RESOLUTION NO. 040282

PASSED April 24, 2006

A Resolution approving the final plat of "Cottage Grove, A Cluster Subdivision", located in the vicinity of N.W. 54th Lane and N.W. 34th Street, west side; authorizing the City Manager or designee, to execute a Surety Agreement to secure the construction of public improvements; providing directions to the Clerk of the Commission; and providing an immediate effective date.

WHEREAS, the owner of the plat has submitted a final plat which substantially conforms to the design plat as approved by the City Commission on August 9, 2004, and which incorporates all modifications and revisions specified in such approval; and

WHEREAS, the owner of the proposed subdivision has requested the City Commission to accept and approve the final plat as provided in Chapter 177 of the Florida Statutes and Chapter 30 of the Code of Ordinances of the City of Gainesville, Florida; and

WHEREAS, the City Commission finds that the final plat described herein is consistent with the City of Gainesville 2000-2010 Comprehensive Plan.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COMMISSION OF THE CITY OF GAINESVILLE, FLORIDA;

Section 1. The final plat of "Cottage Grove, A Cluster Subdivision", is accepted and approved by the City Commission on the following described property lying in the City of Gainesville, Alachua County, Florida:

(See Exhibit "A" attached hereto and made a part hereof as if set forth in full)

Section 2. The City Manager, or designee, is authorized to execute a Surety Agreement with a lending institution that secures the construction and completion of the improvements required under the ordinances of the City of Gainesville, a copy of which agreement is attached hereto as Exhibit "B".

Section 3. The Clerk of the Commission is authorized and directed to affix his signature to the record plat on behalf of the City Commission and accept the dedication of public rights-of-way, easements, and other dedicated portions as shown on the plat.

Section 4. This resolution shall be effective immediately upon adoption.

PASSED AND ADOPTED this 24th day of April, 2006.

Pegeen Hanrahan, Mayor

Marion J. Radson, City

ATTEST:

APPROVED AS TO FORM AND LEGALITY:

Kurt Lannon.

Clerk of the Commission

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Exhibit "A"

Begin at a 4"X4" concrete monument (no identification) on the Northeast corner of Lot 1 of Appletree, Phase 2, as per plat thereof, as recorded in Plat Book "O", Page 45 of the Public Records of Alachua County, Florida, and run thence South 89°04'47" West along the North line of said Lot I and Lots 75, 76, 77 & 78, a distance of 368.27 feet to a 4"X4" concrete monument (P.L.S. #2228); thence run North 57°54'39" West along the Northerly line of Lots 70, 71, 72, 73, 74 & 75, a distance of 479.71 feet to a 4"X4" concrete monument (P.L.S. #2228); thence run North 02°15'56" East along the East line of Lots 68 & 69, a distance of 176.37 feet to a 4"X4" concrete monument (P.L.S. #2228); thence run North 89°03'09" East, a distance of 760.00 feet to a 4"X4" concrete monument (no identification) on the West right-of-way line of NW 34th Street; thence run South 01°01'04" East along said West right-of-way line, a distance of 437.79 feet to the point of beginning. Containing 6.51 acres, more or less.

SUBDIVISION IMPROVEMENT SURETY AGREEMENT

THIS AGREEMENT is entered into this 2971 day of February 2006, between City of Gainesville, a political subdivision of the State of Florida, by and through its board of commissioners (City), Dixieland Enterprises (Developer), P. W. Norfleet, LLC (Contractor) and Mercantile Bank (Lender);

WHEREAS, the applicable ordinances of the City and Florida Statutes require that assurances be given before a subdivision is platted and that the proposed improvements will be completed within a reasonable time to the standards required by the City Engineer for acceptance and maintenance by the City after completion; and

WHEREAS, Contractor has agreed to a contract price of \$271,050.94, which funds are included in the loan made by the Lender to the Developer; and

WHEREAS, the City has reviewed the subdivision capital improvements construction contract or cost estimate and has established that the sum is sufficient for the construction of the improvements; and

WHEREAS, Lender has made a loan to Developer, which loan includes funds for the construction of subdivision improvements;

NOW THERFORE, in consideration of the mutual promises and covenants contained herein, the parties agree as follows:

- 1. <u>TERM</u>: This Agreement is effective on the date entered above and shall remain in effect until the improvements are constructed and released and accepted by the City or a substitute escrow agreement is signed by the City, the Developer and the Lender.
- 2. <u>CAPITAL IMPROVEMENTS FUND</u>: The Capital Improvements Fund shall consist of sufficient monies to pay for the cost of construction and the cost of those items specified in P. W. Norfleet, LLC's Proposal of Low 2006. All parties agree that the sum of \$325,261.12 (120% of the proposal) is sufficient to complete this project, as identified in plans prepared by P. W. Norfleet, LLC and approved by the City's Public Works Department on Lawry 15, 2006. The cost of construction must be indicated in an executed, itemized contract. In no event shall the funds provided for the construction be less than 120% of the sum of the contract for the construction. In any event, the amount of the fund is subject to the approval of the City Engineer. This fund is irrevocably set aside for construction of the required subdivision improvements and shall not be used for any other purpose until such improvements are in place and accepted by the City or, if required, a substitute surety agreement provided for in paragraph 7 is signed by the City, the Lender and the Developer.

- 3. <u>DEVELOPER RESPONSIBILITIES</u>: The Developer is solely responsible for the construction of the subdivision improvements in accordance with the design documents prepared by a design engineer employed by the Developer. The Developer agrees to ensure that the improvements are completed within the time specified in paragraph 9. In addition, the Developer agrees to the following:
 - a. Should the Contractor not construct the improvements provided for under this contract, the Developer agrees to retain another contractor within thirty (30) days of the original Contractor's default for the purposed of constructing the improvements. The Developer further agrees to obtain the consent of the Lender and the City as to the selection of the replacement contractor.
 - b. Should the Developer not proceed to contract with another contractor with thirty (30) days of the default of the original Contractor, the Lender or the City shall be entitled to construct the improvements to meet the City's requirements. The Developer further agrees that the Lender or the City shall be entitled to use the remaining funds in the Capital Improvements Fund, identified in this agreement, for the purpose of the construction of the improvements. Further, the Developer agrees that all monies provided for the construction of the improvements will be secured by the lien of the mortgage provided by the Developer to the Lender.
- 4. <u>CONTRACTOR'S RESPONSIBILITIES</u>: The Contractor agrees to construct the subdivision improvements in a reasonably diligent manner to ensure completion of all the improvements within the time specified in paragraph 9.
- 5. <u>CITY'S RESPONSIBILITIES</u>: The City agrees to fulfill all its responsibilities as required by the provisions of the City Subdivision Ordinance.
- 6. LENDER'S RESPONSIBILITIES: The Lender aggress that the disbursement of funds during the course of construction from the Capital Improvements Fund shall be made only upon certification by both a private engineer acting for the Developer and approval of said certification by the City Engineer. The certification shall describe the value of work completed as of the date of the certification. Upon certification, the lender shall provide to the Developer for disbursement to the Contractor the sum so certified but will retain for each progress payment a ten percent (10%) retainage to be paid to the Developer only upon final acceptance of release of the subdivision improvements by the City.
- 7. <u>SUBSTITUTE SURETY AGREEMENT</u>: If upon completion of the project, at the preliminary inspection, it is determined that certain subdivision improvements are not functioning properly, even though the improvements were constructed in accordance with the construction plans and specifications and the design provided by the Developer's engineer, and that the corrective action must be taken prior to the City accepting the improvements, the City, the Developer and the Lender shall, within forty-five (45) days,

enter into a substitute surety agreement to provide for the corrections to the subdivision improvements. The substitute surety agreement shall provide a fund in the amount of at least one hundred twenty percent (120%) of the estimated cost of redesign, repair, rework and or replacement of the deficient improvements. Upon acceptance of the substitute surety agreement, the Contractor shall be paid for all constructed work to date and shall also be paid the ten percent retainage at the end of the original 90 day period required between preliminary inspection and final acceptance. The substitute surety agreement shall remain in effect until the date the City accepts the corrected improvements to the subdivision. The Developer acknowledges that this Subdivision Improvement Surety Agreement does not take the place of such maintenance bond as the City requires by the Code of Ordinances.

- 8. WARRANTIES: The Developer warrants the subdivision improvements against all defects in materials and construction workmanship and also against design defects. The Contractor warrants the construction of the improvements for a period of one full year from the date of preliminary inspection against all defects in material and construction workmanship.
- 9. TIME FOR COMPLETION OF IMPROVEMENTS: The Developer and the Contractor agree to proceed with the construction of these improvements in a reasonably diligent manner to assure completion within two hundred ten (210) days form recording the plat. If in the judgment of the City Engineer, the progress of construction is falling behind schedule, he may so advise the Developer who shall thereupon withhold further disbursements of progress payment until a resolution of the problem acceptable to the City Engineer may be obtained.
- 10. NOTICE: Except as otherwise provided in this Agreement, any notice, request or approval form either party to the other must be in writing and sent by certified mail, return receipt requested, or by personal delivery. Such notice will be deemed to have been received when either deposited in a United States Postal Service mailbox or personally delivered with a signed proof of delivery. For purposes of notice, City's, Developer's, Contractor's and Lender's representatives are:

City of Gainesville:

Gene Francis

Dixieland Enterprises, LLC

Attn: Richard Hall 11658 NW 35th Lane Gainesville, FL 32606

Developer:

Gainesville, FL 32601

Contractor: P W Norfleet, LLC Post Office Box 417

Newberry, FL 32669

Lender: Mercantile Bank 7515 West University Ave. Gainesville, FL 32607

11. ASSIGNMENT OF INTEREST: Neither party will assign or transfer any

interest in this agreement without prior written consent of the other party.

- 12. <u>SUCCESSORS AND ASSIGNS</u>: The City and Contractor each bind the other and their respective successors and assigns in all respects to all of the terms, conditions, covenants and provisions of this agreement.
- 13. <u>INDEPENDENT CONTRACTOR</u>: In the performance of this agreement, the Lender, Developer and Contactor are acting in the capacity of independent contractors and not as agents, employees, partners, joint venturers or associated of the City.
- 14. <u>THIRD PARTY BENEFICIARIES</u>: This agreement does not create any relationship with, or any rights in favor of, any third party.
- 15. <u>SEVERABILITY</u>: If any provision of this agreement is declared void by a court of law, all other provisions will remain in full force and effect.
- 16. <u>NON-WAIVER</u>: The failure of any party to exercise any right in this agreement will not waive such right in the event of any further default or non-compliance.
- 17. GOVERNING LAW AND VENUE: This agreement is governed in accordance with the laws of the State of Florida. Venue is in Alachua County.
- 18. <u>AMENDMENTS</u>: The parties may amend this agreement only by mutual written agreement of the parties.
- 19. <u>CONSTRUCTION</u>: This agreement shall not be construed more strictly against one party than against the other merely by virtue of the fact that it may have been prepared by one of the parties. It is recognized that both parties have substantially contributed to the preparation of this agreement.
- 20. <u>ENTIRE AGREEMENT</u>: This agreement constitutes the entire agreement and supercedes all prior written or oral agreements, understandings or representations.

This agreement executed at Gainesville, Florida this 2 Pday of February 2006.

Signed, sealed and delivered in our presence as witnesses:

WITNESS
Printed Name.

WITNESS

Developer

Dixieland Enterprises, LLC

Richard L. Hall, Managing Member

Printed Name Joshn S - W. N.

_ Clizaleth J. Buenger	Lender
	Mercantile Bank
Printed Name Elizabeth F. Berenger	by: Abert Camer
WITNESS Printed Name Lisa Gillis	
	Contractor
	P. W. Norfleet, LLC
WITNESS	
Printed Name John S. Williams	o by Jeoucat. Toblet (MGMR
Clark Off	Jessica P. Norfleet, Managing Member
WITNESS	
Printed Name A Color	
OR Don	City
WITNESS	City of Gainesville
Printed Name	by:
WITNESS	
WITNESS	
Printed Name	

ACKNOWLEDGMENT

STATE OF FLORIDA COUNTY OF ALACHUA

The foregoing instrument was acknowledged before me this <u>27</u> day of February 2006, by Richard L. Hall, as Managing Member and on behalf of **DIXIELAND ENTERPRISES**, **LLC**, who is personally known to me or who produced as identification.



Notary Public

<u>ACKNOWLEDGMENT</u>

STATE OF FLORIDA
COUNTY OF ALACHUA

The foregoing instrument was acknowledged befo 2006, by Rone E Came(o) of MERCANTI corporation, who is personally known to as identification.	re me this $\bigcirc \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $
M. C. MMISSION # DD 166 EXPIRES: March 16, 2007 Bended Thru Notary Public Underwr	198 Notary Public
ACKNOWLEDGMENT	•
STATE OF FLORIDA COUNTY OF ALACHUA	
as identification.	e me this 28 day of February has behalf of P. W. NORFLEET, me or who produced
SARA W. MOTT MY COMMISSION # DD 165160 EXPIRES: November 14, 2006 Bonded Thru Notary Public Underwriters	Notary Public
ACKNOWLEDGMENT	
STATE OF FLORIDA COUNTY OF ALACHUA	
The foregoing instrument was acknowledged before 2006, by, as	e me this day of February and on behalf of the City of
Gainesville, who is personally known to as identification.	me or who produced
	Notary Public