ASSIGNMENT AND AMENDMENT TO SIDEWALK DEFERRAL AGREEMENT TO CONSTRUCT SUBDIVISION IMPROVEMENTS

NAME OF PROJECT:					
		PER/ASSIGNOR:			
CITY PROJEC	T #				
			_		
		ENDMENT is made this da			
20, by the City	y of Albuquerque, New	Mexico ("City") and (the origina	l subdivider/developer		
		veloper)			
("Assignee") a, (s	state type of business en	tity, for instance "corporation," "	general partnership",		
"joint venture", "	individual," etc.:)				
whose address is					
and whose teleph	one number is ()_	, i	s made in Albuquerque		
New Mexico and	is effective as of the da	te of final execution on this Agre	ement.		
WHERE	AS, the Assignor was the	e subdivider/developer of the (Na			
No:	; and		, J J		
WHERE	AS the City and		entered		
into a Sidewalk I	Deferral Agreement ("Or	riginal Agreement") on	which was		
recorded on	in the	records of the Bernalillo County	Clerk State of New		
Mexico in Book	nages to	as Document No.	Cicia, State of Ivew		
wherein	, pu8+3 to	agreed to construct sidewalk	cs as shown on Plans		
	s submitted to and appro		.s ws 5116 Wil 611 1 1Wil		
WHEDE	AS the Original Agreem	ant was amanded by a	Extension		
		nent was amended by a recorded on			
		, as Document No			
		tate of New Mexico, extending t			
			ne construction		
deadine to		; and			
WHERE	AS, the Original Agreem	nent was amended by a	Extension		
Agreement dated	·	recorded on	, in Book		
, pag	ges through	, as Document No	in		
the records of Be	rnalillo County Clerk, S	tate of New Mexico, extending t	he construction		
deadline to		; and			

WHEREAS, the Original Agreement provides that if the Subdivision or any part thereof is sold, conveyed or assigned the City will not release the Assignor from its obligations, nor will the City release Assignor's financial guaranty until a successor in interest to the Assignor has entered into an Assignment and Amendment to the Sidewalk Deferral Agreement with the City and posted a substitute financial guaranty satisfactory to the City; and WHEREAS, Assignee will become the new owner of _______, having acquired its interest by a Warranty Deed, which was recorded on ______ in the records of the Bernalillo County Clerk, State of New Mexico, in Book _____, pages _____ through _____, as Document No. ______, and THEREFORE, the Assignor, Assignee and the City agree: 1. Assignment: Assignor hereby assigns to Assignee all of Assignor's right, title and interest in and to the Original Agreement as amended. Assignee hereby accepts said assignment, and assumes the Original Agreement as amended, and all of the duties and obligations of Assignor thereunder. All references in the Original Agreement as amended to the Assignor "Subdivider/Developer" are deleted and the Assignee is substituted hereafter. Assignee agrees that the terms and conditions of the Original Agreement as amended which previously applied to Assignor are hereby ratified and confirmed by, and made applicable to Assignee. 2. Financial Guaranty: Section 2, paragraph 2 of the Original Agreement, specifically the information regarding the financial guaranty, is amended to read: Type of Financial Guaranty:

- 3. Other Terms Unchanged: Except as amended herein, the terms and conditions of the Original Agreement will remain unchanged and will continue in full force and effect unless there is a conflict between the terms and conditions of this Assignment and Amendment, and the terms and conditions of the Original Agreement, in which case the terms and conditions of this Assignment to Original Agreement will control.
- 4. <u>Entire Agreement</u>: This Assignment and Amendment contains the entire agreement of the parties and supersedes any and all other agreements or understandings, oral or written, whether previous to the execution hereof or contemporaneous herewith.

- 5. <u>Changes to Agreement</u>: Changes to this Assignment and Amendment are not binding unless made in writing, signed by all parties.
- 6. <u>Form not Changed</u>: Assignor and Assignee agree that changes to this form are not binding unless initialed by both on this form.
- 7. <u>Authority to Execute</u>: If the Assignor signing below was not the prior owner of the subdivision, or the Assignee is not the present owner of the Subdivision, the true past and/or present owner(s) must execute and deliver to the City a Power of Attorney or other evidence of authority which is acceptable to the City, establishing the authority of the Assignor and/or Assignee to sign this Assignment and Amendment.

Executed on the date stated in the first paragraph of this Assignment and Amendment.

ASSIGNOR:	ASSIGNEE:		
By (signature):	By (signature):		
Name (printed):	Name (printed):		
Title:	Title:		
Date:	Date:		
ASSIGNOR'S	SNOTARY		
STATE OF NEW MEXICO))ss.			
COUNTY OF BERNALILLO)			
This instrument was acknowledged before me	e on this, 20		
by [name of person:]	, [title or capacity, for		
instance, "President" or "Owner":]	of		
[Subdivider/Developer:]	.		
(SEAL)			
My Commission Expires:	Notary Public		

ASSIGNEE'S NOTARY

STATE OF NEW MEXICO)		
COUNTY OF BERNALILLO)ss.)		
This instrument was acknowled by [name of person:]instance, "President" or "Owner":] [Subdivider/Developer:]		, [title	or capacity, for of
(SEAL)			
My Commission Expires:	Notary P	ublic	
CITY OF ALBUQUERQUE: By:			
Richard Dourte, City Engine	eer		
Date:			
	<u>CITY'S NOTARY</u>		
STATE OF NEW MEXICO COUNTY OF BERNALILLO))ss.)		
This instrument was acknown	wledged before me on	day of	, 20,
by Richard Dourte, City Engineer	of the City of Albuquerque	, a municipal corpo	ration, on behalf
of the municipal corporation.			
(SEAL)			
My Commission Expires:	Notary P	ublic	