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CONTRACT FOR CONSTRUCTION OF REQUIRED IMPROVEMENTS AND INFRASTRUCTURE FOR

THIS CONTRACT, made and entered into this _	day of, 20, by and
between	, hereinafter referred to as Developer,
and Martin County, a political subdivision of the State of Fl	orida, hereinafter referred to as County.
WITNESSETH:	
WHEREAS , the Developer has made application to plat of	*
WHEREAS, completion of certain improvements recordation; and	and infrastructure is required prior to plat
WHEREAS, Section 4.913.B, Land Development that in lieu of completion of the required improvements security may be posted to insure completion.	•
NOW THEREFORE, the Developer and County ag	gree as follows:
1. By	gineer or her designee, hereinafter referred to
set forth in Exhibit A, attached hereto and made a part hereo	
2. The Developer shall supply the County with County Commissioners, in the amount of \$ which represents one hundred percent (100%) of the estin improvements and infrastructure as submitted by a professi and accepted by the County Engineer and as shown on Exprovided shall be no sooner than fifteen (15) months improvements as set forth in Paragraph 1 above, which is months.	nated cost of the completion of the required tonal engineer licensed in the State of Florida hibit A. The expiration date for any security after the completion date for the required

3. The required improvements and infrastructure shall be constructed in full compliance with the specifications and requirements of the County under the supervision of Developer's Engineer. When complete, Developer's Engineer shall furnish an Engineer's Certification of Construction Completion to the County Engineer for acceptance.

4. Release of Security

- a. Upon receipt of the Engineer's Certification of Construction Completion and a request to release up to ninety percent (90%) of the posted security, the County Engineer will perform a site acceptance inspection of the constructed improvements and infrastructure with the Developer's Engineer. Should it be determined that all improvements and infrastructure are complete and acceptable to the County Engineer, up to ninety percent (90%) of the posted security shall be released accordingly. At the request of the Developer's Engineer in the form of a reduction schedule, partial releases may be authorized by the County Engineer up to ninety percent (90%) of the posted security as work is completed and accepted. The remaining ten percent (10%) shall be held as warranty security.
- b. In the event Developer's Engineer and the County Engineer agree that certain "punchlist" items remain outstanding, one-hundred (100%) of the value of said "punchlist" items shall be added to the ten percent (10%) and included as warranty security.
- c. The warranty security shall be held for the additional fifteen (15) months from the date of the site acceptance by the County Engineer, at which time the Developer's Engineer shall request its release and the County Engineer will perform a final inspection. If all improvements and infrastructure, including "punchlist" items, are free of defects due to faulty field engineering, construction, workmanship, or materials, the warranty security shall be released by the County Engineer.
- 5. In the event the required improvements and infrastructure are not completed by the date set forth in Paragraph 1, or Developer fails to maintain the required security as set forth in Paragraph 2, or the County is advised that the term of the required security will not be extended, County shall have, and is hereby granted, the right to cause the required improvements and infrastructure to be made and to use the security provided herewith for payment of all costs and expenses incurred in the construction thereof, including but not limited to, engineering, legal, and contingent costs. Furthermore, it is agreed by the parties hereto that County shall be reimbursed from the security provided for any damages, either direct or consequential, which the County may sustain as a result of the failure of Developer to carry out and execute all of the provisions of this Contract. County shall have the option to construct and install the required improvements with County employees and equipment, or pursuant to public advertisement and receipt of bids, in the event of Developer's failure or refusal to do so in accordance with the terms of this Contract. In the event that the total costs incurred in construction and full completion of the improvements exceeds the amount of security provided, such additional costs shall be paid by Developer on written demand by the County Engineer.

	eveloper designates the forest regarding this Contract:	llowing person as its representative to be contacted and
Name		
Address		
City, Stat	te and Zip	
Telephon	ne	
into the day and	•	rties hereto have caused this Contract to be made and entered edate of this Contract shall be the date on which this Contract missioners.
	gineer's Opinion of Probabl	
[For an individu	al acting in his own right]	
	OW	NER/DEVELOPER
WITNESSES:		OWNER(S):
Name		
		Name
Name		
Name		
		Date:
		Address:

STATE OF	
COUNTY OF	
acknowledged before me by means of	struction of Required Improvements and Infrastructure was physical presence or online notarization this day who is personally known to me or fication.
	NOTARY PUBLIC
[NOTARY STAMP]	
	Name
	My Commission Expires:
	COUNTY
ATTEST	BOARD OF COUNTY COMMISSIONERS MARTIN COUNTY, FLORIDA
Carolyn Timmann, Clerk of the Circuit Court and Comptroller	Chairman
	APPROVED AS TO FORM AND
	LEGAL SUFFICIENCY
	Elysse Elder
	Deputy County Attorney