LRECD - 102 dated 11-17-11 Prepared By & Return To: Clinton R. Yerkes Loxahatchee River District 2500 Jupiter Park Drive Jupiter, Florida 33458

# STANDARD DEVELOPER AGREEMENT P#

	<b>-</b> "		
DISTRICT, here as "Developer", v part hereof, (the the Loxahatchee	ENT MADE AND ENTERED INTO this and between LOXAHATCHEE RIVER ENVelorinafter referred to as the "District" and the under with regard to the property described in Exhibit "A" "Property"). References herein to the "Rule" or "River Environmental Control District as same rehich are hereby incorporated by reference.	VIRONMENTAL CONTROL rsigned, hereinafter referred to A", attached hereto and made a Rules" shall mean the Rules of	
IN CONSIDERA follows:	ATION of the covenants and agreements herein	set forth, the parties agree as	
1. <u>PROVISI</u>	ION OF RESERVE AVAILABILITY		
Regional Wastev	I provide Reserve Service Availability, as same is water System of the District to the extent of end ale 31-10, for the Property.		
2. <u>TERMS (</u>	OF ACCEPTANCE		
Upon signing this Agreement, Developer shall pay to the District the sum of			
and	Administrative, Legal, Engineering Inspection expenses of \$138.22 per ivalent connection.	\$	
serv	equivalent of Four (4) quarterly vice availability standby charges for the ivalent connections of Paragraph 1. \$148.52/ec/yr	\$	
Cha	Regional Transmission System Line arges per Rule 31.10.005(2) of \$658.00 equivalent connection.	\$	

## 3. QUARTERLY SERVICE AVAILABILITY STANDBY CHARGE

Additional Quarterly Service Availability Standby Charges, as defined in Rule 31-10 for each equivalent connection shall be collected quarterly from the Developer until the Plant Connection Charges have been paid as provided for in Paragraph 4.

# 4. <u>PLANT CONNECTION CHARGES AND COMMENCEMENT OF QUARTERLY</u> SERVICE CHARGES

Prior to making actual physical connection of a building on the Property to the Regional Wastewater System the Developer shall pay the Plant Connection Charge per Rule 31.10.005(2) of \$1,986.00 per equivalent connection. Immediately upon such physical connection, the Developer shall begin paying the Quarterly Service Charge in effect at that time. If a Property Owner's Association, or equivalent has been, or is to be formed, that association will be responsible for payment of the Quarterly Service Charges for all units constructed under this agreement. Prepaid Quarterly Sewer Service Availability Standby Charges shall be prorated as of the time of physical connection, so that (a) the Developer shall receive either a credit against the Plant Connection Charge, or other fees and charges due to the District, otherwise a cash payment back to the Developer, equal to the unexpired prepaid Quarterly Service Availability Standby Charges, whichever is less, and (b) the District shall retain the remaining portion of the Quarterly Service Availability Standby Charges.

### 5. DEFAULT

Upon failure of the Developer to pay any monies due under this Agreement for any period greater than ninety (90) days from the date they become due, this Agreement shall be deemed in default, and shall become null and void; and in that event any Quarterly Service Availability Standby Charges or Regional Transmission System Line Charges paid or prepaid shall be retained by the District, and the provision of reserve service availability to the extent of the number of equivalent connections set forth in Paragraph 1 hereof for the Property shall terminate.

- (2) This Agreement may be reinstated after default for failure to make the quarterly service availability standby charge payment(s) if:
  - (a) Sewer capacity exists for this Agreement at the time of such reinstatement, and
  - (b) The missed quarterly service availability standby charge payments do not extend beyond the existing twelve (12) months of prepaid service availability standby charges; and
  - (c) The missed service availability standby charge payments, a reinstatement fee equal to two and one-quarter (2.25) times the missed Service Availability Standby Charge payments, and the Plant Connection Charge at the rate set forth in paragraph 4 above, shall all be paid in full before the expiration of said twelve (12) months referenced in 5(2)(b) above.

### 6. TRANSFERABILITY OF RESERVE SERVICE AVAILABILITY

Any assignment of any part or all of Developer's interest in this Agreement shall only be in the form LRECD-106 dated 1-1-98 incorporated herein by reference. The assignment of Reserve Service Availability for an undeveloped lot which is to be sold shall be in the form of the prepayment of the estimated Plant Connection Charge at or prior to the time of sale of the lot. The Reserve Service Availability under this Agreement may not be transferred from the Property to any other property.

### 7. <u>ALLOCATION OF SERVICE AVAILABILITY</u>

In the event that, from time to time, in the opinion of the District, Reserve Service Availability shall be insufficient to meet the expected demand, therefore, then the District shall proportionately allocate such Reserve Service Availability.

# 8. <u>ATTORNEY'S FEES</u>

In the event litigation is necessary to enforce the provisions of this Agreement, the District shall be entitled to an award of its reasonable attorney's fees and costs provided it is determined to be the prevailing party by the court.

# 9. <u>RECORDATION</u>

A copy of this Agreement may be filed in the records of the county where the Property is located without the plans and specifications referred to below.

#### 10. ADDITIONAL FACILITIES

Any new wastewater facilities constructed by the Developer and connected to the District's Regional Wastewater System shall be constructed at the Developer's expense in accordance with final plans and specifications approved by the District, a copy of which shall be kept on file at the office of the District; and shall, upon completion, be conveyed to the District by provision of the following items in a form acceptable to the District: 1.) Bill of Sale 2.) Grant of Easement 3.) Maintenance Bond or Letter of Credit 4.) As-Built Drawings 5.) Certification by Project Engineer 6.) Plat of the Project. The aforesaid final construction plans and specifications shall be prepared and carried out in accordance with District Rules, and published procedures as contained in the District Manual of "Construction Standards and Technical Specifications", form LRECD-123 dated April, 2012 incorporated herein by reference.

# 11. <u>DEDICATION OF LAND</u>

Developer agrees that, upon demand, it shall grant and convey to the District, without additional consideration, all required easements and rights-of-way in the Property as the District may, from time to time hereafter request, based upon the criteria of utilization for utility purposes related to water, wastewater, I.Q. water, and stormwater.

### 12. PROPERTY LIEN RIGHTS

The District shall have a lien on the Property and premises serviced by it for all charges, until paid, for services provided to the Property or premises by the District, or connection fees associated therewith, which lien shall be prior to all other liens, except that such lien shall be on parity with the lien of the state, county and municipal taxes, and any lien for charges for services created pursuant to Section 159.17, Florida Statutes. Such lien shall be perfected by the District by recording in the official records of the county in which the property is located a claim of lien in form substantially as provided in Section 713.08, Florida Statutes. A copy of the claim of lien shall be served as provided in Section 713.18, Florida Statutes, within ten (10) days after the claim of lien is recorded. If 30 days after service has been made liens created under this section remain delinquent, such liens may be foreclosed by the District in the manner provided by the laws of Florida for the foreclosure of mortgages on real property, and the District shall be entitled to reasonable interest and attorney's fees and other court costs.

IN WITNESS WHEREOF, the Developer ha	as hereunto set his hand and seal on the date of
Signed, sealed and delivered in the presence of :	DEVELOPER:
	By:
WITNESS SIGNATURE	Print Name:
Print Name:	Title:
WITNESS SIGNATURE	
Print Name:	
	Company Name
FOR PURPOSES OF THIS AGREEMENT	
THE OFFICIAL ADDRESS OF THE	Street Address
<b>DEVELOPER</b> SHALL BE AS FOLLOWS	City, State, Zip
	PHONE: ( )
	I HOINE. ( )

STATE OF	
COUNTY OF	
I hereby Certify that on this date of	, personally appeared
in and who executed the same, that I reliabove named person(s)	known to me to be the person(s) described ed upon the following form(s) of identification of the
Notary Seal	
	Notary Signature
Witnesses As To The District:	LOXAHATCHEE RIVER ENVIRONMENTAL CONTROL DISTRICT
Print Name:	D. Albrey Arrington, Ph.D. Executive Director
Print Name:	
FOR PURPOSES OF THIS AGREEMENT THE OFFICIAL ADDRESS OF THE <b>DISTRICT</b> SHALL BE AS FOLLOWS:	LOXAHATCHEE RIVER ENVIRONMENTAL CONTROL DISTRICT 2500 JUPITER PARK DRIVE JUPITER, FLORIDA 33458-8964
STATE OF FLORIDA COUNTY OF PALM BEACH	
	, personally appeared <u>D. Albrey</u> nown to me to be the person described in and who following form(s) of identification of the above named
Notary Seal	
	Notary Signature
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