ORDINANCE NO. 4 of 2022

AN ORDINANCE OF THE BOROUGH COUNCIL OF THE BOROUGH OF LARKSVILLE APPROVING AMENDMENTS TO CHAPTER 400 GOVERNING "SEWERS"

WHEREAS, Larksville is in the process of selling its sanitary collection system to the Wyoming Valley Sanitary Authority ("WVSA"); and

WHEREAS, the sale requires certain amendments to the language of existing Ordinances; and

WHEREAS, the Borough Council of the Borough of Larksville desires to amend Chapter 400 "Sewers" as a result of the sale of the sanitary collection system to the WVSA.

NOW, THEREFORE, BE IT ORDAINED AND ENACTED by the Borough Council of the Borough of Larksville and it is hereby ordained and enacted by the authority of the same as follows:

1. Chapter 400, §400-1 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-1. Definitions.

AUTHORITY. The Wyoming Valley Sanitary Authority, a Pennsylvania municipal authority.

2. Chapter 400, §400-2 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-2. Owners of premises to make connections.

The owner of any improved property accessible to and whose principal building is within 150 feet from the sewer system shall connect such improved property with and shall use such sewer system, in such manner as this Borough and the Authority may require, within 60 days after notice to such owner from this Borough or the Authority to make such connection, for the purpose of discharge of all sanitary sewage and industrial wastes from such improved property, subject, however, to such limitations and restrictions as shall be established herein or otherwise shall be established by this Borough and the Authority from time to time.

3. Chapter 400, §400-3 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-3. Use of sewers after connection required.

All sanitary sewage and industrial wastes from any improved property, after connection of such improved property to a sewer shall be required under § 400-2,

shall be conducted into a sewer, subject to such limitations and restrictions as shall be established herein or as otherwise shall be established by this Borough or the Authority from time to time.

4. Chapter 400, §400-7 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-7. Notices to connect.

The notice by this Borough or the Authority to make a connection to a sewer referred to in § 400-2 shall consist of a copy of this chapter, including any amendments and/or supplements at the time in effect, or a summary of each section hereof, and a written or printed document requiring the connection in accordance with the provisions of this chapter and specifying that such connection shall be made within 60 days from the date such notice is given. Such notice may be given at any time after a sewer is in place which can receive and convey sanitary sewage and industrial wastes for treatment and disposal from the particular improved property. Such notice shall be served upon the owner either by personal service or by registered mail or by such other method as at the time may be provided by law.

5. Chapter 400, §400-8 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-8. Permit required to use or disturb sewer.

No person shall uncover, connect with, make any opening into or use, alter or disturb in any manner any sewer or any part of the sewer system, without first obtaining a permit, in writing, from this Borough and in accordance with the Authority's rules and regulations then in effect.

6. Chapter 400, §400-10 A, B and C of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-10. Connection conditions.

- A. Such person shall have notified this Borough and the Authority of the desire and intention to connect such improved property to a sewer.
- B. Such person shall have applied for and obtained (i) a permit as required by § 400-8 and (ii) in accordance with the Authority's Rules and Regulations then in effect.
- C. Such person shall have given this Borough and the Authority at least 48 hours' prior written notice of the time when such connection will be made so that this Borough and the Authority may supervise and inspect the work of connection and necessary testing.

7. Chapter 400, §400-11 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-11. Separate and independent connections.

Except as otherwise provided in this section, each improved property shall be connected separately and independently with a sewer through a building sewer. Grouping of more than one improved property on one building sewer shall not be permitted except under special circumstances and for good sanitary reasons or other good cause shown, and then only after special permissions of this Borough and the Authority, in writing, shall have been secured and subject to such rules, regulations and conditions as may be prescribed by this Borough and the Authority. Further, in the event that a single house connection is permitted to serve a double house, it will be necessary for both property owners to sign an agreement relieving the Authority and Borough of any responsibility or obligation caused by or resulting from installation of a single house connection. The agreement shall provide that any disagreement between the two parties concerning future maintenance of the common sewer will be sufficient cause for the Authority and/or this Borough to install an additional connection to the sewer main to provide individual service to both houses. The installation of such separate service lateral from the sewer main to the curb, as well as the house connection from the curb to the property, shall be made at the joint expense of the property owners signing the agreement.

 Chapter 400, §400-12 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-12. Costs to be borne by owner.

All costs and expenses of construction of a building sewer and all costs and expenses of connection of a building sewer to a sewer, including testing, shall be borne by the owner of the improved property to be connected; and such owner shall indemnify and save harmless this Borough and the Authority from all loss or damage that may be occasioned, directly or indirectly, as a result of construction of a building sewer or of connection of a building sewer to a sewer.

 Chapter 400, §400-13 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-13. Connection locations designated.

A building sewer shall be connected to a sewer at the place designated by this Borough and the Authority and where the service lateral is provided. The invert of a building sewer at the point of connection shall be at the same or a higher elevation than the invert of the sewer. A smooth, neat joint shall be made, and the connection of a building sewer to the service lateral shall be made secure and watertight.

10. Chapter 400, §400-14 B of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

- B. Connections to the collection sewer where no branch or Y-fitting has been previously provided shall be made and a service lateral provided by this Borough or, at the discretion of the Authority, by the Authority.
- 11. Chapter 400, §400-15 A of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:
 - A. Connections to service laterals, if of the same pipe size, shall be made by properly joining to the bell end of the service lateral provided. Where different types or sizes of materials are to be joined, an approved adapting fitting shall be used in accordance with the Authority's rules and regulations then in effect.
- 12. Chapter 400, §400-16 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-16. Connections upon availability; enforcement.

As the sewer system is constructed or extended and sewer service becomes available, if the owner of any improved property located within the Borough and accessible to and whose principal building is located within 150 feet of the sewer system, after 60 days' notice from this Borough or the Authority requiring the connection of such improved property with a sewer, in accordance with § 400-2, shall fail to connect such improved property as required, this Borough or the Authority may make such connection and may collect from such owner the costs and expenses thereof by a municipal claim, an action in assumpsit or such other legal proceeding as may be permitted by law.

13. Chapter 400, §400-17 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-17. Internal diameter of building sewers.

A building sewer shall be no less than four inches in internal diameter, and shall be otherwise in compliance with the rules and regulations of the Authority then in effect.

- 14. Chapter 400, §400-21 B of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:
 - B. No change of the building sewer of any building shall be permitted unless notice thereof shall have been given to the Borough and the Authority and approval of the Borough and the Authority thereto obtained in writing.
- 15. Chapter 400, §400-26 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-26. Basement floor drains.

- A. Basement floor drains shall not be permitted to be connected to the building sewer except where it can be shown to the satisfaction of the Authority that their connection is absolutely necessary.
- B. A permit shall be obtained from the Borough and the Authority before any floor drain may be attached to the building sewer drainage system.
- C. No permit for a basement floor drain shall be granted until the owner of the building or his agent has executed, signed and filed with the Borough and the Authority a written statement releasing the Borough and the Authority from any damage or personal injury that may result.
- 16. Chapter 400, §400-30 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-30. Location of traps.

The house trap described under § 400-29 shall be located at a point approved by the Borough and the Authority in accordance with rules and regulations applicable thereto as adopted by this Borough and the Authority. Such trap and its vent shall be on the property side of the curb.

17. Chapter 400, §400-31 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-31. Slope or grade of building sewer.

The slope or grade of a building sewer, when the inside diameter is four inches or more, shall be no less than 1/4 inch per foot of length and shall be downward in the direction of flow; provided, however, that when a commercial or industrial establishment requires a building sewer with an inside diameter of six inches or more, the slope shall be no less than 1/8 inch per foot of length. When physically required in order to connect with the sewer lateral, the slope of the building sewer may be reduced to 1/8 inch per foot, but only with the permission of this Borough and the Authority.

18. Chapter 400, §400-32 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-32. Testing and observation.

- A. This Borough and the Authority shall observe all testing of a building sewer. All equipment and material required for testing shall be furnished by the owner of the improved property to be connected to a sewer.
- B. In the event that a building sewer is not approved by this Borough and the Authority, further test or tests shall be made following completion of

necessary corrections. A fee of \$10 will be charged by this Borough for observation of each test subsequent to the initial test.

- 19. Chapter 400, §400-34 B of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:
 - B. Upon approval of the test of a building sewer by this Borough and the Authority, a certificate of approval will be issued to the owner of the improved property to be connected to a sewer.
- 20. Chapter 400, §400-35 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-35. Defective building sewers.

Whenever this Borough or the Authority has reason to believe that any building sewer has become defective, such building sewer shall be subject to test and inspection. Defects found upon such tests and inspection shall be corrected, as required by this Borough or the Authority in writing, at the cost and expense of the owner of the improved property served through such building sewer.

21. Chapter 400, §400-37 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-37. Adequate barricades and protection.

Every excavation for a building sewer shall be guarded adequately with barricades and lights to protect all persons from damage and injury. Streets, sidewalks and other public property disturbed in the course of installation of a building sewer shall be restored, at the cost and expense of the owner of the improved property being connected, in a manner satisfactory to this Borough and the Authority.

22. Chapter 400, §400-39 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-39. Construction supervision.

The construction of building sewers shall, at all times, be subject to supervision and inspection by this Borough and the Authority or their respective authorized representative and shall conform to this Borough's and the Authority's specifications. The building sewer shall not be covered until permitted by this Borough and the Authority, and all backfilling of trenches shall be under its supervision and shall be thoroughly compacted by tamping in six-inch layers to a minimum height of 12 inches above the top of the pipe.

23. Chapter 400, §400-42 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-42. Disconnection of service laterals.

The Authority shall have the right to close up or disconnect from the sewer system any service lateral or building sewer used for carrying rain, cellar drainage, surface water, groundwater or objectionable matter or whenever any violations of these rules and regulations are committed.

24. Chapter 400, §400-43 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-43. Liability for damage.

Neither this Borough nor the Authority shall be liable for any damage or expense resulting from leaks, stoppages or defective plumbing or from any other cause occurring to any premises or within any house or building; and it is expressly stipulated by and among this Borough, the Authority and the owner that no claims shall be made against this Borough or the Authority on account of the breaking or stoppage of, or any damage or expense to, any lateral, building sewer or house connection when the cause thereof is found to be in the lateral, building sewer or house connection.

25. Chapter 400, §400-44 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-44. Liability for deficiency or failure of service.

Neither this Borough nor the Authority shall be liable for a deficiency or failure of service when occasioned by emergency, required repairs or failure from any cause beyond control. This Borough hereby irrevocably grants to the Authority the right to restrict the use of sewer service whenever the public welfare may require it. In consideration of the right to connect to the sewer system, neither this Borough nor the Authority shall be liable for any damage or expense resulting from leaks, stoppages or defective plumbing or from any other cause occurring to any premises or within any building; and it is hereby expressly agreed by all persons making connection with the sewer system that no claims shall be made against this Borough or the Authority on account of the breaking or stoppage of, or any damage or expense to, any service lateral or building sewer where the cause thereof is found to be in such service lateral or building sewer.

26. Chapter 400, §400-45 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-45. Certificate to engage in construction work; fee.

Any person desiring to carry on or work at the business of installing a building sewer for any improved property shall obtain a certificate to engage in or work at said business from the Borough and the Authority. A certificate fee of \$50 to defray in part the administrative and enforcement costs shall be imposed annually by the

Borough, in addition to any fee imposed by the Authority under its rules and regulations then in effect. Each certificate shall be effective only for the year in which it is issued.

27. Chapter 400, §400-46 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-46. Certificate for plumbing work; fee.

A homeowner may secure a certificate to undertake plumbing work on his own property after registration for such work with the Borough and the Authority. A fee of \$5 shall be imposed for a homeowner's certificate, which will be effective only for the year in which it is issued.

28. Chapter 400, §400-52 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-52. Failure to remedy unsatisfactory conditions.

If any person shall fail or refuse, upon receipt of a notice of this Borough or of the Authority, in writing, to remedy any unsatisfactory condition with respect to a building sewer within 45 days of receipt of such notice, this Borough may refuse to permit such person to discharge sanitary sewage and industrial wastes into the sewer system until such unsatisfactory condition shall have been remedied to the satisfaction of this Borough.

29. Chapter 400, §400-53 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-53. Right to refuse privilege of connection.

This Borough reserves the right to refuse, and hereby irrevocably grants to the Authority the right to refuse, to any person the privilege of connection of any improved property to a sewer or to compel discontinuance of use of a sewer by any person or to compel the pretreatment of industrial wastes, in order to prevent discharge into the sewer system of wastes which may be deemed by the Authority to be harmful to the sewer system or to have a deleterious effect on the sewage treatment process.

- 30. Chapter 400, §400-54 A of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:
 - A. In cases where a builder or developer desires or is required to install collection sewers, service laterals and building sewers to every housing unit within a housing development prior to their individual sale, he may do so upon meeting all conditions as set forth in the Authority's rules and regulations then in effect. Plot plans for such a development must be submitted to the Authority for approval prior to any construction. Sewer

plans conforming to all original specifications established by the Authority as to type of pipe, location of mains, size of pipe, grades and all necessary appurtenances will be reviewed by the Authority's engineer prior to approval from the necessary state agencies. The engineering fees and charges for this review shall be paid by the builder or developer to the Authority. In no case will lesser standards than exist in the presently constructed sewer system and as outlined in these rules and regulations be permitted for any future extensions.

31. Chapter 400, §400-55 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-55. Installation at owner's expense.

When a person who develops and/or subdivides land within the Borough is required by any ordinance of the Borough or by the Authority's rules and regulations then in effect to provide for the installation of public sanitary sewer facilities within a land development area and/or subdivision and to provide for the connection of such facilities to existing Authority sanitary sewer collection lines or when a person not so required desires to provide for such installation and connection to existing Authority collection lines, he shall install such public sanitary sewer facilities at such person's own expense with own forces, or under separate contract, provided that such person first applies for and obtains written authorization from the Authority to proceed with such construction in conformity with plans and specifications approved by the Authority.

32. Chapter 400, §400-56, the introductory paragraph and B and C of the Borough of Larksville Code of Ordinances are hereby amended to read as follows:

Subject to the rules and regulations of the Authority then in effect, the following procedure shall govern the submission of plans for approval to the Authority.

- B. Preparation of plans and specifications. Sewer design plans for the proposed public sanitary sewer shall be prepared at the expense of the developer and may be prepared by the developer's engineer. The sewer design plans shall meet all requirements of the Department of Environmental Protection of the Commonwealth of Pennsylvania and shall further be prepared in accordance with the design standards and specifications as set forth in this chapter, the rules and regulation of the Authority then in effect, and in accordance with such additional specifications and requirements as the Authority engineer shall deem appropriate or necessary.
- C. Land development planning module. Prior to completion and submission of sewer design plans to the Authority, the developer shall submit approved copies of the land development planning module and the soil erosion and sedimentation control plan to the Authority and the Borough. Upon receipt of the above items in form satisfactory to the Authority, written notification

shall be given by the Authority to the developer that the developer is authorized to proceed with completion of the sewer design plans and applicable water quality modules.

33. Chapter 400, §400-57 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-57. Written authorization to proceed with construction.

- No construction work shall be commenced until written authorization is A. received by the developer from the Authority. Upon receipt by the Authority of the requisite permits from the Department of Environmental Resources authorizing construction of the proposed public sanitary sewerage system, the Authority shall advise the developer, in writing, that the developer is authorized to proceed to construct the proposed public sanitary sewerage system, provided that the developer has complied with all other requirements imposed by the Authority pursuant to this chapter and the Authority's rules and regulations then in effect. Construction shall commence and proceed in strict accordance with the final sewer design plan, all applicable specifications and regulations of the Authority and of the Commonwealth of Pennsylvania. Any deviation from the final sewer design plan, applicable specifications or regulations during any phase of construction shall be justification for the revocation by the Authority of the developer's authorization to proceed with construction, and upon written notification of such revocation all construction shall immediately cease.
- B. In the event that construction of the proposed public sanitary sewerage system or any section thereof is not completed within one year after the date of the issuance of written authorization to proceed by the Authority as provided for in this section, such written authorization to proceed may be revoked by the Authority or the Larksville Borough Council, giving notice of such revocation, in writing, to the developer. Thereafter the developer must secure renewed written authorization from the Authority and Borough Council to proceed to complete the project. No construction or work of any nature may be performed on the project subsequent to the Borough Council or the Authority giving written notice of revocation or authorization to proceed or prior to issuance of a renewed written authorization.
- 34. Chapter 400, §400-59 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-59. Construction schedule.

Immediately prior to commencement of construction, the developer shall provide the Authority with an estimated construction schedule so that the progress and performance inspections required to be made by the Authority under the provisions of this chapter and the Authority's rules and regulations then in effect may be performed.

35. Chapter 400, §400-60 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-60. Tests and final inspection.

Upon completion of construction and prior to the discharge of any sewage into the lines, the Authority shall conduct a final inspection, which inspection shall include such tests as the Authority deems necessary to ensure that the construction conforms in all respects to the sewer design plans, specifications and the Authority's rules and regulations then in effect. Any deficiencies noted at the time of final inspection by the Authority shall be reported, in writing, to the developer, who shall correct such deficiencies at the Developer's own expense. Therefore, the developer may request that a re-inspection be made by the Authority.

36. Chapter 400, §400-61 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

\S 400-61. Approval and acceptance of system.

After completion of the final inspection and any re-inspections that are necessary and upon receipt of a maintenance bond if required pursuant to § 400-64 of this chapter or under the rules and regulations of the Authority then in effect, the Authority shall, upon the recommendation of its engineer for acceptance made in the form of an engineer's certificate of completion, notify the developer, in writing, that the construction is approved and that the public sanitary sewerage system will be accepted by the Authority upon proper dedication to it by the developer. The developer shall then take such steps as are necessary to dedicate the system to the Authority free of all liens and encumbrances.

37. Chapter 400, §400-62 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-62. Approval required prior to discharge.

No sewage shall be permitted to be discharged into the newly constructed public sanitary sewerage system until the developer has been notified, in writing, of the Authority's approval and intent to accept the system pursuant to § 400-61 above and the Authority's rules and regulations then in effect.

38. Chapter 400, §400-63 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-63. Application for house and service lateral connections.

All house connections and service lateral connections to any newly constructed public sanitary sewer shall be made in accordance with the rules and regulations applicable to such connections, including but not limited to those rules and regulations of the Authority then in effect prescribing permit applications. Such application shall be required for each connection to be made to a collecting sewer even though such connection is to be made by a unit within a planned development, the main collection lines for which are being constructed or have been constructed by or at the expense of the developer, and must be completely filled out in all parts and signed by the customer. The initial application shall be accompanied by the proper connection charge.

39. Chapter 400, §400-64 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-64. Maintenance bonds and cash deposits.

If required by the Authority and prior to issuing written approval of the system to the developer and as a prerequisite to such approval, the developer shall provide the Authority with a one-year maintenance bond in the amount of 100% of the construction cost of the public sanitary sewerage system constructed by the developer or shall deposit with the Authority cash in such amount as is estimated necessary and sufficient by the Authority's engineer.

40. Chapter 400, §400-66 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-66. Design standards, specifications and plans.

Sewer construction design shall be in accordance with the Authority's design standards and specification requirements then in effect, which sewer construction specifications are incorporated into this chapter and made a part hereof as if more fully set forth at length. All drawings submitted to the Authority in conjunction with any application for a permit under this chapter shall conform in every respect to the drawing criteria as set forth in the aforementioned sewer construction specifications.

41. Chapter 400, §400-67 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-67. Access at reasonable times.

The Authority shall have the right of access at reasonable times to any part of any improved property served by the sewer system as shall be required for purposes of inspection, measurement, sampling and testing and for performance of other functions relating to service rendered by the Authority through the sewer system.

42. Chapter 400, §400-69 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-69. Control of service.

Neither the Borough nor the Authority shall be liable for a deficiency or failure of service when occasioned by an emergency, or required repairs, for any cause beyond control. The Authority reserves the right to restrict the use of sewer service whenever the public welfare may require it.

43. Chapter 400, §400-70 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-70. Property owner vacating premises.

When premises are vacated, the owner must give notice at the Borough Office and to the Authority, and such owner will be responsible for the sewage charges until such notice is given.

44. Chapter 400, §400-71 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-71. Notice of change in ownership.

Each property owner must give the Borough and the Authority written notice of any change of ownership of any improved property.

45. Chapter 400, §400-72 of the Borough of Larksville Code of Ordinances is hereby amended to read as follows:

§ 400-72. Right to adopt additional regulations.

This Borough reserves the right to adopt from time to time additional rules and regulations as it shall deem necessary and proper relating to connections with a sewer and the sewer system, which additional rules and regulations, to the extent appropriate, shall be and shall be construed as a part of this chapter.

All rules, regulations, standards and specifications adopted or promulgated by the Authority from time to time with respect to the sewer collection, conveyance and treatment system serving the Borough are hereby incorporated into this chapter in their entirety and made a part hereof as if more fully set forth herein at length.

Repealer.

All Ordinances or parts of Ordinances of the Borough of Larksville in conflict with this Ordinance to the extent of such conflict, and no further, are hereby repealed.

47. Severability.

The provisions of this Ordinance are severable and if any section, sentence, clause, revision, part or other portion hereof shall be held unconstitutional, illegal, invalid or otherwise

ineffective, the validity of the remaining provisions shall be unaffected thereby. It is the intention of the Borough Council of the Borough of Larksville that this Ordinance would have been adopted had such unconstitutional, illegal, invalid, or otherwise ineffective section, sentence clause, or provision, part or other portion not been included herein.

48. Remaining Provisions.

All of the remaining provisions of Chapter 400 of the Borough of Larksville Code of Ordinances shall remain in full force and effect.

Effective Date.

This Ordinance shall become effective immediately upon the conveyance of the sanitary collection system to the WVSA.

ORDAINED AND ENACTED by the BOROUGH COUNCIL OF THE BOROUGH OF LARKSVILLE, this 15 day of Novemble, 2022.

ARKSVILLE, this 15 day of NOVEMMI	<u>C</u> , 2022.
ATTEST: IRENE VALATKA, Borough Secretary	BOROUGH OF LARKSVILLE MKE LEHMAN, President of Council
Approved:	