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EW 2322315 PG 1 OF 5  
ERNEST D ROWLEY, WEBER COUNTY RECORDER  
19-FEB-08 311 PM FEE \$0.00 DEP LF  
REC FOR: NORTH OGDEN CITY

## DEVELOPER'S AGREEMENT WITH NORTH OGDEN CORPORATION

THIS AGREEMENT entered into this 1<sup>ST</sup> day of FEBRUARY, 2008,  
between ROBERT R. Woods, MANAGER of North Ogden Cove, L.C.,  
County of SALT LAKE, State of Utah, hereinafter referred to as Developer,  
and NORTH OGDEN CITY CORPORATION, a municipal corporation of the State of  
Utah located in Weber County, hereinafter referred to as the City, hereby agrees as  
follows:

1. PRELIMINARY. Developer has presented to the North Ogden City  
Planning Commission and the North Ogden City Council a proposed final plat for the  
subdivision of, and construction of improvements on, certain land in North Ogden City to  
be known as North Ogden Cove - Phase I Subdivision. As consideration  
for the granting of said approval and acceptance, Developer has agreed and does now  
agree to the provisions hereof and all other ordinances of North Ogden City.

2. COMPLIANCE WITH SUBDIVISION STANDARDS. Developer agrees to comply  
with all of the ordinances, rules, regulations, requirements and standards of the City  
with respect to the construction and completion of said subdivision, and particularly to  
install and complete all of the off-site improvements required, within the time hereinafter  
stated, including but not limited to the following:

- A. Rough grading and finish grading and surfacing of streets.
- B. Curbs, gutters, waterways, and driveway approaches.
- C. Sanitary sewers, including laterals to property line of each lot.
- D. Street drainage and drainage structures.
- E. Water lines, including laterals to each property line of lot.
- F. Fire hydrants.
- G. Sidewalks and walkways.
- H. Traffic control signs.
- I. Street signs with numbers.
- J. Screening when required.
- K. Chip and seal coat on new streets.
- L. Monuments.
- M. Fencing as listed:
- N. Pressure irrigation, including laterals to each property line of lot.
- O. 10% Contingency Fund.

RR&F

Said improvements and any others designated shall be done according to the specifications and requirements of the City. All work shall be subject to the inspection of North Ogden City and any questions as to conformity with the City specifications or standards or as to the technical sufficiency of the work shall be decided by the City Engineer and his/her decision shall be final and conclusive.

Developer agrees as consideration for City issuing building permits after initial acceptance of improvements to allow the City to collect and retain utility fees for the time between initial and final acceptance of the utility lines.

Building permits will be issued on condition that all improvements necessary to satisfy fire code requirements have been installed and that enough security is held in escrow to complete all required improvements for the subdivision, including any repairs or replacement after initial installation.

3. TIME FOR COMPLETION AND EXTENSION OF TIME. All of the said off-site improvements shall be fully installed and completed within two (2) years from the date of the recordation of the Final Plat. If not completed within two (2) years, the Subdivider may apply to the Planning Commission and the City Council for an extension of time of one year with additional one-year extensions after the first extension if the Planning Commission and City Council agree. Said extensions shall be subject to adequate security for the completion of said improvements being made by increasing the amount of the escrow account. *letter of credit*

4. SECURITY FOR COMPLIANCE. As security for compliance by Developer with the ordinance, rules, regulations, requirements and standards of the city and of Developer's agreements herein stated, Developer has delivered to the City an acceptable Escrow Agreement, approved by the City Council and City Attorney, by the terms of which the Escrow Agent identified therein agrees to hold \$ 2,327,427.71 (which represents the cost of all required improvements as determined by the City Engineer plus 10% contingencies) in escrow for the use of the city in the event of Developer's failure or refusal to install, complete, construct, repair, or replace any off-site improvements in accordance with the provisions of this agreement, the escrow agreement and all City codes and ordinances. The decision of the City as to whether an improvement needs to be installed, constructed, completed or replaced will be final. *letter of credit*

Should Developer fail or refuse to complete the said off-site improvements in accordance with the provisions hereof, and particularly within the time stated, or should Developer become insolvent before a completion thereof, then the City may, at its option, determine the cost of completing said off-site improvements on the basis of reliable estimates and bids and may apply all sums deposited in escrow against the said cost of completion and may proceed to legally obtain the escrow funds and use the proceeds therefrom to pay the cost of completing the said off-site improvements and to pay all related expenses including but not limited to court cost and attorney's fees.

The 10% of above stated, shall constitute a guarantee that the said off-site improvements are installed in accordance with the subdivision standards of the City as

to quality and service-ability and shall be held by the City for a period of one (1) year from the time the last improvement is "conditionally accepted" by the City or until one (1) year after the time the last improvements needing repair or placement is again accepted. At the end of the one year period the said 10% shall be returned to Developer provided the off-site improvements have proved to have been constructed or installed in accordance with the standards of the City as to quality and serviceability, otherwise, to be applied toward construction or installation of said improvements in accordance with City standards or the repair or replacing the same so as to bring them into conformity with City standards, Developer will pay the difference to the City on demand. The city shall not issue any building permits until the improvements needing repair, replacement, etc., are completed and again accepted.

5. APPLICABILITY OF ORDINANCE. This agreement does not supersede, but implements the North Ogden City Subdivision Ordinance and all other ordinances and regulations applicable to the subdivision of land and construction of improvements thereon, and Developer agrees to comply in all respects with the provisions of said ordinances. No provision of this agreement shall limit the City in its rights or remedies under said subdivision ordinance or other applicable building ordinances.

6. SUCCESSORS ENFORCEMENT. The terms of this agreement shall be binding upon the parties hereon, their heirs, executors, administrators, assigns or any parties legally acquiring the parties interest through foreclosure, trust deed, sale, bankruptcy or otherwise. In the event either party must take legal action to enforce the terms of this agreement, the prevailing party shall have costs of court, including a reasonable attorney's fee.

IN WITNESS WHEREOF, the undersigned parties have executed this agreement this 1<sup>st</sup> day of February, 2008.

Robert R. Shook  
Developer - North Ogden Cove, L.C.

MANAGING MEMBER  
Title

NORTH OGDEN CITY CORPORATION

ATTEST:

George Land  
Mayor

S. Annette Spendlove  
City Recorder



NORTH OGDEN CITY PLANNING COMMISSION

Carol Barba  
Chairman or Vice-Chairman

**ACKNOWLEDGEMENT OF DEVELOPER IF AN INDIVIDUAL  
ASSOCIATION OR PARTNERSHIP**

STATE OF UTAH      }  
COUNTY OF WEBER      }

On the \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_, personally appeared  
before me \_\_\_\_\_, the signer(s) of the above  
instrument, who duly acknowledged to me that he/she executed the same on behalf of  
himself/herself as an individual, or an association or partnership. If for an association or  
partnership, \_\_\_\_\_, acknowledges himself/herself to be  
legally authorized to act on behalf of said association or partnership by executing the  
foregoing Developer's Agreement in his/her capacity as an associate or partner, as the  
case may be, with the authority of the association or partnership to said instrument.

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Notary Public

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Residing at:

My Commission Expires:

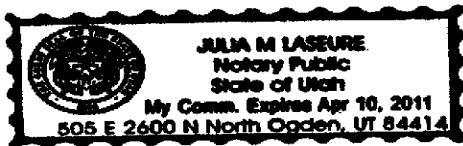
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## ACKNOWLEDGEMENT OF DEVELOPER OF CORPORATION

STATE OF UTAH }

COUNTY OF WEBER }

On the 1ST day of FEBRUARY, 20 09, personally appeared before me ROBERT R. Woods, who being by me duly sworn, did say that he/she is the MANAGING MEMBER of North Ogden Cove LC. \_\_\_\_\_, that the Developer's Agreement was signed in behalf of said corporation by his/her signature under authority of a resolution of its Board of Directors, and said SIGNER acknowledged to me that said corporation executed the same.

  
\_\_\_\_\_  
Notary Public

505 E. 2600 N. N. OGDEN, UT  
Residing at:

My Commission Expires:

April 10, 2011