SOC99CYV

TYPE OF RECORD: PERMANENT

CATEGORY OF RECORD: DEVELOPMENT IMPROVEMENTS AGREEMENT

NAME OF AGENCY OR CONTRACTOR: SOUTH CAMP PROPERTIES, LLC.

STREET ADDRESS/PARCEL NAME/SUBDIVISION/PROJECT: CANYON VIEW

SUBDIVISION, FILING 7, FILE NAME: FPP-1999-097

CITY DEPARTMENT: COMMUNITY DEVELOPMENT

YEAR: 1999

EXPIRATION DATE:

NONE

DESTRUCTION DATE: NONE

1907916 06/21/99 1156AM MONIKA TODD CLK&REC MESA COUNTY CO RECFEE \$80.00 SURCHE \$1.00

DEVELOPMENT IMPROVEMENTS AGREEMENT

16 HAVER THE

Book2601 Page 170

1. Parties: The parties to this Development Improvements Agreement ("the Agreement" or "Agreement") are SOUTH CAMP PROPERTIES, LLC. ("the Developer") and THE CITY OF GRAND JUNCTION, Colorado ("the City" or "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 is { 6 / 1 / 99 (mm/dd/yy)}.

RECITALS

The Developer seeks permission to develop property within the City to be known as CANYON VIEW SUBDIVISION, FILING TOPP-1999-097, which property is more particularly described on Exhibit A attached and incorporated by this reference ("the Property" or "Property"). The City seeks to protect the health, safety and general welfare of the community by requiring the completion of various improvements in the Property and limiting the harmful effects of substandard developments. The purpose of this Agreement is to protect the City from the cost of completing necessary improvements itself and 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 owners, purchasers or users of the Property. The mutual promises, covenants, and obligations contained in this Agreement are authorized by state law, the Colorado Constitution and the City's land development ordinances.

DEVELOPER'S OBLIGATION

- 3. **Improvements:** The Developer will 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 ("the Improvements" or "Improvements"). The Developer agrees to pay the City for inspection services performed by the City, in addition to amounts shown on Exhibit B. The hourly rate of "in-house" inspection services is \$45.00 per hour. The scope of this project is such that the City may have to engage independent consultant(s) to adequately provide inspection services; Developer agrees to pay such costs, in addition to all others. The Developer's obligation to complete the improvements is and will be independent of any obligations of the City contained herein.
- 4. **Security:** To secure the performance of its obligations under this Agreement (except its obligations for warranty under paragraph 6), the Developer shall supply a financial guarantee, in a form and with terms acceptable to the City as indicated below:

<u>X</u>	(I)	disbursement agreement between a bank doing business in Mesa County and the City or
	(II)	a good and sufficient letter of credit acceptable to the City, or
	(III)	depositing with the City cash equivalent to the estimated cost of construction of the improvements, or
	(IV)	other:

- 5. **Standards:** The Developer shall construct the Improvements according to the standards and specifications required by the City Engineer or as adopted by the City.
- 6. **Warranty:** The Developer warrants that the Improvements, each and every one of them, will be free from defects for a period of twelve (12) months from the date that the City Engineer accepts or approves the last improvement completed by the Developer.
- 7. Commencement, Completion and Abandonment Periods: The Developer will commence work on the Improvements within 1 days from the Effective Date of this Agreement ("the Commencement Period") and the Improvements, each and every one of them, shall be completed by the end of the 12th month from the Effective Date of this Agreement { \(\(\frac{\left(\frac{1}{\left(\frac{1}{\lef
- 8. Compliance with Law: The Developer shall comply with all applicable federal, state and local laws, ordinances and regulations in effect at the time of final approval when fulfilling its obligations under this 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 final development approval.
- 9. **Notice of Defect:** The Developer's Engineer shall provide timely notice to the Developer, contractor, issuer of security and the City Engineer whenever inspection reveals, or the Developer's Engineer otherwise has knowledge, that an improvement does not conform to City standards and any specifications approved in the development application or is otherwise defective. The Developer will have thirty (30) days from the issuance of such notice to correct the defect. The City may grant reasonable extensions.
- 10. Acceptance of Improvements: The City's final acceptance and/or approval of Improvements will not be given or obtained until the Developer presents a document or documents, for the benefit of the City, showing that the Developer owns the Improvements in fee simple and that there are no liens, encumbrances or other restrictions on the Improvements. Approval and/or acceptance of any Improvements does not constitute a waiver by the City of any rights 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.

- 11. Reduction of Security: After the acceptance of any Improvement, the amount which the City is entitled to draw on the guarantee will be reduced by an amount equal to 90 percent of the estimated cost of the Improvement as shown in Exhibit B. At the written request of the Developer, the City will execute a certificate verifying the acceptance of the Improvement and waiving its right to draw on the guarantee to the extent of such amount. A Developer in default under this Agreement will have no right to such certification. Upon the acceptance of all of the Improvements the remaining balance that may be drawn under the guarantee shall be available to the City for 90 days after the expiration of the warranty period.
- 12. Use of Proceeds: The City will use funds deposited with it, drawn or guaranteed pursuant to any written agreement entered into between the parties only for the purpose of completing the Improvements or correcting defects in or failure of the Improvements.
- 13. **Events of Default:** The following conditions, occurrences or actions will constitute a default by the Developer during the Completion Period:
 - a. Developer's failure to complete each portion of the Improvements in conformance with the time schedule provided in paragraph number seven (7.), above;
 - b. Developer's failure to demonstrate reasonable intent to correct defective construction of any Improvement within the applicable correction period;
 - c. 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;
 - d. Notification to the City, by any lender with a lien on the property, of a default on an obligation; the City may immediately declare a default without prior notification to the Developer;
 - e. Initiation of any foreclosure action of any lien or initiation of mechanics lien(s) procedure(s) against the Property or a portion of the Property or assignment or conveyance of the Property in lieu of foreclosure; the City may immediately declare a default without prior notification to the Developer.

Unless specifically provided herein the City may not declare a default until written notice has been sent to the Developer at the address on file with the development application. Notice is and shall be deemed effective two calendar days after mailing thereof by first class United States mail, postage prepaid.

- 14. Measure of Damages: The measure of damages for breach of this Agreement by the Developer will be the reasonable cost of satisfactorily completing the Improvements plus reasonable City administrative expenses. Administrative 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. For improvements upon which construction has not begun, the estimated costs of the Improvements as shown on Exhibit B will be prima facie evidence of the minimum cost of completion, however, neither that amount or the amount of a letter of credit, the subdivision improvements disbursement agreement or cash escrow establish the maximum amount of the Developer's liability.
- 15. City's Rights Upon Default: When any event of default occurs, the City may draw on the letter of credit, escrowed collateral, or collect any other security to the extent of the face amount of the credit or full amount of escrowed collateral, cash, or security less ninety percent (90%) of the estimated cost (as shown on Exhibit B) of all improvements previously accepted by the City or may exercise its rights to disbursement of loan proceeds or other funds under the improvements disbursement agreement. The City will have the right to complete improvements itself or it may contract with a third party for completion, and 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 and repairing such Improvements. Alternatively, the City may assign the proceeds of the letter of credit, the improvements disbursement agreement, the escrowed collateral, cash, or other funds or assets to a subsequent developer (or lender) who has acquired the Property by purchase, foreclosure or otherwise who will then have the same rights of completion as the City if and only if the subsequent developer (or lender) agrees in writing to complete the unfinished improvements and provides to the City reasonable security for the obligation. In addition, the City may also enjoin the sale, transfer, or conveyance of lots within the development, until the improvements are completed or accepted. 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 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 or the Property being developed pursuant to this Agreement. The Developer further agrees to aid and defend the City in the event that the City is named as a defendant in an action concerning the performance or non-performance of work pursuant to this Agreement. The Developer further agrees to aid and defend the City in the event that the City is named as a defendant in an action concerning the performance of work pursuant to this Agreement except where such suit is brought by the Developer against the City. The Developer is not an agent or employee of the City.
- 17. **No Waiver:** No waiver of any provision of this Agreement by the City will be deemed or constitute a waiver of any other provision, nor will it be deemed or constitute a continuing

8/13/98 4

waiver unless expressly provided for by a written amendment to this Agreement signed by both the City and the Developer; nor will 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 will not constitute the approval of any wrongful act by the Developer or the acceptance of any Improvement.

- 18. Amendment or Modification: The parties to this Agreement may amend or modify the Agreement only by written instrument executed on behalf of the City by the City Manager or his designee and by the Developer or his 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, will be entitled to costs, including reasonable attorney's fees and expert witness fees, from the opposing party. 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:** The City does not warrant by this Agreement that the Developer is entitled to any other approval(s) required by the City, if any, before the Developer is entitled to commence development 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 and no statement(s), promise(s) or inducement(s) that is/are not contained in this Agreement will be binding on the parties.
- 22. **Third Party Rights:** No person or entity who or which is not a party to this Agreement will have any right of action under this Agreement.
- 23. **Time:** For the purpose of computing the Abandonment and Completion Periods, and time periods for City action, such times in which war, civil disasters, or acts of God occur or exist will not be included if such times prevent the Developer or City from performing its obligations under the Agreement.
- 24. Severability: If any part, term, or provision of this Agreement is held by a court or courts of competent jurisdiction to be illegal or otherwise unenforceable, such illegality or unenforceability will not affect the validity of any other part, term, or provision and the rights of the parties will 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. Notwithstanding the foregoing, the burdens of this Agreement are personal obligations of the Developer and also will be binding on the heirs, successors and assigns of the Developer and shall be a covenant(s) running with the Property.

8/13/98 5

There is no prohibition on the right of the City to assign its rights under this Agreement. The City will expressly release the original Developer's guarantee or obligations if it accepts new security from any developer or lender who obtains the Property, however, no other act of the City will constitute a release of the original Developer from his liability under this Agreement. When the Improvements are completed and approved by the City, the City agrees to state same in writing, with appropriate acknowledgments. The City will 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 will 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:

SOUTH CAMP PROPERTIES, LLC 321 QUAIL DRIVE GRAND JUNCTION, CO 81503

If to City:

City of Grand Junction

Community Development Director

250 N. 5th Street

Grand Junction, Colorado 81501

- 27. **Recordation:** Developer will pay for all costs to record this Agreement or a Memorandum thereof in the Clerk and Recorder's Office of Mesa County, Colorado.
- 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, letter of credit, improvements disbursements agreement, or cash escrow agreement or any action to collect security will be deemed to be proper only if such action is commenced in Mesa County, Colorado. The Developer expressly waives his right to bring such action in or to remove such action to any other court whether state or federal.
 - 30. a. <u>Conditions of Acceptance</u>: 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 improvements shall have been finally accepted by the City.
 - b. **Phased Development**: 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 his side of the street to enable an initial two-way traffic operation without on-street parking. That Developer is also responsible for end-transitions, intersection paving, drainage facilities, and adjustments to existing utilities necessary to open the street to traffic.

c. Prior to requesting final acceptance of any street, storm drainage facility, or other required improvement(s), the Developer shall: (i) furnish to the City engineer asbuilt drawings in reproducible form, blueline 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) provide 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 improvements have been constructed, or which are necessary for the improvements, are free from toxic, hazardous or other regulated substances or materials: (iii) provide 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.

250 North Fifth Street	
Grand Junction CO 81501	
Community Development	6/15/99
Community Development	date
Attest:	
Stephance hy	6/18/99
City Clerk U	date
Developer:	
By: In Thomas	5-25-99
	date
Print name: JOHN M. THOP	nas
MANAGING MEM	BER_
Attest:	
Secretary	date
	_
8/13/98	7

City of Grand Junction

Exhibit A

Commencing at the Southeast corner of Section 26, Township 11 South, Range 101 West of the 6th Principal Meridian from whence the East Quarter corner of said Section 26 bears North 00°22'30" West 2643.15 feet and all bearings contained herein to be relative thereto;

thence South 00°02'22" East 57.12 feet along the East line of Section 35, Township 11 South, Range 101 West of the 6th Principal Meridian to the true point of beginning;

thence continuing South 00°02'22" East 617.08 feet along the East line of said Section 35;

thence South 89°18'00" West 1419.28 feet;

thence North 00°46'00" West 691.60 feet to the South Quarter corner of said Section 26;

thence North 90°00'00" West 665.60 feet along the South line of said Section 26;

thence North 00°27'00" West 125.00 feet;

thence North 36°14'00" East 192.00 feet;

thence North 30°11'00" East 34.57 feet;

thence South 36°59'58" East 20.00 feet;

thence along the arc of a curve to the right with a central angle of 13°56'36" whose radius is 365.55 feet and whose long chord bears North 81°45'02" East 270.08 feet;

thence South 69°30'00" East 679.56 feet;

thence along the arc of a curve to the left with a central angle of 37°10'50" whose radius is 495.17 feet and whose long chord bears South 88°05'23" East 315.72 feet;

thence along the arc of a curve to the right with a central angle of 13°56'36" whose radius is 365.55 feet and whose long chord bears North 84°31'21" East 88.74 feet;

thence South 85°29'50" East 37.81 feet;

thence along the arc of a curve to the left with a central angle of 30°15'29" whose radius is 420.06 feet and whose long chord bears North 79°31'15" East 219.27 feet;

thence North 60°26'55" East 80.02 feet;

thence South 00°00'00" West 225.99 feet;

thence North 90°00'00" East 321.08 feet to the true point of beginning.

EXCEPT that parcel as conveyed to Redlands Water and Power Company in instrument recorded October 26, 1971, in Book 965 at Page 822.

AND EXCEPT that parcel as conveyed to Mesa County in instrument recorded March 5, 1990, in Book 1778 at Page 749. TOGETHER WITH an easement for underground utilities as reserved in instrument recorded March 5, 1990, in Book 1778 at Page 750.

EXHIBIT "B" CANYON VIEW FILING SEVEN

ENGINEERS OPINION OF COST

DATE:

5/27/99

NAME OF DEVELOPMENT:

LOCATION:

CANYON VIEW FILING VII NW/4 SEC.19, T 1 S., R 101 W., 6th PM

PRINTED NAME OF PERSON PREPARING:

JAMES E. LANGFORD

CONSTRUCTION COST ESTIMATE:

				UNIT	TOTAL
	Water System:	UNITS	QUANTITY	PRICE	PRICE
1	Wet Tap by Ute Water	EA	1	\$2,100.00	\$2,100.00
2	8" DR-18 P.V .C. Waterline	$_{ m LF}$	1,313	\$14.00	\$18,382.00
3	8" Caps (Including Thrust Blocks)	EA	2	\$200.00	\$400.00
4	8" Fittings (Including Thrust Blocks)	EA	4	\$200.00	\$800.00
5	8" Gate Valves and Boxes	EA	5	\$580.00	\$2,900.00
6	6" DR-18 P.V.C. Waterline (fire hydrant le	ads LF	60	\$16.00	\$960.00
7	6" Fittings (Including Thrust Blocks)	EA	3	\$180.00	\$540.00
8	6" Gate Valves and Boxes	EA	3	\$450.00	\$1,350.00
9	Water Service Taps	EA	20	\$150.00	\$3,000.00
10	3/4" Copper Service Line	LF	697	\$9.00	\$6,273.00
11	Fire Hydrant Assembly	EA	3	\$1,250.00	\$3,750.00
		Sub-	Total Pot	able Water:	\$40,455.00
				UNIT	TOTAL
	Sanitary Sewer System:	UNITS	QUANTITY	PRICE	PRICE
1	8" P.V.C. SDR-35 Sanitary Sewer Line	$_{ m LF}$	400	\$16.00	\$6,400.00
2	8" P.V.C. SDR-35 Plug	EA	1	\$75.00	\$75.00
3	Sanitary Sewer Manholes	EA	<i>j</i> 3	\$1,500.00	\$4,500.00
4	Sanitary Sewer Service Taps	E.F	<u> </u>	\$150.00	\$750.00
5	4" Sanitary Sewer Service Line	LI	186	\$10.50	\$1,953.00
6	Adjust Existing MH to Grade	EA	, 6	\$200.00	\$1,200.00
7	4" Sanitary Sewer Service (Line-A)	LI	555	\$10.50	\$5,827.50
8	Temporary Manhole	E	, 1	\$800.00	\$800.00
		Sub-Tota	l Sanitar	y Sewer:	\$21,505.50
				UNIT	TOTAL
	Site Grading and Paving	UNITS	QUANTITY	PRICE	PRICE
1	Unclassified Excavation	CY	4,926	\$1.65	\$8,127.90
2	Unclassified Embankment	CY	425	\$2.60	\$1,105.00
3	11" Class 6 Aggregate Base Course	CY	428	\$18.00	\$7,704.00
4	9" Class 6 Aggregate Base Course	CY	699	\$20.00	\$13,980.00
5	6" Class 6 Aggregate Base Course	CY	368	\$22.00	\$8,096.00
6	3" Asphalt (Grading C)	SY	4,199	\$5.50	\$23,094.50
7	6.5' City Mountable Curb/Gutter/Walk	LF	2,541	\$12.35	\$31,381.35
8	Radii, Aprons, Pan and Handicap ramps	SY	259	\$31.90	\$8,262.10
9	6.5' x 7' Concrete Mail Box Pads	EA	259	\$31.90	
		EA EA	2	\$150.00	\$1,200.00
10	Stop and Street Signs Remove & Reinstall "End of Road" Markers	EA LS	1	•	\$300.00
т.т			_	\$150.00	\$150.00
	Suc	-Total Site	Grading	and Paving:	\$103,400.85

BOOK2601 PAGE 179

	Irrigation Improvements			UNIT	TOTAL
	Delivery System and Lot Services	UNITS	QUANTITY	PRICE	PRICE
1	Connect to existing tap	LS	1	\$310.00	\$310.00
_	4"x6" Reducer	шэ	EA 1	\$250.00	\$250.00
2				,	·
3	6" PVC Irrig. Line W/PVC Fittings	$_{ m LF}$	3,601	\$5.70	\$20,525.70
4	6" PVC Bends		EA 11	\$75.00	\$825.00
5	6" Gate Valve and Box	EA	5	\$400.00	\$2,000.00
6	6" PVC Cap		EA 2	\$50.00	\$100.00
7	1" PVC Irrig. Line W/PVC Fittings	LF	318	\$6.50	\$2,067.00
8	Service Risers	EA	21	\$120.00	\$2,520.00
			Sub-Total	Irrigation:	\$28,597.70
				TINU	TOTAL
	Storm Drainage:	UNITS	YTITMAUQ	PRICE	PRICE
1	18" HDPE Pipe	$_{ m LF}$	191	\$25.00	\$4,775.00
2	18" HDPE FES	EA	1	\$250.00	\$250.00
3	Standard Curb Opening Inlet	EA	2	\$1,000.00	\$2,000.00
4	Cobble Rock	CY	13	\$35.00	\$455.00
5	RipRap Blanket	CY	3	\$60.00	\$180.00
6	Retention Ponds (Excav/Embkmt)	CY	3,100	\$1.65	\$5,115.00
		Sub	-Total Sto	rm Drainage:	\$12,775.00

SOUTH CAMP ROAD HALF STREET IMPROVEMENTS

			UNIT	TOTAL
	UNITS	QUANTITY	PRICE	PRICE
Unclassified Excavation	CY	1,665	\$1.65	\$2,747.25
Unclassified Embankment	CY	1,245	\$2.60	\$3,237.00
Sawcut, Remove and Dispose Asphalt	SY	70	\$2.00	\$140.00
Remove & Dispose of 22 L.F. 18" CMP	LS	1	\$60.00	\$60.00
14" Class 6 Aggregate Base Course	CY	497	\$17.00	\$8,449.00
6" Class 6 Aggregate Base Course	CY	45	\$22.00	\$990.00
4" Class 6 Aggregate Base Course	CY	112	\$22.00	\$2,464.00
4" Asphalt (Grading C)	SY	691	\$7.30	\$5,044.30
2.0' Vertical Curb/Gutter	LF	521	\$9.75	\$5,079.75
8.0' Concrete Path	LF	542	\$14.85	\$8,048.70
Remove & Reinstall Mailbox	EA	1	\$150.00	\$150.00
Traffic Control	LS	1	\$3,000.00	\$3,000.00
Alum. Box Culvert w/Alum. Ftgs Pads (13'-4" x	LF	56	\$80.00	\$4,480.00
1' Wide Conc. Headwall	CY	18	\$400.00	\$7,200.00
4" Conc. Invert	SY	117	\$17.00	\$1,989.00
6" Leveling Course	SY	120	\$4.50	\$540.00
1" Nominal RipRap	CY	26	\$60.00	\$1,560.00
RipRap Blanket (MIRAFI 140N)	SY	52	\$2.50	\$130.00
18" HDPE Pipe	LF	29	\$25.00	\$725.00
18" HDPE FES	EA	1	\$250.00	\$250.00
Standard Curb Opening Inlet	EA	1	\$1,000.00	\$1,000.00
Lower 3/4" Potable Water Service Line	LS	1	\$150.00	\$150.00
Lower 6" Irrigation Service Line	LS	1	\$600.00	\$600.00
Bower of firingacion bervice bine				
	Unclassified Embankment Sawcut, Remove and Dispose Asphalt Remove & Dispose of 22 L.F. 18" CMP 14" Class 6 Aggregate Base Course 6" Class 6 Aggregate Base Course 4" Class 6 Aggregate Base Course 4" Asphalt (Grading C) 2.0' Vertical Curb/Gutter 8.0' Concrete Path Remove & Reinstall Mailbox Traffic Control Alum. Box Culvert w/Alum. Ftgs Pads (13'-4" x 1' Wide Conc. Headwall 4" Conc. Invert 6" Leveling Course 1" Nominal RipRap RipRap Blanket (MIRAFI 140N) 18" HDPE Pipe 18" HDPE FES	Unclassified Excavation CY Unclassified Embankment CY Sawcut, Remove and Dispose Asphalt SY Remove & Dispose of 22 L.F. 18" CMP LS 14" Class 6 Aggregate Base Course CY 6" Class 6 Aggregate Base Course CY 4" Class 6 Aggregate Base Course CY 4" Asphalt (Grading C) SY 2.0' Vertical Curb/Gutter LF 8.0' Concrete Path LF Remove & Reinstall Mailbox EA Traffic Control LS Alum. Box Culvert w/Alum. Ftgs Pads (13'-4" x LF 1' Wide Conc. Headwall CY 4" Conc. Invert SY 6" Leveling Course SY 1" Nominal RipRap CY RipRap Blanket (MIRAFI 140N) SY 18" HDPE Pipe LF 18" HDPE FES EA Standard Curb Opening Inlet EA Lower 3/4" Potable Water Service Line LS	Unclassified Excavation CY 1,665 Unclassified Embankment CY 1,245 Sawcut, Remove and Dispose Asphalt SY 70 Remove & Dispose of 22 L.F. 18" CMP LS 1 14" Class 6 Aggregate Base Course CY 497 6" Class 6 Aggregate Base Course CY 45 4" Class 6 Aggregate Base Course CY 45 4" Asphalt (Grading C) SY 691 2.0' Vertical Curb/Gutter LF 521 8.0' Concrete Path LF 542 Remove & Reinstall Mailbox EA 1 Traffic Control LS 1 Alum. Box Culvert w/Alum. Ftgs Pads (13'-4" x LF 56 1' Wide Conc. Headwall CY 18 4" Conc. Invert SY 117 6" Leveling Course SY 120 1" Nominal RipRap CY 26 RipRap Blanket (MIRAFI 140N) SY 52 18" HDPE FES EA 1 Standard Curb Opening Inlet EA 1 Lower 3/4" Potable Water Service Line LS 1	Unclassified Excavation CY 1,665 \$1.65 Unclassified Embankment CY 1,245 \$2.60 Sawcut, Remove and Dispose Asphalt SY 70 \$2.00 Remove & Dispose of 22 L.F. 18" CMP LS 1 \$60.00 14" Class 6 Aggregate Base Course CY 497 \$17.00 6" Class 6 Aggregate Base Course CY 497 \$17.00 4" Class 6 Aggregate Base Course CY 45 \$22.00 4" Class 6 Aggregate Base Course CY 45 \$22.00 4" Asphalt (Grading C) SY 691 \$7.30 2.0' Vertical Curb/Gutter LF 521 \$9.75 8.0' Concrete Path LF 542 \$14.85 Remove & Reinstall Mailbox EA 1 \$150.00 Traffic Control LS 1 \$3,000.00 Alum. Box Culvert w/Alum. Ftgs Pads (13'-4" x LF 56 \$80.00 1' Wide Conc. Headwall Cy 18 \$400.00 4" Conc. Invert SY 117 \$17.00 6" Leveling Course SY 120 \$4.50 1" Nominal RipRap CY 26 \$60.00 RipRap Blanket (MIRAFI 140N) SY 52 \$2.50 18" HDPE FES EA 1 \$250.00 Standard Curb Opening Inlet EA 1 \$1,000.00 Lower 3/4" Potable Water Service Line LS 1 \$1,000.00

ite Construction Costs (Minus Miscellaneous Construction Phase Services): \$264,768.05

	PERCENTAGE OF TOTAL CO	ONSTRUCTION COST:	TOTAL PRICE
1	Construction Phase Engineering	1.50%	\$3,971.52
2	Construction Phase Surveying	2.30%	\$6,089.67
3	Development Inspection Costs	1.25%	\$3,309.60
4	Quality Control	1.00%	\$2,647.68
5	City Inspection	0.50%	\$1,323.84
6	As-built survey and drawing revision	LS	\$2,200.00
		Miscellaneous:	\$19,542.31

Total Site Construction Costs:

\$284,310.36

6-1-99

SIGNATURE OF DEVELOPER

I HAVE REVIEWED THE ESTIMATED COSTS AND TIME SCHEDULE SHOWN ABOVE AND, BASED ON THE PLAN LAYOUTS SUBMITTED TO DATE AND THE CURRENT COSTS OF CONSTRUCTION TAKE NO EXCEPTION TO THE ABOVE.

CITY ENGINEER

6-15-99

DATE

COMMUNITY DEVELOPMENT

SEE EXHIBIT C FOR SCHEDULE OF IMPROVEMENTS

SCHEDUL	FOF	IMPROV	JEMENTS
SCILLDUL		INII KO	A TIMETA I O

- I. SANITARY SEWER 6-1-99 thru 7-1-99
- 11. DOMESTIC WATER 7-2-99 Thru 8-1-99
- III. STREETS 8-2-99 thru 10-2-99
- IV. LANDSCAPING 9-2-99 thru 11-1-99
- V. MISCELLANEOUS SOUTH CAMP IMPROVE MENTS 10-2-99 thru 12-2-99

I have reviewed the estimated costs and time schedule shown above and based on the plans and the current costs of construction agree to construct and install the Improvements as required above

SIGNATURE OF DEVELOPER MANAGING MEMBER date

(If corporation, to be signed by president and attested to by secretary together with the corporate seals.)

DISBURSEMENT AGREEMENT

(Improvements Guarantee)

DEVELOPER: South Camp Properties, UC.

Book2601 Page182

BANK: Bankof Colorado

PROPERTY: Campon View Subdivision, Filling # 7

DISBURSEMENT AMOUNT: For the construction of improvements to the Property in an amount not to exceed \$ 284,310.36

This Agreement is entered into by and between South Comp Properties LLC Bank of Colorado ("Bank") and the City of Grand Junction, Colorado ("City").

RECITALS

Developer has been required by the City to construct certain improvements to Comyon View Subdivision, Filing 7 ("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 $\frac{284}{310\cdot36}$, 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.

(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 Mounts with the first 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 attorneys 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.

DISBURSEMENT AGREEMENT (page 3 of 4)

(name)

Book2601 PAGE 184 Dated this 8th day of July (BANI (DEVELOPER) CITY OF GRAND JUNCTION Director of Community Development Planning Manager Pursuant to the terms of the foregoing Disbursement Agreement (Improvements Guarantee) by and between

SouthComp Ropertus LLC Developer, Developer, Developer, 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:** (signature) (signature)

(signature)

	DEVELOPER'S GENERAL CONTRACTO	OR:
	Thomas & Sun Inc. John M. Thomas, has	In Trong
	(name)	(signature)
	DEVELOPER'S PROJECT ENGINEER:	, 7, A
,	James May of	James B. Long no
	(name)	(Signayaro)
	DEVELOPER'S ARCHITECT:	
	N/A	
	(name)	(signature)
	CITY ENGINEER:	Distiller & Du
	Killaly U. Harry	KUMATDA, LORTEIC
	(name)	(signature)

File Name: disbursk revised: May 12, 1997

2068626 07/30/02 0406PM Monika Todd Clk&Rec Mesa County Co RecFee \$10.00

RELEASE OF IMPROVEMENTS AGREEMENT & GUARANTEE Grand Junction Community Development Department

This memorandum relates to certain recorded Improvements Agreements and Guarantees. The agreements are by and between Thomas & Sun, Inc. (Developer) and the City of Grand Junction (City) pertaining to Canyon View Subdivision. The necessary data pertaining to each of the filings for this project follows:

BOOK3122 PAGE641

				Total	Disbursement	
File #	Date	Book	Page	Cost	Amount	Filing
PDR-1994-214	4/1/95	2143	231 - 242	\$345,044.00	\$221,511.50	#2
FPP-96-28	4/2/96	2230	752	\$278,047.00	\$275,035.00	#3
RZP-96-179	9/3/96	2291	187	\$259,059.00	\$259,059.00	#4
FPP-96-265	2/25/97	2316	598 - 610	\$311,205.00	\$311,205.00	#5
FPP-1997-141	9/9/97	2387	95	\$209,578.00	\$209,578.00	#6
FPP-1999-097	6/8/97	2601	170 - 185	\$284,310.36	\$284,310.36	#7

Whereas, Developer has installed and constructed certain public and private improvements at and for the Project, which completion was guaranteed by the execution of an Improvements Agreement and Guarantee, and

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

NOW THEREFORE, officials of the City of Grand Junction and other officials duly representing their agencies, possessing and representing by their signatures, affixed thereto, that they possess sufficient authority to accept improvements and release the portion of the guarantee pertaining to the improvements under their jurisdiction, do accept, sign and release said improvements agreement and guarantee.

guarantee.
CITY OF GRAND JUNCTION:
By: City Engineer Lieb Land Date: 7-30-0
City Utilities Manager: Date: 7/30/02
Fire Marshall: Tonk Masterstin Date: 7-30-0-
UTE WATER:
By: Lla Tola Date: 30 Jul 02
In accordance with the above signatures, I hereby certify that the Improvements Agreement & Guarantee and the recording evidencing the agreement and guarantee, at Book SERASONE, Page of the Mesa County land records, have been completed and accepted and in accordance with the provisions of the Grand Junction Zoning and Development Code are hereby released, subject to the required warranty period. Director of Community Development Secretary Date: 1 30 and day of July Development for the City of Grand Junction, Colorado. Witness my hand & official seal. Notary Public Fathers Suchnar My commission expires My Commission Expires 5/6/06
wy commission expires

Legal descriptions

Exhibit A - | (Filing 7)

Commencing at the Southeast corner of Section 26, Township 11 South, Range 101 West of the 6th Principal Meridian from whence the East Quarter corner of said Section 26 bears North 00°22'30" West 2643.15 feet and all bearings contained herein to be relative thereto;

thence South 00°02'22" East 57.12 feet along the East line of Section 35, Township 11 South, Range 101 West of the 6th Principal Meridian to the true point of beginning;

thence continuing South 00°02'22" East 617.08 feet along the East line of said Section 35;

thence South 89°18'00" West 1419.28 feet;

thence North 00°46'00" West 691.60 feet to the South Quarter corner of said Section 26;

thence North 90°00'00" West 665.60 feet along the South line of said Section 26;

thence North 00°27'00" West 125.00 feet;

thence North 36°14'00" East 192.00 feet;

thence North 30°11'00" East 34.57 feet;

thence South 36°59'58" East 20.00 feet;

thence along the arc of a curve to the right with a central angle of 13°56'36" whose radius is 365.55 feet and whose long chord bears North 81°45'02" East 270.08 feet;

thence South 69°30'00" East 679.56 feet;

thence along the arc of a curve to the left with a central angle of 37°10'50" whose radius is 495.17 feet and whose long chord bears South 88°05'23" East 315.72 feet;

thence along the arc of a curve to the right with a central angle of 13°56'36" whose radius is 365.55 feet and whose long chord bears North 84°31'21" East 88.74 feet;

thence South 85°29'50" East 37.81 feet;

thence along the arc of a curve to the left with a central angle of 30°15'29" whose radius is 420.06 feet and whose long chord bears North 79°31'15" East 219.27 feet;

thence North 60°26'55" East 80.02 feet;

thence South 00°00'00" West 225.99 feet;

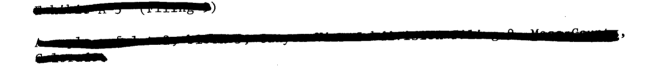
thence North 90°00'00" East 321.08 feet to the true point of beginning.

EXCEPT that parcel as conveyed to Redlands Water and Power Company in instrument recorded October 26, 1971, in Book 965 at Page 822.

AND EXCEPT that parcel as conveyed to Mesa County in instrument recorded March 5, 1990, in Book 1778 at Page 749. TOGETHER WITH an easement for underground utilities as reserved in instrument recorded March 5, 1990, in Book 1778 at Page 750.

Exhibit A-2 (Filing 8)

A replat of lot 1, block 3, Canyon View Phase II and lot 8, block 3, Canyon View Phase VII, Mesa County, Colorado



Funding Approval/Agreement

Title I of the Housing and Community Development Act (Public Law 930383)

U.S. Department of Housing and Urban Development

Office of Community Planning and Development Community Development Block Grant Program

HI-00515R of 20515R

Name of Grantee (as shown in item 5 of Standard Form 424)	3. Grantee's 9-digit Tax ID Numbe	Date use of funds may begin		
City of Grand Junction	84-600059	(mm/dd/yyyy) 09/01/2002		
Grantee's Complete Address (as shown in item 5 of Standard Form 424) So North Fifth Street	5a.Project/Grant No. 1 B-02-MC-08-0013	6a.Amount Approved \$494,000		
Grand Junction, CO 81501	5b.Project/Grant No. 2	6b.Amount Approved		
	5c.Project/Grant No. 3	6c.Amount Approved		

Grant Agreement: This Grant Agreement between the Department of Housing and Urban Development (HUD) and the above named Grantee is made pursuant to the authority of Title I of the Housing and Community Development Act of 1974, as amended, (42 USC 5301 et seq.). The Grantee's submissions for Title I assistance, the HUD regulations at 24 CFR Part 570 (as now in effect and as may be amended from time to time), and this Funding Approval, including any special conditions, constitute part of the Agreement. Subject to the provisions of this Grant Agreement, HUD will make the funding assistance specified here available to the Grantee upon execution of the Agreement by the parties. The funding assistance specified in the Funding Approval may be used to pay costs incurred after the date specified in item 4 above provided the activities to which such costs are related are carried out in compliance with all applicable requirements. Pre-agreement costs may not be paid with funding assistance specified here unless they are authorized in HUD regulations or approved by waiver and listed in the special conditions to the Funding Approval. The Grantee agrees to assume all of the responsibilities for environmental review, decision making, and actions, as specified and required in regulations issued by the Secretary pursuant to Section 104(g) of Title I and published in 24 CFR Part 58. The Grantee further acknowledges its responsibility for adherence to the Agreement by sub-recipient entities to which it makes funding assistance hereunder available.

making, and actions, as specified and required in regulation Grantee further acknowledges its responsibility for adherence	s issued by the Se	cretary pursuant to Secti	ion 104(g) of Title I a	and published in 2	4 CFR Part 58. The
U.S. Department of Housing and Urban Development (By Name)		Grantee Name		and	
Guadalupe M. Herrera		1	. 11		
Title		Title	TRADIA		
Director, Office of Community Planning and Development		C 14.	MANAGER		
	ate (mm/dd/yyyy)	Signature	1 virongesk	Date	e (mm/dd/yyyy)
	OCT 0 7 200		The		6/14/62
7. Category of Title I Assistance for this Funding Action	8. Special Conditi			10. check one	
(check only one)	(check one)	(mm/dd/yyyy)	07/17/2002	Xa. Orig	g. Funding
x a. Entitlement, Sec 106(b)	☐ None	9b. Date Grantee No	tified	App	roval
b. State-Administered, Sec 106(d)(1)	X Attached	(mm/dd/yyyy)	OCT 0 7 2002	. !	endment
c. HUD-Administered Small Cities, Sec 106(d)(2)(B)		9c. Date of Start of P	Program Year	☐ ☐ Am	endment Number
d. Indian CDBG Programs, Sec 106(a)(1)		(mm/dd/yyyy)	09/01/2002		
e. Surplus Urban Renewal Funds, Sec 112(b) f. Special Purpose Grants, Sec 107	11. Amount of Cor Block Grant	nmunity Development	FY (уууу) 2002	FY (yyyy)	FY (yyyy)
g. Loan Guarantee, Sec 108	a. Funds Re	served for this Grantee			
	b. Funds nov	v being Approved	\$494,000		
	c. Reservation	on to be Cancelled	\$10 HJ00		
	(11a minu	s 11b)			
12a. Amount of Loan Guarantee Commitment now being Approve	d	12b. Name and complete A	Address of Public Agenc	:y	
NA		NA			
Loan Guarantee Acceptance Provisions for Designate	-				
The public agency hereby accepts the Grant Agreement	•				
Department Housing and Urban Development on the a		12c. Name of Authorized C	Official for Designated Pr	ublic Agency	
respect to the above grant number(s) as Grantee design		NA			
loan guarantee assistance, and agrees to comply with conditions of the Agreement, applicable regulation		Title			
requirements of HUD now or hereafter in effect, pe		NA			
assistance provided it.	realining to the	Signature		Date	(mm/dd/yyyy)
assistance provided in		·			NA.
HUD Accounting use Only					
Batch 153 Program Y A Reg Area Document	No. Project Nu	mber Category	Amou	unt Effective D	ate (mm/dd/yyyy) F
	Project Nur	mbar	Amou		
	Flojectivu	Tibel	Amoc	1111	
<u> </u>	mber	Amou	ınt		
Date Entered PAS (mm/dd/yyyy) Date Entered LOCCS (mm/d	ld/yyyy) Batch Nur	nber Transaction Co	ode Entered By	Verit	fied By
			24 CFR	.570 for	m HUD-7082 (4/93)

13. (b) Special conditions:

E. O. 12372 - SPECIAL CONTRACT CONDITIONS

1. Notwithstanding any provision of the Grant Agreement, no funds provided under this agreement may be obligated or expended for the planning or construction of water or sewer facilities until receipt of written notification from HUD of the release of funds on completion of the review procedures required under the Executive Order (E.O.) 12372, Intergovernmental Review of Federal Programs, and HUD's implementing regulations at 24 C.F.R. Part 52. The recipient shall also complete the review procedures required under E.O. 12372 and receive written notification from HUD of the release of funds before obligating or expending any funds provided under this agreement for any new or revised activity for the planning or construction of water or sewer facilities not previously reviewed under E.O. 12372 and implementing regulations.

X - 98877501 - 0 Page 1

					ASSISTAN	CE ID NO		0. 0 . ago .
UNITED STAFE	U.S. ENVIRONMENTAL					AMEND#	DATE OF AWARD	
U.S. E				X -	9887		- 0	
THE COLUMN TWO IS NOT	PROTECTION AGENCY		TYPE OF ACTION				MAILING DATE	
9				New	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			AAUG 29 2002
RECIPIENT TYPE:	Cooperative Agreement			PAYMENT METHOD: Reimbursement				ACHIE & D ZOUZ
RECIPIENT TYPE:				Send Pay	ment Requ	est to:		
Municipal					ce Office, 87	MS-F		
RECIPIENT:			· · · · · · · · · · · · · · · · · · ·	PAYEE:				
City of Grand Junction 250 N. 5th Street				City of Grand Junction				
Grand Junction, CO 815	501-2668			250 N. 5th Street Grand Junction, CO 81501-2668				
EIN: 84-6000592								
PROJECT MANAGER			EPA PROJECT OFFICE	R		EPA GR	ANT SPECIA	ALIST
Eileen List			Bruce Zander			Joyce Br		
250 N. 5th Street			999 18th Street, Suite 30		•			curements, 8TMS-G
Grand Junction, CO 81 E-Mail:	501-2668		Denver, CO 80202-2466 E-Mail: Zander.Bruce@				Brame.Joyce 303-312-636	
Phone: 970-256-4149			Phone: 303-312-6846	epa.gov		FIIOHE.	303-312-030	,
PROJECT TITLE AND I	PSCRIPTION		1					
Special Studies - TMDL	JEGORIF HON							
Selenium Water Quality	Trading Propos	al Study, Lo	ower Colorado River					
					LIDAET DE	2102 000	TOT4	L DDG JEGT DEDIGD GOOT
BUDGET PERIOD 09/01/2002 - 09/01/200	13		T PERIOD 02 - 09/01/2003	TOTAL BUDGET PERIOD COST \$75,000.00		\$75,0	L PROJECT PERIOD COST	
09/01/2002 - 09/01/200		09/01/200	72 - 09/01/2003	μ φ/ 5,000.0			1 \$75,0	00.00
failure to retur Any change to	n the properly the Agreemer	executed on the Re	within any extension of the document within the presection to the alter the Agreement, sha	cribed time e documen	, may resul t being sigi	t in the w	ithdrawal of	the offer by the Agency.
	·		OFFER AND A	CCEPTAN	CE			
The United States, acting by and through the U.S. Environmental Protection Agency (EPA), hereby offers Assistance/Amendment to the <u>City of Grand Junction</u> for <u>100.00</u> % of all approved costs incurred up to and not exceeding <u>\$75,000</u> for the support of approved budget period effort described in application (including all application modifications) cited in the Project Title and Description above, signed <u>08/01/2002</u>						bed in application		
	n by reference		ENT OFFICE\			ANA/A DD. A	ADDDOVAL (OFFICE
ORGANIZATION / ADD	CE (GRANTS I	WANAGEM	ENI OFFICE)	ORGANI	ZATION / A		APPROVAL	OFFICE
Environmental Protecti		aion 8		U.S. EPA			-,	
999 18th Street, Suite	J 7.	,		000 (01) 01 (0.000				
Denver, CO 80202-24	66			999 18th Street, Suite 300 Denver, CO 80202-2466				
-	Λ							
	. // 4	ED STATES	S OF AMERICA BY THE U		NMENTAL	PROTECT	TION AGEN	
[TYPED NAME AND Wayne Anthofer, Dir	ALN3 / / /IIII/				
This agreement is subject to applicable U.S. Environmental Protection Agency statutory provisions and assistance regulations. In accepting this award or amendment and any payments made pursuant thereto, (1) the undersigned represents that he is duly authorized to act on behalf of the recipient organization, and (2) the recipient agrees (a) that the award is subject to the applicable provisions of 40 CFR Chapter 1, Subchapter B and of the provisions of this agreement (and all attachments), and (b) that acceptance of any payments constitutes an agreement by the payee that the amounts, if any found by EPA to have been overpaid will be refunded or credited in full to EPA. BY AND ON BEHALF OF THE DESIGNATED RECIPIENT ORGANIZATION								
SIGNATURE		T WAD OF	TYPED NAME AND				DATE	
			Sindy Enos-Martinez					DATE
- () '							

EPA Funding Information

X - 98877501 - 0 Page 2

FUNDS	FORMER AWARD	THIS ACTION	AMENDED TOTAL
EPA Amount This Action	\$	\$ 75,000	\$ 75,000
EPA In-Kind Amount	\$	\$	\$ 0
Unexpended Prior Year Balance	\$	\$	\$ 0
Other Federal Funds	\$	\$	\$ 0
Recipient Contribution	\$	\$	\$ 0
State Contribution	\$	\$	\$ 0
Local Contribution	\$	\$	\$ 0
Other Contribution	\$	\$	\$ 0
Allowable Project Cost	\$0	\$ 75,000	\$ 75,000

Assistance Program (CFDA)	Statutory Authority	Regulatory Authority
66.606 - Surveys - Studies - Investigations - Speci	Clean Air Act: Sec. 104	40 CFR PART 31

	Fiscal								
Site Name	DCN	FY	Approp. Code	Budget Organization	PRC	Object Class	Site/Project	Cost Organization	Obligation / Deobligation
-	LGR054	2002	В	08L1	20301B	4141	-	-	75,000
		i	-						
						i			
									75,000

Budget Summary Page

Table A - Object Class Category (Non-construction)	Total Approved Allowable Budget Period Cost		
1. Personnel	\$0		
2. Fringe Benefits	\$0		
3. Travel	\$0		
4. Equipment	\$0		
5. Supplies	\$0		
6. Contractual	\$75,000		
7. Construction	\$0		
8. Other	\$0		
9. Total Direct Charges	\$75,000		
10. Indirect Costs: % Base	\$0		
11. Total (Share: Recipient <u>0.00</u> % Federal <u>100.00</u> %.)	\$75,000		
12. Total Approved Assistance Amount	\$75,000		
13. Program Income	\$0		

Administrative Conditions

- 1. The recipient will comply with the following: (1) all applicable provisions of 40 CFR Parts 29, 31, 34, and 35 (if applicable), OMB Circulars A-87, A-102, and A-133 and (2) any terms and conditions set forth in this assistance agreement or any assistance agreement.
- 2. The Project Work Plan is the work plan for this award. Performance will be evaluated consistent with the Policy on Performance Based Assistance dated May 31, 1985.
- 3. The recipient agrees to ensure that all requisitions for conference, meeting, convention, or training space funded in whole or in part with Federal funds comply with the Hotel and Motel Fire Safety Act of 1990.
- 4. Pursuant to EPA Order 1000.25, dated January 24, 1990, the recipient agrees to use recycled paper for all reports which are prepared as a part of this agreement and delivered to the Agency. This requirement does not apply to Standard Forms. These forms are printed on recycled paper as available through the General Services Administration.
- 5. The recipient must submit an annual Financial Status Report within 90 days after the grant year, and must submit a final report within 90 days after the expiration or termination of grant support in accordance with 40 CFR Part 31.41(b).
- 6. In accordance with OMB Circular A-21, A-87, or A-122, as appropriate, the recipient agrees that it will not use project funds, including the Federal and non-Federal share, to engage in lobbying the Federal Government or in litigation against the United States. The recipient also agrees to provide the information mandated by EPA's annual appropriations acts for fiscal year 2000, 2001 and fiscal year 2002 (PL 106-74, §426, PL 106-377, §424 and PL 107-73, §424 respectively) which require as follows: 'A chief executive officer of any entity receiving funds under this Act shall certify that none of these funds have been used to engage in the lobbying of the Federal Government or in litigation against the United States unless authorized under existing law.' The recipient may satisfy this certification requirement in any reasonable manner. The certification must be submitted to EPA after all grant funds have been expended.
- 7. In accordance with EPA's Program for Utilization of Small, Minority and Women's Business Enterprises in procurement under assistance programs, the recipient agrees to:
 - (a) Accept the applicable FY 1999 or 2000 "fair share" goals negotiated with EPA by the Colorado Department of Public Health and Environment as follows:

	MBE	WBE
Construction	5.6%	3.3%
Supplies	5.2%	3.3%
Services	5.8%	3.2%
Equipment	5.2%	3.3%

If the recipient does not want to rely on the applicable State's MBE/WBE goals, the recipient agrees to submit proposed MBE/WBE goals based on availability of qualified minority and women-owned businesses to do work in the relevant market for construction, services, supplies and equipment. "Fair share" objectives must be submitted to Maurice Velasquez within 30 days of award and approved by EPA no later than 30 days thereafter.

(b) Ensure to the fullest extent possible that at least the FY1999/2000 "fair share" objective of Federal funds for prime contractors or subcontracts for supplies, construction, equipment or services are made available to organizations owned or controlled by socially and economically disadvantaged

individuals, women and historically black colleges and universities.

- (c) Include in bid documents "fair share" objectives of 1999/2000 fair share percentage [see a) above] and require all of its prime contractors to include in their bid documents for subcontracts the negotiated fair share percentages.
- (d) Follow the six affirmative steps stated in 40 CFR 30.44(b) 40 CFR 31.36(e), 35.3145(d), or 35.6580, as appropriate.
- (e) For assistance awards for continuing environmental programs and assistance awards with institutions of higher education, hospitals and other non-profit organizations, submit an EPA Form 5700-52A, "MBE/WBE Utilization Under Federal Grants, Cooperative Agreements and Interagency Agreements" to the EPA Award Official by October 30 of each year. Other program reports must be submitted to the award official within 30 days of the end of the Federal fiscal quarter (January 30, April, July 30 and October 30).
- (f)In the event race and/or gender neutral efforts prove to be inadequate to achieve a fair share objective for MBE/WBEs, the recipient agrees to notify EPA in advance of any race and/or gender conscious action it plans to take to more closely achieve the fair share objective.

Programmatic Conditions

1. The recipient must submit an annual Performance/Progress Report within 90 days after the reporting period and a final report within 90 days after the expiration or termination of grant support in accordance with 40 CFR Part 31.40 (b) (2).

RELEASE OF IMPROVEMENTS AGREEMENT & GUARANTEE

City of Grand Junction Community Development Department

Book3122 PAGE643

This memorandum relates to certain Improvements Agreement and Guarantees by and between South Camp Properties, LLC (Developer) and the City of Grand Junction (City) pertaining to Canyon View Subdivision (Project). The necessary data pertaining to each of the filings for this project are as follows:

		Date of	Recording Info	Legal Description
File #	Name of Project	Agreement	Book - Page	(Attached)
FPP-1999-097	Canyon View Filing 7	6-1-1999	2601 170-185	Exhibit A-1
FPP-1999-181	Canyon View Filing 8	9-23-1999	2645 251-268	Exhibit A-2
CDD 1000-00				

Whereas, Developer has installed and constructed certain public and private improvements at and for the Project, which completion was guaranteed by the execution of an Improvements Agreement and Guarantee, and

Whereas, the City of Grand Junction and all other agencies possessing regulatory 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 and other officials duly representing their agencies, possessing and representing by their signatures, affixed thereto, that they possess sufficient authority to accept improvements and release the portion of the guarantee pertaining to the improvements under their jurisdiction, do accept, sign and release said improvements and guarantee.

CITY OF C	FRAND JUNETION	
By:	fullow	7-30-02
	City Development Engineer	Date
	75/1/	7/30/02
	City Utilities Manager	Date
	Hank Masterson	7-30-02
	Fire Marshall	Date
UTE WAT		
By:	Solul Tolu	30 Jul 02
•		Date
recording e	videncing the agreement and guarantee have been comp with the provisions of the Grand Junction Zoning and D	leted and accepted and in

Development Services Supervisor

The foregoing instrument was executed before me this __30a. Cecil, Development Services Supervisor for the City of Grand Junction, Colorado.

Witness my hand & official seal.

ommission expires _ Notary Public My Commission Expires 5/6/00