LOAN AND INFRASTRUCTURE DEVELOPMENT AGREEMENT

This Agreement is made and entered into by and between the CITY OF RAPID CITY, a municipal corporation, hereafter called the "City," and SKYLINE PINES DEVELOPMENT COMPANY, L.L.c., hereafter called "SPDC."

Recitals

WHEREAS, the City has established an Infrastructure Development Partnership Fund (hereafter called the "Fund") to assist in providing adequate public improvements in areas of new development by financing the development of public improvements where such costs shall be repaid by the developer, SPDC, and shall hereinafter be referred to as the "loan"; and

WHEREAS, SPDC is the owner and developer of certain real property known as Skyline Pines (hereafter called the "Development") located along Skyline Drive in the City of Rapid City and more particularly described as follows:

Block One (1), Lots One (1) through Seven (7); Block Two (2), Lots One (1) through Ten (10); Block Three (3), Lots One (1) through Sixteen (16); and Block Four (4), Lot One (1), all located in Township One North (T1N), Range Seven East (R7E) of the Black Hills Meridian, Pennington County, South Dakota;

and

WHEREAS, SPDC has made application for the use of Infrastructure Development Partnership funds in connection with the development of the real property above described and, in particular, for water line and sewer line construction; and

WHEREAS, the Rapid City Infrastructure Development Partnership Review Committee has recommended approval of the application for a loan to SPDC of \$66,500 from the Fund; and

WHEREAS, the parties hereto desire to enter into this Agreement to set forth the terms and conditions under which SPDC will borrow \$66,500 from the Fund;

NOW, THEREFORE, for and in consideration of the mutual promises, covenants and conditions herein set forth, it is agreed as follows:

- 1. The City shall loan to SPDC and SPDC shall borrow from the Fund the principal sum of \$66,500. The principal sum of \$66,500 shall be interest-free for a period of three years from the date of substantial completion of the public improvements to be constructed from the loan proceeds. Thereafter and commencing at the beginning of the fourth year following substantial completion of the public improvements through year six, interest shall accrue on the unpaid balance at an annual rate of 1% above the Prime Rate determined as of the date interest commences.
- **Repayment**. SPDC shall completely repay the loan within six years from the date of substantial completion of the project. Substantial completion of the infrastructure development will be documented by an acceptance letter from the City verifying that the infrastructure is being put to its intended use and all City inspections have been successfully completed.
- 3. <u>Loan Guaranty and Security for Repayment</u>. In order to assure to the City repayment of the principal and all accrued interest as herein provided, SPDC shall provide the City with a bank secured letter of credit. The letter of credit will be provided before loan proceeds are distributed.
- **4. Promissory Note**. The loan as herein provided shall be evidenced by a Promissory Note in the form shown on the attached Exhibit A.
- 5. <u>Sewer Line Construction Project</u>. The parties shall construct in accordance with applicable City construction standards and requirements a certain water line extension and sewer line which will service the Development and which may also in the future service other development in the area. The parties have estimated the costs of the separate

constituent parts of the entire construction projection, inclusive of design fees, and have agreed as to the apportionment of the costs between the City and SPDC. The following is the agreed division of the respective costs of the sewer line construction:

FUNDING ALLOCATION FOR WASTEWATER LINE CONSTRUCTION

	PROJECT	EST. COST	CITY	SPDC
Α	1900' of sewer line @ \$35	66,500		100%
	TOTAL	\$ 66,500		

A - Letters refer to projects outlined on the map attached hereto as Exhibit B.

TOTAL PROJECT COST = \$66,500

James F. Preston, Finance Officer

- **6.** Costs Variations. In the event the actual construction costs vary from the above construction cost estimates, the parties agree that any actual costs will be paid by the developer in proportion to the percentages described above unless otherwise agreed to by the parties. Any agreements by the parties regarding actual costs shall be confirmed in writing and approved by the Rapid City Council.
- 7. <u>Easements and Rights of Way</u>. In order for the City to accomplish the construction project, SPDC shall dedicate or obtain and provide to City, at no cost to the City, such easements and rights of way over, under and across private property, both permanent and for construction purposes, as may be necessary to construct and permanently locate, repair and maintain the public sewer line as depicted on the attached Exhibit B.
- 8. Project Improvements. All infrastructure project improvements constructed by the City under this Agreement shall be public in character and shall be conveyed to the City together with all easements and rights of way related thereto, upon substantial completion thereof. All such improvements and related easements and rights of way shall be conveyed and assigned to the City by deed or other appropriate conveyance, free and clear of all liens and encumbrances.
- **9. Further Assurances**. The parties agree to execute such other and further documents and instruments, not inconsistent herewith, as may be reasonably necessary to accomplish the intent and purpose of this Agreement.
 - **10.** <u>Modification</u>. This Agreement may be amended only by written agreement of the parties hereto.
- **11.** <u>Binding Effect</u>. This Agreement shall be binding upon and inure to the benefit of the parties hereto, their successors and assigns.

DATED: , 2000.		
CITY:	SPDC:	
CITY OF RAPID CITY, a municipal corporation	SKYLINE PINES DEVELOPMENT COMPANY, LLC	
By By Jim Shaw, Mayor	Its:	
ATTEST:		

State of South Dakota,)
County of Pennington.) ss.)
acknowledged himself to be	,, 2000, before me, the undersigned officer, personally appeared Jim Shaw, who Mayor of the CITY OF RAPID CITY, a municipal corporation, and that he, as such Mayor, xecuted the foregoing instrument for the purposes therein contained, by signing the name of the by himself as Mayor.
IN WITNESS	WHEREOF, I hereunto set my hand and official seal.
(SEAL)	Notary Public My Comm. Expires:
State of South Dakota,)
County of Pennington.) ss.
acknowledged himself to be Finance Officer, being authoname of the CITY OF RA	,, 2000, before me, the undersigned officer, personally appeared James F. Preston, who Finance Officer of the CITY OF RAPID CITY, a municipal corporation, and that he, as such wrized to do so, executed the foregoing instrument for the purposes therein contained, by signing the PID CITY by himself as Finance Officer. WHEREOF, I hereunto set my hand and official seal.
(SEAL)	Notary Public My Comm. Expires:
State of South Dakota, County of Pennington.)) ss.
who acknowledged himself the, as suchsigning the name of SKYL	,, 2000, before me, the undersigned officer, personally appeared, to be of SKYLINE PINES DEVELOPMENT COMPANY, LLC, and that , being authorized to do so, executed the foregoing instrument for the purposes therein contained, by INE PINES DEVELOPMENT COMPANY, LLC, by himself as WHEREOF, I hereunto set my hand and official seal.
(SEAL)	Notary Public My Comm. Expires:
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