhibit B to this Service Plan. Unless otherwise indicated, capitalized terms used herein shall have the meaning given to them in Section II of this Service Plan.

In general, the District will serve to provide for the construction, financing, operations, and maintenance of the Public Improvements described herein. It is contemplated that the District will enter into one or more agreements with the DDA, the City, one or more other government entities, and/or the Developer, to coordinate the financing and provision of the Public Improvements described herein.

The Property located within the proposed District is currently owned by the City. A portion of the Property will be conveyed by the City to the Developer prior to the organization of the District and a portion of the remainder of the Property will be conveyed by the City to the Developer upon compliance with certain conditions precedent set forth in the DDA. The City will retain ownership of a portion of the Property on which a public parking structure is expected to be constructed. The Property will be developed in accordance with the approved concept plans, which will, among other things, delineate responsibility for constructing and financing the Public Improvements. Upon completion of construction, the public parking structure will be owned, operated, and maintained by the City, and the two public plazas will be dedicated to, operated, and maintained by the District.

This Service Plan is submitted in accordance with Part 2 of the Special District Act. Sections 32-1-201. et seg., C.R.S. It defines the powers and authorities of the District and describes the limitations and restrictions placed thereon. In addition to the powers and authorities enumerated herein, the District may engage in other activities with the City’s approval.

B. Contents of Service Plan. Numerous items are included in this Service Plan in order to satisfy the requirements of law for the formation of a special district. It is the District’s contention that this Service Plan meets each of those requirements as well as any and all relevant requirements of the Loveland City Code. The assumptions contained herein were derived from a variety of sources. Legal advice in the preparation of this Service Plan was provided by the law firm of Icenogle Seaver Pogue, P.C., and the cost estimates and descriptions of the Public Improvements were provided by Anderson Analytics, LLC.

Upon approval of this Service Plan, the proponents of the District shall be entitled to seek a court order calling an election on the organization of the District and submitting to the eligible electors within the District all other questions, measures, and issues authorized pursuant to State
Following entry of court orders formally decreeing the District organized, the District shall have the authority to exercise its statutory powers, as provided in this Service Plan.

C. Existing Services and Districts. Except as otherwise provided herein, there are currently no other entities in existence located in the area of the proposed development that have the ability and desire to undertake the construction, financing, operations, or maintenance of the Public Improvements. It is anticipated that the City and the DDA will participate in the financing of some or all of the Public Improvements pursuant to the DRA.

II. DEFINITIONS

In this Service Plan, the following terms shall have the meanings indicated below, unless the context hereof clearly requires otherwise:

Board: means the board of directors of the District.

City: means the City of Loveland, Colorado.

City Council: means the City Council of the City of Loveland, Colorado.

City IGA: means the agreement expected to be entered into by and between the District and the City, the DDA, and/or the Developer, pursuant to which the parties thereto will set forth the terms for the construction, financing, operations, and maintenance of the Public Improvements. The City IGA, once entered into, shall constitute Debt of the District.

City Policy: means all applicable provisions of the City’s Charter, code, ordinances, resolutions, rules, regulations, standards, and policies.

DDA: means the Loveland Downtown Development Authority, City of Loveland, Colorado.

Debt: means general obligation or revenue bonds, notes, contracts, agreements, or other multiple fiscal-year obligations pursuant to which the District has promised to impose an ad valorem property tax mill levy and/or other legally available revenues for payment thereof.

Developer: means Brinkman Capital, LLC, a Colorado limited liability corporation, and Brinkman Partners, LLC, a Colorado limited liability company, or any affiliates thereof.

District Boundary: means the boundaries of the District as more particularly depicted and described on Exhibit A, attached hereto.

DRA: means that certain Disposition and Redevelopment Agreement to be entered into by and among the City, the DDA and the Developer.
Financial Plan: means the Financial Plan described in Section VI which describes (a) how the Public Improvements are to be financed; (b) how the Debt is expected to be incurred; and (c) the estimated operating revenue derived from property taxes for the first budget year.

Maximum Mill Levy: means the maximum mill levy the District is permitted to impose as set forth in Section VI below.

Maximum Mill Levy Imposition Term: means the maximum term for imposition of a mill levy on a particular property as set forth in Section VI below.

Property: means certain real property currently owned by the City and located within the District Boundary, to be redeveloped and referred to as The Foundry Loveland.

Public Improvements: means a part or all of the improvements authorized to be financed, constructed, operated, and/or maintained as generally described in the Special District Act, except as specifically limited in Section III below to serve the future taxpayers, visitors, and inhabitants of the District, as determined by the Board.

Service Plan: means this service plan for the District as approved by the City Council.

Special District Act: means Sections 32-1-101 et seq., C.R.S., as amended from time to time.

State: means the State of Colorado.

III. PURPOSE OF AND NEED FOR THE DISTRICT AND GENERAL POWERS

A. Purpose and Intent. The purpose of the District will be to construct, finance, operate, and maintain a portion of the Public Improvements for the benefit of its occupants, taxpayers, and visitors. The specific provisions relating to the construction, financing, operation and maintenance of the Public Improvements are expected to be set forth in the DRA and the City IGA. It is not the District’s intent to provide ongoing services other than as specifically set forth herein, or as might be authorized by the City from time to time. The District acknowledges the need to cooperate with the City in order to properly serve and promote the health, safety, and welfare of its inhabitants and it hereby expresses its intention to do so.

B. Powers of the District. Subject to the terms and limitations of the City IGA, the District shall have the power and authority to provide public improvements and related operation and maintenance services within and without the boundaries of the District as such power and authority is described in the Special District Act, other applicable statutes, common law, and the Colorado Constitution, as the same currently exist and as may be amended from time to time in the future, subject to the limitations set forth herein. The District will ensure that the proposed improvements and services are provided in accordance with City Policy and the policies of other
governmental entities having proper jurisdiction. The District is authorized to construct and finance the Public Improvements and provide related operation and maintenance services, which authorization is limited by the following:

1. **Public Improvement Limitation.** The District shall have the power and authority to assist in the construction, financing, repair, replacement, maintenance, and operation of the Public Improvements, as will be more specifically detailed in the DRA and the City IGA. The City IGA is expected to obligate the District to own, operate, and maintain two public plazas as part of the Public Improvements. The City IGA is also expected to obligate the District to (a) impose a debt service mill levy in the minimum amount of 25 mills, with such tax revenues from such debt service mill levy to be used to pay a portion of the debt service requirements on City debt or other obligations issued to finance a portion of the Public Improvements, and (b) impose an operations and maintenance mill levy in the minimum amount of 5 mills, with such tax revenues from such operations and maintenance mill levy to be used to maintain the public plazas.

2. **Inclusion and Exclusion Limitation.** All boundary adjustments which add to, or subtract from, the total acreage of the District shall require the prior written approval of the City Council.

3. **Debt Limitation.** The District shall not be authorized to issue any Debt other than the City IGA, without the prior written approval of the City Council. Any change to this provisions shall be deemed a material modification to this Service Plan.

4. **Eminent Domain Powers Limitation.** Absent the prior written approval of the City Council, the District shall not exercise its statutory power of eminent domain. This restriction on the eminent domain power by the District is being exercised voluntarily and shall not be interpreted in any way as a limitation on the District’s sovereign powers and shall not negatively affect the District’s status as a political subdivision of the State of Colorado. Any change to this provisions shall be deemed a material modification to this Service Plan.

5. **Subdistrict Limitation.** Absent the prior written approval of the City Council, the District shall not divide into one or more subdistricts pursuant to Section 32-1-1101(1)(f), C.R.S.

6. **Special Assessments.** Absent the prior written approval of the City Council, the District may not establish any special improvement districts pursuant to Section 32-1-1101.7, C.R.S.; nor shall the District levy any special assessments pursuant to 32-1-1101(1)(g), C.R.S.

C. **Legal Powers.** Subject to the terms and limitations set forth in this Service Plan and the terms and limitations set forth in the City IGA, the powers of the District can be exercised by its Board to the extent necessary to provide the Public Improvements and services contemplated in this Service Plan upon the determination by the Board that such Public Improvements and services are necessary and in the best interest of the District. Said services
and Public Improvements, along with all other activities permitted by law, if determined to be in the best interests of the District by the Board, will be undertaken pursuant to, and in accordance with, the procedures and conditions contained in the Special District Act, other applicable State law, City Policy, and this Service Plan, as any or all of the same may be amended from time to time.

D. Other. In addition to the powers enumerated above, the District’s Board shall also have the following authority:

a. To amend this Service Plan as needed, subject to the appropriate statutory procedures, provided that any material modification of this Service Plan shall be made only with the prior written approval of the City Council in accordance with § 32-1-207. C.R.S.: and

b. Except as otherwise limited herein, to exercise all necessary and implied powers under Title 32, C.R.S. in the reasonable discretion of the Board as necessary to further the exercise of the powers expressly authorized by this Service Plan.

E. Ownership/Operation by the District. The District is expected, pursuant to the City IGA, to undertake all ownership, operation, and maintenance responsibilities for two public plazas. The City is expected to own, operate and maintain the public parking facility. All other Public Improvements are anticipated to be maintained pursuant to an agreement among the Developer, the District, the City and the DDA.

F. Estimated Costs of Public Improvements. A schedule of the estimated costs of the Public Improvements which may be constructed, financed, operated, and maintained by the District is contained in Exhibit D, attached hereto.

All descriptions of the Public Improvements, and their related costs, are estimates only and are subject to modification as engineering, development plans, economics, the City’s requirements, and construction scheduling may require. All construction cost estimates assume construction in accordance with City Policy and applicable State or federal requirements.

The estimated cost of accounting and financial services, engineering services, legal services and administrative services incurred in connection with the District’s organization is anticipated to be approximately $100,000.

IV. BOUNDARIES, POPULATION, AND ASSESSED VALUATION ESTIMATES

A. District Boundaries. The District Boundary will contain approximately 4.0 acres, intended for mixed-use development. All boundary adjustments shall require prior written approval of the City Council as provided in Section III of this Service Plan.

B. Population and Assessed Valuation Estimates. The current population of the District is zero persons: at build-out, its population is estimated only for purposes of this Service Plan to be approximately 355 persons, as the property within the District is intended to be
developed as a mixed-use project. The current assessed valuation of the real property contained within the District’s boundaries is estimated only for purposes of this Service Plan to be $0.00. The assessed valuation of the land within the District’s boundaries at build-out is estimated, for purposes of this Service Plan, to be $6,300,000.

V. PROPOSED AGREEMENTS

The District is expected to enter into the City IGA to provide for the financing, operations, and maintenance of the Public Improvements to be constructed within the District.

To the extent practicable, the District may enter into other intergovernmental and private agreements in order to better ensure long-term provision and effective management of the Public Improvements and services. Agreements may also be executed with property owner associations or other service providers. Agreements with the City and any additional intergovernmental agreements are authorized by Section 18(2)(a) of Article XIV of the Constitution of the State of Colorado, and Sections 29-1-201, et seq., C.R.S.

VI. FINANCIAL PLAN

A. General. As described hereinabove, the District shall not have the authority, power, or consent to issue Debt of any type or amount except as permitted in this Section VI.A, without the prior written consent of the City Council. However, and notwithstanding the foregoing, upon obtaining approval for organization from the City and the District Court in and for Larimer County, Colorado, the District shall be expressly permitted to obtain voter authorization for the issuance of Debt and the levying of taxes as contemplated by Section 20 of Article X of the Constitution of the State of Colorado ("TABOR"). Further, the District shall be expressly authorized to enact or adopt resolutions and/or to enter into agreements with private entities authorizing the repayment of operating advances, immediately upon the organization of the District.

It is anticipated that the City will issue debt or other obligations to finance all or a portion of the Public Improvements contemplated pursuant to this Service Plan. To assist in the financing of the City debt and the operations and maintenance of District-owned Public Improvements, the District is authorized to enter into the City IGA, which shall constitute Debt for the purposes of this Service Plan.

Prior to the execution and delivery of the City IGA, the District must provide the City Attorney with an opinion prepared by counsel to the District evidencing that the District has complied with all Service Plan requirements relating to the execution and delivery of the City IGA.

B. Compliance With Law. Debt, when issued, will comply with all relevant requirements of this Service Plan, State law, and Federal law as then applicable to the issuance of public securities. Any Debt issued by the District must be issued in compliance with the requirements of Section 32-1-1101(6), C.R.S., as amended.
C. **Maximum Mill Levy.** The Maximum Mill Levy the District may impose for the payment of principal and interest on Debt and operations and maintenance expenses shall be 50 mills. The District is expected to be obligated to impose a debt service mill levy of 25 mills and an operations and maintenance mill levy of 5 mills, pursuant to the City IGA. The Maximum Mill Levy shall be subject to adjustment if the laws of the State change with respect to the assessment of property for taxation purposes, the ratio for determining assessed valuation changes, or other similar changes occur. In any of these events, the Maximum Mill Levy shall be automatically adjusted so that the collective tax liability of property owners within the District neither increases nor decreases as a result of any such changes, thereby maintaining a constant level of tax receipts of the District and overall tax payments from property owners.

D. **Maximum Mill Levy Imposition Term.** The District shall impose a levy for repayment of the Debt authorized herein (or use the proceeds of any mill levy for repayment of Debt) for so long as such Debt is outstanding.

E. **Security for Debt.** The District shall not pledge any revenue or property of the City or the DDA as security for the indebtedness set forth in this Service Plan. Approval of this Service Plan shall not be construed as a guarantee by the City or the DDA of payment of any of the District’s obligations; nor shall anything in the Service Plan be construed so as to create any responsibility or liability on the part of the City or the DDA in the event of default by the District in the payment of any such obligation.

F. **TABOR Compliance.** The District will comply with the provisions of TABOR. In the discretion of the Board, the District may set up other qualifying entities to manage, fund, construct, and operate facilities, services, and programs. To the extent allowed by law, any entity created by the District will remain under the control of the District’s Board.

G. **District Operating Costs.** In addition to the capital costs of the Public Improvements, the District will require operating funds for administration and to plan and cause the Public Improvements to be constructed and maintained in accordance with the City IGA. The first year’s operating budget is estimated to be $100,000 which is anticipated to be funded via a loan to the District from the Developer.

VII. **GENERAL MATTERS**

A. **Elections.** Following the approval of this Service Plan by the City, and after the issuance of orders calling an election from the District Court in and for Larimer County, an election will be held which will allow the electorate of the District to vote on questions regarding organizational issues relating to the District. This election is currently planned for November 8, 2016, but may be held on any legally permissible date. This organizational election, as well as all future elections, will be conducted as provided by the Uniform Election Code of 1992 (as amended), including the Local Government Election Code, §§ 1-13.5-101, et seq., C.R.S., the Special District Act, Colorado Constitution Article XI, Section 6, and TABOR. The election questions may include TABOR ballot issues and questions. Thus, the ballot for said organizational election may deal with the following topics as well as any other topics authorized by law (in several questions, but not necessarily using the exact divisions shown here):
1. Approval of new taxes.
2. Approval of maximum operational mill levies.
3. Approval of Debt limits.
4. Approval of property tax revenue limitations, and
5. Approval of total revenue limits.

Ballot issues may be consolidated as approved in court orders. Future elections to comply with TABOR are anticipated and may be held as determined by the elected Board of the District.

B. Dissolution of the District. At any time after the District’s Debt obligations have been fully discharged and so long as the District has no ongoing operations or maintenance obligations, the City may file an application with the District’s Board pursuant to § 32-1-701(3), C.R.S., and the District shall thereupon dissolve in a prompt and orderly manner.

C. Annual Report: Requests for Information. The District shall be responsible for submitting an annual report to the City on or before July 1 for the preceding fiscal year. For purposes of this section, a “fiscal year” shall begin on January 1 and end on December 31 of each year. The annual report shall contain the following information as it pertains to each fiscal year:

1. Boundary changes made or proposed;
2. Intergovernmental agreements with other governmental entities entered into or proposed;
3. Changes or proposed changes in the District’s policies;
4. Changes or proposed changes in the District’s operations;
5. Summary of litigation and/or notices of claims which involve the District;
6. Proposed construction plans for the year immediately following the fiscal year covered by the report;
7. Current status of construction of Public Improvements;
8. A current copy of the District’s budget, and
9. A schedule of all fees, charges, and assessments imposed in the report year and proposed to be imposed in the following year as well as a summary of the revenues raised or proposed to be raised therefrom.

In addition, the annual report shall include a summary of the following financial information:

1. Assessed value of taxable property within the District’s boundaries.
2. Total acreage of property within the District’s boundaries.
3. The District’s Debt (stated separately for each class of Debt).
4. The District’s Debt service (stated separately for each class of Debt).
5. The District’s tax revenue.
6. Other revenues of the District.
7. The District’s Public Improvements expenditures.
8. Other District expenditures.

The annual report shall be signed by either the District’s legal counsel or by the District’s President, provided that the latter is attested by the District’s Secretary. The City reserves the right to request reports from the District beyond the mandatory statutory five-year reporting period, per Section 32-1-207(3)(c), C.R.S. In addition to the foregoing, the District shall permit the City to inspect all Public Improvements and facilities as well as all of the District’s books and accounting records.

D. Consolidation. The District shall not file a request with the District Court in and for Larimer County to consolidate with any other special district without first obtaining written approval from the City Council.

E. Modification of Service Plan. The District must obtain approval from the City Council before making any changes of any kind to this Service Plan.

F. Failure to Comply with Service Plan. In accordance with the authority contained within City Policy, and in the event the District takes any action constituting a change of any kind to this Service Plan without first obtaining the required approval, the City may utilize any and all remedies available to it at law or in equity including, without limitation, the right to seek an injunction to enjoin the actions of the District.

G. Monies from Other Governmental Sources: Conservation Trust Fund Participation. The District shall not apply for, or accept Conservation Trust Funds, Great Outdoors Colorado Funds, or other funds available from or through governmental or non-profit entities which the City is eligible to apply for, except pursuant to an intergovernmental agreement with the City. The District shall remit to the City any and all such funds which it receives.

VIII. CONCLUSIONS

It is submitted that this Service Plan for Foundry Loveland Metropolitan District has established that the following requirements of Section 32-1-203(2), C.R.S. have been met:

1. There is sufficient existing and projected need for organized service in the area to be served by the District;

2. Existing services in said area to be served by the District are inadequate for present and projected needs;

3. The District is capable of providing economical and sufficient service to the area within its boundaries:
4. The area included in the District has, and will have, the financial ability to discharge the proposed indebtedness on a reasonable basis:

5. Adequate service is not, and will not be, available to the area through the City, or other existing municipal or quasi-municipal corporations, including existing special districts, within a reasonable time and on a comparable basis:

6. The facility and service standards of the District are compatible with the facility and service standards of the City and each municipality which is an interested party pursuant to Section 32-1-204(1), C.R.S.:

7. The proposal is in substantial compliance with a master plan adopted by the City pursuant to Section 31-23-206, C.R.S.:

8. The proposal is in compliance with any duly adopted county, regional, or state long-range water quality management plan for the area; and

9. The creation of the District is in the best interests of the area proposed to be served.

It is therefore respectfully requested that the City Council, which has jurisdiction to approve this Service Plan by virtue of Section 32-1-204.5, et seq., C.R.S., adopt a resolution approving this Service Plan as submitted.

Respectfully submitted.

[Signature]

A duly signed copy of this document is on file at the office of Icenogle Seaver Pogue, P.C.

/\ Alan D. Pogue
Alan D. Pogue
Icenogle Seaver Pogue, P.C.
Counsel to Proponents of the District
EXHIBIT A

Legal Description and District Boundary Map

320 N. Cleveland Avenue, City of Loveland, Colorado, legally described as Lot 1, Morgan Subdivision, Loveland, Colorado

210 N. Cleveland Avenue, City of Loveland, Colorado, legally described as Lots 13 & 14, less S 85 Ft. Block 19, Loveland, Colorado

206 N. Cleveland Avenue, City of Loveland, Colorado, legally described as S 85 Ft of Lots 13 & 14, Block 19, Loveland, Colorado

130 Cleveland Avenue, City of Loveland, Colorado, legally described as Lots 10, 11, & 12, Block 14, Loveland, Colorado; less ROW 2001069804

215 E. 2nd Street, City of Loveland, Colorado, legally described as Lots 15 & 16, Block 19, Loveland, Colorado

219 E. 2nd Street, City of Loveland, Colorado, legally described as Lots 17 & 18, Block 19, Loveland, Colorado

227 E. 2nd Street, City of Loveland, Colorado, legally described as Lots 19 & 20, Block 19, Loveland, Colorado

220-232 E. 2nd Street, City of Loveland, Colorado, legally described as Lots 6 through 9, Block 9, Loveland, Colorado, Less ROW as per 2002085435

240-242 E. 2nd Street, City of Loveland, Colorado, legally described as Lots 3 through 5, Block 24, Loveland, Colorado, less ROW as per 2002085435

201 N. Lincoln Avenue, City of Loveland, Colorado, legally described as Lots 21 through 24, Block 19, Loveland, Colorado

123 N. Lincoln Avenue, City of Loveland, Colorado, legally described as Lots 1 & 2, Block 24, Loveland, Colorado; less RD per 2001053327

216 E. 3rd Street, City of Loveland, Colorado, legally described as Lots 8 through 12, Block 19, Loveland, Colorado

270 E. 3rd Street, City of Loveland, Colorado, legally described as Lot 1, AMD Lots 1 – 7, Block 19, Loveland, Colorado (20100065440)
301 N. Lincoln Avenue, City of Loveland, Colorado, legally described as BEG AT SE COR; BLK 18, LOV. TH W ALG S LN SD BLK 18, 80 FT; TH N PAR TO E LN SD BLK 18, 62.9 FT; TH ERLY 80 FT M/L TO PT ON E LN BLK 18. WH PT IS 64.1 FT N OF SE COR SD BLK 18; TH S ALG E LN BLK 18. 64.1 FT TPOB

319 N. Lincoln Avenue, City of Loveland, Colorado, legally described as E 10 FT OF LOT 21, LESS E 5 FT OF S 62.7 FT. BLK 18, LOV. LOTS 22 THRU 24, LESS 862-339. BLK 18, LOV

225 E. 3rd Street, City of Loveland, Colorado, legally described as LOT 18-21 LESS E 10 FT N 75.9 FT LOT 21 AND LESS 5 FT OF S 62.9 FT LOT 21. BLK 18, LOV
EXHIBIT B

Vicinity Map
EXHIBIT C

Rendering of Proposed Public Improvements
EXHIBIT D

Cost Summary of Proposed Public Improvements
<table>
<thead>
<tr>
<th>Public Items</th>
<th>Current Sq/Ft/Spaces</th>
<th>Change</th>
<th>Current Cost</th>
<th>Change</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Parking Garage</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Base option + Police Office</td>
<td>460</td>
<td></td>
<td>$13,676,367</td>
<td></td>
<td>Includes 460 spaces (113 below grade) + Police office. Removed the metal screen panels from facade.</td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td></td>
<td>$13,676,367</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
EXHIBIT B
TO RESOLUTION

Affidavit of Publication
EXHIBIT C
TO RESOLUTION

Certificate of Mailing
STATE OF COLORADO, CITY OF LOVELAND, COUNTY OF LARIMER

CERTIFICATION OF MAILING NOTICE OF HEARING AND PUBLICATION

IN RE: THE ORGANIZATION OF FOUNDRY LOVELAND METROPOLITAN DISTRICT, CITY OF LOVELAND, COUNTY OF LARIMER, STATE OF COLORADO

IT IS HEREBY CERTIFIED by the undersigned, as follows:

1. That the City Council of Loveland, Larimer County, Colorado, set a public hearing for Tuesday, the 20th day of September, 2016, at 6:00 p.m., at 500 East Third Street, Loveland, Colorado 80537, considering a Service Plan and related documents for Foundry Loveland Metropolitan District (the “District”).

2. That, as a part of said action, directions were given that copies of the Notice of Public Hearing be mailed, by first class mail, not more than thirty days nor less than twenty days prior to said hearing, to interested persons, defined as follows: (1) the owners of record of all property within the Title 32 special districts as such owners of record are listed in the Larimer County Assessor’s records; (2) the Division of Local Government; (3) the governing body of any municipality or special district which has levied an ad valorem tax within the next preceding tax year, and which has boundaries within a radius of three (3) miles of the District’s boundaries.

3. That, in compliance with said directions, a copy of the Notice of Public Hearing, attached as Exhibit A, was deposited in the United States first class mail on August 31, 2016 to owners of record of all property within the Title 32 special districts; the Division of Local Government; and the governing body of any municipalities and special district which has levied an ad valorem tax within the next preceding tax year and which has boundaries within a three (3) mile radius of the District’s boundaries, as per the listings attached as Exhibit B.

4. That, as a part of said action, directions were given that the Notice of Public Hearing be published one time in a newspaper of general circulation within the District. In compliance with said directions, a copy of the Notice of Public Hearing, attached as Exhibit A, was published on August 30, 2016 in The Loveland Reporter-Herald, an Affidavit of Publication is attached as Exhibit C.

IN WITNESS WHEREOF, I have hereunto set my hand this 1st day of September, 2016.

[Signature]
Stacie L. Pacheco, Paralegal
EXHIBIT A

NOTICE OF PUBLIC HEARING
STATE OF COLORADO, CITY OF LOVELAND

NOTICE OF PUBLIC HEARING

IN RE: THE ORGANIZATION OF FOUNDRY LOVELAND METROPOLITAN DISTRICT, CITY OF LOVELAND, STATE OF COLORADO

PUBLIC NOTICE IS HEREBY GIVEN that the City Council for the City of Loveland, Colorado, will hold a public hearing at or about 6:00 p.m. on September 28, 2016 in the City Council Chambers, 500 East Third Street, Loveland, Colorado, for the purpose of considering a Service Plan for the organization of a proposed special district to be known as Foundry Loveland Metropolitan District and to form a basis for adopting a Resolution approving, disapproving or conditionally approving the Service Plan for Foundry Loveland Metropolitan District. The proposed District is generally located to the east of North Cleveland Avenue, south of Back Stage Alley, west of North Lincoln Avenue, and north of first Street in Loveland, Colorado, and includes that certain property located at 1638 East 18th Street, Loveland, Colorado.

The proposed District will be a metropolitan district that may provide for the financing, design, acquisition, installation, construction, operation, and maintenance of public improvements related to water, sanitary sewer, street, traffic and safety control, drainage and stormwater, parks and recreation, transportation, and television relay and translator, and further provide for mosquito and pest control, covenant enforcement, and security, as authorized in the District's Service Plan and the Colorado Special District Act. A mill levy cap of 50 mills is proposed for the District, subject to certain adjustments and release provisions.

NOTICE IS FURTHER GIVEN that, pursuant to Section 32-1-203(3.5), C.R.S., as amended, any person owning property in the proposed District may request that his or her property be excluded from the proposed District prior to the City Council's approval of the Service Plan by submitting a request to the City of Loveland City Council stating reasons why said property should not be included in the proposed District and requesting that such real property be excluded from the proposed District. Such request shall be filed no later than ten (10) days prior to the public hearing on the Service Plan, but the City of Loveland City Council shall not be limited in its action with respect to exclusion of territory based upon such request. Any request for exclusion shall be acted upon before final action of the City of Loveland City Council. All protests and objections to the proposed District shall be deemed to be waived unless presented at the time and in the manner specified by the City of Loveland.

BY ORDER OF CITY COUNCIL FOR THE CITY OF LOVELAND, STATE OF COLORADO

Published In: The Loveland Reporter-Herald
Published On: August 30, 2016
EXHIBIT B

Property Owners within the Boundaries of the District
Taxing Entities within a 3-mile radius of the Boundaries of the District
Division of Local Government

FOUNDARY LOVELAND METROPOLITAN DISTRICT
<table>
<thead>
<tr>
<th>Address</th>
<th>Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>CITY OF LOVELAND 500 E 3RD ST, STE 350</td>
<td>CITY OF LOVELAND 500 E 3RD ST, STE 330</td>
</tr>
<tr>
<td>LOVELAND, CO 80537</td>
<td>LOVELAND, CO 80537</td>
</tr>
<tr>
<td>RE: 210 N CLEVELAND AVE, LOVELAND CO 80537</td>
<td>RE: 210 N CLEVELAND AVE, LOVELAND CO 80537</td>
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<tr>
<td>CITY OF LOVELAND 500 E 3RD ST, STE 330</td>
<td>CITY OF LOVELAND 219 E 2ND ST</td>
</tr>
<tr>
<td>LOVELAND, CO 80537</td>
<td>LOVELAND, CO 80537</td>
</tr>
<tr>
<td>RE: 215 E 2ND ST, LOVELAND CO 80537</td>
<td>RE: 215 E 2ND ST, LOVELAND CO 80537</td>
</tr>
<tr>
<td>CITY OF LOVELAND 227 E 2ND ST</td>
<td>CITY OF LOVELAND 500 E 3RD ST, STE 330</td>
</tr>
<tr>
<td>LOVELAND, CO 80537</td>
<td>LOVELAND, CO 80537</td>
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<tr>
<td>RE: 227 E 2ND ST, LOVELAND CO 80537</td>
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<tr>
<td>CITY OF LOVELAND 500 E 3RD ST, STE 330</td>
<td>CITY OF LOVELAND 201 N LINCOLN AVE</td>
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<tr>
<td>LOVELAND, CO 80537</td>
<td>LOVELAND, CO 80537</td>
</tr>
<tr>
<td>RE: 240 E 2ND ST, LOVELAND CO 80537</td>
<td>RE: 240 E 2ND ST, LOVELAND CO 80537</td>
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<td>CITY OF LOVELAND 500 E 3RD ST, STE 330</td>
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</tr>
<tr>
<td>LOVELAND, CO 80537</td>
<td>LOVELAND, CO 80537</td>
</tr>
<tr>
<td>RE: 123 N LINCOLN AVE, LOVELAND CO 80537</td>
<td>RE: 216 E 3RD ST, LOVELAND CO 80537</td>
</tr>
<tr>
<td>CITY OF LOVELAND 500 E 3RD ST, STE 330</td>
<td>CITY OF LOVELAND 500 E 3RD ST, STE 330</td>
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<tr>
<td>LOVELAND, CO 80537</td>
<td>LOVELAND, CO 80537</td>
</tr>
<tr>
<td>RE: 270 E 3RD ST, LOVELAND CO 80537</td>
<td>RE: 301 N LINCOLN AVE, LOVELAND CO 80537</td>
</tr>
</tbody>
</table>
CITY OF LOVELAND
500 E 3rd St, STE 330
LOVELAND, CO 80537

CITY OF LOVELAND
410 E 5th St
LOVELAND, CO 80537

RE: 319 N Lincoln Ave Thru, Loveland CO 80537

THOMPSON R2-J SCIOLLD DISTRICT
STEPHEN TOWNE
2890 N Monrof Ave
LOVELAND, CO 80538

LARIMER COUNTY
COUNTY COMMISSIONERS
BOB KEISTER
PO BOX 1190
FORT COLLINS, CO 80522

LOVELAND RURAL FIRE PROTECTION
DISTRICT
GREG WHITE
1423 W 29th St
LOVELAND, CO 80538

THOMPSON VALLEY HEALTH SERVICES
DISTRICT
MARVI DOLGENE
4480 Clydesdale PKWY
LOVELAND, CO 80538

LARIMER COUNTY PEST CONTROL
COUNTY COMMISSIONERS
C/O LARIMER COUNTY NATURAL RESOURCES
PO BOX 1190
FORT COLLINS, CO 80522

NORTHERN COLORADO WATER
CONSERVANCY DISTRICT
JOHN BUDDE
220 WATER AVE
BERTHOUD, CO 80513

LITTLE THOMPSON WATER DISTRICT
JAMES C HUBBARD
835 E State Highway 56
BERTHOUD, CO 80513

SOUTH FORT COLLINS SANITATION DISTRICT
MIKE DITULLIO
5150 Snead Dr
FORT COLLINS, CO 80525

CITY OF LOVELAND
ATTN: FINANCE DIRECTOR
CITY MANAGERS OFFICE
500 E 3rd St, STE 330
LOVELAND, CO 80537

LOVELAND DOWNTOWN DEVELOPMENT
AUTHORITY
CITY MANAGERS OFFICE
500 E 3rd St, STE 330
LOVELAND, CO 80537

LOVELAND GENERAL IMPROVEMENT
DISTRICT 1
ATTN: FINANCE DIRECTOR
CITY MANAGERS OFFICE
500 E 3rd St, STE 330
LOVELAND, CO 80537

FORT COLLINS-LOVELAND WATER DISTRICT
MIKE DITULLIO
5150 Snead Dr
FORT COLLINS, CO 80525
US 34/CROSSROADS CORRIDOR RENEWAL PLAN
ATTN: FINANCE DIRECTOR
CITY MANAGERS OFFICE:
500 E 3RD ST, STE 330
LOVELAND, CO 80537

LOVELAND URBAN RENEWAL AUTHORITY
ATTN: FINANCE DIRECTOR
CITY MANAGERS OFFICE:
500 E 3RD ST, STE 330
LOVELAND, CO 80537

CENTERRA METROPOLITAN DISTRICTS
NOS. 2 & 4
C/O PINNACLE CONSULTING GROUP INC
1627 E 18TH ST
LOVELAND, CO 80538

WATERFALL METROPOLITAN DISTRICTS
NOS. 1 & 2
C/O PINNACLE CONSULTING GROUP INC
1627 E 18TH ST
LOVELAND, CO 80538

PINNACLE HOLDING COMPANY, LLC
C/O PINNACLE CONSULTING GROUP INC
1627 E 18TH ST
LOVELAND, CO 80538

VDW METROPOLITAN DISTRICTS NOS. 1 - 3
C/O PINNACLE CONSULTING GROUP INC
1627 E 18TH ST
LOVELAND, CO 80538

BLK 41 – FINLEYS ADD URP
ATTN: FINANCE DIRECTOR
CITY MANAGERS OFFICE:
500 E 3RD ST, STE 330
LOVELAND, CO 80537

LOVELAND MIDTOWN METROPOLITAN DISTRICT
C/O PINNACLE CONSULTING GROUP INC
1627 E 18TH ST
LOVELAND, CO 80538

COLORADO DIVISION OF LOCAL GOVERNMENT
1313 SHERMAN ST, RM 521
DENVER, CO 80203
EXHIBIT C

AFFIDAVIT OF PUBLICATION
AFFIDAVIT OF PUBLICATION

REPORTER-HERALD

State of Colorado
County of Larimer

I, the undersigned agent, do solemnly swear that the LOVELAND REPORTER-HERALD is a daily newspaper printed, in whole or in part, and published in the City of Loveland, County of Larimer, State of Colorado, and which has general circulation therein and in parts of Larimer and Weld counties; that said newspaper has been continuously and uninterruptedly published for a period of more than six months next prior to the first publication of the annexed legal notice of advertisement, that said newspaper has been admitted to the United States mails as second-class matter under the provisions of the Act of March 3, 1879, or any amendments thereof, and that said newspaper is a daily newspaper duly qualified for publishing legal notices and advertisements within the meaning of the laws of the State of Colorado; that a copy of each number of said newspaper, in which said notice of advertisement was published, was transmitted by mail or carrier to each of the subscribers of said newspaper, according to the accustomed mode of business in this office.

The annexed legal notice or advertisement was published in the regular and entire edition of said daily newspaper once; and that one publication of said notice was in the issue of said newspaper dated August 30, 2016.

[Signature]
Agent

Subscribed and sworn to before me this 30th day of August, 2016 in the County of Boulder, State of Colorado.

[Signature]
Notary Public