WHEN RECORDED MAIL TO Summit County Engineer 60 N. Main, P.Q. Box 128 Jroffitalialicology Coalville, UT 84017

FRANCIS) SUMMIT COUNTY RECORDER 40.00 BY VILLAGE DEVELOPMENT GROUP

Space above for Recorders Stamp

Project File # 21-CP-25

Project Name: SCV EIK Spring

THIS AGREEMENT is made this day of 409., 2021, by and between Summit County, a political subdivision of the State of Utah (the "County"), and Village Development Utah Corporation <u>, whose address is 6028 S Ridgeline Dr. Ste</u> 203 Ogden, UT 84405____(the Developer"). The County and Developer are individually referred to herein as a "Party" and pointly referred to herein as the "Rarties". The Effective Date of this Agreement shall be the date upon which it is recorded in the Office of the Summit County Recorder.

- Unofficial Color Developer is the owner of certain property situated in the County of Summit, Utah, more particularly described in Exhibit A hereto and known as the _Elk Springs (the "Project").
 - The Developer desires to develop "Project", hereinafter referred to as the ("Property") according to the approved final subdivision plat or final site planthereof (the "Plat" or "Final Site Plan") showing a proposed subdivision or site layout for said Property.
- The County has approved the Plat/Final Site Plan submitted by the Developer subject to certain requirements and conditions, which involve the installation and construction of willities, landscaping (if applicable), as well as other public and private infrastructure improvements shown on the submitted construction drawings, Plat, Final Site Plan, Landscape Plan (if applicable) and documents for the Property, which is Umofficial color Umofficial copy att Colonial attached at Exhibit B ("Site Improvements Plan").

- In lieu of completing all landscaping and infrastructure improvements prior to Plat/Final Site Plan recordation in accordance with PCA §17-27a-604.5 or successor, statute, Developer may enter into a Development Improvements Agreement with the County.
 - In doing so, the County seeks to protect the health, safety and general welfare of the community by requiring a timely completion of the Site Improvements Plan and to limit the effects of uncompleted subdivisions, including premature subdivision which leaves property undeveloped and unproductive.
 - The purpose of this Agreement is to protect the County from assuming the cost to complete the utility, landscaping, and infrastructure improvements and is not executed for the benefit of material men, laboregs, or others providing work, services or material to the Property or for the benefit of lot or home buyers in the Project.
 - The mutual promises, covenants, and obligations contained herein are authorized by State and local lawand regulation.

NOW, THEREFORE, in consideration of the premises and the terms and conditions begin stated and for other valuable consideration, the adequacy of which is acknowledged by the Parties hereto, it is agreed as follows:

DEVELOPER'S OBLIGATION

- Improvements: The Developer will design, construct, and install at his own expense, those on-site and off-site utility. landscaping (if applicable), and infrastructure improvements in accordance with the approved Site Improvements Plan and the Cost of Construction PE Estimate, which is attached at Exhibit C (together the Site Improvements Plan and the Cost of Construction PE Estimate are referred to as the "Improvements"). At a minimum, the Site Improvements Plan shall address culinary water, sewer, electrical power service, natural gas service, telephone service, television service, storm water drainage, trails, roads, landscaping and weed control. The Developer's obligation to complete the Improvements will be in conformance with the time schedule defined by this Agreement and will be independent of any obligations of the County contained herein.
- Improvement Completion Assurance ("Assurance") Options: To secure the construction and installation of the improvements under this Agreement and the obligations for the warranty as set forth in ¶ 4 herein, the Developer will deposit with the County as an Assurance, 110% of the Cost of Construction PE Estimate (which includes a 10% warranty), Janes. on or prior to the Effective Date, through one of the following mechanisms:

Option A. Irrevocable Letter of Credit in the amount of \$

pursuant to a Cash Bond. The County is entitled to draw upon these runds, pursuant to the terms of the Cash Bond. The funds will be disbursed to the County in full a cash. disbursed to the County in full or in part, upon presentation of: (ii) request for disbursement; and (ii) a certification executed by an authorized representative of the County stating that the Developer is in default under this Agreement; or (iii) as otherwise provided by the Cash Bond.

- Option D: Performance or Surety Bond ("Recformance Bond") A Performance Bond shall be issued upon which the County will be entitled ্রাঠ draw pursuant to the terms of the Performance Bond and will include a term sufficient to cover the Completion and Warranty Periods. The funds will be disbursed to the County in full or in part, upon presentation of: (i) request for disbutsement; and (ii) a certification executed by an authorized representative of the County or designee stating that the Developer is in default under this Agreement; or (iii) as otherwise provided by the Performance Bond. The Performance Bond shall be reviewed by the County Attorney for acceptance as an Assurance.
- တြာtion E: Subdivision Plat Hold ("Plat Hold") A Plat Hold may be utilized as an Assurance for projects that do not contain Improvements to existing Summit County Right-of-Way or Right-of-Way incidental to the subject Plat. The Plat and Recording fees will be held by the County. Release and recording of the Plat will require: (i) completion of the Improvements pursuant to the terms of this Agreement; (ii) County Manager acknowledgement on the Plat certifying the completion of the Improvements and extinguishment of this Agreement; and (iii) a letter from the lien holder, as indicated on the Plat, that they remain the courrent lien holder. Completion period for the Improvements is limited to two (2) years.
- 0117076 Page 4 of 27 Sun. Option F: Building Permit Hold ("Permit Hold") - A Permit Hold may be utilized as an Assurance on a limited basis where there are improvements valued at less than \$10,000. The release of the Permit Hold requires completion of the Improvements pursuant to the terms of this Agreement. The completion period is limited to six (6) months.
- County Standards: The Developer will construct the Improvements according to the approved Site Improvements Plan, general industry standards, this Agreement, and applicable County regulations (the "County Standards"). The Developer shall instruct the contractor or construction manager to provide timely notice to the Developer, contractor, o pounty is vation (AP) issuer of the Assurance and the County Engineer whenever an observation or related

- construction activity reveals that an Improvement does not conform to the County Standards or is otherwise defective.

 Warranty Period: The Developer warrants that the Imperiod of the County Standards or is otherwise defective. period of twelve (12) months from the date of the County's acceptance of the improvements (the "Warranty Period"). Developer agrees to promptly correct any deficiencies in order to meet the County Standards.
 - Commencement and Completion Periods: All Improvements, as outlined in the Cost of Construction PE Estimate and Site Improvements Plan, will be installed and completed within two (2) years from Plat or Final Site Plan approval (the "Completion Period"), with the exception of improvements guaranteed by a Permit Hold, which requires that Improvements be completed within six (6) months.
 - 6. Damage to Public Improvements: Developer agrees that it shall repair of pay for any damage to any existing public improvements damaged during the construction of new improvements. The County shall notify Developer within a reasonable time after discovery of any claim hereunder, and Developer shall have a reasonable period of time within which to repair said damage.
 - 7. Traffic Controls: During the construction of any utilities or Improvements described herein, Developer shall be responsible for controlling and expediting the movement of vehicular and pedestrian traffic through and around alteonstruction sites and activities. Such control shall be according to the latest version of the Manual of Uniform Traffic Control Devises.
 - Road Cuts: Developer acknowledges that the County has regulations governing road cuts, the provisions of which shall apply to the alteration of any road necessitated by the installation of any utilities or Improvements described in this Agreement.
 - Weed Control: The Developer agrees to comply with Summit County Code §4-4-1, et seg relative to control and elimination of all noxious species of plants as identified within the Property boundaries. The Developer further agrees to coordinate with the Summit County Weed Department, prior to commencement of work, relative to inspections and mportations of weed free project materials.
- 10. Roads: Developer agrees to construct, at Developer's cost, all public and private roads and public and private road (m) rovements, within the Property, (in) accordance with the plans and specifications within the Site Improvements Plan. Developer agrees to install any traffic control signs and standard street name signs as required by the County and to re-vegetate all cuts and fills resulting from construction in a manner which will prevent erosion. Uno Africal Color Jimorring Colory

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COUNTY'S OBLIGATION

- 12 Inspections and Notice of Defect: The County shall conduct inspections of the Improvements from time to time. In the event that there is a deficiency in performance by Developer hereunder during the Completion or Warranty Periods), the County may issue a Notice of Defect to the Developer and the issuer of the Assurance. The Developer shall have thirty (30) calendar days thereafter to cure the defect the "Cure Period"). If a defect is not corrected within the Cure Period, a condition of default may be declared and an Affidavit of Lapse of Improvements Agreement may be issued stating that building permits, grading permits and certificates of occupancy without be issued in connection with any lots within the Plat or Final Site Plan, and the County may request that a court of competent jurisdiction enjoin the sale, transfer or conveyance of lots within the Plat or Final Site Plan until a new Development Improvements Agreement and Assurance are accepted by the County. If the defect cannot be corrected within the Cure Period, the Developer may request an extension of the Cure Period from the County Engineer.
- 13. Notice of Non Compliance with Completion Date. The County shall issue the Developer a Notice of Noncompliance in the event that the improvements are not completed by the Developer and accepted by the County within the Completion Period. If inclement weather or circumstance beyond the Developer's control prevents construction within the Completion Period, an extension to the Completion Period of up to a twelve (12) months may be requested by the Developer and approved by the County Engineer. A written request by the Developer indicating cause and reason for an extension shall be submitted to the County Engineer not earlier than fourteen (14) calendar days prior to the expiration of the Completion Period) The request for extension will be reviewed by the County Engineer and may only be granted in such cases where the Assurance is also extended for the life of the modified Completion Period. An approved extension will be executed as a written Addendum to this Agreement. If an extension of time is not approved by the County Engineer, an Affidavit of Lapse of Improvements Agreement may be recorded stating that building permits, grading permits and certificates of occupancy will not be issued in connection with any lots within the Plat or Final Site Plan, and the County may request that a court of competent jurisdiction enjoin the sale, transfer or conveyance of lots within the Plat or Final Site Plan until a new Development Improvements Agreement, with modified time lines, and Assurance are approved by the County.
- 14. Acceptance of Improvements: The County's acceptance of Improvements is conditioned Lepta Color per i upon (a) the presentation by Developer of the required signatures of acceptance by all

0117076 Page 6 of 27 Summit Coun

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entities serving the constructed Improvements, (b) clear documentation and testing that the Improvements have been completed per County Standards, and (c) the presentation by Developer of a document or documents, where appropriate, for the hence demonstrating that the Developer owns the Improvements thereon. doen. County of any rights it may have on account of any defect in or failure of the improvement that is detected or which occurs after the acceptance. Public Improvements shall be dedicated to the appropriate public entity. Private Improvements serving more than one lot shall be assigned by separate agreement to a Home Owners Association.

- 15. Reduction of Assurance: As portions of the site Improvements are completed in accordance with this Agreement, County regulations, and the approved Site Improvements Plan, the Developer may make application to the County Engineer to reduce the amount of the original Assurance. If the County Engineer is satisfied that such portion of the Improvements have been installed and completed in accordance with County Standards, she may cause the amount of the Letter of Credit, Disbursement Agreement, Cash Bond or Performance Bond to be reduced by such amount that she deems appropriate, so that the remaining amount of the Letter of Credit, Disbursement Agreement, Cash Bond or Reviormance Bond adequately insures the completion of the remaining site Improvements. At the request of the Developer the County will execute an amendment to this Agreement verifying the acceptance of said installed and completed Improvement, and waiving and releasing its right to draw upon the Assurance for installation and completion of the same. A Developer in default under this Agreement will have no right to such a reduction of the Assurance. Upon the acceptance of all site Improvements, all amounts up to 100% of the Cost of Construction PE Estimate which may be drawn under the Letter of Credit, Disbursement Agreement, Refformance Bond or Cash Bond, will be released feaving a remaining balance of 10% of the Cost of Construction PE Estimate as the warranty. Following the expiration of the Warranty Period, the full remaining balance which may be drawn under the Letter of Credit, Disbursement Agreement Performance Bond or Cash Bond, will be released.
- 16. Use of Proceeds: The County will use funds drawn under the Assurance per ¶2 herein only for the purpose of completing the Improvements or correcting defects in or failure of the Improvements.

OTHER PROVISIONS

- 17. Events of Default: The following conditions, occurrences of actions will constitute a default by the Developer during the Completion Period or Warranty Period:
 - Developer's failure to complete any portion of the Improvements in conformance with the County Standards within the Completion or Warranty Periods, as the case may be, withint Cure and shall fail to cure such default within the Cure Period (or extended Cure Period) after

receipt of written Notice of Defect from the County specifying the nature of such defect. The County shall be entitled to undertake such work as may be necessary and appropriate to cure such default and the County shall be reimbursed for the reasonable costs thereof either by payment of such costs within 30 days of delivery of an invoice to Developer or by obtaining funds under the Assurance set forth in ¶2 herein.

- Developer's failure to satisfactorily complete each portion of the Improvements within the Completion Period, as documented by the issuance of a Notice of Noncompliance, or to remedy defects within the Warranty Period.
- Notification to County of Developer's insolvency, the appointment of a receiver for the Developer, the filing of a voluntary or involuntary petition in bankruptcy, and the foreclosure of any lien against the Property or a portion of the Property.
- 18. Measure of Damages: The measure of damages for breach of this Agreement by Developer will be the reasonable cost of satisfactorily completing the Improvements For Improvements upon which construction has not begun, the estimated costs of Improvements as shown on Cost of Construction PE Estimate will be prima facified widence of the minimum cost of completion; however, neither that amount nor the Assurance amount shall establish the maximum amount of Developer's liability.
- 19. County's Rights Upon Default: When any event of default occurs, the County may exercise its rights under the Assurance and contract with a third party for completion of the Improvements. The Developer grants to the County, its successors, assigns, agents, contractors, and employee, a nonexclusive right and easement to enter the Property for the purposes of constructing, installing, maintaining, and repairing such improvements. Alternatively, the County may assign the proceeds of the Letter of Credit, the Disbursement Agreement, Performance Bond or the Cash Bond to a subsequent party who has acquired the Property by purchase foreclosure or otherwise who will then have the same rights of completion as the county, if and only if, the subsequent party agrees in writing to complete the unfinished improvements and provides reasonable Assurances for the obligation, lin addition, the County may also revoke certificates of occupancy, issue an Affidavit of Lapse of Improvements Agreement, and/or enjoin the sale, transfer, or conveyance of tots within the Riat or Final Site Plan, until the Improvements are completed and accepted. These remedies are cumulative in nature and are in addition to any other remedies the County has at law or in equity.
- 20. Indemnification: The Developer expressly agrees to indemnify and hold the County, its employees, agents, and assigns harmless from and against all claims, costs and liability of every kind and nature except those arising out of negligence on the part of the County, its employees, agents, and assigns, for injury or damage received or sustained by any person or

entity in connection with, or on account of the performance of work at the Property pursuant to this Agreement. The Developer further agrees to aid and defend the County

- 21. No Waiver: No waiver of any provision of this Agreement will be deemed or constitute a waive of any other provision, nor will it be deemed or constitute a continuing waiver unless expressly provided for in a written amendment to this Agreement signed (A) both the County Cand 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 County'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.
 - 22. Amendment of Modification: The Parties to this Agreement may amend or modify this Agreement only by written instrument executed on behalf of the County by the County Engineer and by the Developer or its authorized officer. Such amendment or modification will be properly notarized and recorded as an amendment to this Agreement, before it may Be effective.
 - 23. Vested Rights: The County does not warrant by this Agreement that the Developer is entitled to any other approval(s) required by the County, (any, before the Developer is entitled to commence development of the Property or to transfer ownership of the Property or any portion thereof.
 - 24. 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.
 - 25, Scope: This Agreement constitutes the entire agreement between the Parties and no statements, promises or inducements that are not contained in this Agreement will be binding on the Parties.
 - 26. Force Majure: For the purpose of computing the Completion Period, and time periods for County 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 County from performing their obligations under this Agreement.
 - 27, Severability: If any part, term, or provision of this Agreement is held by the courts to be illegal or otherwise unenforceable, such illegality or unenforceability will not affect the validity of any other part, term) or provision hereof, and the gights of the Parties will be construed as if the illegal or unenforceable part, term, or provision was never contained within this Agreement
- 28. Benefits: The benefits, rights and obligations of this Agreement pertaining to the Developer are personal in nature and may not be assigned without the express written consent of the

- Unothing of 29. Binding Effect: This Agreement and the covenants contained herein shall run with the land and shall be binding upon and shall inure to the benefit of the Parties hereto and their successors, heirs and assigns; provided that, purchasers of residential lots within the Property or any homeowner's association that receives title to any portion of the Property shall not incur any liability hereunder and no person or entity, including any homeowner's association that receives title to any portion of the Property, may claim to be a third party beneficiary of the terms, conditions, or covenants of this Agreement. This Agreement shall be recorded in the Office of the Summit County Recorder and be on file with the County. Engineer. All existing lien holders shall be required to subordinate their liens to the covenants contained in this Agreement.
 - 30. Notice! Any notice required or permitted by this Agreement will be deemed effective either (a) when personally delivered in writing, or (b) seven (7) calendar days after notice is deposited with the U.S. Postal Service, certified, and return receipt requested, and addressed as follows:

If to Developers

Village Development Group

6028 S Ridgeline Dr. Ste 203 Developer's Name

Ogden, UT 84405

Developer's Mailing Address.

If to County:

Summit County Engineer 60 N. Main Street P.Q. Box 128 Coalville, UT 84017

- 31. Recordation: The County will record a copy of this Agreement in the Office of the Summit County Recorder, Coalville, Utah (🔾
- 32. Immunity: Nothing contained in this Agreement constitutes a waiver of the County's sovereign immunity under any applicable state law, including the Governmental Immunity Act of Utah, UCA Title 63G, Chapter 7, as amended.
 - 33. Personal Jurisdiction and Venue: Personal jurisdiction and venue for any civil action commenced by either Party to this Agreement whether arising out of or relating to this Agreement, Letter of Credit, Performance Bond, Disbursement Agreement, or Cash Bond will Jin Afficial ict Cou be deemed to be proper only if action is commenced in the Third District Court for Summit

County, Utah. The Developer expressly waives his right to remove such action to any other

34. Release: This Agreement shall be extinguished only through formal acceptance of the Improvements and successful expiration of the Warranty Period per the provisions of this Agreement or through entering into a Written Release between the County and the > Developer (Exhibit F).

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed per the

The foregoing instrument was acknowledged before me this day of Matthew Love , by Witness my hand and official seal.

My commission expires

CHRISTA S. HORTIN NOTARY PUBLIC - STATE OF WITH My Comm. Exp. 01/21/2025 Commission # 716231

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Umorthalical color EXHIBIT "A"

TER SUBDIVIE! ON OFFICIAL COPY ELK SPRINGS AT SILVER CREEK VILLAGE CENTER SUBDIVISION legal description: All of Lot 1 of the Silver Creek Village Center Lot 2 Subdivision, Entry number 1102101, according to the official plate in the Summit County Recorder's Office.

LOCATED IN PARCEL ID SCVC-2-1 . Lot
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ELK SPRINGS AI SIL.
CONSTRUCTION DOCUMENTS
COUNTY, UTAH CONSTRUCTION DOCUMENTS CREEK VILLAGE CENTER SUBDIVISION

OWNER:

6028 SOUTH RIDGELINE DRIVE VILLAGE DEVELOPMENT GROUP, INC

SITE ENGINEER

ODGEN, UT 84405

MULHOLLAND DEVELOPMENT SOLUTIONS
P.O. BOX 680925

PARK CITY, UTAH 840680

SUBMITTED: May 4, 2021

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SHEET INDEX

NDEX PLAN

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SCV PHASE 3 WATER OVERALL PLAN

SCY PHASE 3 STORM & EROSION CONTROL PLAN SCV PHASE 3 SIGNAGE PLAN

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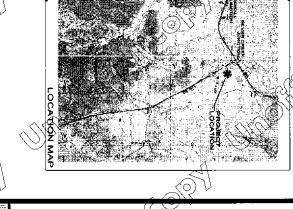
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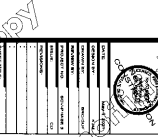
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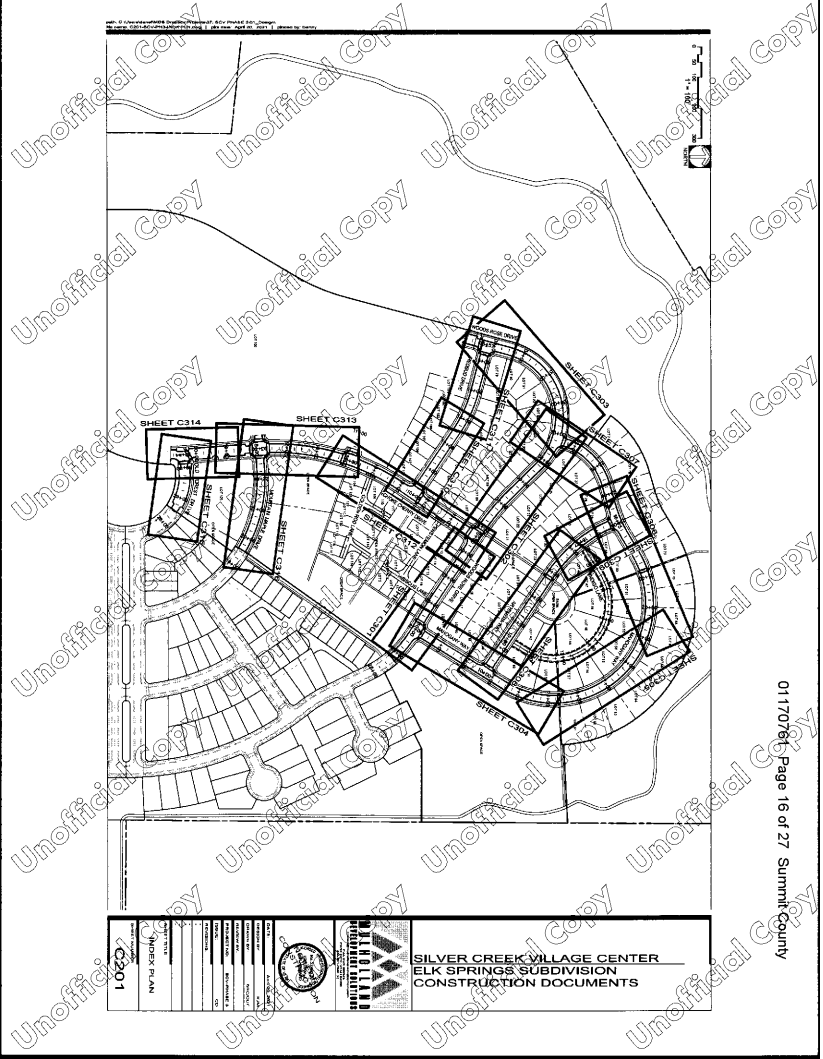


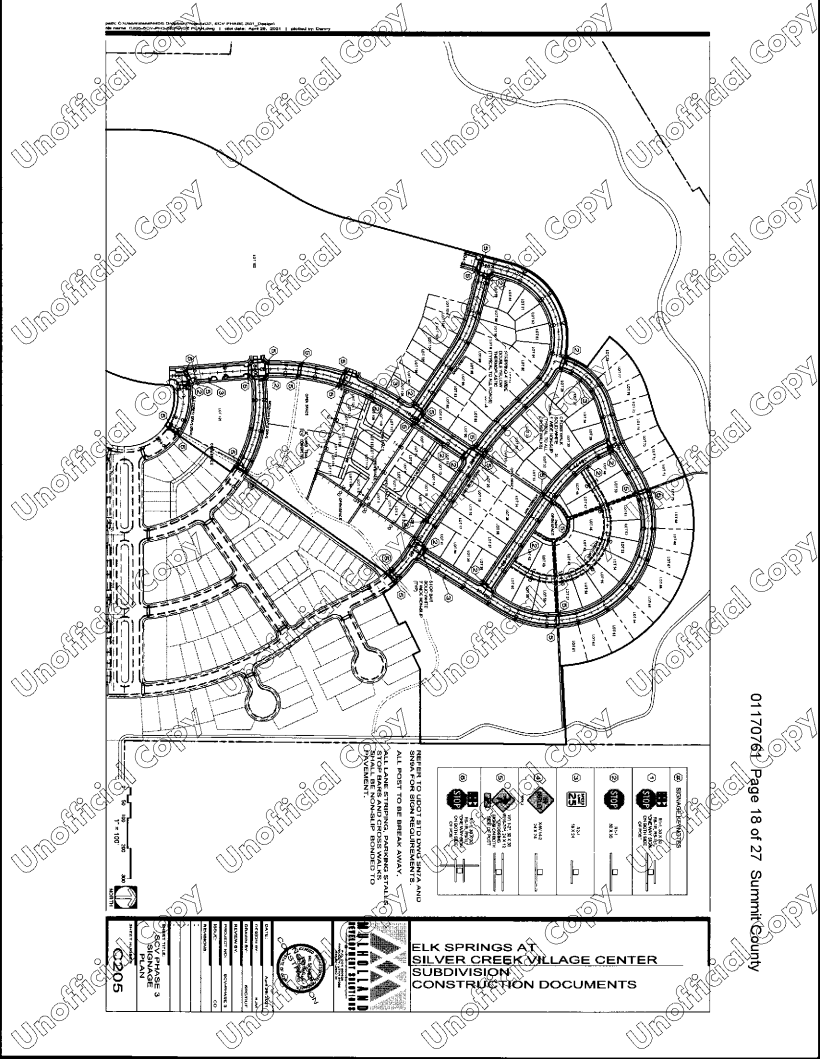






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1)[U	47 48 49 50		2/(C)		LANDSCA 209 LANDS	PE SUBTOTAL:	\$ - \$ - \$ 237,913.50 \$ 47,582.70		
7)100 E	47 48 50 51 52 53 54				LANDSCA 205 LANDS	PE SUBTOTAL:  % WARRANTY:  SCAPE TOTAL:  RAND TOTAL:  / FEE (10+ LOTS):	\$ - \$ - \$ 237,913.50 \$ 47,582.70 \$ 285,496.20 \$ 4,637,134.31 \$ 2,000.00		
7)(y)	47 48 50 51 52 53 54 55			<u> </u>	LANDSCA 205 LANDS G PLAN REVIEW	PE SUBTOTAL:  % WARRANTY:  SCAPE TOTAL:  RAND TOTAL:  'FEE (10+ LOTS):  WEED FEE:	\$ - \$ - \$ 237,913.50 \$ 47,582.70 \$ 285,496.20 \$ 4,637,134.31 \$ 2,000.00 \$ 250.00		
	47 48 50 51 52 53 54 55 56				LANDSCA 205 LANDSCA G PLAN REVIEW  CONSTRUCTION	PE SUBTOTAL: % WARRANTY: SCAPE TOTAL: RAND TOTAL: FEE (10+ LOTS): WEED FEE: INSPECTION FEE	\$		
	47 48 50 51 52 53 54 55 56 57				LANDSCA 209 LANDS G PLAN REVIEW CONSTRUCTION MS4 II	PE SUBTOTAL:  % WARRANTY: SCAPE TOTAL:  RAND TOTAL:  FEE (10+ LOTS):  WEED FEE: INSPECTION FEE:	\$		
	47 48 50 51 52 53 54 55 56 57 58			LONG TERM STORM	LANDSCA 205 LAND G PLAN REVIEW CONSTRUCTION MS4 H WATER MANAGE	PE SUBTOTAL:  % WARRANTY: SCAPE TOTAL: RAND TOTAL:  FEE (10+ LOTS):  WEED FEE: INSPECTION FEE: MENT PLAN FEE:	\$		je 20 of 27 Summit County
	47 48 50 51 52 53 54 55 56 57 58			LONG TERM STORM	LANDSCA 205 LANDS G PLAN REVIEW CONSTRUCTION MS4 H IWATER MANAGER HLY INSPECTION F	PE SUBTOTAL:  WWARRANTY:  SCAPE TOTAL:  RAND TOTAL:  FEE (10+ LOTS):  WEED FEE:  INSPECTION FEE:  MENT PLAN FEE:  EES (12 months):	\$		
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	47 48 50 51 52 53 54 55 56 57 58			LONG TERM STORM	LANDSCA 205 LANDS G PLAN REVIEW CONSTRUCTION MS4 H IWATER MANAGER HLY INSPECTION F	PE SUBTOTAL:  WWARRANTY:  SCAPE TOTAL:  RAND TOTAL:  FEE (10+ LOTS):  WEED FEE:  INSPECTION FEE:  MENT PLAN FEE:  EES (12 months):	\$		

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# PERFORMANCE BOND

(Title 63G, Chapter 6a, U.C.A. 1953, as Amended)

at Pert Sample to be followed in issuance of Performance Bond to Summit County, which Performance Bond shall be printed on the Surety's Letter Head

### KNOW ALL MEN BY THESE PRESENTS

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E-1040 Local Co		Sample to be followed in issuance of Performance Bond	to Summit County, which Performance Bo	and
2007.388		shall be printed on the Surety's Letter Head	(D)	(0)
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288668	$\lesssim$			
	20	KNOW ALL MEN BY THESE PRESENTS:		6 C),
200	9(B)(C)	ANOW ALL WENDS THESE PRESENTS:	3 (B) (C)	18/C)
	(27)			(47)
	(0)	Million Dark (O)		(9) *
		That Village Development Group Inc	[Developer Name] (hereinafte	ér
***		referred to as the "Principal"), and Atlantic Specialty In	surance Company	A
		[Surety Name], a corporation organized and existing und	ler the laws of the State of New York	
92494		, with its principal office in the City of Plymouth	State of Minnesota designa	ted 🔨
		and listed under the U.S. Department of the Treasury Cir		
200		Authority as Acceptable Securities on Federal Bonds and	as Acceptable Reinsuring Companies and	
		authorized to transact business in the State of Utah (her	einafter referred to as the "Susety") are b	
Citta Bernari	O GOOD	and firmly bound unto Summit County (hereinafter refer	rred to as the "Ohliga") in the amount of	
estentiale est	9,7,	Written Dollar Amount Four Million Five Hundred Eigh		ER) a and 05 (100
į	10	DOLLARS (\$ 4,587,335.95 ) lincludes both the Cost of	Completion and 10% warranty] for the pay	Cive and 23/100
	)) [~]	whereof, the said Principal and Surety bind themselves a	completion and tox walranty locking bay	ment
Description of the second				. (
-0-C		successors and assigns, jointly and severally, firmly by th	ese presents.	

sors and WHEREAS, the Principal has entered into a certain written Development Improvements Agreement with the Oblige, dated the _____ day of 20 recorded in the Office of the Summit County Recorder as Entry No._ , Book 🖄 , beginning at Page 0117076⊕ Page 22 of 27 Su... "DIA"), to construct and install improvements as set forth therein (the "Improvements") in the County of Summit, State of Utah, Project No. SCVC-2-1 , for the approximate sum of Four Million Flye Hundred Eighty Seven Thousand Three Hundred Thirty Five and 95/100 Dollars [Written Dollar Amount] Dollars (\$4,587,335.95) [includes both the Cost of Completion and 10% warranty], which DIA is hereby incorporated herein by this reference.

NOW, THEREFORE, the condition of this obligation is such that if the said Principal shall faithfully perform the DIA in accordance with the provisions thereof, including, but not limited to, the Site Improvements Plan Completion Period, Warranty Period, and the terms of the DIA as said DIA may be subject to modifications or changes, then this obligation shall be void; otherwise it shall remain in full .d effe Unothical color force and effect.

No right of action shall accrue on this bond to or for the use of any person or corporation other than Summit County or the heirs, executors, administrators or successors of said Summit County. The parties agree that the dispute provisions provided in the DIA apply and shall constitute the sole dispute procedures of the parties PROVIDED, HOWEVER, that this bond is executed pursuant to the Provisions of Title 63G, Chapter 6a, Utah Code Annotated, 1953, as amended, and all liabilities on this Bond shall be determined in accordance with said provisions to the same extent as if it were copied at length herein. IN WITNESS WHEREOF, the said Principal and Surety have signed and sealed this instrument this 20th_{day of ___ July _____ 20 __ 21 .} WITNESS OR ATTESTATION Village Development Group Inc (Affix Corporate Seal) WITNESS: SURETY: Atlantic Specialty Insurance Compa 01170766 Page 23 of 27 Summ. Vicki Sorensen, Attorney-in-Fact Attorney-in-Fact (Affix Corporate Seal) The Athelical Colon Umoffilialical Copy 35

CALL COLONIA Una Africation Colorid STATE OF Utah COUNTY OF Salt Lake whose

in the pothe basis of satisfactory evidence, and who, being by me duly

to execute the same and has complied in all respects with the laws of Utah in reference to becoming sole surety upon bonds, undertakings and obligations, and that he/she acknowledged to me that as Attorney-in-fact executed the same

Subscribed and sworn to before me this 20th ay of July 20 21.

My commission expires: 21712073

Resides at: Salt Lake City UT

NOTARY PUBLIC NOTARY PUBLIC Unio Afficial Golo V Ultroffficial Colory Unofficial copy The state of the s 01170766 Page 24 of 2/ Unofficial Copy Omorfillation Colory 27 Summit Gun. Wind Affiliation Colory Una Afficial Copy 36 Umoffilatell copy



### Power of Actorna

KNOW ALL MEN BY THESE PRESENTS, that ATLANTIC SPECIALTY INSURANCE COMPANY, a New York corporation with its principal office in Plymouth, Minnesota, does hereby constitute and appoint: Lia Dressler, Budd Scow, Patricia Wilcox, Danielle Marchant, Brady Thorn, Adam Snow, Jace D. Pearson, W. Douglas Snow, Vicki Sorensen, James Dickson, W. Douglas Snow, Susan Smith, Brad Anderson, Lori Clark, Ginger Farmsworth, Toni Truman, each individually if there be more than one named, its true and lawful Attorney-in-Fast, Johnake, execute, seal and deliver, for and on its behalf as surety, any and all bonds, recognizances, contracts of indemnity, and all other writings obligatory in the nature thereof; provided that no bond or undertaking executed under this authority shall exceed in amount the sum of undertaking executed under this authority shall exceed in amount the sum of undertaking executed under this authority shall exceed in these presents, shall be as binding upon said Company as if they find been fully signed by an authorized officer of the Company and sealed with the Company seal. This Power of Attorney is made and executed by authority of the following resolutions adopted by the Board of Directors of ATLANTIC SPECIALTY INSURANCE COMPANY on the rwenty-fifficialy of September, 2012:

Resolved: That the President, any Senior Vice President or Vice-President (each an "Authorized Officer") may execute for and in behalf of the Company any and all bonds, recognizances, contracts of indemnity, and all other writings obligatory in the nature thereof, and affix the seal of the Company thereof, and that the Authorized Officer may appoint and all bonds and the Company seal thereto; and that the Authorized Officer may at any time remove any such Attorney in Fact and revoke all power and authority given to any such Attorney-in-Fact.

Resolved: That the Attorney-in-Fact may be given full power and authority to execute for and in the name and on behalf of the Company any and all bonds, recognizances, contracts of indemnity, and all other writings obligatory in the nature thereof, and any such instrument executed by any such Attorney-in-Fact shall be as binding upon the Company as if signed and sealed by an Authorized Officer and, further, the Attorney-in-Fact is hereby authorized to verify any affidavit required to be attached to bonds, recognizances, contracts of indemnity, and all other writings obligatory in the nature thereof.

This power of attorney is signed and sealed by facsimile under the authority of the following Resolution adopted by the Board of Directors of ATLANTIC SPECIALTY INSURANCE COMPANY on the twenty-fifth day of September, 2012:

Resolved: That the signature of an Authorized Officer, the signature of the Secretary or the Assistant Secretary, and the Company seal may be affixed by facsimile to any power of attorney or to any certificate relating thereto appointing an Attorney in Fact for purposes only of executing and sealing any bond, undertaking, recognizance or other written obligation in the nature thereof, and any such signature and seal where so used, being hereby adopted by the Company as the original signature of such officer and the original seal of the Company, to be valid and binding upon the Company with the same force and effect as though manually affixed.

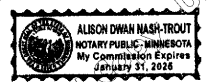
IN WITNESS WHEREOF, ATLANTIC SPECIALTY INSURANCE COMPANY has caused these presents to be signed by an Authorized Officer and the seal of the Company to be affixed this twenty-seventh day of April, 2020.

STATE OF MINNESOTA HENNEPINGOUNTY SEAL 1986 S

By All Malm

Raul J. Brehm, Senior Vice President

On this twenty-seventh day of April, 2020, before me personally came Paul J. Brehm, Senior Vice President of ATLANTIC SPECIALTY INSURANCE COMPANY, to me personally known to be the individual and officer described in and who executed the preceding instrument and he acknowledged the execution of the same, and being by me duty sworn, that he is the said officer of the Company afforesaid, and that the seal affixed to the preceding instrument is the seal of said Company and that the said seal and the signature as such officer was duly affixed and subscribed to the said instrument by the authority and at the direction of the Company.



Mism Hail Mill

I, the undersigned, Secretary of ATLANTIC SPECIALTY INSURANCE COMPANY, a New York Corporation, do thereby certify that the foregoing power of automey is in till force and the revoked, and the resolutions set forth above are now in force.

Signed and sealed. Dated 20th

day of July

2021

This Power of Attorney expires

January 31, 2025

ORPORA, 72 SEAL 1986

Kan Is Barn

Kara Barrow, Secretary

	BOND	RIDER		,019T
To be attached to and form pa	BOND I	RIDER	- The Afflican	
Bond No. 800097916  issued to Village Develop  as Principal, and Atlantic  as Surery in favor of Summi	Specialty Insurance Company	July 20, 2021		,0197J
	at the Bond is changed or revised in the	he particulars as checked below:	as Obligee.	
Amount of bond change  Thirty Five and 95	[40	dred Eighty Seven Thousand Thr	ee Hundred DOLLARS,	98 V
( ) Others ( ) ( )		and one Hundred Thirty Four and (\$ 4,637,134	) DOLLARS,	, ST
Said Bond shall be subjet Bond Rider shall become effective.		nd limitations, except as herein exp	pressly modified. This	© 01170
Signed, sealed and dated  ACCEPTED:		Atlantic Specialty Insurance Comp	Attorney In-Fact	01170766 Page 26 of 27 Sur
000988 12/00		Ultiloff file flood on the second of the sec		nmit county



KNOW ALL MEN BY THESE PRESENTS, that ATLANTIC SPECIALTY INSURANCE COMPANY, a New York corporation with its principal office in Plymouth, Minnesota, does hereby constitute and appoint. Lia Dressler, Budd Scow, Patricia Wilcox, Danielle Marchant, Brady Thorn, Adam Snow, Jace D. Pearson, W. Douglas Snow, Vicki Sorensen, James Dickson, W. Douglas Snow, Susan Smith, Brad Anderson, Lori Clark, Ginger Farnsworth, Toni Truman, each individually if there be more than one hand, named, its true and lawful Attorney-in-Fact, to hake, execute, seal and deliver, for and on its behalf as surety, any and all bonds, recognizances, contracts of indemnity and all other writings obligatory in the nature thereof; provided that no bond or undertaking executed under this authority shall exceed in amount the sum of: unlimited and the execution of such bonds, recognizances, contracts of indemnity, and all other writings obligatory in the nature thereof in pursuance of these presents, shall be as hinding upon said Company as if they had been fully signed by an authorized officer of the Company and sealed with the Company seal. This Power of Attorney is made and executed by authority of the following resolutions adopted by the Board of Directors of ATLANTIC SPECIALTY INSURANCE COMPANY on the twenty-fifth day of September, 2012:

Resolved: That the President, any Senior Vice President or Vice-President (each an "Authorized Officer") may execute for and in behalf of the Company any and all bonds, recognizances, contracts of indemnity and all other writings obligatory in the nature thereof, and affix the seal of the Company thereof, and that the Authorized Officer may appoint and authorize an Attorney-in-Fact to execute on behalf of the Company any and all such instruments and to aftix the Company seal thereto; and that the Authorized Officer may at any time remove any such Attorney (10-13) and revoke all power and authority given to any such Attorney-in-

Resolved: That the Attorney-in-Fact may be given full power and authority to execute for and in the name and on behalf of the Company any and all bonds, recognizances, contracts of indemnity, and all other writings obligatory in the nature thereof, and any such instrument executed by any such Attorney-in-Fact shall be as binding upon the Company as if signed and sealed by an Authorized Officer and, further, the Attorney-in-Fact is hereby authorized to verify any affidavit required to be attacted to bonds, recognizances, contracts of indemnity) and all other writings obligatory in the nature (thereof)

This power of attorney is signed and sealed by facsimile under the authority of the following Resolution adopted by the Board of Directors of ATLANTIC SPECIALT INSURANCE COMBANY on the twenty-fifth day of September, 2012

Resolved: That the signature of an Authorized Officer, the signature of the Secretary or the Assistant Secretary, and the Company seal may be affixed by Zecsimile to any power of attorney or to any certificate relating thereto appointing an Attorney in Fact for purposes only of executing and sealing any bond, undertaking, recognizance or other written obligation in the nature thereof, and any such signature and seal where so used, being hereby adopted by the Company as the original signature of such officer and the original seal of the Company, to be valid and binding upon the Company with the same force and effect as though manually affixed.

IN WITNESS WHEREOF, ATLANTIC SPECIALTY INSURANCE COMPANY has caused these presents to be signed by an Authorized Officer and the seal of the Company to be affixed this twenty-seventh day of April, 2020.

STATE OF MINNESOTA HENNEPIN COUNTY

On this twenty-seventh day of April, 2020, before me personally came Paul J. Brehm, Senior Vice President of ATLANTIC SPECIALTY INSURANCE COMPANY, to me personally known to be the individual and officer described in and who executed the preceding instrument, and he acknowledged the execution of the same and being by me duly swom, that he is the said officer of the Company aforesaid, and that the seal affixed to the preceding instrument is the seal of said Company and that the seal and the

> alison dwan nash-trout NOTARY PUBLIC - MINNESOTA My Commission Expires January 31, 2025

signature as such officer was duly affixed and subscribed to the said instrument by the authority and at the direction of the Company.

I, the undersigned Secretary of ATLANTIC SPECIALTY INSURANCE COMPANY, a New York Corporation, do nereby certify that the foregoing power of attorney is in full force and has not been revoked, and the resolutions set forth above are now in force.

20th Signed and sealed. Dated

This Power of Attorney expires January 31, 2025