

1. Parties: The parties to the Public Improvement Agreement ("the Agreement") are				
("the Developer") and Town of Colchester ("the				
Town").				
2. Effective Date: The Effective Date of this Agreement will be the date that findings of				
fact and order of approval is granted by the Town's Development Review Board ("the				
D.R.B.").				
RECITALS				
WHEREAS, the Developer seeks approval to improve a property within the Town				
located at, which the improvements are				
more particularly described on Exhibits A and B attached hereto and incorporated herein by				
reference (the "Plan" and "Findings of Fact and Order"); and				
WHEREAS, the Town's regulations are established to protect the public health, safety				
and general welfare by requiring the completion of various public improvements in order to				
limit harmful effects caused by substandard public improvements; and				
WHEREAS, the purpose of this Agreement is to protect the Town from the cost of				
completing public improvements and not to benefit the Developer of the Property or				
materialmen, laborers, or others providing work, services or material to the Property; and				
WHEREAS, the mutual promises, covenants, and obligations contained in this				
Agreement are authorized by Chapter 117 of Title 24 Vermont Statutes Annotated and the				
Town's regulations;				

THEREFORE, the Parties hereby agree as follows:

DEVELOPER'S OBLIGATIONS

3. **Improvements**: The Developer shall construct and install, at the Developer's own expense, those on-site and off-site public improvements listed on Exhibit D (construction

plans with a schedule of costs) attached hereto and incorporated herein by this reference ("the Improvements"). By signing below the Developer acknowledges and agrees that the Improvements are necessary to mitigate adverse impacts created by the development or redevelopment of the Property. The obligations of the Developer contained herein will arise upon the issuance of findings of fact and order of approval by the Town Development Review Board (the "Effective Date"). Said obligations of the Developer shall be independent of any obligations of the Town contained herein, and shall not be conditioned on the commencement of construction on the Property or Improvements to the Property.

- 4. **Surety: Construction Surety**. To secure the performance of Developer's obligations hereunder, the Developer, on or prior to the Effective Date, shall deposit with the Town a surety instrument (in the form of an escrow deposit, irrevocable letter of credit, or other form of surety acceptable to the Town and approved by the Town Attorney) in the amount of ______ and 00/100 Dollars (\$______) (the "Construction Surety Instrument"). Said Construction Surety Instrument shall be issued by _____ ("Bank"), shall be payable on sight to the Town, and shall bear an expiration date not earlier than two (2) years after the Effective Date. Said Construction Surety Instrument is intended to ensure and secure the completion of all improvements as required under this Agreement and the Development Review Board Order of Approval until the Town has accepted the Improvements. It may be extended at the election of the Town in the event that the Town has not accepted the Improvements prior to the expiration of said two year period.
- 5. **Warranty Surety.** It is the intent of the parties that from the Effective Date to the end of the Warranty Period, there shall be a Surety Instrument in place. To secure the Developer's obligations during the Warranty Period, the Developer shall deposit with the Town at the time Developer offers the Improvements for acceptance by the Town, a Surety Instrument to cover the warranty period referenced in paragraph 6 below ("Warranty Surety Instrument").

Any Surety Instrument referenced herein shall be payable to the Town of Colchester at any time upon presentation of (i) a sight draft drawn on the issuing Bank in the amount to which the Town in entitled to draw pursuant to the terms of this Agreement; (ii) an affidavit executed by an authorized Town official stating that the

Developer is in default under this Agreement; and (iii) an executed original or a copy of the applicable Surety Instrument.

- 6. **Standards**: The Developer shall construct the Improvements according to the Colchester Public Works Standards and Specifications and as approved in the site construction permit (Exhibit D). The Developer shall provide all necessary certifications of compliance with the Standards and Specifications within 30 days of completion of the Improvements for review and approval by the Town.
- 7. **Warranty:** The Developer warrants that each of the Improvements shall be free from defects for a period of two (2) years following the date that the Town accepts the dedication of the last Improvement completed by the Developer (the "Warranty Period").
- 8. Commencement and Completion Periods: The Developer shall commence work on the Improvements within 30 days from the Effective Date of this Agreement (the "Commencement Period"), and shall complete each and every Improvement within two years from the Effective Date of this Agreement (the "Completion Period") or shall complete in accordance with an approved phasing plan has been duly approved by the Development Review Board (see Exhibit B). Developer shall not cease construction activities for any period of more than 60 consecutive days (the "Abandonment Period"). For good cause shown, Developer may request and the Development Review Board may grant a reasonable modification of this provision.
- 9. **Compliance with Law**: The Developer shall comply with all applicable laws, ordinances, and regulations in effect at the time of findings of fact and order of approval. Developer acknowledges that the Property may be subject to laws, ordinances and regulations that become effective after findings of fact and order of approval.
- 10. **Dedication**: The Developer shall offer and dedicate to the Town the Improvements listed on Exhibit (B) attached hereto and incorporated herein by reference, pursuant to the procedure described in Paragraph 13 below.

TOWN'S OBLIGATIONS

11. **Inspections and Certification**: Developer shall notify the Town of the completion of the various phases of the Property and shall provide certification by the Developer's

Engineer that the Improvements meet the Town of Colchester's Public Works Standards and Specifications. Provided the Town is given timely and adequate notice of completion, the Town shall inspect the Improvements as they are completed. Such inspection, if appropriate, will occur within 14 days of notice by the Developer that they desire to have the Town inspect an Improvement. Before obtaining certification of any such Improvement, the Developer shall present to the Town valid lien waivers from all persons providing materials or performing work on the Improvements for which certification is sought. Acceptance o certification by the Town does not constitute a waiver by the Town of the right to draw funds under the any Surety Instrument because of defects in or failure of any Improvement detected or occurring after such certification.

- 13. **Notice of Defect; Time to Cure**: The Town shall provide timely notice to the Developer whenever inspection reveals that an Improvement a) does not conform to Colchester's Public Works Standards and Specifications and the all applicable conditions of Exhibits A, B, and D, b) is not constructed and certified within the timelines herein set or otherwise approved by the DRB, or c) is otherwise defective. The Developer shall have 30 days from the issuance of such notice to cure or substantially cure the defect. The Town may not declare a default under this Agreement during the 30 day cure period based on such defect unless it is clear that the Developer does not intend to cure the defect. The Developer shall have no right to cure defects in or failure of any Improvement found to exist or occurring after the Town accepts dedication of the Improvement(s).
- 13. **Acceptance of Dedication:** The Selectboard of the Town of Colchester shall consider formal acceptance of the Developer's offer to dedicate an Improvement as long as the Developer meets all of the following conditions:
 - 1) Said Improvement is certified by the Developer's Engineer as being constructed and complete in accordance with the approved plans and found acceptable by the Town.
 - 2) Developer has provided the Town with a Surety Instrument (for the construction period and the warranty period as appropriate) which meets the requirements of paragraph 4 herein.
 - 3) The Developer has provided all legal documents, as approved by the Town's Attorney, so as to formally offered such improvement to the Town in

writing clear of any encumbrances and with any necessary Certificates of Title.

- 4) The Developer has provided to the Town for all applicable studies, including warrant analysis and speed analysis, and any other information required by the Town's regulations, state law, of the applicable Town and/or state approvals, in conjunction with the installation of traffic control measures/devices, including but not limited to speed limit signs, no-parking signs, stop signs, yield signs.
- 5) The Selectboard has enacted all ordinances and taken all other action necessary for or incidental to the establishment of said traffic control measures/devices to be effective no later than the date upon which the Town formally opens the Improvement for public use.
- 6) The Developer has installed all such traffic control measures/devices and obtained the Developer's Engineer's written certification that said measures/devices and their installation are in compliance with all applicable requirements and standards.
- 7) If acceptance is offered during the winter, the developer shall have suitably maintained the improvement free and clear from snow and ice so as to permit the Town to effectively begin maintenance of the improvement without undue efforts.
- 8) Acceptance of the improvement generally shall not occur until the first structure served by the improvement is ready for occupancy.

If the Developer has met the aforementioned conditions, the Selectboard shall consider the Developer's offer to dedicate within 60 days of such request. Improvements shall be considered privately owned until such time as the Improvements have been formally accepted by ordinance or resolution of the Selectboard of the Town of Colchester. The Town's acceptance of dedication is expressly conditioned on the presentation by the Developer of a title opinion, where appropriate, for the benefit of the Town showing that the Developer owns in fee simple the Improvement and any property being dedicated and accepted and that there are no liens, encumbrances, or other restrictions unacceptable to the

Town. Acceptance of the dedication of any Improvement does not constitute a waiver by the Town of the right to draw funds under any Surety Instrument on account of any defect in or failure of the Improvements detected or occurring after the acceptance of the dedication.

- 14. **Reduction of Surety**: After the acceptance of any Improvement, the amount which the Town is entitled to draw on the applicable Surety Instrument will be reduced by an amount equal to 90 percent of the estimated cost of the Improvement as shown on Exhibit D. At the request of the Developer, the Town shall execute a certificate verifying the satisfactory completion of the Improvement and waiving its right to draw on the Surety Instrument to the extent of such amount. A Developer in default under this Agreement will have no right to such a certificate. Upon the acceptance of all of the Improvements, the balance that may be drawn under the Surety Instrument will be available to the Town for the Warranty Period.
- 15. **Use of Proceeds**: The Town shall use funds drawn under the Surety Instrument for the purposes of completing and/or maintaining the Improvements or correcting defects in or failures of the Improvements and any associated legal costs incurred by the Town in obtaining said funds and implementing said improvements.
- 16. **Events of Default**: The following conditions, events, or actions will constitute a default by the Developer during the Completion Period:
 - a. Developer's failure to commence construction of the Improvements within
 30 days of final project approval;
 - Developer's failure to complete construction of the Improvements within two years of said approval (excepting phasing plans as approved by the DRB);
 - c. Developer's failure to cure any defect in any Improvement within the cure period;
 - d. Developer's failure to perform work within the Property for a period of more the 60 consecutive days;
 - e. 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;

- f. Foreclosure of any lien against the Property or a portion of the Property or assignment or conveyance of the Property in lieu of foreclosure.
- g. Failure of Developer or Bank to extend or renew the surety as provided herein.

The Town shall provide the developer with written notice of default.

- 17. **Measure of Damages**: The measure of damages for breach of this Agreement will be the reasonable cost of completing the Improvement(s). For Improvements upon which construction has not begun, the estimated cost of the Improvements as shown on Exhibit D will be prima facie evidence of the minimum cost of completion; however, neither that amount nor the amount of the Surety Instrument establishes the maximum amount of the Developer's liability. The Town shall be entitled to complete all unfinished Improvements at the time of default regardless of the extent to which development has taken place on the Property or whether development ever commenced.
- 18. Town's Rights Upon Default: When any event of default occurs, the Town may draw on the Surety Instrument. The Town shall have the right to complete Improvements itself or contract with a third party for completion, and the Developer hereby grants to the Town, its successors, assigns, agents, contractors, and employees, a nonexclusive right and easement to enter the Property to construct, maintain, and repair such Improvements. Alternatively, the Town may assign the proceeds of the Surety Instrument to a subsequent developer (or a lender) who has acquired the Property by purchase, foreclosure or otherwise who will then have the same rights of completion as the Town, provided such assignment shall occur if and only if the subsequent developer (or lender) agrees in writing to complete the unfinished Improvements. In addition, until the Improvements are completed and accepted by the Town, the Town may suspend any DRB approvals during which time the Developer will have no right to sell, transfer, or otherwise convey lots or homes within the Property without the express written approval of the Town. These remedies are cumulative in nature; except that during the Warranty Period, the Town's first remedy will be to draw funds under the Surety Instrument.
- 19. **Indemnification**: The Developer hereby expressly agrees to indemnify and hold the Town 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 of work on the property and elsewhere pursuant to this Agreement. The Developer further agrees to aid and defend the Town in the event that the Town is named as a defendant in an action concerning the performance of work pursuant to the Agreement except where such suit is brought by the Developer. The Developer is not an agent or employee of the Town.

- 20. **No Waiver**: No waiver of any provision of this Agreement, or any rights arising hereunder, shall be effective against a party to this agreement unless expressly provided for by a written amendment to this Agreement signed by said property; nor will the waiver of any default under this Agreement be deemed a waiver of any subsequent default or defaults. The Town's failure to exercise any right under this Agreement shall not constitute the approval of any wrongful act by the Developer or the acceptance of any Improvement.
- 21. **Amendment or Modification**: The parties to this Agreement may amend or modify this Agreement only by written instrument executed on behalf of the Town by the Town Manager or their properly authorized designee and on behalf of the Developer by the Developer or his properly authorized designee.
- 22. **Attorney's Fees**: Should the Developed be declared in default, the Town may utilize funds drawn under the Surety Instrument for the purposes legal fees incurred by the Town in declaring the default and in implementing said improvements or correcting said deficiencies. Additionally, should either party be required to resort to litigation, arbitration, or mediation to enforce the terms of this Agreement, the substantially prevailing party, plaintiff or defendant, will be entitled to all costs, including reasonable attorney's fees and expert witness fees, from the opposing party. If the court, arbitrator, or mediator awards substantial relief to both parties, each shall bear its own costs in their entirety.
- 23. **No Vested Rights**: This Agreement does not entitle the Developer to any other approval(s) or permits required by the Town, nor does it entitle the Developer to commence development of the Property or to transfer ownership of Property, unless all required permits have first been obtained.
- 24. **Third Party Rights**: No person or entity that is not a party to this Agreement shall have any right of action under this Agreement.
- 25. **Scope**: This Agreement constitutes the entire agreement between the parties and no statement(s), promise(s) or inducement(s) that is/are not contained in this Agreement shall

be binding on the parties.

TC. D

- 26. **Time**: For the purpose of computing the Commencement, Abandonment, and Completion Periods, and time periods for Town action, such times in which war, terrorism, civil disasters, natural disaster, or extreme weather conditions occur or exist will not be included if such times prevent the Developer or Town from performing their obligations under the Agreement.
- 27. **Severability**: If any part, term, or provision of this Agreement is held by a court of competent jurisdiction to be illegal or otherwise unenforceable, such illegality or unenforceability will not affect the validity of any other part, term, or provision of this Agreement and the rights of the parties shall be construed as if the part, term, or provision was never part of the Agreement.
- 28. **Binding Effect; Successors and Assigns**: The benefits of this Agreement to the Developer are personal and may not be assigned without the express written approval of the Town. Such approval may not be unreasonably withheld, but any unapproved assignment is void. Notwithstanding the foregoing, the obligations of Developer set forth in this Agreement are the personal obligations of the Developer, but shall also, at the Town's election, be binding on the heirs, successors, and assigns of the Developer. There is no prohibition on the right of the Town to assign its rights under this Agreement. The Town shall release the original developer's obligations under the Surety Instrument if it accepts a new Surety Instrument from any developer or lender who obtains the Property. However, no act of the Town will constitute a release of the original developer from their liability under this Agreement.
- **29. Notice**: Any notice required or permitted by this Agreement shall be in writing and will be deemed effective either 1) upon delivery to the party or 2) three (3) days after deposited with the U. S. Postal Service, postage prepaid, certified, return receipt requested, and addressed as follows:

to Developer (name):	
Contact Person:	
Address:	
idul 055.	_
Phone Number:	

Email Address:

	Town of Colchester De 781 Blakely Road Colchester, Vermont	epartment of Planning & Zoning 05446		
A party shall notify the other change.	party of a change of na	ame or address within 30 days of such		
30. Recordation : Either l	Developer or Town ma	ay record a copy of this Agreement in		
the Town Clerk's Office of the	Town of Colchester.			
31. Immunity : Nothing co	ontained in this Agreen	nent constitutes a waiver of the Town's		
sovereign immunity.				
32. Jurisdiction and Venu	ue: Jurisdiction and ve	nue for any civil action commenced by		
either party to this Agreement	whether arising out of	or relating to the Agreement or Surety		
Instrument will be deemed to	be proper only if such	action is commenced in the Superior		
Court for Chittenden County. The Developer expressly waives their right to bring such				
action in or to remove such act	ion to any other court v	whether state or federal.		
Dated at Colchester, Vermont	this day of			
DULY AUTHORIZED AGEN	NT			
	TOWN OF C	OLCHESTER		
	AS WITNES	SSED BY:		
	DEVELOPE	₹		
	AS WITNES	SSED BY:		
Exhibit A – DRB Approved Pl Exhibit B – Findings of Fact a				

10 of 10

Exhibit D –Site construction permit with specific standards and conditions and a schedule of

Exhibit C – Surety

costs.