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

This Agreement made and entered into					by and	
Hillsborough County, a political subdivision of t						
	Wit	<u>nesseth</u>				
WHEREAS , the Board of County Development Code, hereinafter referred to as Florida Statutes; and			_	•		
WHEREAS , the LDC affects the su County; and	bdivision o	of land within	the uninco	orporated a	areas of	Hillsborough
WHEREAS, pursuant to the LDC, the Hillsborough County, Florida, for approval and (hereaf	recordation	, a plat of a sub	division knov		•	
WHEREAS, a final plat of a subdivis be approved and recorded until the Subdivid off-site improvements will be installed; and		•			•	•
WHEREAS , the off-site improvements re said plat under guarantees posted with the Cou		he LDC in the su	ubdivision are	to be instal	led after re	ecordation o
WHEREAS, the Subdivider has of Department drawings, plans, specifications streets, grading, sidewalks, stormwater dra easements and rights-of-way, in accordance by the County; and	and other inage syste	information roms, water, wa	elating to the stewater ar	ne construction reclaime	tion of of d water s	ff-site roads systems and
WHEREAS, the Subdivider agrees to bu	ild and cons	truct the afore	mentioned o	ff-site impro	vements;	and
WHEREAS , pursuant to the LDC, the off-site improvements for maintenance as liste		·	•	•	upon com	ipletion, the
Roads/Streets	Water Ma	ins/Services		Stormwa	ter Drainag	ge Systems
Sanitary Gravity Sewer Systems	Sanitary S	ewer Distributi	on System	Bridges		
Reclaimed Water Mains/Services	Sidewalks					
Other:					; an	ıd
WHEREAS , the County required the against any defects in workmanship and mawarranty period; and						•
WHEREAS, the County required the performance of said warranty and obligation to		to submit to	the County	an instrum	nent guara	inteeing the

approval of the County to record said plat, and to gain acceptance for maintenance by the County of the aforementioned off-site improvements, the Subdivider and the County agree as follows:

1. The terms, conditions and regulations contained in the LDC, are hereby incorporated by reference and made a part of this Agreement.

NOW, THEREFORE, in consideration of the intent and desire of the Subdivider as set forth herein, to gain

- 2. The Subdivider agrees to well and truly build, construct and install all off-site improvements required in connection with development of the Subdivision within ______ (_____) months from and after the date that the Board of County Commissioners approves the final plat and accepts the performance bond rendered pursuant to paragraph 4 below, to be built and constructed in exact accordance with the drawings, plans, specifications and other data and information filed with the Hillsborough County Development Services Department by the Subdivider.
- 3. The Subdivider agrees to warranty all off-site improvement facilities required for the construction of the Subdivision against failure, deterioration or damage resulting from defects in workmanship and materials, for a period of two (2) years following the date of acceptance of said improvements for maintenance by the County. The Subdivider further agrees to correct within the above described warranty period any such failure, deterioration, or damage existing in the improvements so that said improvements thereafter comply with the technical specifications contained in the LDC established by the County.
- 4. The Subdivider agrees to, and in accordance with the requirements of the LDC, does hereby deliver to the County, an instrument ensuring the performance and a separate instruments providing a warranty of the obligations described in paragraph 2 and 3 above, specifically identified as:

Letter of Credit, number	, dated				
	, with				
	by order of				
	, or				
	dated,				
	with				
	as Principal, and				
	as Surety, or				
A Warranty Bond, number	dated,				
	with				
	as Principal, and				
Cashier/Certified Check, number	, dated				
which shall be de	eposited by the County into a				
non-interest bearing escrow acco	unt upon receipt. No interest shall				
be paid to the Subdivider on fund	ds received by the County pursuant				
to this Agreement.					

Copies of said letter of credit, performance and warranty bonds, escrow agreements, or cashier/certified checks are attached hereto and by reference made a part hereof.

- 5. Once construction is completed, the Subdivider shall submit a written certification, signed and sealed by the Engineer-of-Record, stating that the off-site improvements are constructed in accordance with:
 - a. The plans, drawings, and specifications submitted to and approved by the County's Development Services Department; and
 - b. All applicable County regulations relating to the construction of improvement facilities.

An authorized representative of the County's Development Services Department will review the Engineer's Certification and determine if any discrepancies exists between the constructed improvements and said certifications.

6. Should the Subdivider seek and the County grant, pursuant to the terms contained in the LDC, an extension of time period established for construction of those improvements described in paragraph 2, the Subdivider shall provide the County with an instrument ensuring the completion

of said improvements within the extended period. The instrument shall be in the form of a letter of credit, performance bond, escrow agreement, or cashier/certified check, as required by the LDC.

- 7. In the event the Subdivider shall fail or neglect to fulfill its obligations under this Agreement as set forth in paragraph 2 and as required by the LDC, the Subdivider shall be liable to pay for the cost of reconstruction and installation of the improvements 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 failure of the Subdivider to carry out and execute all of the provisions of this Agreement and the provisions of the LDC.
- 8. In the event the Subdivider shall fail or neglect to fulfill its obligations under this Agreement as set forth in paragraph 3 and as required by the LDC, the Subdivider shall be liable to pay for the cost of reconstruction of defective improvements 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.
- 9. The County agrees, pursuant to the terms contained in the LDC, to record the plat of the Subdivision at such time as the plat complies with the provisions of the LDC and has been approved in the manner prescribed therein.
- 10. The County agrees, pursuant to the terms contained in the LDC, to accept the improvement facilities for maintenance upon proper completion, approval by the County's Development Services Department, and the submittal and approval of all documentation required by this Agreement and the LDC.
- 11. The County agrees, pursuant to the terms contained in the LDC, to issue a letter of compliance to allow the release of certificates of occupancy upon receipt of all of the following:
 - a. The Engineer-of-Record's Certification referred to in paragraph 5 above; and
 - b. Acknowledgement by the Development Services Department that all necessary inspections have been completed and are satisfactory, and that no discrepancies exist between the constructed improvements and the Engineer's Certification; and
 - c. Provided that all applicable provisions of the LDC have been met.
- 12. In the event that the improvement facilities are completed prior to the end of the construction period described in paragraph 2, the Subdivider may request that the County accept the improvements for maintenance at the time of completion. In addition to the submittal, inspections, and approvals otherwise required by this Agreement and the LDC, the Subdivider shall accompany its request for acceptance with a new or amended warranty instrument, in a form prescribed by the LDC, guaranteeing the obligations set forth in paragraph 3 for a period of two (2) years from the date of the final inspection approval. Provided that said warranty instrument is approved as to form and legal sufficiency by the County Attorney's Office, the County's Development Services Department may accept the new or amended warrany instrument on behalf of the County, and release the original warranty instrument received pursuant to this Agreement, where appropriate. All portions of this Agreement pertaining to the warranty shall apply to any new or amended warranty instrument accepted pursuant to this paragraph.
- 13. 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.
- 14. This document contains the entire agreement of these parties. It shall not be modified or altered except in writing signed by the parties.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement, effective as of the date set forth above. ATTEST: Subdivider: By_____ Authorized Corporate Officer or Individual Witness Signature (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 BOARD OF COUNTY COMMISSIONERS** Clerk of the Circuit Court HILLSBOROUGH COUNTY, FLORIDA Ву: ____ By: _____ **Deputy Clerk** Chair

Representative Acknowledgement

STATE OF FLORIDA COUNTY OF HILLSBOROUGH

The foregoing instru	ment was acknowledged	before me by me	ans of \square physical presence or \square c	online notarization, this	
day of			_,, by		
(day)	(month)	(year)	(name of person ack	nowledging)	
		for	e of party on behalf of whom instrument wa		
(type of authority,e.g.	officer, trustee, attorney in fact	t) (nam	e of party on behalf of whom instrument wa	s executed)	
☐ Personally Know	vn OR 🗖 Produced Ide	entification _			
			(Signature of Notary Publi	ic - State of Florida)	
Type of Ide	entification Produced				
			(Print, Type, or Stamp Commis	sioned Name of Notary Public)	
(Nota	ry Seal)		(Commission Number)	(Expiration Date)	
Individual Acknow STATE OF FLORIDA COUNTY OF HILLSE					
The foregoing instru	ment was acknowledged	before me by me	ans of \square physical presence or \square c		
day of			, by	nowledging)	
(day)	(month)	(year)	(name of person ack	nowledging)	
	_				
□ Personally Know	vn OR 🔲 Produced Ide	entification _	(Signature of Notary Publi	is State of Florida)	
			(Signature of Notary Publi	ic - State of Florida)	
Type of Ide	entification Produced				
		•	(Print, Type, or Stamp Commis	sioned Name of Notary Public)	
	rv Seal)		(Commission Number)	(Expiration Date	