

Memorandum Department of Planning & Development Services

To: Planning and Public Works Committee

From: Jessica Henry, Senior Planner *jk*

Date: May 24, 2018

RE: REPLACEMENT CONSTRUCTION AND MAINTENANCE ESCROWS FOR ARBORS AT WILMAS FARM SUBDIVISION, PLAT 2

Summary

On December 5, 2016, the City of Chesterfield City Council approved Ordinance 2930 for the Arbors at Wilmas Farm subdivision Plat 2 with the associated escrow agreements.

Construction has been underway since 2017 and the development team is now requesting to replace the original construction and maintenance escrows and agreements. The original escrows and agreements were provided by the land developer; however, now that the land development (site clearing and grading, infrastructure construction, etc.) has been completed, the land developer is seeking to replace the original escrows with new escrows from the home builders. While this is a typical request for large residential subdivisions where construction takes place over several years, the City's Unified Development Code (UDC) states that "*The land subdivision bond or escrow agreement or other required surety shall be prepared and executed on forms furnished by the Department and shall be submitted to the City Council for approval or disapproval.*"

In accordance with the UDC, the replacement construction and maintenance escrows and agreements are being presented to the Planning and Public Works Committee for review and recommendation prior to proceeding to the City Council.

Attached, please find a copy of the Escrow Agreements.

Attachments: Arbors at Wilmas Farm, Plat 2 Replacement Construction and Maintenance Escrows and Agreements



RECEIVED

MAR 26 2018

SUBDIVISION IMPROVEMENT CONSTRUCTION DEPOSIT AGREEMENT

 THIS CONSTRUCTION DEPOSIT AGREEMENT made and entered into by

 Claymont Development, LLC
 ______, herein called DEVELOPER,

 Midwest Bank Centre
 ______, herein called ESCROW

HOLDER (strike through this party if cash deposited with City), and the City of Chesterfield, Missouri, herein called CITY.

WITNESSETH:

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WHEREAS, the DEVELOPER has submitted plans, information and data to the CITY for the creation and development of a subdivision to be known as The Arbors at Wilmas Farm (Plat 2) in accordance with Ordinance No. _____, the governing ordinance for the subdivision, and the Subdivision Regulations of the City of Chesterfield, and has requested approval of same; and

WHEREAS, the subdivision plans have been approved and the CITY has reasonably estimated and determined that the cost of construction, installation and completion of said improvements, all in accordance with the provisions of said governing ordinance and Subdivision Regulations, as amended, will be in the sum of Seventy-three thousand five hundred seventy-five dollars and thirty-six cents DOLLARS

(\$______), lawful money of the United States of America; and

WHEREAS, the DEVELOPER is seeking approval from the CITY of the record plat of the aforesaid subdivision as the same is provided in said governing ordinance and Subdivision Regulations; and

WHEREAS, the Subdivision Regulations provide inter alias that the commencement of said subdivision may be approved by the CITY upon the DEVELOPER submitting satisfactory construction and maintenance deposit agreements guaranteeing the construction and maintenance

of the subdivision improvements in accordance with the approved plans, said governing ordinance and Subdivision Regulations.

NOW, THEREFORE, in consideration of the covenants, promises and agreement herein provided;

IT IS HEREBY MUTUALLY AGREED:

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1.	That the DEVELOPER has established a CONSTRUCTION DEPOSIT in the
	Seventy-three thousand five hundred seventy-five dollars and thirty-six cents, DOLLARS
(\$	6) lawful money of the United States of America by: (check one)
	Depositing cash with the City.
	Submitting a Letter of Credit in the form required by the CITY and issued
	by the ESCROW HOLDER.
	Submitting a (type of readily
	negotiable instrument acceptable to the CITY) endorsed to the City and

issued by the ESCROW HOLDER.

Said deposit guarantees the construction, installation and completion of the required subdivision improvements in <u>The Arbors at Wilmas Farm (Plat 2)</u> Subdivision, all in accordance with the approved plans, the governing ordinance for the subdivision and the Subdivision Regulations of the City of Chesterfield, which are by reference made a part hereof, and in accordance with all ordinances of the CITY regulating same. A cost estimate thereof is attached hereto as "Exhibit A".

2. That the CONSTRUCTION DEPOSIT will be held in escrow by the CITY or the ESCROW HOLDER, as applicable, until such time as releases are authorized by the Planning and Development Services Division. The CONSTRUCTION DEPOSIT may be subject to special audit of the CITY from time to time.

3. That the CONSTRUCTION DEPOSIT guarantees the construction, installation and completion of the improvements in the aforesaid subdivision in accordance with the plans and specifications for the said subdivision which have been filed with the CITY, which are made a part hereof by reference as if set forth herein word for word.

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4. Pursuant to Revised Statutes of Missouri, 89.410, the amounts set out on Exhibit "A" are identified by separate line item and are subject to release of ninety five percent (95%) of said estimated costs within thirty (30) days of the completion of said specific component of work by DEVELOPER. The Developer shall notify CITY in writing when they consider the specific component ready for release of funds. Accordingly, the CITY may not allow for the reallocation of escrowed funds from one line item to another, without specific written agreement between the DEVELOPER and CITY indicating what specific component or components are being modified. ESCROW HOLDER shall not modify or expend funds from other than the identified line item component without written approval from CITY. Completion is when the particular item has had all documentation and certification filed in a complete and acceptable form and the specific items have been inspected and all identified deficiencies have been corrected and the work has been approved by the City.

5. That in the event the CITY should determine that the ESCROW SUM or any line item thereon as herein provided, is insufficient to complete the said Subdivision Improvements, or the specific line item, the CITY will so notify the DEVELOPER who shall deposit within thirty (30) days of said notice with the ESCROW HOLDER that additional sum of lawful money of the United States of America that will be required to complete the said specific component of the improvement and said additional sum will be subject to the terms of this Escrow Agreement. Failure to provide said sum shall cause for immediate cessation of all work on said subdivision until the additional amount is paid. 6. That the DEVELOPER guarantees that all required utilities and improvements will be installed, constructed and completed within two (2) years from the date of the approval of the said Subdivision Plat and the DEVELOPER shall certify the completion of all said improvements, along with the filing of all documentation and certification, all as provided in the governing ordinance for this subdivision and the Subdivision Regulations of the CITY.

7. That the ESCROW HOLDER, in accordance with paragraph 4 above, shall only release or disburse the ESCROW SUM, or portion thereof, upon receipt and in the amount set forth in a written authorization from the Planning and Development Services Division addressed to the ESCROW HOLDER, which authorization may be for the payment of labor and materials used in the construction, installation and completion of the said improvements, as the work progresses, as provided in the Subdivision Regulations or governing ordinance for this subdivision.

8. That in the event the DEVELOPER shall abandon the subdivision or fail to complete the subdivision improvements within two (2) years, from the date of the CITY'S approval of the said subdivision plat or subsequent extension period granted to this DEPOSIT AGREEMENT, whichever shall first occur, the CITY shall present to the ESCROW HOLDER a certified statement from the City Engineer estimating the cost for the completion of the subdivision improvements and require the ESCROW HOLDER to immediately perform on this agreement for completion of the specific components of the project or disburse said funds identified by the City Engineer's estimates directly to the CITY. The CITY may complete, or have completed by outside resources, the said improvements. The ESCROW HOLDER having disbursed the escrow sums therefore as ordered and directed by the CITY, and upon such disbursement shall be relieved of all liability under the terms of this agreement.

9. That in the event of any legal actions taken by the CITY against DEVELOPER or ESCROW HOLDER to enforce the provision of this agreement, the parties agree to pay a reasonable attorney's fee in addition to any other sums due under this agreement

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10. That there shall be no assignment by DEVELOPER or ESCROW HOLDER under the terms of this agreement without written approval of the CITY.

11. That if DEVELOPER is unable to meet its obligation hereunder or to provide additional sums to complete the Subdivision improvements as may be determined by the CITY or if the DEVELOPER or ESCROW HOLDER shall go into receivership or file for bankruptcy protection, then in any such event the CITY may declare the DEVELOPER or ESCROW HOLDER (as the case may be) in default and may immediately order the payment of all remaining sums held by ESCROW HOLDER to be paid to the CITY without further legal process, to be used to complete the subdivision improvements as set out under the terms hereof.

12. That the ESCROW HOLDER will immediately inform the City of any changes of address for ESCROW HOLDER or DEVELOPER (known to ESCROW HOLDER) during the period of this Agreement. Failure to do so shall result in a breach of this Agreement and the CITY may declare the DEVELOPER or ESCROW HOLDER (as the case may be) in default and may immediately order the payment of all remaining sums held by ESCROW HOLDER to be paid to the CITY without further legal process, to be used to complete the subdivision improvements as set out under the terms hereof.

13. That no forbearance on the part of the CITY in enforcing any of its rights under this agreement, nor any extension thereof by CITY, shall constitute a waiver of any terms of this Agreement or a forfeiture of any such rights.

14. That the CITY hereby accepts this agreement as a satisfactory ESCROW AGREEMENT under the provisions and requirements of the governing ordinance for this

subdivision and any amendments or revisions thereto and the Subdivision Regulations of the CITY.

IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and

seals the 15th day of February, 2018.

ATTEST: (SEAL)

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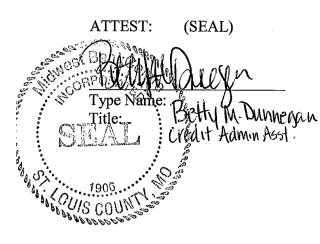
Type Name: Brian Jokerst Title: Project Manager

DEVELOPER: Claymont Development, LLC

BY: Type Name: Wesley Byrne Title: Managing Member

Firm Address: 26 Pacland Estates Drive

Chesterfield, MO 63005



ESCROW HOLDER: Midwest Bank Centre

BY:

Type Name: VChris Rife Title: Vice President

Firm Address: 2191 Lemay Ferry Road

St. Louis, MO 63125

CITY OF CHESTERFIELD, MISSOURI

BY_

Planning and Development Services Director

ATTEST: (SEAL)

APPROVED:

City Clerk

Mayor

NB: The signatures of the DEVELOPER and CREDIT HOLDER are to be acknowledged before a Notary Public. In the case of a partnership, all partners must sign. In the case of a corporation, the affidavits of the corporation act must be attached.

BANK OFFICIAL'S ACKNOWLEDGMENT

STATE OF MISSOURI)
) SS COUNTY OF ST. LOUIS)
On this 22^{nd} day of March, 20_{17}^{13} , before me appeared
Chris Rife, to me personally known, who, being by me duly sworn, did say
that he/she is the <u>Vice President</u> (title) of
Midwest BankCentre (name of bank), a
<u>Corporation</u> (corporation, etc.) organized and existing under the
laws of the United States of America, and that the seal affixed to the foregoing instrument is the
Corporate Seal of said bank, and that said instrument was signed and sealed on behalf of said
bank by authority of its Board of Directors, and said Vice President (title)
acknowledged said instrument to be the free act and deed of said bank.

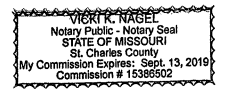
IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal in County and State aforesaid, the day and year first above written.

Notary Public Vicki K Nagel

My Commission Expires: 09/13/2019

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LLC EXECUTING OFFICIAL'S ACKNOWLEDGEMENT

STATE OF MISSOURI)) SS COUNTY OF ST. LOUIS)

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On this 15th day of <u>February</u> , 20 18 before me appeared
<u>Wesley Byrne</u> (name) to me personally known, who, being by
me duly sworn, did say that he/she is the <u>Managing Member</u> (title or
Executing Official) of <u>Claymont Development, LLC</u> , a
Missouri Limited Liability Corporation, and that he/she in fact has the authority to execute the
foregoing agreement pursuant to the authority given him/her by the Limited Liability
Corporation, and that said agreement was signed and sealed by him/her on behalf of the aforesaid
L.L.C. by authority of its <u>Members</u> , (President or title of
chief officer), <u>Wesley Byrne</u> (name) as
chief officer), <u>Wesley Byrne</u> (name) as <u>Managing Member</u> (title of Executing Official) of said L.L.C. acknowledges
said agreement to be the lawful, free act and deed of said L.L.C.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my notarial seal, this 15^{+4} day of <u>February</u>, 20<u>18</u>.

Notary Public

My Commission Expires: 9/18/21

MICHAEL TAYLOR STUART NOTARY PUBLIC-NOTARY SEAL STATE OF MISSOURI COMMISSIONED FOR ST LOUIS COUNTY MY COMMISION EXPIRES: 9/18/2021 COMMISSION # 17304977

EXHIBIT A

Attach: Subdivision Deposit Spreadsheet

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CONSTRUCTION DEPOSIT

SUBDIVISION: PLAT: SUBDIVISION CODE: NO. LOTS: DATE OF PLAT APPROVAI	_:	Arbors at W 2 5004 19 12/5/2016	/ilmas Farm	DEVELOPER:	Wilmas Farm,	LLC	
CATEGORY	DATE OF RELEASE	% RELEASE	ORIGINAL . BALANCE	TOTAL RELEASED	TOTAL % RELEASED	CURRENT BALANCE	% REMAINING
STREETS	12/21/16 01/18/17	50 45	\$107,089.20	\$53,544.60 \$48,190.14 \$0.00	95	\$5,354.46	5
SIDEWALKS			\$14,498.00	\$0.00 \$0.00 \$0.00	· O	\$14,498.00	100
STORM SEWER Original escrow establishe	04/25/17 ed at 90% o	95 If cost	\$86,124.60	\$81,818.37 \$0.00 \$0.00	95	\$4,306.23	5
SAN. SEWER Original escrow establishe	04/25/17 ed at 90% of	95 cost	\$21,598.20	\$20,518.29 \$0.00	95	\$1,079.91	. 5
DETENTION	06/28/17	50	\$35,116.00	\$17,558.00 \$0.00 \$0.00	50	\$17,558.00	50
GRADING	06/28/17	100	\$77,648.00	\$77,648.00 \$0.00 \$0.00	100	\$0.00	0
EROSION CONTROL	06 <u>/</u> 28/17	50	\$38,660.72	\$19,330.36 \$0.00 \$0.00	50	\$19,330.36	50
SILTAT'N CONTROL	06/28/17	50	\$8,274.09	\$4,137.05 \$0.00 \$0.00	50	\$4,137.05	50
SURVEY MONUMENTS (FORMERLY MONUMENTS)	06/28/17	65	\$20,000.00	\$13,000.00 \$0.00	65	\$7,000.00	35
STREET LIGHTS	06/28/17	95	\$2,310.00	\$2,194.50 \$0.00	95	\$115.50	5
STREET SIGNS	06/28/17	95	\$225.00	\$213.75 \$0.00	95	\$11.25	5
WATER MAINS	01/31/17	100	\$74,810.00	\$74,810.00 \$0.00	100	\$0.00	О
COMMON GR. SEED	06/28/17	95	\$3,692.10	\$3,507.50 \$0.00	95	\$184.61	5
TOTALS			\$490,045.91	\$416,470.55	85	\$73,575.36	15

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RISING TOGETH

March 15, 2018

IRREVOCABLE LETTER OF CREDIT NO. 2171

City of Chesterfield 690 Chesterfield Parkway West Chesterfield, Missouri 63017

Dear Sir:

We hereby establish in favor of the City of Chesterfield, upon the application of and for the account of <u>Claymont Development</u>, <u>LLC</u> (the "Account Party") our transferable irrevocable standby letter of credit (the "Letter of Credit") in the amount of <u>\$73,575.36</u> (the "Maximum Available Credit"), subject to the reduction as hereinafter set forth.

For information only: This letter of credit is issued with respect to: (check all that apply)

	Grading Surety	
	Landscape Surety	Subdivision Maintenance Deposit
	Lanuscape Surety	Tree Preservation Surety
	Pavement Restoration Surety	
	Subdivision Construction Deposit	Other
\sim	Subdivision Construction Deposit	

as detailed on the accompanying agreements for <u>The Arbors at Wilmas Farm</u>, approval of same issued by you for the benefit of the Account Party (the "Approval").

Subject to all of the terms and conditions of this Letter of Credit, the Maximum Available Credit shall be made available by your draft(s) at sight drawn on us accompanied by this Letter of Credit and any amendments thereto for presentation and by the following documents:

- 1. Your signed certificate, in the form attached hereto as <u>Exhibit A</u>, dated not more than ten days prior to its presentation to us; or
- 2. Your signed certificate, in the form attached hereto as <u>Exhibit B</u>, dated not more than ten days prior to its presentation to us.



*No draft will be paid if the amount thereof is in excess of the Maximum available Credit hereunder as of the date such draft is to be paid.

Multiple drawings may be presented under this Letter of Credit, which, in the aggregate and subject to the limitations set forth herein, shall not exceed the Maximum Available Credit then in effect and each such drawing honored by us hereunder shall reduce the Maximum Available Credit by the amount of such drawing. The draft(s) drawn under this Letter of Credit must be drawn and presented to our offices at 2191 Lemay Ferry Road, St. Louis, MO. 63125 Attention: Loan Operations (or such other officer, department or address designated in writing by us to you at your address shown above or at such other address as you shall advise us of in writing) by hand delivery or by delivery by courier between 9:00 a.m. and 4:30 p.m. (St. Louis, Missouri time) on a Business day (as defined below). As used in this Letter of Credit, "Business day" shall mean any day other than a Saturday, Sunday or a day on which banking institutions in the State of Missouri are authorized or required by law to close.

We hereby agree that all drafts drawn under and in compliance with the terms of this Letter of Credit will be duly honored by us upon delivery of any of the certificate(s) specified above and if presented at our aforesaid office on or before the Expiration date (as defined below).

If demand for payment is made hereunder in strict conformity with the terms and conditions of this Letter of Credit before 11:00 a.m. (St. Louis, Missouri time) on any Business day, payment of the amount demanded shall be made in immediately available funds not later than 1:00 p.m. (St. Louis, Missouri time) on the next succeeding Business day.

Payment under this Letter of Credit to you shall be made by wire transfer or as agreed by the Chesterfield Department of Finance of immediately available funds per your instructions.

Only you or a transferee may make drawings under this Letter of Credit. Upon payment as provided above of the amount specified in a sight draft drawn hereunder, the Maximum Available Credit of the Letter of Credit shall be reduced by the amount of the payment.

If demand for payment does not conform to the terms and conditions of this Letter of Credit, we will promptly notify you thereof and of the reasons thereof, such notice to be promptly confirmed in writing to you, and we shall hold all documents at your disposal or return the same to you, if directed by you.

This Letter of Credit is effective immediately and expires on the earliest of (i) 4:00 p.m. (St. Louis, Missouri time) on October 28, 2018, except that unless such date may be extended as hereinafter provided, this letter of credit shall automatically and immediately be paid by wire transfer the balance of the Maximum Available Credit to the City of Chesterfield at the following account: to receiving bank Reliance Bank (ABA #081018888) for beneficiary City of Chesterfield, Account # 50044296, or (ii) when you have drawn and we have paid to you the Maximum Available Credit of this Letter of Credit or (iii) the day on which this Letter of Credit is surrendered to us for cancellation (collectively, the "Expiration Date"); provided, however, notwithstanding the termination by expiration of this Letter of Credit, our payment obligation shall survive such expiration with respect to any sight drafts accompanied by a certificate in the form of Exhibits A, or B, as the case may be,



presented to us for payment prior to the expiration of this Letter of Credit; and/or further provided that upon such expiration, or if automatically extended upon expiration of the last extension, we shall automatically and immediately transfer the balance of the Maximum Available Credit to the City of Chesterfield at the account set forth above or such obligations under this Letter of Credit or authorize a replacement of the Letter of Credit. It is a condition of this Letter of Credit that it shall be deemed automatically extended, without amendment, for one year (or such other date as the City and Account Party may agree in writing) from the present or any future Expiration date hereof, unless at least 75 days prior to any such date, we shall send you, in the form attached hereto as Exhibit C, notice that we elect not to consider this Letter of Credit renewed for such additional one-year period. Notwithstanding any automatic extensions, this letter of credit shall expire fully and finally not later than October 28, 2021.

Upon our receipt, from time to time, from you of a written reduction certificate in the form attached as <u>Exhibit D</u>, we are authorized to reduce the Maximum Available Credit hereunder by the amount stated in such certificate, any such reduction to be effective only at our close of business on the date on which we receive such written reduction certificate. Final reduction / release of the Letter of Credit shall be effective at our close of business on the date on which we receive a certificate in the form attached as <u>Exhibit E</u>.

This Letter of Credit shall be governed by the Uniform Customs and Practice for Documentary Credits, 2007 Revision, International Chamber of Commerce Commission Publication No. 600, but excluding the provisions of Article 32 thereof (the "UCPDC").

Any communications with respect to this Letter of Credit shall be in writing and shall be addressed to us at <u>2191 Lemay Ferry Road</u>, <u>St. Louis Mo. 63125</u>. Attention: <u>Loan Operations</u>, specifically referring thereon to Irrevocable Letter of Credit No. <u>2171</u>.

You may transfer your rights under this Letter of Credit in their entirety (but not in part) to any transferee. Transfer of your rights under this Letter of Credit to any such transferee shall be effected only upon the presentation to us of this Letter of Credit accompanied by a transfer letter in the form attached hereto as <u>Exhibit F</u>, and we consent to such transfer without charges or fees of any kind. Upon such transfer, the transferee shall have no further rights to transfer this Letter of Credit.

This Letter of Credit sets forth in full our undertaking, and such undertaking shall not in any way be modified, amended, amplified or limited by reference to any document, instrument or agreement referred to herein (including, without limitation, the Approval, but excluding the UCPDC), and any such reference shall not be deemed to incorporate herein by reference any document, instrument or agreement. <u>Exhibits A, B, C, D, E, F and G</u> attached hereto are incorporated herein by reference as an integral part of this Letter of Credit.

Very truly yours,

By: <u>William L. Kral</u>

President



EXHIBIT A

TO LETTER OF CREDIT

FORM OF CERTIFICATE FOR "A" DRAWING

Attention:

Re: Your Letter of Credit No. In Favor of City of Chesterfield, Missouri

To Whom It May Concern:

The undersigned, a duly authorized official of City of Chesterfield, Missouri (the "Beneficiary"), hereby certifies to __________(the "Bank"), with reference to Irrevocable Letter of Credit No. ________(the "Letter of Credit"; any capitalized terms used herein and not defined shall have their respective meanings as set forth in the said Letter of Credit) issued by the Bank in favor of the Beneficiary, that:

- 1. The Account Party has failed to complete all of the required work or fulfill all obligations required by the City Code, permits, approved plans or agreements.
- 2. The draft in the sum of \$______accompanying this Certificate is not in excess of the Maximum Available Credit under the Letter of Credit and shall result in a reduction of the Maximum Available Credit under the Letter of Credit.

Transfer the funds as stated above to the credit of the City of Chesterfield, Missouri to

[INSERT BANK Account #_____], Attention: Director of Finance.

IN WITNESS WHEREOF, the Beneficiary has executed and delivered this certificate this ______ day of ______, 20____.

CITY OF CHESTERFIELD, MISSOURI

By:

Planning & Development Services Director

EXHIBIT B TO LETTER OF CREDIT

FORM OF CERTIFICATE FOR "B" DRAWING

Attention:

Re:

Your Letter of Credit No. _____ in Favor of City of Chesterfield, Missouri

To Whom It May Concern:

The undersigned, a duly authorized official of City of Chesterfield, Missouri (the "Beneficiary"), hereby certifies to ______ (the "Bank"), with reference to Irrevocable Letter of Credit No. ______ (the "Letter of Credit"; any capitalized terms used herein and not defined shall have their respective meanings as set forth in the said Letter of Credit) issued by the Bank in favor of the Beneficiary, that:

- Funds in the amount of the accompanying draft are now due for deposit in a special 1. transit account for the payment per Work completion.
- accompanying this Certificate is not in The draft in the sum of \$_____ 2: excess of the Maximum Available Credit under the Letter of Credit and shall result in a reduction of the Maximum Available Credit under the Letter of Credit.

Transfer the funds as stated above to the credit of the City of Chesterfield, Missouri to

[INSERT BANK Account #], Attention: Director of Finance.

IN WITNESS WHEREOF, the Beneficiary has executed and delivered this certificate this day of , 20___.

CITY OF CHESTERFIELD, MISSOURI

By:

Planning & Development Services Director

EXHIBIT C TO LETTER OF CREDIT

ANY DESCRIPTION OF A DE

FORM OF NOTICE OF EXPIRATION

City of Chesterfield 690 Chesterfield Parkway W Chesterfield, Missouri 63017

Attention: Planning & Development Services Director

Re:

Our Letter of Credit No. _____ Missouri

Amount:

Expiration Date:

To Whom It May Concern:

Please consider this letter as the Bank's notification that the Bank does not intend to renew the above-reference letter of credit and, therefore, it will expire in full and finally on the abovementioned date. All remaining amounts under the Letter of Credit shall be transferred to the City of Chesterfield per the terms of the Letter.

in Favor of City of Chesterfield,

Very truly yours,

By:

Authorized Officer

cc:

EXHIBIT D

TO LETTER OF CREDIT

FORM OF REDUCTION CERTIFICATE

City of Chesterfield 690 Chesterfield Parkway West Chesterfield, Missouri 63017

Attention:

Re: LETTER OF CREDIT NUMBER:

IN ORIGINAL AMOUNT OF: \$ _____

To Whom It May Concern:

This certificate authorizes reduction in the amount of \$______ of the above letter of credit. The remaining maximum available credit for this letter of credit is \$______.

CITY OF CHESTERFIELD, MISSOURI

By:

Planning & Development Services Director

cc

EXHIBIT E

TO LETTER OF CREDIT

FORM FOR FULL REDUCTION / RELEASE OF LETTER OF CREDIT

Attention:

Re: LETTER OF CREDIT NUMBER:

IN ORIGINAL AMOUNT OF: \$ ____

FINAL REDUCTION

To Whom It May Concern:

The City of Chesterfield hereby authorizes the final reduction of the letter of credit established for ______. The letter of credit referenced above is hereby being surrendered.

Should you desire additional information, please contact *_____*.

By:

Planning & Development Services Director

Enclosures: Letter of Credit

cc

EXHIBIT F

TO LETTER OF CREDIT

FORM FOR FULL TRANSFER OF LETTER OF CREDIT

Attention:

Re:

Your Letter of Credit ('Letter of Credit'') No. ______ in favor of City of Chesterfield, Missouri

To Whom It May Concern:

The undersigned, City of Chesterfield, Missouri ("Transferor") has transferred and assigned (and hereby confirms said transfer and assignment) all of its rights in and under the Letter of Credit to [______] ("Transferee"). Transferor confirms that it no longer has any rights under or interest in the Letter of Credit and that you shall have no further responsibility to make payment under the Letter of Credit to Transferor.

Transferor hereby surrenders the Letter of Credit subject to the transfer to you and requests that you note the transfer of the Letter of Credit and deliver the Letter of Credit, amended or endorsed to reflect said transfer, to Transferee.

CITY OF CHESTERFIELD, MISSOURI

[_____]

CITY OF CHESTERFIELD, MISSOURI

By:

Planning & Development Services Director

Enclosures: Letter of Credit, if applicable

cc

EXHIBIT G

TO LETTER OF CREDIT

SIG	HT	DR	AFT

Attention:

Re:

Your Letter of Credit ('Letter of Credit'') No. _____ in favor of City of Chesterfield, Missouri

To Whom It May Concern:

Pay on demand to ______ the sum of U.S. \$_____. This draft is drawn under your Irrevocable Letter of Credit No. _____.

CITY OF CHESTERFIELD, MISSOURI

Ву:	 	مناجب استثن	 	 	
Name:	 		 	 	
Title:			 · <u>-</u>		

-01-

[Insert Lender's name]

By: _____

Name: _____

Title:

RECEIVED

MAR 26 2018

City of Chesterfield

Department of Public Services SUBDIVISION IMPROVEMENT MAINTENANCE DEPOSIT AGREEMENT

THIS MAINTENANCE DEPOSIT AGREEMENT made and entered into by Claymont Development, LLC herein called DEVELOPER, **Midwest Bank Centre** herein called CREDIT

HOLDER (strike through this party if cash deposited with City), and the City of Chesterfield, Missouri, herein called CITY.

WITNESSETH:

1.1

WHEREAS, the DEVELOPER has submitted plans, information and data to the CITY for the creation and development of subdivision а to be known as The Arbors at Wilmas Farm (Plat 2) in accordance with Ordinance No. _____, the governing ordinance for the subdivision, and the Subdivision Regulations of the City of Chesterfield, and has requested approval of same; and

WHEREAS, the subdivision plans have been approved and the CITY has reasonably estimated and determined that the cost of maintenance of the required improvements, based on the cost of construction of said improvements, all in accordance with the provisions of said subdivision governing ordinance and Subdivision Regulations, as amended, will be in the sum Forty-one thousand two hundred ninety-two dollars & fifty-nine cents of DOLLARS (\$ 41,292.59

), lawful money of the United States of America: and

WHEREAS, the DEVELOPER is seeking approval from the CITY of the record plat of the aforesaid subdivision as the same is provided in said governing ordinance and Subdivision Regulations; and

WHEREAS, the Subdivision Regulations provide inter alias that the commencement of said subdivision may be approved by the CITY upon the DEVELOPER submitting satisfactory construction and maintenance deposit agreements guaranteeing the construction and maintenance of the subdivision improvements in accordance with the approved plans, said governing ordinance and Subdivision Regulations.

NOW, THEREFORE, in consideration of the covenants, promises and agreement herein provided;

IT IS HEREBY MUTUALLY AGREED:

	That the DEVELOPER has established a MAINTENANCE	DEPOSIT in the
amount of	y-one thousand two hundred ninety-two dollars & fifty-nine cents	
DOLLARS (\$	41,292.59), lawful money of the United States	of America by:
(check one)		
[Depositing cash with the City.	
	Submitting a Letter of Credit in the form required by the CI	ΓY and issued by
	the CREDIT HOLDER.	
Ľ	Submitting a	(type of readily

negotiable instrument acceptable to the CITY) endorsed to the City.

Said deposit guarantees the DEVELOPER will perform his maintenance obligations regarding subdivision improvements, including, but not limited to; lots, streets, sidewalks, trees, common ground areas, erosion and siltation control, and storm drainage facilities, in The Arbors at Wilmas Farm (Plat 2) Subdivision, all in accordance with the

approved plans, the governing ordinance for the subdivision and the Subdivision Regulations of

the City of Chesterfield, which by reference are made a part hereof, and in accordance with all ordinances of the CITY regulating same.

2. That the MAINTENANCE DEPOSIT will be held in escrow by the CITY or the CREDIT HOLDER, as applicable, until such time as releases are authorized by the Planning and Development Services Division.

3. That the DEVELOPER shall be responsible for, and hereby guarantees, the maintenance of the subdivision improvements, including, but not limited to, lots, streets, sidewalks, trees, common ground areas, erosion and siltation control, and storm and drainage facilities, until (1) expiration of twelve (12) months after occupancy permits have been issued on eighty percent (80%) of all of the lots in the subdivision plat(s), or (2) twelve (12) months after completion of the subdivision and acceptance / approval of all required improvements by the CITY, whichever is longer. In the case of landscaping, the maintenance period shall be twenty-four (24) months after installation is approved by the CITY. Maintenance shall include repair or replacement of all defects, deficiencies and damage to the improvements that may exist or arise, abatement of nuisances caused by such improvements, removal of mud and debris from construction, erosion control, grass cutting, removal of construction materials (except materials to be used for construction on the lot or as permitted by site plan), and snow removal. All repairs and replacement shall comply with CITY specifications and standards. Any maintenance of improvements accepted by the CITY for public dedication shall be completed under the supervision of and with the prior written approval of the Planning and Development Services Director. The maintenance obligation for required improvements to existing public roads or other existing public infrastructure already maintained by a public governmental entity shall terminate on and after the date such improvements have been

inspected and accepted by the appropriate governmental entity and the deposit for same shall be released. Irrespective of other continuing obligations, the developer's snow removal obligations shall terminate on the date a street is accepted by the CITY for public maintenance.

4. That the maintenance deposit shall be retained by the CITY OR CREDIT HOLDER to guarantee maintenance of the required improvements and, in addition to being subject to the remedies of Section 1005.080 Subsection (G) and other remedies of the City Code, shall be subject to the immediate order of the Planning and Development Services Director to defray or reimburse any cost to the CITY of maintenance or repair of improvements related to the subdivision which the developer fails or refuses to perform. Except in emergency circumstances or where action is otherwise required before written notice can be provided, the Planning and Development Services Director shall provide the developer with a written demand and opportunity to perform the maintenance before having such maintenance performed by the CITY, or its agents. The Planning and Development Services Director shall have the authority to require the maintenance deposit to be replaced or replenished by the developer, in any form permitted for an original deposit, where the amount remaining is determined to be insufficient or where the maintenance deposit was drawn upon by the CITY for maintenance.

5. That in determining the amount of MAINTENANCE DEPOSIT that shall continue to be held, portions of the deposit amount that were attributable to improvements that have been accepted by any third-party governmental entity or utility legally responsible for the maintenance of the improvement may be released upon such acceptance of the improvement by the entity. The Planning and Development Services Director may approve such further releases if it is determined in his or her discretion, after inspection of the improvements, that the total

maintenance amount retained is clearly in excess of the amount necessary for completion of the maintenance obligation, after all reasonable contingencies are considered.

6. That in the event the CITY should determine that the MAINTENANCE DEPOSIT, or any line item thereon as herein provided, is insufficient, the CITY will so notify the DEVELOPER who shall, within thirty (30) days of said notice, deposit additional sums with the CITY or have the amount of the letter of credit or other banking instrument increased as will be required to maintain the said specific component of the improvement and said additional sum will be subject to the terms of this MAINTENANCE DEPOSIT AGREEMENT. Failure to provide said sum shall be cause for immediate cessation of all work on said subdivision until the additional amount is paid.

7. That the CREDIT HOLDER, in accordance with paragraphs 2, 4 and 5 above, shall only release or disburse the MAINTENANCE DEPOSIT, or portion thereof, upon receipt and in the amount set forth in a written authorization from the said Planning and Development Services Division addressed to the Credit Holder, which authorization may be for payment, as provided in the Subdivision Regulations or governing ordinance for this subdivision.

8. That upon expiration of the maintenance obligations established herein, the Planning and Development Services Director shall cause a final inspection to be made of the required improvements. Funds shall then be released if there are no defects or deficiencies found and all other obligations including payment of all sums due, are shown to be satisfied on inspection thereof, or at such time thereafter as any defects or deficiencies are cured with the permission of, and within the time allowed by, the Planning and Development Services Director. This release shall in no way be construed to indemnify or release any person from any

civil liability that may exist for defects or damages caused by any construction, improvement or development for which any deposit has been released.

9. That there shall be no assignment by DEVELOPER or CREDIT HOLDER under the terms of this agreement without written approval of the CITY.

10. That if DEVELOPER is unable to meet its obligation hereunder or to provide additional sums to guarantee maintenance of the Subdivision improvements as may be determined by the CITY or if the DEVELOPER shall abandon the subdivision or go into receivership or file for bankruptcy protection, then in any such event the CITY may declare the DEVELOPER in default and may immediately order the payment of all remaining sums held in the MAINTENANCE DEPOSIT to be paid to the CITY without further legal process, to be used to complete and maintain the subdivision improvements as set out under the terms hereof.

11. That the CREDIT HOLDER will immediately inform the City of any changes of address for CREDIT HOLDER or DEVELOPER (known to CREDIT HOLDER) during the period of this Agreement. Failure to do so shall result in a breach of this Agreement and the CITY may declare the DEVELOPER or CREDIT HOLDER (as the case may be) in default and may immediately order the payment of all remaining sums held by CREDIT HOLDER to be paid to the CITY without further legal process, to be used to maintain the subdivision improvements as set out under the terms hereof.

12. That no forbearance on the part of the CITY in enforcing any of its rights under this agreement, nor any extension thereof by CITY, shall constitute a waiver of any terms of this Agreement or a forfeiture of any such rights.

13. That the CITY hereby accepts this agreement as a satisfactory MAINTENACE DEPOSIT AGREEMENT under the provisions and requirements of the governing ordinance

for this subdivision and any amendments or revisions thereto and the Subdivision Regulations of the CITY.

IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and

seals the 15th day of February, 2018 A.D. DEVELOPER: Claymont Development, LLC ATTEST: (SEAL) BY: Type Name: Brian Jo Type Name: Wesley Byrne Title: Project Titl Firm Address: 26 Pacland Estates Drive A SUL A CAR Chesterfield, MO 63005 REDIT HOLDER: Midwest Bank Centre ATTEST: BY: DunneyanName: Name: Vice President Title: (redit Admin Title:

Firm Address: 2191 Lemay Ferry Road

St. Louis, MO 63125

CITY OF CHESTERFIELD, MISSOURI

BY_

Planning and Development Services Director

ATTEST: (SEAL)

APPROVED:

City Clerk

Mayor

NB: The signatures of the DEVELOPER and CREDIT HOLDER are to be acknowledged before a Notary Public. In the case of a partnership, all partners must sign. In the case of a corporation, the affidavits of the corporation act must be attached.

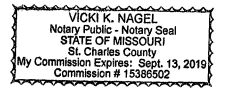
BANK OFFICIAL'S ACKNOWLEDGMENT

STATE OF MISSOURI)
) SS COUNTY OF ST. LOUIS)
On this 22^{nd} day of March, 2018, before me appeared
Chris Rife, to me personally known, who, being by me duly
sworn, did say that he/she is the <u>Vice President</u> (title) of
Midwest Bank Centre (name of bank), a
<u>$Corporation$ (corporation, etc.) organized and existing under the laws of the</u>
United States of America, and that the seal affixed to the foregoing instrument is the Corporate
Seal of said bank, and that said instrument was signed and sealed on behalf of said bank by
authority of its Board of Directors, and said Vice President (title)
acknowledged said instrument to be the free act and deed of said bank.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal in County and State aforesaid, the day and year first above written.

Notary Public Vicki K. Wagel

My Commission Expires: 09/13/2019



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LLC EXECUTING OFFICIAL'S ACKNOWLEDGEMENT

STATE OF MISSOURI)
) SS COUNTY OF ST. LOUIS)
On this <u>15-th</u> day of <u>February</u> , 20 <u>18</u> , before me appeared <u>Wesley Byrne</u> (name) to me personally known, who, being by
(name) to me personally known, who, being by
me duly sworn, did say that he/she is the Owner (title or Executing
Official) of Claymont Development, LLC , a Missouri Limited Liability
Corporation, and that he/she in fact has the authority to execute the foregoing agreement
pursuant to the authority given him/her by the Limited Liability Corporation, and that said
agreement was signed and sealed by him/her on behalf of the aforesaid L.L.C. by authority of
its Members , (President or title of chief officer),
<u>ulesley Byrne</u> (name) as <u>owner</u> (title of
Executing Official) of said L.L.C. acknowledges said agreement to be the lawful, free act and
deed of said L.L.C.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my notarial seal, this 15^{-14} day of February, 20/8.

Notary Public

My Commission Expires: 9/18/2/

4

MICHAEL TAYLOR STUART NOTARY PUBLIC-NOTARY SEAL STATE OF MISSOURI COMMISSIONED FOR ST LOUIS COUNTY MY COMMISION EXPIRES: 9/18/2021 COMMISSION # 17304977

MAINTENANCE DEPOSIT

SUBDIVISION: Arbors at Wilmas Farm PLAT: 2 SUB CODE: 5004 DEVELOPER: Wilmas Farm, LLC

NOTE: Deposit is adjusted to account for 10% of entire sewer costs, and 0% of LOMR/Elev. Cert's, if any)

CATEGORY	ORIGINAL BALANCE	DATE OF RELEASE	AMOUNT	CURRENT BALANCE
STREETS	\$10,708.92			\$10,708.92
SIDEWALKS	\$1,449.80			\$1,449.80
STORM SEWER	\$8,612.46			\$8,612.46
SAN. SEWER	\$2,159.82			\$2,159.82
DETENTION	\$3,511.60		•	\$3,511.60
GRADING	\$7,764.80			\$7,764.80
EROSION CONTROL	\$3,866.07			\$3,866.07
SILTAT'N CONTROL	\$827.41			\$827.41
MONUMENTS	\$2,000.00			\$2,000.00
STREET LIGHTS	\$231.00	6/28/2017	\$231.00	\$0.00
STREET SIGNS	\$22.50			\$22.50
WATER MAINS	\$7,481.00	1/31/2017	\$7,106.95	\$0.00
COMMON GR. SEED	\$369.21	6/28/2017	\$374.05	\$369.21
TOTALS	\$49,004.59		\$7,712.00	\$41,292.59



March 15, 2018

IRREVOCABLE LETTER OF CREDIT NO. 2173

City of Chesterfield 690 Chesterfield Parkway West Chesterfield, Missouri 63017

Dear Sir:

We hereby establish in favor of the City of Chesterfield, upon the application of and for the account of <u>Claymont Development</u>, <u>LLC</u> (the "Account Party") our transferable irrevocable standby letter of credit (the "Letter of Credit") in the amount of $\frac{41,292.59}{1,292.59}$ (the "Maximum Available Credit"), subject to the reduction as hereinafter set forth.

For information only: This letter of credit is issued with respect to: (check all that apply)

Grading Surety

	Staamig Salety		Subdivision Maintenance Deposit
	Landscape Surety		Subdivision Maintenance Deposit
			Tree Preservation Surety
IJ	Pavement Restoration Surety		Other
	Subdivision Construction Deposit	L	

as detailed on the accompanying agreements for <u>The Arbors at Wilmas Farm</u>, approval of same issued by you for the benefit of the Account Party (the "Approval").

Subject to all of the terms and conditions of this Letter of Credit, the Maximum Available Credit shall be made available by your draft(s) at sight drawn on us accompanied by this Letter of Credit and any amendments thereto for presentation and by the following documents:

- 1. Your signed certificate, in the form attached hereto as <u>Exhibit A</u>, dated not more than ten days prior to its presentation to us; or
- 2. Your signed certificate, in the form attached hereto as <u>Exhibit B</u>, dated not more than ten days prior to its presentation to us.



Midwest

RISING TOGETHER[®]

inkCentre

*No draft will be paid if the amount thereof is in excess of the Maximum available Credit hereunder as of the date such draft is to be paid.

Multiple drawings may be presented under this Letter of Credit, which, in the aggregate and subject to the limitations set forth herein, shall not exceed the Maximum Available Credit then in effect and each such drawing honored by us hereunder shall reduce the Maximum Available Credit by the amount of such drawing. The draft(s) drawn under this Letter of Credit must be drawn and presented to our offices at 2191 Lemay Ferry Road, St. Louis, MO. 63125 Attention: Loan Operations (or such other officer, department or address designated in writing by us to you at your address shown above or at such other address as you shall advise us of in writing) by hand delivery or by delivery by courier between 9:00 a.m. and 4:30 p.m. (St. Louis, Missouri time) on a Business day (as defined below). As used in this Letter of Credit, "Business day" shall mean any day other than a Saturday, Sunday or a day on which banking institutions in the State of Missouri are authorized or required by law to close.

We hereby agree that all drafts drawn under and in compliance with the terms of this Letter of Credit will be duly honored by us upon delivery of any of the certificate(s) specified above and if presented at our aforesaid office on or before the Expiration date (as defined below).

If demand for payment is made hereunder in strict conformity with the terms and conditions of this Letter of Credit before 11:00 a.m. (St. Louis, Missouri time) on any Business day, payment of the amount demanded shall be made in immediately available funds not later than 1:00 p.m. (St. Louis, Missouri time) on the next succeeding Business day.

Payment under this Letter of Credit to you shall be made by wire transfer or as agreed by the Chesterfield Department of Finance of immediately available funds per your instructions.

Only you or a transferee may make drawings under this Letter of Credit. Upon payment as provided above of the amount specified in a sight draft drawn hereunder, the Maximum Available Credit of the Letter of Credit shall be reduced by the amount of the payment.

If demand for payment does not conform to the terms and conditions of this Letter of Credit, we will promptly notify you thereof and of the reasons thereof, such notice to be promptly confirmed in writing to you, and we shall hold all documents at your disposal or return the same to you, if directed by you.

This Letter of Credit is effective immediately and expires on the earliest of (i) 4:00 p.m. (St. Louis, Missouri time) on October 28, 2018, except that unless such date may be extended as hereinafter provided, this letter of credit shall automatically and immediately be paid by wire transfer the balance of the Maximum Available Credit to the City of Chesterfield at the following account: to receiving bank Reliance Bank (ABA #081018888) for beneficiary City of Chesterfield, Account # 50044296, or (ii) when you have drawn and we have paid to you the Maximum Available Credit of this Letter of Credit or (iii) the day on which this Letter of Credit is surrendered to us for cancellation (collectively, the "Expiration Date"); provided, however, notwithstanding the termination by expiration of this Letter of Credit, our payment obligation shall survive such expiration with respect to any sight drafts accompanied by a certificate in the form of Exhibits A, or B, as the case may be,

presented to us for payment prior to the expiration of this Letter of Credit; and/or further provided that upon such expiration, or if automatically extended upon expiration of the last extension, we shall automatically and immediately transfer the balance of the Maximum Available Credit to the City of Chesterfield at the account set forth above or such obligations under this Letter of Credit or authorize a replacement of the Letter of Credit. It is a condition of this Letter of Credit that it shall be deemed automatically extended, without amendment, for one year (or such other date as the City and Account Party may agree in writing) from the present or any future Expiration date hereof, unless at least 75 days prior to any such date, we shall send you, in the form attached hereto as Exhibit C, notice that we elect not to consider this Letter of Credit renewed for such additional one-year period. Notwithstanding any automatic extensions, this letter of credit shall expire fully and finally not later than October 28, 2022.

Upon our receipt, from time to time, from you of a written reduction certificate in the form attached as <u>Exhibit D</u>, we are authorized to reduce the Maximum Available Credit hereunder by the amount stated in such certificate, any such reduction to be effective only at our close of business on the date on which we receive such written reduction certificate. Final reduction / release of the Letter of Credit shall be effective at our close of business on the date on which we receive a certificate in the form attached as <u>Exhibit E</u>.

This Letter of Credit shall be governed by the Uniform Customs and Practice for Documentary Credits, 2007 Revision, International Chamber of Commerce Commission Publication No. 600, but excluding the provisions of Article 32 thereof (the "UCPDC").

Any communications with respect to this Letter of Credit shall be in writing and shall be addressed to us at <u>2191 Lemay Ferry Road</u>, <u>St. Louis Mo. 63125</u>. Attention: <u>Loan Operations</u>, specifically referring thereon to Irrevocable Letter of Credit No. <u>2173</u>.

You may transfer your rights under this Letter of Credit in their entirety (but not in part) to any transferee. Transfer of your rights under this Letter of Credit to any such transferee shall be effected only upon the presentation to us of this Letter of Credit accompanied by a transfer letter in the form attached hereto as <u>Exhibit F</u>, and we consent to such transfer without charges or fees of any kind. Upon such transfer, the transferee shall have no further rights to transfer this Letter of Credit.

This Letter of Credit sets forth in full our undertaking, and such undertaking shall not in any way be modified, amended, amplified or limited by reference to any document, instrument or agreement referred to herein (including, without limitation, the Approval, but excluding the UCPDC), and any such reference shall not be deemed to incorporate herein by reference any document, instrument or agreement. Exhibits A, B, C, D, E, F and G attached hereto are incorporate herein by reference as an integral part of this Letter of Credit.

Very truly yours,

By: <u>Mule</u>, Pres William L. Kral

President



EXHIBIT A

TO LETTER OF CREDIT

FORM OF CERTIFICATE FOR "A" DRAWING

Attention:

Re: Your Letter of Credit No. In Favor of City of Chesterfield, Missouri

To Whom It May Concern:

The undersigned, a duly authorized official of City of Chesterfield, Missouri (the "Beneficiary"), hereby certifies to ________ (the "Bank"), with reference to Irrevocable Letter of Credit No. _______ (the "Letter of Credit"; any capitalized terms used herein and not defined shall have their respective meanings as set forth in the said Letter of Credit) issued by the Bank in favor of the Beneficiary, that:

1. The Account Party has failed to complete all of the required work or fulfill all obligations required by the City Code, permits, approved plans or agreements.

2. The draft in the sum of \$______ accompanying this Certificate is not in excess of the Maximum Available Credit under the Letter of Credit and shall result in a reduction of the Maximum Available Credit under the Letter of Credit.

Transfer the funds as stated above to the credit of the City of Chesterfield, Missouri to

[INSERT BANK Account #], Attention: Director of Finance.

CITY OF CHESTERFIELD, MISSOURI

By:

Planning & Development Services Director

EXHIBIT B TO LETTER OF CREDIT FORM OF CERTIFICATE FOR "B" DRAWING

Attention:

Re: Your Letter of Credit No. _____ in Favor of City of Chesterfield, Missouri

To Whom It May Concern:

The undersigned, a duly authorized official of City of Chesterfield, Missouri (the "Beneficiary"), hereby certifies to _________ (the "Bank"), with reference to Irrevocable Letter of Credit No. ________ (the "Letter of Credit"; any capitalized terms used herein and not defined shall have their respective meanings as set forth in the said Letter of Credit) issued by the Bank in favor of the Beneficiary, that:

- 1. Funds in the amount of the accompanying draft are now due for deposit in a special transit account for the payment per Work completion.
- 2. The draft in the sum of \$______accompanying this Certificate is not in excess of the Maximum Available Credit under the Letter of Credit and shall result in a reduction of the Maximum Available Credit under the Letter of Credit.

Transfer the funds as stated above to the credit of the City of Chesterfield, Missouri to

[INSERT BANK Account #____], Attention: Director of Finance.

IN WITNESS WHEREOF, the Beneficiary has executed and delivered this certificate this day of ______. 20____.

CITY OF CHESTERFIELD, MISSOURI

By:

Planning & Development Services Director

EXHIBIT C

Nillikininine series of the Association of the

TO LETTER OF CREDIT

FORM OF NOTICE OF EXPIRATION

City of Chesterfield 690 Chesterfield Parkway W Chesterfield, Missouri 63017

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in 120000000000000000000

Attention: Planning & Development Services Director

Re: Our Letter of Credit No. _ Missouri in Favor of City of Chesterfield,

Amount:

Expiration Date:

To Whom It May Concern:

Please consider this letter as the Bank's notification that the Bank does not intend to renew the above-reference letter of credit and, therefore, it will expire in full and finally on the abovementioned date. All remaining amounts under the Letter of Credit shall be transferred to the City of Chesterfield per the terms of the Letter.

Very truly yours,

By:

Authorized Officer

cc:

EXHIBIT D TO LETTER OF CREDIT FORM OF REDUCTION CERTIFICATE

City of Chesterfield 690 Chesterfield Parkway West Chesterfield, Missouri 63017

Attention:

Re: LETTER OF CREDIT NUMBER:

IN ORIGINAL AMOUNT OF: \$ _____

To Whom It May Concern:

This certificate authorizes reduction in the amount of \$______ of the above letter of credit. The remaining maximum available credit for this letter of credit is \$______.

CITY OF CHESTERFIELD, MISSOURI

By:

Planning & Development Services Director

cc

EXHIBIT E

TO LETTER OF CREDIT

FORM FOR FULL REDUCTION / RELEASE OF LETTER OF CREDIT

Attention:

Re: LETTER OF CREDIT NUMBER: ____

IN ORIGINAL AMOUNT OF: \$_____

FINAL REDUCTION

To Whom It May Concern:

The City of Chesterfield hereby authorizes the final reduction of the letter of credit established for ______. The letter of credit referenced above is hereby being surrendered.

Should you desire additional information, please contact *_____*.

By:

Planning & Development Services Director

Enclosures: Letter of Credit

cc

EXHIBIT F

TO LETTER OF CREDIT

FORM FOR FULL TRANSFER OF LETTER OF CREDIT

Attention:

Re: Your Letter of Credit ('Letter of Credit'') No._____ in favor of City of Chesterfield, Missouri

To Whom It May Concern:

The undersigned, City of Chesterfield, Missouri ("Transferor") has transferred and assigned (and hereby confirms said transfer and assignment) all of its rights in and under the Letter of Credit to [______] ("Transferee"). Transferor confirms that it no longer has any rights under or interest in the Letter of Credit and that you shall have no further responsibility to make payment under the Letter of Credit to Transferor.

Transferor hereby surrenders the Letter of Credit subject to the transfer to you and requests that you note the transfer of the Letter of Credit and deliver the Letter of Credit, amended or endorsed to reflect said transfer, to Transferee.

CITY OF CHESTERFIELD, MISSOURI [

CITY OF CHESTERFIELD, MISSOURI

By:

Planning & Development Services Director

Enclosures: Letter of Credit, if applicable

CC

EXHIBIT G

TO LETTER OF CREDIT

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Attention:								
						· · ·		
Re:		er of Credit d, Missou		(Credit") No		in	favor of C	Lity of
To Whom It N	May Concer	n:						
Pay on demand to draft is drawn under your Irrevocabl				the sum of	TU.S. \$. ·),	This
draft is drawn	under your	Irrevocabl	e Letter of	Credit No.	<u></u>	•		
			•					
CITY OF CH	IESTERFIE	LD, MISS	OURI			ø .		
Ву:	<u></u>	••••••	,					

Name: ______

-or-

[Insert Lender's name]

Ву:_____

Name: _____

Title: