SUBDIVISION/LAND DEVELOPMENT RESTRICTIVE ESCROW AGREEMENT

THIS AGREEMENT, made this	day of		, (year), by and
among the TOWNSHIP OF FERGUSON,	A Home R	ule Municipality, of Ce	entre County,
Pennsylvania, hereinafter referred to as "T	ownship"		
А	•		
	N		
		D	
, Centre County, Pe	ennsylvania	, hereinafter referred	to as "Developer"
	RECITAL	S	
A. Developer desires final plan ap	proval for F	Phase	
Subdivision/Land D	evelopmer)	nt Plan, pursuant to a	plan dated
, (year).			
B. Developer is desirous of installi	ing the imp	rovements pursuant t	o the Final Plan, being
water lines, sanitary sewer lines, storm se	wers, curb	s, street lights, gutter	s, fire hydrants, traffic
signals, shade trees, signage, recreationa	ıl facilities,	open space improver	nents, buffer or screen
plantings, storm water detention basins, bi	ikeways, w	alkways and sidewall	ks, curbing and paving
for the street(s) known as			, and
administration, inspection and engineering	g fees, and	for that purpose, has	obtained an estimate
prepared by a professional engineer, whic	:h estimate	is in the amount of \$_	(and
which estimate is equal to the cost of com	pletion, und	der prevailing wage la	aws, estimated as of
ninety (90) days following the date schedu	iled for com	pletion by the Develo	per, which date is one
(1) year from the date of this agreement);	and develo	oper will provide to To	wnship a Restrictive
Escrow Account from Bank in the amount	of		,
(\$) dollars, which amount is o	ne hundred	ten (110%) percent	of the above described
estimate amount as required by The Penn	sylvania M	unicipalities Planning	Code and the
Township Subdivision and Land Developm	nent Ordina	ance.	
C. Developer must complete the i	mproveme	nts for Phase	

within fifty (50) weeks from the date hereof. The subdivision regulations of the Township require that financial security be posted for public improvements prior to final plan approval.

D. It is the purpose of this Agreement to provide the financial security needed by the Developer to guarantee the installation of the aforementioned public improvements.

NOW, THEREFORE, for and in exchange of mutual considerations and intending to be legally bound by the provisions hereof, the parties agree as follows:

- 1. Developer agrees to provide a Restrictive Escrow Account benefit of and made to Township for the purpose of guaranteeing payment for completion of public improvements by Developer, consisting of water lines, sanitary sewer lines, storm sewers, curbs, street lights, traffic signals, gutters, fire hydrants, shade trees, signage, recreational facilities, open space improvements, buffer or screen plantings, storm water detention basins, bikeways, walkways and sidewalks, and other improvements required by the Township Subdivision and Land Development Ordinance as set forth on specifications and plans submitted by Developer to Township, and for administration, inspection and engineering fees.
- 3. (A) Township and Developer agree that Developer may draw upon his loan funds with Bank periodically on presentation to Bank of certification prepared by the Township Engineer and approved by the Township Board of Supervisors to the effect that said draw represents payment for work actually performed or materials actually installed toward completion of the improvements which are the subject of this agreement.
- (B) Township and Developer agree that the amount available for Township to draw upon pursuant to Restrictive Escrow Account shall be \$______ (as stated in Paragraph 2, above) less the actual amount paid by Bank to Developer pursuant to Paragraph 3 (A), above, which amount shall be the cost of construction only. The ten (10%) percent required by the Municipalities Planning Code and the Township Subdivision and Land Development Ordinance of the original contract amount shall at all times be retained.
- 4. Developer will complete the improvements to _______
 Subdivision/Land Development Plan in accordance with plans and specifications filed with the Township.
- 5. If all of the improvements referred to in Paragraph 1 of this Agreement are not completed within fifty (50) weeks from the date hereof, the Developer may seek extension of that period upon the concurrence of Township; provided, however, that as a condition to the grant of

such extension, Developer must provide a surety for the benefit of and made to Township, in a form acceptable to Township, and in an amount and for a time to be determined by the Township. In the event of such extension, Developer agrees to complete all improvements prior to the expiration of the newly revised surety.

- 6. Upon notification from Township to Bank of Developer's default in construction of the improvements pursuant to specifications and plans within fifty (50) weeks, Bank's responsibility under its Restrictive Escrow Agreement with Developer shall be triggered. The Restrictive Escrow Account shall require only the signature of the appropriate Bank representative and the Township's representative.
- 7. Upon default by Developer in construction of the improvements pursuant to specifications and plans, Township shall be authorized to withhold (a) permits for the further construction of improvements and (b) zoning permits.
- 8. Developer shall commence construction of sewage improvements only upon written authorization of the University Area Joint Authority and shall backfill and fill trenches only after inspection and approval of said Authority and Township; construction of water improvements shall be commenced only upon written authorization of the State College Borough Water Authority, Ferguson Township Authority or Rock Springs Water Company, and backfilling and filling trenches shall commence only after inspection and approval by said Authority and Township and with respect to all other improvements, notice in writing shall be given to Township of date of commencement of construction.
- 9. Township agrees that this Agreement and the Restrictive Escrow Account are the financial security required for the improvements for the Final Plan of Phase _______ of ______ Subdivision/Land Development Plan.
- 10. Prior to acceptance and public use of any portion of the improvements, Developer shall deposit a maintenance bond to secure structural integrity of said improvements as well as the function of said improvements as required by the Municipalities Planning Code, Section 509 (k), as amended, {except water and sewer facilities for which financial security is posted in accordance with Municipalities Planning Code, Section 509 (1), as amended}, in accordance with the design and specifications as required by Township and as depicted on the Final Plan of Phase _________, in form acceptable to Township and in an amount of not less than fifteen (15%) percent of the actual cost of installation of said improvements, conditioned that if the improvements are in satisfactory condition at the end of eighteen (18) months after completion and acceptance of dedication, the bond shall be void.
- 11. Bank maintains the right to complete all improvements as set forth in the Terms and Conditions of this Agreement should the Borrower default on his obligations to the Bank.

IN WITNESS WHEREOF, the parties set their hands and seals the day and year first above written.

ATTEST: TOWNSHIP OF FERGUSON

(Secretary)		(Chairman)
WITNESS:	DEVELOPER	

Revised 8/99