NORTH CAROLINA DURHAM COUNTY

NON-REIMBURSABLE UTILITY CONTRACT

	o as of theday of2018, after the "Developer") and the COUNTY OF
	ne construction of 1,416 feet of 8-inch gravity WestBrier Phase 1B Development of 63
WHEREAS, the developer has agreed to extension;	pay certain costs associated with that proposed
	the County Board of that proposed upgrade pursuant to a proposed of the terms hereinafter set forth;
including but not limited to Capital Reco per day domestic strength wastewater	of ten dollars and other valuable consideration, very Charges of \$69,783.35 for a 24,385 gallon allocation, the receipt of which is hereby bunty, and the heirs, successors, and assigns of
1. The Standard Provisions and additiona "A" and incorporated herein by reference,	al provisions, shown on the attached Appendix shall apply.
IN TESTIMONY WHEREOF , the p duplicate originals, as of the day and year	arties hereto have executed this Contract in first above written.
COUNTY OF DURHAM	DEVELOPER
County Manager SEAL:	BY:
ATTEST:	ATTEST:
Clerk to the Board	

APPENDIX A - STANDARD PROVISIONS

1. The Developer shall engage a professional engineer to prepare plans and specifications for the construction of all of the following required to serve the project:

SANITARY SEWER IMPROVEMENTS

- 2. Unless otherwise provided in this contract, all construction shall be in accordance to County policy, standards, and specifications. All work shall be subject to inspection by the County or its designated representative. Inspection shall be provided according to County policy. A registered professional engineer shall be engaged by the Developer to provide construction inspections duties if directed by the County.
- 3. The Developer's engineer shall provide construction stakeout inspection and supervision duties.
- 4. All construction shall be performed by a contractor licensed to perform this type of work in the State of North Carolina. The contractor must be approved by the County before a contract is entered into between the Developer and the contractor. The contractor will construct all utilities according to construction plans and specifications approved by the Utility Division. Any unapproved alterations may not be accepted by the County, and will be reconstructed as to the approved plans and specifications by the Developer.
- 5. Before starting construction, the Developer shall secure approval of the construction plans and all necessary permits from the following:

The City of Durham

The County of Durham

The North Carolina Department of Transportation

The North Carolina Department of Environmental Quality

- 6. The Developer shall furnish the County record drawings on mylar, and by CAD file, along with a television inspection report of all lines eight (8) inches in diameter and larger. The County Engineer will specify format for each.
- 7. The County shall record all easements necessary for the project in the Durham County registry before the County shall assume maintenance, ownership, or provide service through any utility line constructed pursuant to this contract. If defects in workmanship or materials are discovered within one year of the date of acceptance, in work done pursuant to this contract by or for the Developer, the Developer shall see that such defects are promptly corrected at the Developers expense. The County may elect to correct the defects and bill the Developer for the costs of correction. Failure to pay the County for the correction costs may result in the disconnection of utility service and or the institution

of legal action to recover the costs of correcting the system.

- 8. The County shall designate the size and type of materials for all utility lines required to serve the project.
- 9. The Developer shall bear the total cost of all utility construction within the Project and the total cost of utility construction required to extend Service to the Project. Unless otherwise explicitly and specifically stated, the Developer shall bear the costs and expenses of all the obligations and duties created by this contract. The Developer shall hold the County harmless from any cost or claims associated with the construction.
- 10. The County may make extensions from any of the utility lines covered in this contract without the permission of the Developer.
- 11. Utility charges will be made according to County policy or ordinance.
- 12. Utility service shall be installed by the developer, including clean outs as specified.
- 13. The County may require any testing it deems appropriate to determine that the work complies with County standards and specifications. All such testing shall be at the Developers' expense.
- 14. The words "line" and "lines" shall include "main" and "mains" unless the context otherwise requires. "Sewer" shall mean "sanitary sewer".
- 15. No construction shall begin until authorized in writing by the County.

PARTNERSHIP ACKNOWLEDGEMENT

STATE OF		
COUNTY OF		
I, A Notary Pu	ablic for said County	y and State,
Do hereby certify that personally appeared before me this day an	nd acknowledged the	, of e execution of the
foregoing instrument.		
Witness my hand and official seal, this the	day of	, 2018.
Notary Public My commission expires:		
COUNTY ACKNOWLEDGEMENT		
NORTH CAROLINA DURHAM COUNTY		
This is to certify that on this day _V. Michelle Powhom I am personally acquainted, who being duly is the County Manager, and that he, the said _V Board of the County of Durham, a political subdivision that the seal affixed to said instrument political subdivision was subscribed there to and so the County Board of Commissioners of the County and deed of said political subdivision.	sworn, says that	Wendell Davis Evans , is Clerk to the of North Carolina, named nmon seal of said political seal; that the name of the was affixed, all by order of
Witness my hand and official seal this the	day of	, 2018.
Notary Public My commission expires:		