SUBDIVIDER'S AGREEMENT FOR WARRANTY OF REQUIRED OFF-SITE IMPROVEMENTS

This Agr	reement made and entered into this				tween and
Hillsborough Co	ounty, a political subdivision of the State c				anu
	<u>w</u>	<u> 'itnesseth</u>			
	EAS, the Board of County Comment Code, hereinafter referred to as "LDC atutes; and		_	•	
responsibility projects in Hi	EAS, the LDC authorizes the of off-site improvement facilities lillsborough County, provided that the inst defects in workmanship and materials	constructed by e improvement fac	the Subdivider ilities meet Cou	in conjunction	with
	EAS, the Subdivider has completed of known as	•		•	with
	AS, pursuant to the LDC, the solution of the interest of the solution of the s		•	County to accept	the
facilities have	EAS, the Subdivider has represented been constructed in accordance distributed specifications; and				
	EAS, the Subdivider has offered to manship and materials and to correct any		•	_	any
herein, and to	THEREFORE, in consideration of the consideration of the consideration and the Conservation are conservation and the Conservation and the Conservation are consideration and the Conservation are conservation and the conservation are conservation and the Conservation are conservation and the Conservation are conservation are conservation are conservation and the Conservation are conservation are conservation are conservation and the Conservation are conservation and the Conservation are conservation are conservation and the Conservation are co	d/or maintenance	by the County		
	The terms, conditions and regulations co Code, are hereby incorporated by referen			•	
f c f k s	For a period of two (2) years following facilities for ownership and/or maintenant off-site improvement facilities described by from defects in workmanship or materials period any such failure, deterioration or said improvement facilities thereafter comproved plans and LDC. The off-site improvement the Subdivision are as follows:	nce by the County, the pelow against failure, s. The Subdivider aground damage existing in table with the technic	e Subdivider agreed deterioration or contest to correct with the improvement call specifications	es to warrant the damage resulting hin the warranty facilities so that contained in the	
	The Subdivider agrees to, and in accord deliver to the County an instrument ens				

paragraph 2 above, specifically identified as:

a.	Letter of Credit, number with				
	order of	· '			
b.	A Warranty Bond, number	dated,			
	with				
	b	by order of			
		, or			
c.	Cashier/Certified Check, number	, dated			
	which shall be deposited by the Count	y into a non-interest bearing			
	escrow account upon receipt. No in	nterest shall be paid to the			
	Subdivider on funds received by th	e County pursuant to this			
	Agreement.				

A copy of said letter of credit, warranty bond, or cashier/certified check is attached hereto and by reference made a part hereof.

- 4. In the event the Subdivider shall fail or neglect to fulfill its obligations under this Agreement and as required by the LDC, the Subdivider shall be liable to pay for the cost of reconstruction of defective off-site improvement facilities to the final total cost, including but not limited to engineering, legal and contingent costs, together with any damages, either direct or consequential, which the County may sustain as a result of the Subdivider's failure or neglect to perform.
- 5. The County agrees, pursuant to the terms contained in the LDC, to accept the off-site improvement facilities for maintenance, at such time as:
 - a. The Engineer-of-Record for the Subdivider certifies in writing that said offsite improvement facilities have been constructed in accordance with:
 - (1) The plans, drawings, and specifications submitted to and approved by the County's Development Review Division of the Development Services Department; and
 - (2) All applicable County regulations relating to the construction of the off-site improvement facilities; and
 - b. Authorized representatives of the County's Development Review Division of the Development Services Department have reviewed the Engineerof-Record's certification and have not found any discrepancies existing between the constructed improvement facilities and said certification.
- 6. If any part of this Agreement is found invalid and unenforceable by any court of competent jurisdiction, such invalidity or unenforceability shall not affect the other parts of this Agreement if the rights and obligations of the parties contained herein are not materially prejudiced and the intentions of the parties can be effectuated.
- 7. This document, including all exhibits and other documents incorporated herein by reference, contains the entire agreement of the parties. It shall not be modified or altered except in writing signed by the parties.
- 8. If any article, section, clause or provision of this Agreement may be deemed or held invalid by any court of competent jurisdiction for any reason or cause, the same shall not affect or invalidate the remaining portions of this Agreement, which shall remain in full force and effect.
- 9. This document contains the entire agreement of these parties. It shall not be modified or altered except in writing signed by the parties.

ATTEST:	Subdivider:
Witness Signature	Authorized Corporate Officer or Individual (Sign before Notary Public and 2 Witnesses)
Printed Name of Witness	Name (typed, printed or stamped)
Witness Signature	Title
Printed Name of Witness	Address of Signer
	Phone Number of Signer
NOTARY PUBLIC	
CORPORATE SEAL (When Appropriate)	
ATTEST:	
CINDY STUART Clerk of the Circuit Court	BOARD OF COUNTY COMMISSIONERS HILLSBOROUGH COUNTY, FLORIDA
Ву:	By:
Deputy Clerk	Chair

Representative Acknowledgement

STATE OF FLORIDA COUNTY OF HILLSBOROUGH

The foregoing instrument was acknowledge	owledged before me by mea	ns of \square physical presence or \square	online notarization, this
day of		, by	
(day) (month)	(year)	(name of person ack	nowledging)
	for	of party on behalf of whom instrument wa	
(type of authority,e.g. officer, trustee, att	orney in fact) (name	of party on behalf of whom instrument wa	as executed)
☐ Personally Known OR ☐ Pro	oduced Identification		
		(Signature of Notary Publ	ic - State of Florida)
Type of Identification Produ	uced		
	-	(Print, Type, or Stamp Commis	sioned Name of Notary Public)
(Notary Seal)	-	(Commission Number)	(Expiration Date)
Individual Acknowledgement STATE OF FLORIDA COUNTY OF HILLSBOROUGH			
The foregoing instrument was acknowledge	owledged before me by mea	ns of \square physical presence or \square	online notarization, this
day of	,	, by	nowledging)
(day) (month)	(year)	(name of person ack	nowledging)
Personally Known OR Pro	duced Identification	(Signature of Notary Publ	is State of Florida)
		(Signature of Notary Publ	ic - State of Florida)
Type of Identification Produ	uced		
	_	(Print, Type, or Stamp Commis	sioned Name of Notary Public)
	-	(Commission Number)	(Expiration Date