Kevin Cesnik

## FALL CREEK REGIONAL WASTE DISTRICT

4707

9378 S 650 WEST, P.O. BOX 59, PENDLETON, IN 46064

765-778-7544

AGREEMENT FOR SANITARY SEWER SERVICE

21-06840.00

This Agreement made and entered into this 15th day of 1000 mbe. 200 2, between FALL CREEK REGIONAL WASTE DISTRICT ("District") and 1000 morgan ("Applicant") regarding the provision of sanitary sewer service, and the assignment of capacity in, and connection to, the District's facilities for the premises located at 1000 morgan ("Applicant") summer lake 9160 facility to the premises located at 1000 morgan ("Applicant") and connection to the District's facilities for the premises located at 1000 morgan ("Applicant") and 1000 morgan ("Applicant") regarding the premises located at 1000 morgan ("Applicant") and 1000 morgan ("Applicant") regarding the premises located at 1000 morgan ("Applicant") regarding the premises located at 1000 morgan ("Applicant") and 1000 morgan ("Applicant") regarding the premises located at 1000 morgan ("Applicant") regarding the 100

**NOW THEREFORE**, the parties, in consideration of the mutual promises set out in this Agreement, the receipt and sufficiency of which is hereby acknowledged, agree as follows:

- 1. The Applicant agrees that all workmanship and materials shall conform to all District ordinances and the District's construction standards. District must accept and approve all work and materials before backfilling and final connection is made to the sewer mains. Any violation of this provision will cause all lines and appurtenances in violation to be removed and replaced at the Applicant's expense.
- 2. The District shall have the right to enter upon the Applicant's premises at all reasonable times to inspect, repair, or replace any equipment used in connection with the District's service or which has an impact on said service.
- 3. The Applicant shall be responsible for all monthly user rates, capacity charges, and tap fees. The failure to pay any rate charge or fee may result in a lien against the property and/or the termination of service to the property, the cost of which will be borne by Applicant, including, but not limited to, all attorney's fees and collection costs.
- 4. The District shall not be responsible for any damages as a result of any failure to supply service unless said damages are due to default, neglect or culpability on the part of the District.
- 5. If there is an available sanitary sewer within three hundred (300) feet of the property line, the property owner shall be required to connect to the District's sanitary sewer system.
- 6. The Applicant and District agree that the provision of sanitary sewer service touches and concerns the property and the terms of this Agreement bind the District and Applicant and their heirs, executors, administrators, personal representatives, successors, agents, attorneys, assigns, designees, and transferees.

The parties hereto have read and fully understand the above provisions and agree to comply with said provisions.	
Can E Carey	PPLICANT Superior Properties of the Superior Pro
STATE OF INDIANA ) SS: COUNTY OF MADISON)	
SUBSCRIBED and sworn to before me this 15th day of 10vember, 2002.	
4-29-09	an E. Carey
	Jan E. Carey  potary Public  sident of Madison County
INSPECTOR B. DATE INSPECTED 12-3-02 A	**************
REASON FOR REJECTION	
DATE REINSPECTEDA	PPROVED REJECTED
NOTES: SIZE PIPE 6 TYPE PIPE PUL	(From
BASEMENT YES NO X	
SUMP PUMP YES NO ×	<sup>2</sup>
DOWNSPOUT TO GROUND YES X NO	
SEPTIC TANK PUMPED & FILLED YES NOX	
CONTRACTOR Dutty	
SPECIAL CONDITIONS	DR DR
NEW CONSTRUCTION NEW CONSTRUCTION	
NEW CONSTRUCTION	1

C.P. MORGAN COMMUNITIES, LP
CONSTRUCTION ACCOUNT

BANK ONE, NA INDIANAPOLIS, INDIANA 46277 20-1-740

11-14-02

PAY TO THE Fall Creek Regional Waste District \$475

MEMO 210147102 SU147

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