REIMBURSEMENT AND COST SHARE AGREEMENT

This AGREEMENT is made and entered into by and between the **City of Grand Junction**, a Colorado home rule municipality (City) and Ruckman Holdings, LLC, a Colorado limited liability company (Developer).

RECITALS

Developer has received approval from the City of Grand Junction Community Development Department to develop certain property known as Orchard Park Subdivision (hereinafter referred to as "the Development") located on the southwest corner of 29 ½ Road and Ronda Lee in Grand Junction, Colorado. The Development necessitates construction of Jon Hall Road through the subdivision to its connection with 29 ½ Road (herein referred to as the Improvements), as more particularly described in the approved construction plans and supplemental retaining wall plans (Plans) and in that certain Development Improvements Agreement between the City and the Developer. The Developer is required to construct the Jon Hall Road Improvements as a condition of its development approval.

The City and the Developer have agreed that Developer will construct the Improvements and the City will reimburse the Developer for a certain portion of the costs thereof related to the section of Jon Hall Road shown in Exhibit 1. The estimate for the cost of that portion of the Improvements is \$25,180.00.

The approved construction plans required the developer to construct certain utility taps into, and mill and overlay a portion, of the existing Ronda Lee Road. During construction the City agreed to reimburse the Developer up to \$7750 to overlay the western portion of Ronda Lee Road for the full width of the existing asphalt to the western end of the project.

NOW THEREFORE, for and in consideration of the promises contained herein, the sufficiency of which the Parties hereby acknowledge, the Parties mutually covenant and agree as follows:

- Developer obligations. Developer agrees to construct the Improvements as set forth in the Plans and in accordance with City controls, dimensions, designs, specifications and standards (Standards).
- City obligations. City will reimburse the Developer for that portion of the actual costs of
 construction related to that section of Jon Hall Road Improvements shown in Exhibit 1 ("City's
 Portion").
- Payment. City will make payment to the Developer within thirty (30) days of receipt of an
 invoice with attached documentation evidencing the actual costs of the City's Portion and
 submission of an IRS form 1099.
- 4. Reimbursement/payment by the City hereunder shall not constitute acceptance of the public infrastructure by the City; acceptance of infrastructure is governed by the terms of the DIA. The City reserves the right to inspect and reject any or all of the Improvements in accordance with the DIA.

- 5. Offsets. The cost of repair and / or replacement of substandard work, if not promptly performed by the Developer, may be offset against the amounts owing hereunder.
- Developer shall be wholly responsible for completion of the Improvements and shall bear the risk of loss relating to the work and its failure to timely complete the work in accordance with the DIA and City Standards.
- 7. No agency or partnership. Developer and any persons employed by or contracted with the Developer for construction of the Improvements shall be independent contractors and not employees or agents of the City. This Agreement does not create a partnership nor a joint venture between the Parties.
- 8. Warranty and security. Developer shall post security for and warrant the Improvements in accordance with the DIA and nothing in this Agreement shall be deemed to modify the warranty or security obligations of the Developer set forth in the DIA.
- 9. Whole agreement. This Agreement incorporates all prior discussions and agreements of the Parties regarding cost-sharing of and reimbursement for the City's Portion of the Improvements and may not be amended except in writing duly executed by the Parties.
- 10. No third party beneficiary. This Agreement is binding upon and inures only to the benefit of the Parties thereto; there are no third party beneficiaries to this Agreement.
- 11. <u>No Assignment</u>. Developer may not assign or delegate this Agreement or any portion thereof or any monies due hereunder with the City's prior written consent.
- 12. <u>No consequential or indirect damages</u>. In on event shall the City be liable to the Developer for indirect or consequential damages, including but not limited to loss of advantage.
- 13. <u>Compliance with applicable law</u>. Developer shall be solely responsible for compliance with all applicable laws and regulations in the performance of the work on the Improvements.

IN WITNESS WHEREOF, the Parties execute this Agreement:

CITY OF GRAND JUNCTION	RUCKMAN HOLDINGS, LLC
Ву:	
Printed name: Greg Caton	Terry Ruckman, Managing Member
Title: CMY MANAGER	Date: 2 10 / 2020
Date: 2/10/20	

