537885 AGREEMENT BOOK 473 PAGE 0530 RECORDED 04/20/2006 AT 02:00 PM AUDREY KOLTISKA, SHERIDAN COUNTY CLERK

Supplemental Agreement for The Haven at Holly Ponds

This agreement is made and entered into as of this day of day of

Section 1. GENERAL CONDITIONS

- A. The development of the Haven I (Phases I and II) is subject to the requirements in Appendix B (Subdivisions) and Appendix A-1 (Planned unit Development) of the Sheridan City Code, and adopted City of Sheridan Standards for Street and Utility Construction.
- B. Completion of the Haven I (Phases I and II) infrastructure, collectively know as the "Improvements" will consist of completion and repair of sidewalks, curbs, and final paving for the Haven I (Phases I and II). Completion of said Improvements shall be in accordance with the deadlines listed below:
 - Phase I (Pondview Court)
 Sidewalks and curb repair June 16, 2006
 - Phase II (Parkview Court)
 Pavement repair and final overlay June 16, 2006
 Sidewalks July 21, 2006
- C. The Developer shall provide financial assurances pursuant to and in conformance with Sheridan City Code, Appendix B., Sections 701 and 702, including 10% (ten percent) warranty against any deficiency for a period of one year. This warranty shall include previously installed infrastructure which has not received final acceptance from the City. Financial assurances shall cover the following total estimated infrastructure and warranty costs:
 - 1. Haven I (Phase I) \$12,000.00
 - 2. Haven I (Phase II) \$8,000.00
- D. In accordance with City of Sheridan Standards for Street and Utility Construction, the developer shall provide test results, inspection reports and suitable mylar as-built drawings, certified by a registered professional engineer, verifying satisfactory completion for water and sewer utilities for the Haven I (Phases I and II). Acceptance of sewer utilities will include video inspection by City personnel. Verification for services of franchise utilities must be provided upon signing of this agreement.
- E. Placement of ancillary utilities and services in platted easements, including but not limited to: cable television, gas, electricity, and telephone service, will be coordinated with the installation of water and sewer service lines and sidewalks to avoid interference with, or damage to, any service or utility properly installed in a platted easement. The Developer shall be responsible for repairs to any City utilities for which lack of coordination by the Developer led to damage.
- G. Required grading and elevations shall be marked on site plats and/or plans in compliance with the approved master drainage plan for the Haven I at Holly Ponds (Phases I and II). Drainage to adjacent lots is prohibited except where it is designed to flow directly into an approved drainage easement.

Section 2. COMPLIANCE WITH TERMS AND CONDITIONS

The Developer agrees to comply with the terms of this Agreement, including all deadlines, contained in Section 1. Should the Developer fail to comply with any of the conditions in Section 1. of this Agreement, or should any of the Improvements or any other public infrastructure that has yet to receive final approval be found to be deficient, the City will send a letter to the Developer listing the conditions for which the Haven I at Holly Ponds (Phases I and II), are not compliant. In this event, the City shall exercise the financial assurances for this agreement pursuant to Sheridan

City Code Appendix B §702. Under no circumstances shall the deadlines in Section 1 be extended in any way.

Section 3. EFFECTIVE DATE

This Agreement shall be effective upon the date listed in the first paragraph on page 1.

Section 4. TERMINATION

This Agreement may be amended, revised, or terminated only by the mutual consent of both parties.

Section 5. SEVERABILITY

If any provision or portion of this agreement is declared by any court of competent jurisdiction to be void, unconstitutional, or unenforceable, then all remaining provisions and portions of this agreement shall remain in full force and effect.

Section 6. GOVERNMENTAL IMMUNITY

Nothing in this Agreement shall in any way be deemed a waiver of any of the requirements or immunities provided by the Wyoming Governmental Claims Act.

IN WITNESS WHEREOF, the parties execute this agreement as of the date set forth above.

Dave Kinskey

For the City of Sheridan:

Attest:

Mayor

For the Developer:

Renald Patterson

Authorized Agent, Holly Ponds Patio Homes

LLC

The above and foregoing Agreement was Subscribed, Sworn to, and Acknowledged before me by Ron Anterson this 1/4 day of Hocil

My commission expires

Notary Public