AGREEMENT

FOR

This Agreement, made and entered into thisday of, 200
between THE BOARD OF COUNTY ROAD COMMISSIONERS OF THE COUNTY OF
MONROE ("The Board") and, ("Developer").
WITNESSETH:
WHEREAS, Developer is the owner and developer of certain premises situated
inTownship, Monroe County, Michigan, and
has submitted to the Board a plan for constructingSubdivision; and
WHEREAS, Developer proposes to construct and complete by, 200_
all improvements on said roadway as required by the Laws of the State of Michigan; in
accordance with plans (consisting of sheets prepared by, and
dated, 200_) and approved by the Board's Engineering Department or
, 200_; and
THEREFORE, in consideration of the premises, the undertakings and obligations
of each other, the parties hereto agree as follows:
Developer shall, at its sole expense improve for the
proposed plat of Subdivision in accordance with the plans and specifications
hereto annexed as "Exhibit A".
2. All of the aforesaid roadway improvements shall be constructed to the
satisfaction of the Board and to the approval by its County Highway Engineer, and shall
be completed by, 200 The costs to be borne by Developer shall include
all right-of-way and engineering expense. Improvements shall not be considered to be
completed until mylar copies of as-built drawings are delivered to the Board.

3.	Developer	shall pay a	all inspection	n, testing,	const	ruction	engine	ering,
administrativ	ve, and legal	costs incur	red by the	Board incid	dent to	or aris	sing fron	n the
proposed im	provements t	to		for the Plat	. Thes	se costs	shall in	clude
but not be lin	mited to the r	eview of pro	posed field	changes, su	upervis	ion of ir	spection	า and
testing of the	e roadway im	provements	reviewing of	correction a	ction p	lans, ar	nd proce	ssing
inspection a	and testing in	voices incu	red by the	Board inci	dent to	or aris	sing fron	n the
proposed im	provements	to		for the	e Plat.	Such o	costs sha	all be
charged as f	follows:							

- a) For services of Road Commission Employees, the hourly rates of salary cost plus the current fringe rate plus overhead.
- b) For out-of-pocket expenses including but not limited to equipment charges, travel expenses, copying, etc., actual cost thereof.
- c) For reasonable legal attorney fees, fees for expert witnesses, agents and consultant fees.

The inspection and testing shall be accomplished under the supervision of a registered
professional engineer approved by the Board. Developer shall further pay to the Board
the Board's administrative and legal costs incident to or arising from the construction of
the proposed improvements to for the Plat. Upon execution of this
agreement, Developer shall deposit the sum of(\$00)
Dollars with the Board to be applied against said costs. If said costs exceed the sum so
deposited, the Board shall invoice Developer, and Developer shall make paymen
therefore within ten (10) days after billing. In the event said costs are less than the
amount so deposited, the balance shall be returned to Developer by the Board upon the

Board's acceptance of the said roadway improvements.

- 4. Prior to signing of the Plat by the Board, the Developer shall provide either cash, a certified check or an irrevocable letter of credit in the amount of (\$_____.00) Dollars guaranteeing proper performance of work in accordance with the approved plans and specifications and guaranteeing the payment of all indebtedness incurred for the work and materials. If a letter of credit is provided, it shall be in a form acceptable to the Board. Developer agrees to defend and indemnify the Board, its employees and agents, and to pay all costs of defense including reasonable attorney fees, expert witness fees and court costs, on behalf of the Board and to hold harmless the Board from any and all claims or demands arising in any way, from the Developer's project and operations related to the project, or from any event, casualty or condition related to or arising from the project and related operations, even if the Board, its employees or agents are determined to be partially at fault; excluding, however, claims, demands, events, casualty or condition arising or resulting from the sole negligence of the Board or its employees. The Developer shall also furnish proof of coverage for worker's compensation, public liability and property damage insurance acceptable to the Board.
- 5. After the Developer has executed the agreement and has provided the insurance documentation and performance guarantee required, the Board, through its Engineering Division, will issue a permit to the Developer and their Contractor to construct the proposed improvements to ______ for the Plat.
- 6. Upon completion of construction of said roadway improvements and acceptance of same by the Board, the Developer shall furnish a maintenance and

guarantee bond in the amount of TWENTY-FIVE (25%) PERCENT of the construction cost, which shall provide for the repair of any portion of the improvements which may become defective for any reason during a period of two (2) years from the date of final inspection of the improvements. Developer shall repair or replace the defective portion at his expense with new material approved by the Board. Developer shall, upon written notice and within ten (10) days after receipt thereof, make whatever repairs necessary to maintain the quality of said construction to conform with the approved plans and specifications. Notice shall be served by certified mail, with return receipt, to Developer by addressing the same to ________. In the event that Developer shall fail to make such repairs within the time hereinbefore set forth, then the required repairs may be made by the Board, with the entire cost thereof charged to the Developer, who shall pay such charges within thirty (30) days after demand by the Board.

- 7. Upon completion of proposed improvements to _______ for the Plat, in conformity with plans and specifications approved by the Board, Developer shall provide the Board with Waivers of Lien from all persons or corporations who have supplied labor or material for the construction of same.
- 8. Upon receipt of the Waivers of Lien, and provided said construction has been completed in accordance with approved plans and specifications to the satisfaction of the Board and all costs, as set forth in 3 above, have been paid by Developer, the Board shall release the permit described it Section 5 on behalf of the public in accordance with the Laws of the State of Michigan.
 - 9. The provisions of this Agreement shall inure to the benefit of and be

binding upon the successors, heirs and assigns of the parties hereto.

IN WITNESS WHEREOF, the parties have hereunto set their hands the day and year first above written.

	BOARD OF COUNTY RO COMMISSIONERS MONI	
	Bruce R. Stammer Jr, Cha	airman
	Scott H. Davidson, Vice C	hairman
	Stephen J. Pace, Member	-
	Joseph W. Schumaker, M	ember
	Jeffery P. Zink, Member	
STATE OF MICHIGAN))ss COUNTY OF MONROE)		
On this day of	, 20,	
are known to be the person(s) who exe acknowledged the same to be their (her/his of the Monroe County Road Commission.		and severally
	Sign name	Notary Public
	Print name Monroe County, Mi My commission expires	chigan

	DEVELOPER:	
Ву:	Ву:	
	Its:	
STATE OF MICHIGAN))ss COUNTY OF MONROE)		
On this day of	, 20,	
are known to be the person(s) who exe acknowledged the same to be their (her/hi of the Monroe County Road Commission.		e and severally
	Sign name	Notary Public
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