

## AGREEMENT

ENT 75927:2012 PG 1 of 4
JEFFERY SMITH
UTAH COUNTY RECORDER
2012 Sep 06 9:57 am FEE 0.00 BY SS
RECORDED FOR PROVO CITY CORPORATION

<b>WHEREAS</b> , this agreement made and entered into this $8-27-12$ , by and
between PROVO CITY CORPORATION, a municipal corporation in the State of Utah, hereinafter
referred to as the "City" and COLLINGS, Tim, herein referred to as the
"Developer". WITNESS:
WHEREAS, the Developer is the owner of certain real property located at _50 West 4750
North, Provo UT 84604 , in the city of Provo, commonly known as Green Acres Revised
Subdivision, Plat A, Lot 3, which property the Developer desires to develop, but the property,
Green Acres Revised Subdivision, Plat A, Lot 3, does not provide for street improvements along
4750 North and,
WHEREAS, said property is located such that installation of standard street
improvements would not be contiguous with existing street improvements and,
WHEREAS, the Developer is desirous of obtaining a building permit issued by the City
under the exceptions set forth in Title 15 of the Provo City Ordinances and,
WHEREAS, pursuant to said section, the Developer has agreed to execute a recordable
agreement to install: Curb, Gutter, Sidewalk and Strip Paving along the entire street
frontage of said property located at said address and,
WHEREAS, said improvements are limited to the Developer's ½ share of road, curb,
gutter, sidewalk and other requirements as outlined in Title 15 of the Provo City Ordinances and,
WHEREAS, by agreement between the City and the Developer, said improvements will
be installed at a later date consistent with street development of adjacent property and,

WHEREAS, 4750 North is designated as a Local Road which requires a

minimum Right-of-Way of <u>56 feet</u>, the Developer agrees to deed to the City, without compensation, that portion of his property contained within <u>28 feet</u> of the centerline of said street established by <u>Property Survey</u> at a date consistent with full street development and,

WHEREAS, the City has agreed to waive its present requirement of immediate installation of said improvements and dedication of street right-of-way by the Developer as the condition(s) of granting a building permit.

NOW, THEREFORE, the parties hereto mutually agree, promise and covenant as follows:

- The Developer hereby agrees to install the above described street improvements at the location described above, when and if the City determines that the installation and location is appropriate.
- 2. Whereas, 4750 North is designated as a Local Road which requires a minimum Right-of-Way of 56 feet, the Developer agrees to deed to the City, without compensation, that portion of his property contained within 28 feet of the centerline of said street at a date consistent with full street development.
- 3. The parties hereto agree that this document may be recorded for the following purposes:
  - A. That if the City decides to place this area into a Special Improvement District (SID), then the Developer, after receipt of written notice from the City, will have six months to install the required improvements.
  - B. If the Developer neglects to make the improvements herein above designated, this agreement shall constitute a written consent of the Developer to allow the City to include the property in the next Special Improvement District (SID) for installation of all of the above described improvements.

An appropriate copy of this agreement may be utilized by the City in showing consent to the Special Improvement District (SID) and may not be withdrawn by the Developer or any successor in interest of the Developer.

- 4. Recordation of this agreement with the Utah County Recorder's Office shall be notice to the world and shall be a covenant running with the land, the legal description of which is as follows:
  Green Acres Revised Subdivision,
  Plat A, Lot 3
- 5. The improvements to be covered by this agreement are limited to those specifically enumerated above and may not be changed without the written consent of both parties.
- 6. Any notice to be given under the provisions of this agreement shall be given by placing a written notice in the United States mail, postage prepaid to the following addresses: <u>Tim COLLINGS</u>, 50 West 4750 North, Provo UT 84604.
- 7. Both parties agree that the whole and entire agreement between the parties is contained in this written agreement and that any oral agreements heretofore made are encompassed and included in this agreement and that this document represents the parties' agreement in its entirety and any oral statements made by any of the parties or their agents shall not be binding unless included herein.
- Both parties agree that if for any reason any portion or provision of this agreement is held invalid the remaining portion and provisions shall continue in full force and effect.

WHEREFORE, both of the parties hereto, having read the foregoing understood and agreed to the same, have now set their hands on the day and the year first written above.

ATTEST:				
CITY RECORDER	PROVO CITY C	ORPORATION	<del>1</del>	
	By:	YOR		
STATE OF)		ATOR		
COUNTY OF)	: <b>ss</b> .			
On this  day of  ho of Utah, personally appeared Joh being duly sworn, did say the fore	n R. Curtis, duly ele	cted and act <del>in</del> is signed on be	erhalf of said City.	te o,
My Commission Expires:	<u> </u>	NOTARY		VIOD
Oct 1 2013	Residing in Wh	County, <u>\</u> · *	NOTARY PUBLIC-STA COMMISSION# COMM. EXP. 10	TEOFUTAH 580322
Owner (Signature)		Owner	(Signature)	-
TIM COLLINGS (Print Name)			(Print Name)	-
STATE OF)  COUNTY OF)	: <b>ss</b> .			
On this day of _ , who being by me d , and hereby agrees to said docur	-	at he/she is the	nally appeared before me_ e <u>Developer</u> of the <u>Parc</u>	 e <u>l</u>
My Commission Expires:		NOTARY PUBLIC		
	Residing in	County.		