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TYPE OF RECORD:	PERMANENT
CATEGORY OF RECORD:	DEVELOPMENT IMPROVEMENTS AGREEMENT
NAME OF CONTRACTOR:	GRAND JUNCTION DEVELOPMENT, LLC.
PROJECT/SUBDIVISION:	FAIRWAY VILLAS SUBDIVISION
ADDRESS:	2065 SOUTH BROADWAY BLVD
TAX PARCEL NO:	2947-271-00-028
FILE #:	FP-2007-157
CITY DEPARTMENT:	PUBLIC WORKS AND PLANNING
YEAR:	2007
EXPIRATION DATE:	NONE
DESTRUCTION DATE:	NONE

### **DEVELOPMENT IMPROVEMENTS AGREEMENT**

1. **Parties:** The parties to this Development Improvements Agreement ("Agreement") are <u>GIDEVELOPMENT, LLC</u>, ("Developer") and the **City of Grand Junction**, Colorado ("City").

For valuable consideration, the receipt and adequacy of which is acknowledged, the Parties agree as follows:

2. **Effective Date:** The Effective Date of the Agreement shall be the date that it is signed by the Public Works & Planning Director, which shall be no sooner than recordation of the final plat or final plan approval whichever first occurs.

### **RECITALS**

The Developer seeks permission to develop property, described on Exhibit A attached and incorporated by this reference ("the Property" or "Property"). The Property, known as EATRWAY UTLAS SUBDIVISION has been reviewed and approved under Planning file # 1007 - 157 ("Development" or "the Development").

The City seeks to protect the health, safety and general welfare of the community by requiring the completion of various improvements to the Property and limiting the harmful effects of substandard development.

A further purpose of this Agreement is to protect the City from the cost of completing necessary improvements itself; this Agreement is not executed for the benefit of materialmen, laborers or others providing work, services or material to the Developer and/or the Property or for the benefit of the owner(s), purchaser(s) or user(s) of the Property.

The mutual promises, covenants and obligations contained in this Agreement are authorized by state law, the Colorado Constitution and City's land development ordinances and regulations.

#### **DEVELOPER'S OBLIGATION**

3. **Improvements:** The Developer shall design, construct and install, at its own expense, those on-site and off-site improvements listed on Exhibit B attached and incorporated by this reference ("Improvements" or "the Improvements").

3a. On and after the Effective Date of this Agreement the Developer agrees to pay the City for its Administration and Inspection of the Development. The hourly rate for those services is \$45.00/hour. Administration and Inspection includes but is not limited to the time expended by the City's planner, engineer, construction inspector and attorney in directing, advising, correcting and enforcing by means other than litigation, this agreement and/or the approved development plan. Making

disbursements and calling/collecting Guarantees are Administration and Inspection services and shall be charged at \$45.00/hour. See, paragraph 19 concerning attorneys'/ litigation fees.

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3b. The scope of this project is such that the City may have to engage independent consultants(s) to adequately provide inspection services; Developer agrees to pay such costs, in addition to all others for which Developer is responsible hereunder.

3c. The Developer's obligation to complete the Improvements is and shall be independent of any obligations of the City contained herein.

4. Security: To secure the performance of its obligations under this Agreement the Developer shall supply a guarantee. The Developer is required to post security in an amount of  $\frac{1}{1.25}, \frac{1.35}{244}$  (120% of the amount for the Improvements) in a form and with terms acceptable to the City ("Guarantee"). The Guarantee shall be in the form of a cash deposit made to the City, a letter of credit or a disbursement agreement in a form and with content approved by the City Attorney. The Guarantee specific to this Agreement is attached as Exhibit C and is incorporated by this reference as if fully set forth.

Select one: Cash \_\_\_\_\_ Letter of Credit (LOC) \_\_\_\_ Disbursement Agreement  $\underline{X}$ 

5. **Standards:** The Developer shall construct the Improvements according to the City's standards and specifications.

6. **Warranty:** The Developer shall warrant the Improvements for one year following Acceptance by the City. "Warrant" or "Warranty" as used herein means the Developer shall take such steps and incur such costs as may be needed so that the Improvements or any portion or phase thereof as repaired and/or replaced, shall comply with the Development's construction plans and/or site plan, City standards and specifications at the end of the warranty period. The Developer shall warrant each repaired and/or replaced Improvement or any portion or phase thereof for one year following Acceptance of such repair and/or replacement.

6a. Upon Acceptance the Developer shall provide a Maintenance Guarantee in an amount of \$272,541 (Line G2, Exhibit B, City Security).

6b. The Maintenance Guarantee shall be secured by a letter of credit, cash escrow or other form acceptable to the City.

7. Commencement, Completion and Abandonment Periods: The Developer shall commence work on the Improvements within 30 days from the Effective Date of this Agreement; that date is known as the "Commencement Date."

7a. The Developer shall complete the Improvements by the end of the twelfth month from the Effective Date of this Agreement; that date is known as the "Completion Date."

7b. The Developer shall not cease construction for any period of more than 60 consecutive days. If construction is ceased for 60 or more consecutive days the Director may deem the Development abandoned ("the Abandonment Period").

7c. The Commencement date and the Completion Date are as follows:

Commencement Date: MARCH, 2008 Completion Date: MARCH, 2008 MARCH 3, 2009

8. **Compliance with Law:** The Developer shall comply with all applicable federal, state and local laws, ordinances and regulations when fulfilling its obligations under their Agreement. When necessary to protect the public health, safety or welfare, the Developer shall be subject to laws, ordinances and regulations that become effective after the Effective Date.

9. Notice of Defect: The Developer by and through his/her/its engineer shall provide timely written notice to the issuer of the Guarantee and the Director when the Developer and/or his/her/its engineer has knowledge, that an Improvement or any part or portion of any Improvement either does not conform to City standards or is otherwise defective.

9a. The Developer shall correct all non-conforming construction and/or defects within thirty (30) days from the issuance of the notice by his/her/its engineer of a/the defect.

10. Acceptance of Improvements: The City shall not accept and/or approve any or all of the Improvements until the Developer presents a document or documents for the benefit of the City showing that the Developer owns the Improvements in fee simple, or as accepted by the City Attorney, and that there are no liens, encumbrances or other restrictions on the Improvements other than those that have been accepted by the City Attorney.

10a. Approval and/or acceptance of any Improvement(s) does not constitute a waiver by the City of any right(s) that it may have on account of any defect in or failure of the Improvement that is detected or which occurs after approval and/or acceptance.

10b. Acceptance by the City shall only occur when the City Engineer, sends a writing to such effect ("Acceptance").

11. **Reduction of Security:** Upon Acceptance of any Improvement(s) the amount which the City is entitled to draw on the Guarantee shall be reduced by an amount of  $\frac{1}{3}$  (Line G1, Exhibit B, Total Improvement Costs).

11a. At the written request of the Developer, the City shall execute a certificate verifying Acceptance of the Improvement and thereafter waiving its right to draw on

the Guarantee to the extent of such amount. A Developer in default under this Agreement has no right to such certification.

12. **Use of Proceeds:** The City shall use funds deposited with it, drawn or guaranteed pursuant to this Agreement only for the purpose of completing the Improvements or correcting defects in or failure of the Improvements or paying Administration and Inspection fees.

13. **Events of Default:** The following conditions, occurrences or actions shall constitute a default by the Developer:

13a. Developer's failure to complete each portion of the Improvements on or before the Completion Date;

13b. Developer's failure to demonstrate reasonable intent to correct defective construction of any Improvements within the applicable warranty period;

13c. Developer's insolvency, the appointment of a receiver for the Developer or the filing of a voluntary or involuntary petition in bankruptcy respecting the Developer. In such event the City may immediately declare a default without prior notification to the Developer;

13d. Notification to the City, by any lender with a lien on the Property, of a default by Developer on any obligation to such lender. In such event, the City may immediately declare a default without prior notification to the Developer.

13e. With regard to the Property or any portion thereof: initiation of any foreclosure action regarding any lien or encumbrance; or initiation of mechanics lien(s) procedure(s); or assignment or conveyance of the Property in lieu of foreclosure. In such event the City may immediately declare a default without prior notification to the Developer.

13f. Notification to the City from the bank issuing the Guarantee that it will not renew the Guarantee at a time when security is still required hereunder and no substitute collateral acceptable to the City has been provided by the Developer.

13g. Except as provided, the City may not declare a default until written notice has been sent to the Developer at the address shown in the development file. Notice is and shall be deemed effective two calendar days after mailing thereof by first class United Sates mail, postage prepaid.

14. **Measure of Damages:** The measure of damages for breach of this Agreement by the Developer shall be the reasonable cost of satisfactorily completing the Improvements, plus reasonable expenses. Expenses may include but are not limited to contracting costs, collection costs and the value of planning, engineering, legal and administrative staff time devoted to the collection/completion of the Improvements.

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For improvements upon which construction has not begun, the estimated costs of the Improvements as shown on Exhibit B shall be prima facie evidence of the minimum cost of completion; however, the maximum amount of the Developer's liability shall not be established by that amount or the amount of the Guarantee.

15. City's Rights Upon Default: When any event of default occurs, the City may draw on the Guarantee or proceed to collect any other security to the extent of the face amount of the Guarantee less eighty percent (80%) of the estimated cost (as shown on Exhibit B) of all Improvements for which the City has given its Acceptance and no warranty work is reasonably required. The City may also exercise its rights to disbursement of loan proceeds or other funds under the City improvements disbursement agreement.

15a. The City shall have the right to complete Improvements itself or it may contract with a third party for completion.

15b. The Developer grants to the City, its successors, assigns, agents, contractors and employees, a nonexclusive right and easement to enter the Property for the purposes of constructing, reconstructing, maintaining, inspecting and repairing the Improvements.

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15c. The City may assign the proceeds of the Guarantee or other funds or assets that it may receive in accordance with this Agreement to a subsequent developer or lender that has acquired the Property by purchase, foreclosure or otherwise.

15d. That developer or lender shall then have the same rights of completion as the City if and only if the subsequent developer or lender agrees in writing to complete or correct the Improvements and provides to the City reasonable security for that obligation.

15e. These remedies are cumulative in nature and are in addition to any other remedies the City has at law or in equity.

16. **Indemnification:** The Developer expressly agrees to indemnify and hold the City, its officers, employees, agents and assigns ("City") harmless from and against all claims, costs and liabilities of every kind and nature, for injury or damage received or sustained by any person or entity in connection with or on account of the performance or non-performance of work at the Property and/or the Improvements and/or the Development that is being done pursuant to this Agreement.

16a. The Developer further agrees to aid and defend the City in the event that the City and/or the Improvements is named as a defendant in an action concerning the performance of work pursuant to this Agreement except for a suit wherein the Developer states claim(s) against the City.

16b. The Developer is not an agent, partner, joint venturer or employee of the City.

17. **No Waiver:** No waiver of any provision of this Agreement by the City shall be deemed or constitute a waiver of any other provision nor shall it be deemed or constitute a continuing waiver unless expressly provided for by a written amendment to this Agreement signed by both the City and the Developer; nor shall the waiver of any default under this Agreement be deemed a waiver of any subsequent default or defaults of the same type. The City's failure to exercise any right under this Agreement shall not constitute the approval of any wrongful or other act by the Developer or the acceptance of any Improvement.

18. **Amendment or Modification:** The parties to this Agreement may amend or modify this Agreement only by written instrument executed on behalf of the City by the City Manager or his designee and by the Developer or his/her/its authorized officer. Such amendment or modification shall be properly notarized before it may be deemed effective.

19. Attorney's Fees: Should either party be required to resort to litigation to enforce the terms of this Agreement, the prevailing party, plaintiff or defendant, shall be entitled to costs, including reasonable attorney's fees and expert witness fees, from the opposing party. The City shall be entitled to claim the value of its in-house attorneys at the rate of \$125.00 per hour. If relief is awarded to both parties the attorney's fees may be = equitably divided between the parties by the decision maker.

20. **Vested Rights:** This Agreement does not guarantee, represent or certify that the Developer is entitled to any other approval(s) required by the City, before the Developer is entitled to commence development beyond the scope of this Agreement or to transfer ownership of the Property being developed.

21. **Integration:** This Agreement, together with the exhibits and attachments thereto constitutes the entire Agreement between the parties. No statement(s), promise(s) or inducements(s) that is/are not contained in this Agreement shall be binding on the parties.

22. **Third Party Rights:** No person or entity who or which is not a party to this Agreement shall have any right of action under or be a beneficiary of this Agreement.

23. **Time:** For the purpose of computing the Abandonment Period and Commencement and Dates, such times in which war, civil disasters or acts of God occurs or exist shall not be included if such prevents the Developer or City from performing its obligations under the Agreement. The Developer must notify the City in writing if/when it asserts impossibility of performance under this paragraph. The City may reject the Developer's assertion, if it finds, in writing that the condition(s) that the Developer asserts do not exist.

24. **Severability:** If any part, term or provision of this Agreement is held by a court of competent jurisdiction to be illegal or otherwise unenforceable, such illegality or unenforceability shall not affect the validity of any other part, term or provision. The

rights of the parties shall be construed as if the part, term or provision was never part of the Agreement.

25. **Benefits:** The benefits of this Agreement to the Developer are personal and may not be assigned without the express written approval of the City. Such approval may not be unreasonably withheld but any unapproved assignment is void.

25a. Notwithstanding the foregoing, the burdens of this Agreement are personal obligations of the Developer and also shall be binding on the heirs, successors and assigns of the Developer and shall be a covenant(s) running with the Property.

25b. There is no prohibition on the right of the City to assign its rights under this Agreement.

25c. Upon written request from the Developer the City shall expressly release the original Developer's Guarantee and/or contract obligations if it accepts new security from any developer or lender who obtains the Property, however, no other act of the City shall constitute a release of the original Developer from his liability under this Agreement.

25d. When the City has issued its Acceptance regarding the Improvements, the City agrees to state the same in writing, with appropriate acknowledgments.

25e. The City shall sign a release only after all warranty periods, as extended by litigation, repair or alteration work, have expired.

26. **Notice:** Any notice required or permitted by this Agreement shall be deemed effective two calendar days after deposit with the United States Postal Service, first class, postage prepaid and addressed as follows:

If to Developer:	GJ DEVELOPMENT, LLC H85 QUATL CT.	Name -Developer/Company Address (Street and Mailing)
	GRAND JCT, CO 81503 (170) 245-9090 (170) 245-9089	City, State & Zip Code Telephone and Fax Numbers

\_\_\_\_\_ E-mail

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Cc:

If to City: Office of the City Attorney 250 North 5<sup>th</sup> Street Grand Junction, CO 81501

Cc: Public Works & Planning Department 250 North 5<sup>th</sup> Street Grand Junction, CO 81501

27. **Recordation:** Developer shall pay the costs to record a memorandum of this Agreement (Exhibit D) in the records of the Mesa County Clerk and Recorder's Office. The Developer may, at his/her/its option record the entire agreement.

28. **Immunity:** Nothing contained in this Agreement constitutes a waiver of the City's sovereign or other immunity under any applicable law.

29. **Personal Jurisdiction and Venue:** Personal jurisdiction and venue for any action commenced by either party to this Agreement whether arising out of or relating to the Agreement, the Guarantee, the Maintenance Guarantee or any action based arising out of or under this Agreement shall be deemed to be proper only if such action is commenced in Mesa County, Colorado.

29a. The Developer expressly waives his/her/its right to bring such action in or to remove such action to any other court whether state or federal.

30. **Liability before Acceptance:** The City shall have no responsibility or liability with respect to any street or other Improvement(s), notwithstanding the use of the same by the public, unless the street or other Improvement shall have received Acceptance by the City.

30a. If the City allows a street to be constructed in stages, the Developer of the first one-half street opened for traffic shall construct the adjacent curb, gutter and sidewalk in the standard location and shall construct the required width of pavement from the edge of gutter on the side of the street nearest the property to enable an initial two-way traffic operation without on-street parking.

30b. Developer shall also construct and pay for end-transitions, intersection paving, drainage facilities and adjustments to existing utilities necessary to open the street to traffic.

30c. The City shall not issue its written Acceptance with regard to any Improvement(s) including any street, storm drainage facility, sewer, water facility or other required Improvement(s), until the Developer:

(i) furnishes to the City Engineer as-built drawings in reproducible form, blue line stamped and sealed by a professional engineer and in computer disk form and copies of results of all construction control tests required by City specification;

(ii) provides written evidence to the City Engineer under signature of a qualified expert that the earth, soils, lands and surfaces upon in and under which the Improvement(s)

have been constructed or which are necessary for the Improvements are free from toxic, hazardous and other regulated substances or materials;

(iii) provides written evidence to the City Attorney that the title to lands underlying the Improvements are free and clear from all liens and encumbrances, except those items and encumbrances which may be approved in writing by the City Attorney; and (iv) provides written evidence, certified by the Developer's engineer, that the work was systematically inspected and tested and that the materials and the compaction of the materials that are required to be compacted, were in conformance with Cityapproved plans and specifications.

GJ DEVELOPMENT, LLC

By: Developer TERESA ANSON

Name (printed)

Corporate Attest:

Name

Date

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City of Grand Junction 250 North Fifth Street Grand Junction, CO 81501

and	3.13.08
Public Works & Planning Dept.	Date

5/15/2007

#### EXHIBIT A Legal Description

All that portion of the NW ¼ NE ¼ of Section 27, Township 11 South, Range 101 West of the Sixth Principle Meridian in the City of Grand Junction, County of Mesa, State of Colorado, bounded on the south by The Seasons at Tiara Rado Filing No. 1, on the south and southwest by Tiara Rado Golf Course, and on the west by the Redlands Water and Power Second Lift Canal, said portion being more particularly described by the following perimeter:

Commencing at an alloy cap, marked PLS 22580, for the N ¼ Corner of said Section 27, whence an alloy cap, marked PLS 12770, for the E 1/16 Corner on the northerly line of said Section 27 bears S88\*19'50"E for a distance of 1329.33 feet; thence S88\*19'50"E for a distance of 682.79 feet to the Point of Beginning; thence S88\*19'50"E for a distance of 646.54 feet to the E 1/16 Corner of said Section 27; thence S00\*46'52"E, on the easterly line of the NW 14 NE 14 of said Section 27 for a distance of 641.86 feet to the northeast corner of The Seasons at Tiara Rado Filing No.1, a subdivision recorded in Plat Book 13 at Page 469, Reception Number 1541184, in the Office of the Mesa County Clerk and Recorder; thence, running on and along the northerly line of said subdivision, N89'56'49"W for a distance of 174.77 feet to an angle point; thence N89°37'08"W for a distance of 66.91 feet to an angle point on the boundary line of the Tiara Rado Golf Course, as described in a deed recorded on February 10, 1975, in Book 1031 at Page 20 in the Office of the Mesa County Clerk and Recorder; thence, running on and along said Tiara Rado Golf Course boundary line the following four courses and distances:

- N55°53'59"W for a distance of 98.70 feet; 1.
- S69°40'05"W for a distance of 315.09 feet; 2.
- 3. N48'53'40"W for a distance of 301.91 feet;
- 4. N37°32'41"W for a distance of 58.90 feet to a point on the centerline of the Redlands Water and Power Second Lift Canal;
  - Thence, departing said Tiara Rado Golf Course boundary line, running northerly and northeasterly on and along the centerline of twenty—three courses and distances: said Canal, the following

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- N32°14'14"W for a distance of 4.50 feet; 1.
- N18°20'24"W for a distance of 17.59 feet to a point of curvature; 2.
- 3. 6.43 feet on the arc of a 20.00 foot radius curve to the right, the central angle of which is 18°25'30" and the chord of which bears N09°07'39"W 6.40 feet;
- 4. N00°05'05"E for a distance of 13.57 feet to a point of curvature;
- 9.67 feet on the arc of a 30.00 foot radius curve to the right, the central angle of which is 18°28'32" and the chord of which bears N09°19'22"E 9.63 feet; N18°33'38"E for a distance of 32.34 feet to a point of curvature; 5.
- 6.
- 7. 3.94 feet on the arc of 50.00 foot radius curve to the right, the central angle of which is 4°31'00" and the chord of which bears N20°49'08"E 3.94 feet;
- N23°04'38"E for a distance of 35.45 feet; 8.
- N23'49'52"E for a distance of 115.73 feet to a point of curvature; 9.
- 3.63 feet on the arc of 100.00 foot radius curve to the right, the central angle of which is 02°04'53" and the chord of which bears N24'52'19"E 3.63 feet; 10.
- 11. N25'54'45"E for a distance of 35.54 feet to a point of curvature;
- 13.92 feet on the arc of a 200.00 foot radius curve to the right, the central angle of which is 03°59'14" and the chord of which bears N27°54'22"E 13.92 feet; 12.
- 13. N29'53'59"E for a distance of 32.78 feet to a point of curvature;
- 15.07 feet on the arc of a 125.00 foot radius curve to the right, the central angle 14. of which is 06'54'27" and the chord of which bears N33'21'12"E 15.06 feet;
- N36'48'26"E for a distance of 28.54 feet to a point of curvature; 15.
- 12.91 feet on the arc of a 240.00 foot radius curve to the right, the central angle of which is 03°04'57" and the chord of which bears N38°20'54"E 12.91 feet; 16 17.
- N39°53'23"E for a distance of 73.37 feet to a point of curvature; 14.45 feet on the arc of a 240.00 foot radius curve to the left, the central angle of 18. which is 03°27'01" and the chord of which bears N38°09'52"E 14.45 feet; 19.
- N36°26'22"E for a distance of 18.10 feet to a point of curvature;
- 20. 9.49 feet on the arc of a 75.00 foot radius curve to the left, the central angle of which is 07°15'06" and the chord of which bears N32°48'49"E 9.49 feet;
- 21. N29°11'16"E for a distance of 23.17 feet to a point of curvature;
- 8.84 feet on the arc of a 50.00 foot radius curve to the left, the central angle of which is 10°07'36" and the chord of which bears N24°07'28"E 8.83 feet; 22.
- 23. N19'03'40"E for a distance of 6.62 feet to the intersection with the northerly line of said Section 27 and the point of beginning.

(containing 11.82 acres, more or less)

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# **EXHIBIT B**

#### **IMPROVEMENTS COST ESTIMATE**

DATE: 5/22/07 DEVELOPMENT NAME: Fairway Villas Subdivision LOCATION: 2063 South Broad way PRINTED NAME OF PERSON PREPARING: Enic Slivon - Rolland Engineering

ltem #	Item Description	Ünit	Quantity	Unit Price	Extended Price
Α.	SANITARY SEWER				
<u> </u>	SANTANT OLIVEN				
1	8_ " PVC Sanitary Sewer Main	LF	2059	35	\$ 72,065 -
2	" PVC Sanitary Sewer Main	LF			\$-
3	" PVC Sanitary Sewer Main				\$-
4	Sewer services	(EA)or LF	46	800	\$36,800 -
5	Sanitary Sewer Manhole	EA	19	2000	\$ 38,000 -
6	Sanitary Sewer Drop Manhole	EA			\$ -
7	Connection to Existing Manhole	EA		1500	\$ 1,500 -
8	Concrete Encasement Forg Main Re-Connects	<del>lf</del> ea	2	500	\$ 1000 -
	Subtotal Part A Sanitary Sewe	r			\$149,325-
В.	DOMESTIC WATER				
1	8 " PVC Water Main	LF	2229	29	\$ 64,641 -
2	4 " PVC Water Main	LF	76	24	\$ 1824 -
3	" PVC Water Main	LF			\$ -
4	8 "Gatevalve	EA	9	1500	\$ 13,500 -
5	Gatevalve	EA			\$-
6	Gatevalve	EA			\$-
7	Water Services	(EA)or LF	46	1200	\$ 55,200 -
8	Connect to Existing Water Line	EA	2	700	\$ 1400 -
9	Fire Hydrant with Valve	EA	5	3700	\$ 19,500 -
10	Utility Adjustments	EA			\$ -
11	Blowoff	EA			\$ -
					\$ -
					\$ -
					\$-
	Subtotal Part B - Domestic Wa	iter			\$ 155065

### City of Grand Junction

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da <sub>la</sub>	Item #	Item Description	Unit	Quantity	Unit Price	Extended Price
					Phee	FILCE
			<del></del>			
	C1	STREETS		1 1		
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ł		G_" PVC Utility Irrigation sleeves	LF	528	10.00	\$ 5280 -
-	2	Y PVQ Utility/Irrigation sleeves	 LF	1000	8.00	\$ 8000 -
ł	the second s	Reconditioning	SY	8769	· 2.00	\$ 17,538 -
SSUME 20% of Roads	3	Aggregate Base Course (Class 3)	 		12.00	\$ 13,560 -
Sump 20 mon (coady	4	Aggregate Base Course (Class 5)		1130	12.00	Ψ (3,)00 -
	-	Aggregate Base Course (Class 6) (14	01/		9.33	\$ 49719 -
ļ	5	Compacted Thickness) Under HBP	SY	5327	4.22	<b>a</b> <u>41111-</u>
		Aggregate Base Course (Class 6) (11	<b></b>	4659	7.33	A 2111/
į	6	Compacted Thickness) under Acadway Conc	<u>SY</u>	I COT	1.55	\$ 34166 -
		Hot Bituminous Paving, Grading (6 "		1651	4.00	للاسعام
1	7	thick Hoarsgete Base Carse (CLG) Yorker Bik	SY	1001	4.00	\$ 6604 -
		Hot Bituminous Paving, Gradingsk (3 "			14.00	-10
	8	thick)	<u>SY</u>	5327	11.00	\$ 74578 -
		Hot Bituminous Paving, Patching ("				
	9	Thick)	SY			\$
ssume 20% of Roads	10	Geotextile	SY	1754	5.00	\$ 9770 -
	11	Concrete Curb (" Wide by" High)	LF			\$ -
	12	Concrete Curb and Gutter (2-wide) 3'wide	LF	2042	12.50	\$ 25525 -
ľ	13	Concrete Curb and Gutter (1.5' wide)	LF			\$ -
		Monolithc, Vertical Curb, Gutter and				
	14	Sidewalk ( 'Wide)	LF	1		\$-
		Drive Over Curb, Gutter, and Sidewalk (6.5 '				
	15	Wide)		2189	20.00	\$ 43780 -
ł	16	Concrete Sidewalk ( <u>B</u> ' Wide)	LF	1857	24.00	\$ 44568 -
ł		Concrete Gutter and Driveway Section ( "				•
	17	Thick)	SY			\$-
ł	17		01	<u> </u>		Ψ
	18	Concrete Drainage Pan ( <u>6</u> ' Wide <u>, 6</u> " Thick)	LF	202	35.00	\$ - 000 -
ł	19	Concrete Corner-Fillet Pay en ent, Colored	SY	752	78.00	\$ 58656 -
	20	Concrete Curb Ramp	SY	136	10.00	\$ 20630 -
	20	Complete Concrete Corner		174	50	
			<u>SY</u>			
	22	Concrete Driveway ( Thick)	<u>SY</u>	╆┦		\$
	23	Driveway/Concrete Repair	<u>SY</u>			\$ -
	24	Retaining Walls	<u>LF</u>			\$ -
ļ	25	Street Signs	<u>EA</u>	10	200	\$ 2000 -
	26	Striping (New, Remove/Replace)	LF	<u> </u>		\$ -
ļ	27	Street Lights	EA			\$ -
	28	Signal Construction or Reconstruction	LS	L		\$-
	29	Flowable Fill	CY			\$-
	30	Sleeves,', PVC	LF			\$ -
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5/16/2006

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Item #	Item Description	Unit	Quantity	Unit Price	Extended Price
C2	BRIDGES			<u> </u>	
	) v s				\$ -
1	Box Culvert Pre-Cast	LS			\$ -
2	Box Culvert Cast-in-Place	LS			\$ -
3	Wingwalls	LS	· · · · · · · · · · · · · · · · · · ·		\$ -
4	Parapet Wall	LS			\$ -
5	Railing (handrail, guardrail)	LS			\$ -
				· · · · · · · · · · · · · · · · · · ·	\$ -
	S.	( )			\$ -
	Subtotal Part C - Streets and	Bridges			\$ 408,514-
D1	EARTHWORK				
1	Mobilization	LS			\$ -
2	Clearing and Grubbing	ACJor LS	10	2000	\$ 20000-
3	Unclassified Excavation	CY			\$ -
4	Unclassified Embankment Import	CY	3810	14	\$ 53340 -
D2	REMOVALS AND RESETTING				
1	Removal of Asphalt	SY	165	10	\$ 1650 -
2	Removal of Miscellaneous Concrete	SY			\$ -
3	Remove Curb and Gutter	LF			\$ -
	Removal of Culverts	LF	22	5	\$ 110 -
4					
		EA	1	100	15 100 -
4	Remove Structures Irr. weir	EA EA	1	100	
4 5		EA EA LF	· · ·		\$ -
4 5 6	Remove Structures Irr. weir Remove Signs Remove Fence	EA LF	। 40	5	<b>\$</b> - <b>\$</b> 200 -
4 5 6 7	Remove Structures Irr, weir Remove Signs	EA	· · ·		\$ -

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175,400)

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Item #	Item Description	Unit	Quantity	Unit	Extended
				Price	Price
D3	EROSION CONTROL, SEEDING, AM		FTENT	ON	
03	ENOSION CONTROL, OLLOWO, A				
1	Sod	SY			\$ -
2	Seeding (Native)	SY or AC			\$ -
3	Seeding (Bluegrass/Lawn)	SY or AC			\$ -
4	Hydraulic Seed and Mulching	SY or AC			\$ -
5	Soil Retention Blanket	SY			\$ -
6	Silt Fence	LF	1110	2.00	\$ 2220 -
7	Straw Waddles	LF	40	5.00	\$ 200 -
8	Temporary Berms	LF	3500	0.50	\$ 1750 -
9	Inlet Protection	EA	19	100	\$ 1900 -
10	Sediment Trap/Basin	EA			\$ -
11	Monthly Maintenance/Inspection	Month			\$-
12	Watering (Dust Control)	AC or LS			\$ -
13	Temporary Irrigation				\$ -
14	Construction Entrance Stabilization	tons	50	30	\$ 1500
					(7570)
DA	STORM DRAINAGE EACH ITIES				
D4	STORM DRAINAGE FACILITIES				
	Finish Grading (incl. Channels, Swales, and				
1	Ponds)	ersy	5000	1.00	\$ 5000-
2	6 " Pv C Storm Drain Pipe	LF	109	18	\$ 1994 -
3	8 PNC Storm Drain Pipe	LF	398	24	\$ 9552 -
4	12 " RCP Storm Drain Pipe	LF	194	40	\$ 7760 -
5	15 " RCP Storm Drain Pipe	LF	42	45	\$ 1890 -
6	18 RCP Storm Drain Pipe	LF	151	50	\$ 7550 -
7	18 " Flared End Section	EA	1	740	\$ 740 -
8	36 Flared End Section	EA		200 - 1 100 - 100	\$ -
9	48"-Sterm-Drain-Manbole 36" RCP	EALF	905	84	\$ 76020 -
10	60" Storm Drain Manhole	EA	•	2600	\$ 2600 -
11	72" Storm Drain Manhole	EA	7	3200	\$ 22,400-
12	Manhole with BOX Base Lawn Inlet	EA	ð	150	\$ 1200 -
13	Connection to Existing MH TYPE "D' Inut	EA	2	5000	\$ 10000-
14	Single Curb Opening Storm Drain Inlet	EA	2	2200	\$ 4400-
15	Double Curb Opening Storm Drain Inlet	EA		3000	\$ 3800-
16	Area Storm Drain Inlet (20" x 30")	EA	2	2000	\$ 4000 -
17	Detention Area Outlet structure	EA	1	2500	\$ 2500 -
18	Rip-Rap D <sub>50</sub> =	CY	1	150	\$ 150 -
19	Sidewalk Trough Drain	EÁ		1000	\$ 1000 -
20	Pump Systems including Electrical	LS			\$ -
			L		(162,556)
	Subtotal Part D - Grading and	Drainag	e		\$ 245,526-

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Item #	Item Description	Unit	Quantity	Unit Price	Extended Price
E1	IRRIGATION				
1	Connect to Existing Pipe Head Gate	LS	1	10,000	\$ 10,000-
2	Irrigation Pipe (Below In E2)	LF			\$ -
3	Irrigation Pipe	LF			\$-
4	Fittings and Valves	LS		9,400	\$ 9,400-
5	Services	EA			\$-
6	Pump System and Concrete Vault	LS	1	15,150	\$ 15,150 -
7	Irrigation Structure	EA			<b>\$</b> 5
8	Vacuum Relief and/or Air Release Valve	EA	2	950	\$ 1,900 -
E2	LANDSCAPING				
				·····	
1	Design/Architecture	LS			\$ -
2	Earthwork	CY			\$ -
3	Hardscape Features Fence and Columns	LS		120,580	\$ 120,580-
4	Plant Material & Planting	LS	1	83,926	\$ 83,926 -
5	Irrigation System	LS	l. l	79,494	\$ 79,494 -
6	Curbing / Metal Edging	LF	253	4.50	\$ 1139 -
7	Retaining Walls & Structures	LS			\$ -
8	1 Year Maintenance Agrmnt. included abuve	LS			\$ -
9	Topsoil	SF	41397	0.20	\$ 8279 -
					\$ -
			]		\$-
<u> </u>	Subtotal Part E - Landscaping	and Irr	igation		\$329,%8-
	Subtotal Construction Costs				\$1,288,289

Page 5

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Item #	Item Description	Unit	Quantity	Unit Price	Extended Price
				· · · · · · · · · · · · · · · · · · ·	
F	Miscellaneous Items			( <u>1288,289</u> )	. <u></u>
1	Construction staking/surveying	%	1.5 <del>2.00</del> %	\$ 193-24	
2	Developer's inspection cost	LS %	1	\$ 5000	
3	General construction supervsn	%		\$-	
4	Quality control testing	%	1.5 2.00%	\$ 19324	
5	Construction traffic control	LS <del>%</del>		\$5000	
6	City inspection fees	%	0.50%		
7	As-builts	%	1.5 2.00%	\$19324	
	Subtotal Part F - Miscellaned	ous Items			\$ 74,414-
% = Pe	rcentage of total site construction costs				
G.	COST SUMMARY				
1	Total Improvement Costs				\$ 1,362,703
	City Security (20%)				\$ 272,541
3	Total Guarantee Amount				\$1,635,244

NOTES

- 1. All prices shall be for items complete in place and accepted.
- 2. All pipe prices shall include excavation, pipe, bedding, backfill, and compaction.
- Water main shall include pipe, excavation, bedding, backfill, bends, and appurtenances not itemized elsewhere.
- 4. All concrete items shall include Aggregate Base Course where required by the drawings.
- 5. Fill in the pipe type for irrigation pipe and sleeves.
- 6. Reconditioning shall be calculated to at least 6" outside of back of walk on both sides.
- 7. Units can be changed if desired, simply annotate what is used.

Additional lines or items may be added as needed. 3-11-0 Signature of Developer Date (If corporation, to be signed by President and attested to by Secretary together with the corporate seals.) I have reviewed the estimated costs and time schedule shown above and, based on the construction drawings submitted to date and the current cost of construction, I take no exception to the abo 3-12-08 Date City Development Engineer 3.13.08 Community Development Date

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# DISBURSEMENT AGREEMENT

(Improvements Guarantee)

DEVELOPER: GJ DEVELOPMENT, LLC

BANK: AMERICAN NATIONAL BANK (ANB)

PROPERTY: FATRWAY UTILLAS SUBDEULSION

**DISBURSEMENT AMOUNT:** For the construction of improvements to the Property in an amount not to exceed \$ 1,362,703

This Agreement is entered into by and between <u>GT DEVELOPMENT</u>, <u>LC</u> ("Developer"), <u>ANB</u> ("Bank") and the City of Grand Junction, Colorado ("City").

# **RECITALS**

Developer has been required by the City to construct certain improvements to <u>FATRWAY UTLAS SUBDITISTON</u> ("Improvements") in accordance with the Zoning and Development Code, Improvements Agreement and subdivision approval.

The Bank has agreed to loan funds to the Developer for construction of the Improvements.

The City Engineer has approved an estimate of the costs of the Improvements and that amount or an amount not to exceed  $\frac{1}{1635}$ ,  $\frac{363}{703}$ , whichever is greater, shall be referred to as the "Funds."

The parties desire to secure the full and complete performance of the Developer's obligations and to secure that the Funds are disbursed only to pay for the Improvements.

NOW, THEREFORE, THE PARTIES AGREE:

1. **BANK PROMISES.** Bank shall dedicate or set aside the Funds on behalf of Developer and for the City's benefit within twenty-four hours of execution of this Disbursement Agreement.

Bank warrants: that the Funds are to be held in trust solely to secure Developer's obligations under the Improvements Agreement; that the Bank shall act as agent of the City in holding the Funds; that the Funds will not be paid out or disbursed to, or on behalf of, the Developer except as set forth in this document and/or as set forth in the Improvements Agreement; and that the Bank may not modify or revoke its obligation to disburse funds to or on behalf of the Developer or the City. The Bank warrants that the Funds are and will be available exclusively for payment of the costs of satisfactory completion of the Improvements.

2. **DISBURSEMENT PROCEDURES.** The Funds shall be advanced for payment of costs incurred for the construction of Improvements on the Property in accordance with the Improvements List/Detail attached to the Improvements Agreement, the terms of which are incorporated by this reference. All disbursements must comply with the following

procedures:

(a) **Request for Advance.** Developer shall deliver to the Bank a written request for the disbursement of funds on forms acceptable to the Bank. Such requests shall be signed by Developer, Developer's General Contractor, Project Engineer and Architect, if applicable, and the City Engineer. By signing the request for disbursement the Developer is certifying: that all costs for which the advance is being requested have been incurred in connection with the construction of the Improvements on the Property; that all work performed and materials supplied are in accordance with the plans and specifications submitted to and approved by the City; that the work has been performed in a workmanlike manner; that no funds are being requested for work not completed, nor for material not installed; the Project Engineer has inspected the Improvements for which payment is requested; and that such improvements have been completed in accordance with all terms, specifications and conditions of the approved plans. Attached hereto is the list of those individuals, and their respective signatures, required to sign the above described request(s) for disbursement of funds.

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(b) **Documentation, Waivers and Checks.** Each request for disbursement of funds shall be accompanied by: (*i*) one original and one copy of each invoice to be paid; (*ii*) = checks drawn on Developer's construction loan account with the Bank, made payable to the payee(s) and for the amount of each invoice presented for payment; (*iii*) lien waivers in a form approved by the Bank prepared for signature by each payee; and (*iv*) postage paid envelopes addressed to each payee for the mailing of checks presented to the Bank.

The Bank shall verify its receipt of all lien waivers relating to any prior disbursements, which lien waivers shall be properly executed and contain no alterations or modifications from those lien waivers that have been previously presented to the Bank.

Upon approval by Developer, the Project Engineer and the Bank of the invoices being presented to the Bank, the Bank shall advance funds into the checking account designated for the payment of the invoices and mail the checks to the payee(s) in the envelopes presented to the Bank, together with lien waivers and copies of supporting invoices.

Under no circumstances shall the Bank make a disbursement for the payment of an invoice if it in good faith believes that: (*i*) the work has not been completed; (*ii*) the work has not been completed in a workmanlike manner; (*iii*) written approval has not been received from the Project Engineer; or (*iv*) any lien waiver has been altered or modified or has not been returned to the Bank.

(c) **Default.** Upon default of the Developer on any obligation to the Bank or under the Improvements Agreement, the Bank shall disburse no funds to, or at the direction of, the Developer except to the City under the terms of the Improvements Agreement. The Bank shall immediately notify the City, in writing, of any event of default or event of default as provided for in the Improvements Agreement and/or as provided herein.

(d) **Disbursement to City.** In the event the Improvements are not satisfactorily and timely constructed, or upon any default or event of default, the City Engineer shall notify

the Bank to immediately cease disbursement of funds to the Developer and disburse the full amount of the remaining undisbursed funds to the City. Upon such notice, the Bank shall promptly honor the demand of the City Engineer to disburse the Funds to the City or a third party or parties designated in writing by the City. Upon final completion and acceptance of the performance required under the Improvements Agreement, the City shall refund to the Bank any funds disbursed, if any, which are not actually expended to pay all costs, expenses and liabilities, including attorney fees, incurred in completing the Improvements.

3. **DEVELOPER CONSENT:** The Developer, by the signature of <u>TERESA</u> <u>K</u>. <u>ANSON</u>, MANAM (name & title), consents to disbursements and other actions authorized and provided for by the terms of this Agreement and/or the Improvements Agreement.

4. **LIABILITY FOR LOSS:** If the Bank fails to disburse funds in accordance with the procedures set forth, and the City suffers loss or damage, the Bank shall be liable to the City for the City's direct and consequential damages and all fees, costs and expenses, including attorney's fees.

5. **BINDING EFFECT:** This Agreement shall be binding on the heirs, successors, receivers and assigns of all parties and shall terminate when the City has accepted the Improvements and has recorded a release of the Improvements Agreement.

6. **IMMUNITY:** Nothing contained in this Agreement constitutes a waiver of the City's sovereign immunity under applicable state law.

Dated this <u>3RD</u> day of <u>MARCH</u>, 2008

(BANK) ANB By: Bradhiels

(DEVELOPER) GT DEVELONMENT, MC

By: Deresa X. Amsan TITLE TEREA KANSON MANAGER

**CITY OF GRAND JUNCTION** By: **C** Director of Public Works & Planning

2399 F Road

Grand Junition, CO 81504 Address

2185 QUATL CT

GRAND JCT., CO ELSO3

Address

Pursuant to the terms of the foregoing Disbursement Agreement (Improvements Guarantee) by and between <u>GJDEUELOPMENT, LLC</u> Developer, <u>ANB</u> as Bank, and the City of Grand Junction, the following are the individuals authorized to sign written requests for the disbursement of the Funds:

DEVELOPER:	1m
TED CIAUONNE (name)	(signature)
TERESA K. ANSON	(signature)
CLIFTON ANSON (name)	CAR Ocker (signature)
DEVELOPER'S GENERAL CONTRACT	OR:
(name)	(signature)
DEVELOPER'S PROJECT ENGINEER:	
(name)	(signature)
DEVELOPER'S ARCHITECT:	
(name)	(signature)
CITY ENGINEER:	$\square$

ICK (name)

Kicklon

(signature)

revised: May 15, 2007

DORRIG

#### RECORDING MEMORANDUM Exhibit D

#### City of Grand Junction Public Works and Planning Department File: $\# PP_{-2007} - 157$

This memorandum relates to and confirms that certain Development Improvements Agreement and/or Maintenance Guarantee concerning land in Mesa County, Colorado. The Agreement is by and between  $\underline{CJ} \underline{Development} \underline{LLC}$  (Developer) and the City of Grand Junction (City) pertaining to  $\underline{FATEVAY} \underline{VILAT}$  (Project), located at  $\underline{206J} \underline{S}$ .  $\underline{BRGAWAY}$ .

The Developer of the Project was required by law to install and construct certain public and private improvements, the completion of which was guaranteed by a Development Improvements Agreement and/or Maintenance Guarantee. The Project is required to be constructed in accordance with the approval by the City pursuant to and in accordance with the Zoning and Development Code all as more fully detailed and described in City of Grand Junction development file #FP - 2067 - 127

The Developer and the City of Grand Junction by and through the signatures of the undersigned have determined and agreed to the type, quality and amount of improvements required and/or necessitated by the approval of the Project and that the improvements are guaranteed by and through the Development Improvements Agreement and /or Maintenance Guarantee. Furthermore, the Developer and the City agree that the Development Improvements Agreement and/or Maintenance Guarantee are contractual in nature and that the obligations under the Development Improvements Agreement and/or Maintenance Guarantee shall not be assigned except as provided in the agreement(s).

By virtue of this notice being recorded in the land records of the Mesa County Clerk and Recorder, subsequent owners and/or those that claim by, through or under the Developer are on notice of the Developer's obligations under the agreement(s).

NOW THEREFORE, the Developer and an official of the City of Grand Junction, both possessing and representing by their signatures that they possess sufficient authority, do hereby memorialize the relative, rights and obligations contained in the Development Improvement Agreement and/or Maintenance Guarantee herein characterized.

DEVELORER:	$\frown$		
DEVELORER: By:	Juget	Mar	3-11-08
-0			Date
(Print Name)	(IT FTON)	ANTON	

#### **CITY OF GRAND JUNCTION:**

In accordance with the above, I hereby certify that the Development Improvement Agreement and/or Maintenance Guarantee are made of record by this memorandum and that the same may be inspected and/or copied at the City of Grand Junction, Public Works & Planning Department, 250 N. 5<sup>th</sup> Street, Grand Junction Colorado.

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13.08 lanning Repartment AOT Date

6/10/2003



January 11, 2009

Mr. Cliff Anson 2185 Quail Court Grand Junction, CO 81503

#### RE: Notice of Final Acceptance -Project Name: Fairway Villas Project Number: FP-2007-157

The City has conducted a warranty inspection of the project and any needed follow-up inspections. The public infrastructure improvements have been found to be in satisfactory condition. All requirements for the final acceptance of the Project have been fulfilled.

The Developer's warranty obligation, for all materials and workmanship, has concluded and all warranty obligations are hereby released.

The following improvements within the public right-of-way are accepted for future maintenance by the City:

Public streets:

- All public streets as shown on the Project plans.

Storm drainage system:

- Storm drain pipes, inlets and manholes within the public right of way.
- Maintenance of the detention pond and outlet works and all storm facilities in private property is the responsibility of the homeowners association.

Water distribution system:

- N/A – Served by Ute Water

Sanitary sewer:

- Sewer mains, manholes

The Planner will release the Development Improvements Agreement, the Maintenance Agreement, and the original financial security attached to the Project.

A DIA and financial security for landscaping replacement was executed.

Sincerely,



Rick Dorris, PE, CFM Development Engineer

Electronic copy:

Scott Peterson, Senior Planner Peggy Sharpe, Administrative Assistant Chris Spears – Storm Drainage System Leslie Ankrum – Administrative Assistant

Mark Barslund, Development Inspector David Van Wagoner – Street System Larry Brown – Sewage Collection System Brad Krebill – American Natl. Bank



January 11, 2010

American National Bank Attn: Branch President 2399 F Road Grand Junction, CO 81505

#### Re: Cancellation of Escrow Agreement: GJ Development, LLC Internal File: Fairway Villas Subdivision/FP-2007-157

To Whom It May Concern:

Enclosed is a copy of the Escrow Agreement (Improvement Guarantee) entered into between the City of Grand Junction ("City"), **GJ Development, LLC** ("Developer"), and **American National Bank** for improvements to the development referred to as **Fairway Villas Subdivision** under the City's Planning File **FP-2007-157** As beneficiary of the security for a Development Improvements Agreement ("DIA"), the City informs you that the terms of the improvements have been completed by the Developer and the improvements have been accepted by the City. The City hereby releases its interest in the escrow agreement security. This letter is being provided at the direction of the Director of Public Works and Planning.

If you have any questions, please inform me.

Sincerely,

Lisa E. Cox, Planning Manager

pc: Planning File **#FP-2007-157** Peggy Sharpe, Planning

> Developer: GJ Development, LLC 2185 Quail Court Grand Junction, CO 81507

# ESCROW AGREEMENT

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DEVELOPER	8: <u> </u>	I DEV	ELOPN	ENT, LLC				
BANK / ESC		GEN	ſ:	AMERICAN N	ATIONAL BAN	IK		
PROPERTY:	FAIRV	VAY \	/ILLLAS	SUBDIVISION				
PLANNING	FILE #:	<u>FP-2</u>	2007-1	57				
EFFECTIVE	DATE	OF	THIS	AGREEMENT	("Effective	Date"):	OCTOBER 28	2008

This Escrow Agreement ("Agreement" or "Escrow Agreement") is entered into by and between <u>GJ Development, LLC</u> ("Developer"), <u>American National Bank</u> ("Bank" or "Escrow Agent") and the City of Grand Junction, Colorado ("City").

## RECITALS

Developer has been required by the City to construct certain improvements to <u>Fairway</u> <u>Villas Subdivision</u> ("Improvements") in accordance with the Zoning and Development Code, a Development Improvements Agreement (DIA), Maintenance Guarantee, and subdivision approval. The Parties have executed a Disbursement Agreement, which this Escrow Agreement (hereinafter "Escrow Agreement") is intended to replace.

The Bank has held <u>\$1,635,244.00</u> in funds to the Developer for construction of the Improvements, which funds have been held and disbursed according to the terms of the DIA and the Disbursement Agreement. All of Improvements have been constructed and accepted and the Developer and the City are entering into the Warranty Period pursuant to the DIA.

Developer agreed by terms of the DIA to provide maintenance guarantee funds in an amount of <u>\$272,541.00</u>. A Maintenance Guarantee has been entered into by the Developer and the City. Developer desires to secure this Maintenance Guarantee by escrow of a portion of the funds held by the Bank under the Disbursement Agreement.

This Escrow Agreement supersedes and replaces the Disbursement Agreement between the parties entered into on or about <u>March 13, 2008</u>, and it accompanies and secures the Maintenance Guarantee entered into between the City and the Developer. The DIA has been fully performed by Developer except as to the performance of the warranty requirements of Section 6 of the DIA.

NOW, THEREFORE, THE PARTIES AGREE:

1. **BANK PROMISES.** Bank shall dedicate or set aside funds in the amount of <u>\$272,541.00</u> ("Escrow Funds") on behalf of Developer and for the City's benefit within twenty-four hours

of execution of this Escrow Agreement by the Bank. Any interest earned on the Escrow Funds shall belong to Developer.

Bank warrants: that the Escrow Funds are to be held in trust solely to secure Developer's obligations under the Maintenance Guarantee; that the Bank shall act as agent of the City in holding the Escrow Funds; that the Escrow Funds will not be paid out or disbursed to, or on behalf of, the Developer except as set forth in this Agreement; and that the Bank may not modify or revoke its obligation to disburse funds to or on behalf of the Developer or the City. The Bank warrants that the Escrow Funds are and will be available exclusively for payment of the costs of satisfactory completion or repair or replacement of the Improvements during the warranty period under the Maintenance Guarantee.

### 2. **DISBURSEMENT PROCEDURES.**

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<u>Disbursement of Escrow Funds.</u> Escrow Funds shall be disbursed by the Bank to the City upon receipt by Bank of:

(a) within 13 months from the Effective Date a written certification ("Disbursement Certification") signed by the City Engineer that the City has provided a Defect Notice to Developer pursuant to the rights of the City under the Maintenance Guarantee requiring correction of one or more Defects in the Improvements revealed by an inspection of the Improvements that took place on a stated date within 12 months after the Effective Date and stating the amount of the Escrow Funds, up to the full amount of that part of the Escrow Funds that have not previously been disbursed to the City, that may be demanded to be paid to the City; and

(b) within 15 months from the Effective Date a written demand ("Disbursement Demand") signed by the City Engineer stating that Developer has failed to correct the Defect(s) described in a prior Disbursement Certification, and that the City has elected to demand disbursement to the City of all or a stated part of the Escrow Funds specified in the prior Disbursement Certification.

Notwithstanding the foregoing:

(i) a Disbursement Certification and a Disbursement Demand may be contained in a single written document, so long as that document is received by Bank within 13 months of the Effective Date; and

(ii) the total amount Bank is obligated to disburse to the City pursuant to all Disbursement Demands described in this Section 2 shall in no event exceed the amount of the Escrow Funds stated in Section 1 above.

<u>Release by City.</u> Escrow Funds shall not be released to Developer under any circumstances for a period of 13 months from the Effective Date, unless and until the City issues to the Bank a written release of its interest in all or part of the Escrow Funds, which

release must be signed or executed by the City of Grand Junction City Attorney.

Interpleader by Bank. If at any time Escrow Agent is unable to determine to whom the Escrow Funds are to be disbursed, or if a dispute develops between Developer and City concerning to whom the Escrow Funds are to be disbursed, then Escrow Agent may request in writing that City and Developer provide joint written instructions as to whom the Escrow Funds are to be disbursed. If such written instructions are not received by Escrow Agent within ten (10) days from the delivery of Escrow Agent's written request, then Escrow Agent may bring an interpleader action in the District Court, Mesa County, Colorado naming City and Developer as defendants and pay the Escrow Funds in question into the registry of the court to have the court determine such issue. Thereafter, if neither party brings any counterclaims against the Escrow Agent the City shall be substituted as the plaintiff in the action and the Escrow Agent shall be dismissed from the action, but any such dismissal shall be without prejudice as to the right of City or Developer or both to bring an action against Escrow Agent for any claims under this Agreement with respect to any Escrow Funds other than those paid into the registry of the court in that interpleader action.

3. **LIABILITY FOR LOSS:** If the Bank fails to disburse funds in accordance with the procedures set forth herein, and the City or the Developer suffers loss or damage therefrom, the Bank shall be liable to the City and/or the Developer for the City's and/or the Developer's direct and consequential damages arising from such failure to disburse and all fees, costs and expenses, including attorney's fees relating thereto.

4. **TERM:** The Escrow Funds shall be held, subject to disbursement procedures set forth hereinabove, for a period of not more than 15 months from the Effective Date.

5. **TERMINATION OF AGREEMENT:** Upon expiration of 13 months from the Effective Date, Bank shall disburse to Developer any remaining Escrow Funds held by the Bank as to which Bank has not received a Disbursement Certification. Upon expiration of the 15 month term set forth in Section 4 above, Bank shall disburse any remaining Escrow Funds held by the Bank to Developer and this Agreement shall then terminate, and no parties shall have any further rights, duties or obligations under this Escrow Agreement except those that have accrued during that 15 month period.

6. **BINDING EFFECT; RECITALS INCORPORATED:** This Escrow Agreement shall be binding on the heirs, successors, receivers and assigns of all parties. All of the above Recitals are incorporated into the terms of this Agreement.

7. **IMMUNITY:** Nothing contained in this Agreement constitutes a waiver of the City's sovereign immunity under applicable state law.

8. **ESCROW AGENT FEES:** No fees shall be charged by the Escrow Agent under this Agreement.

9. **INDEMNIFICATION OF ESCROW AGENT:** Developer agrees to indemnify and hold Escrow Agent harmless from and against all claims, actions, causes of action, judgments, damage, loss, liability, cost and expenses including, but not limited to, attorneys' fees, expenses and court costs, arising out of or in any way resulting from Developer's performance or non-performance under the DIA or Maintenance Guarantee except to the extent arising from or related to the act or omission or Bank or its employees or agents or any other person or entity under the direct or indirect control, authority or direction of Bank, which exception shall include without limitation performance by Bank of its duties and obligations under the terms of this Agreement and the Disbursement Agreement.

10. **DEVELOPER'S CONSENT:** Developer hereby expressly consents to the disbursement of funds and other conduct of Escrow Agent as authorized by the provisions of this Escrow Agreement.

11. **MISCELLANEOUS PROVISIONS:** <u>Waiver of Defects.</u> In executing this Escrow Agreement, the parties waive all rights they may have concerning defects, if any, of the form of this Agreement, the formalities whereby it is executed; and concerning the procedure, substance and form of the ordinances or resolutions adopting this Escrow Agreement.

12. **Attorneys' Fees:** In the event that any action is filed or maintained by any party in relation to this Escrow Agreement, the substantially prevailing party shall be entitled to its costs and reasonable attorneys' fees (including legal assistant's fees) or the reasonable value of a salaried attorney's time (including legal assistant's time). All rights concerning remedies or attorneys' fees shall survive termination of this Escrow Agreement.

13. **Authorization:** The signatories to this Escrow Agreement affirm and warrant that they are fully authorized to enter into and execute this Escrow Agreement, and all necessary actions, notices, meetings, and/or hearing pursuant to any law required to authorize their execution of this Escrow Agreement have been made or will be made.

14. **Notices:** All notices required or given by the terms of this Escrow Agreement shall be made by personal delivery or certified first class mail, postage pre-paid, return receipt requested, to the parties at their addresses listed below. All notices shall be effective upon receipt or refusal to accept delivery. The addresses shall remain valid until further notice of a change of address is given to all parties in accordance with the notice requirements of this Section.

If to City:

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Office of the City Attorney City of Grand Junction 250 North 5<sup>th</sup> Street Grand Junction, CO 81501

If to Developer:

GJ Development, LLC 2185 Quail Court

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### Grand Junction, CO 81507

If to Escrow Agent:

American National Bank Attn: Branch President 2399 F Road Grand Junction, CO 81505

15. Time of the Essence: Time is of the essence of this Agreement.

16. **Colorado Law Applicable:** This Agreement is made and delivered within the State of Colorado, and the laws of the State of Colorado shall govern its interpretation, validity and enforceability.

17. Jurisdiction of Courts: Personal jurisdiction and venue for any civil action commenced by any of the parties arising out of or relating to this Agreement will be deemed to be proper only if such action is commenced in the District Court in and for Mesa County, Colorado. The parties expressly waive any right to bring such action in or to remove such action to any other court, whether State or Federal.

Rights of Persons Not a Party: No person or entity who or which is not a party to this 18. Agreement will have any right of action under this Agreement.

19. **Provisions Deemed Severable:** If any part, term or provision of this Escrow Agreement is held by a court to be illegal or otherwise unenforceable, such legality or unenforceability will not affect the validity of any other part, term, or provision and the right of the parties will be construed as if the part, term, or provision was never part of the Escrow Agreement.

20. **Execution of Other Documents:** The parties agree to execute any additional documents (including but not limited to the Maintenance Guarantee) and to take any additional action necessary to carry out the terms of this Escrow Agreement.

IN WITNESS WHEREOF, each party to this Escrow Agreement has caused it to be executed on the date indicated below.

AMERICAN NATIONAL BANK

Dated this <u>2</u><sup>3</sup> day of <u>December</u>, 20<u>08</u>. By: <u>Brack Kubin</u>

Brad Krebill, Branch President Printed Name and Title

## DEVELOPER: GJ DEVELOPMENT, LLC

Dated this <u>B</u> day of <u>DECEMBER</u>, 2008

, Mpi lase By: Sianatu

CLEFTON ANSON, MGR Printed Name and Title

**CITY OF GRAND JUNCTION** 

Dated this 29 day of December, 2008

By: \_\_\_\_\_\_\_ Director of Public Works & Planning (or Authorized Designee)

Pursuant to the terms of the foregoing Escrow Agreement by and between <u>GJ</u> <u>Development, LLC</u> Developer, <u>American National Bank</u>, as Bank, and the City of Grand Junction, the following are the individuals authorized to sign written requests for the disbursement of the Funds:

CITY ENGINEER:

DRR/S (name)

12-23-08

(signature)

revised: December 23, 2008

### RELEASE OF RECORDING MEMORANDUM City of Grand Junction Public Works & Planning Department FILE: FP-2007-157

This Release relates to a Recording Memorandum dated March 13, 2008, by and between GJ Development, LLC (Developer) and the City of Grand Junction, pertaining to Fairway Villas (Project), located at 2065 South Broadway, Grand Junction, CO, recorded at Book 4623, Page 56, Mesa County Clerk and Recorder's Office.

**WHEREAS**, the Developer has installed and constructed certain public and private improvements at and for the Project, which completion was guaranteed by the execution of a Development Improvements Agreement and/or Maintenance Guarantee and provision of a Guarantee, and;

WHEREAS, the City of Grand Junction and other agencies possessing authority over the Project, and/or the improvements, have inspected the improvements and have accepted the same.

**NOW THEREFORE**, officials of the City of Grand Junction, duly representing their agencies, possessing and representing by their signatures affixed hereto, that they possess sufficient authority to accept improvements and may release the Development Improvements Agreement and/or Maintenance Guarantee, pertaining to the improvements under their jurisdiction, do accept, sign and release said Development Improvements Agreement and/or Maintenance Guarantee.

CITY OF GRAND JUNETION	
City Engineer:	
Planner: Sen A. A.t.	Date: / - // - / O

In acknowledgement with the above signatures, I hereby certify that the improvements as specified in the Development Improvements Agreement and/or Maintenance Guarantee have been completed and accepted in accordance with the provisions of the Grand Junction Zoning and Development Code, and are hereby released, subject to the required warranty period.

Public Works & Planning Department

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Date				

The foregoing instrument was executed before me this <u>l14</u> day of <u>January</u>, 2010, by <u>Greg Moburg</u>, of the Public Works & Planning Department for the City of Grand Junction, Colorado.

Witness my hand and official seal:

6tary Public

My commission expires on 8/21/2013.

