Introduced
Public Hearing —
Council Action —
Executive Action —
Effective Date

County Council Of Howard County, Maryland

2011 Legislative Session Legislative Day No. 10

Bill No. <u>49</u> -2011

Introduced by: The Chairperson at the request of the County Executive

AN ACT pursuant to Section 612 of the Howard County Charter, approving a multi-year Amended and Restated Developer Agreement and Right of Entry for a Major Public Sewer System between Howard County, Maryland, Autumn Development Corporation, and Autumn River Corporation for the acquisition of the Autumn River Wastewater Pumping Station; and authorizing the County Executive to take certain actions in connection with the Agreement.

Introduced and read first time, 2011. Ordered posted and hearing scheduled.
By order
By order Stephen LeGendre, Administrator
Having been posted and notice of time & place of hearing & title of Bill having been published according to Charter, the Bill was read for a second time at a public hearing on
By order
By order Stephen LeGendre, Administrator
This Bill was read the third time on, 2011 and Passed, Passed with amendments, Failed
By order
By order Stephen LeGendre, Administrator
Sealed with the County Seal and presented to the County Executive for approval thisday of, 2011 at a.m./p.m.
By order
Stephen LeGendre, Administrator
Approved/Vetoed by the County Executive, 2011
Ken Illman, County Executive

NOTE: [[text in brackets]] indicates deletions from existing law; TEXT IN SMALL CAPITALS indicates additions to existing law; Strike-out indicates material deleted by amendment; Underlining indicates material added by amendment

1	WHEREAS, Autumn Development Corporation (the "Developer") and Autumn River
2	Corporation (the "Owner") are developing a residential subdivision known as Autumn River to be
3	located in Ellicott City, Maryland and, in order to provide sewerage service to the lots, the Developer
4	is designing and constructing the Autumn River Wastewater Pumping Station (the "Pumping
5	Station") to serve the subdivision; and
6	
7	WHEREAS, the Developer has requested the County to reimburse the Developer for the
8	costs of constructing the Pumping Station and the County has determined the Pumping Station is a
9	major facility designated on the Howard County Master Plan for Water and Sewerage, Water or
10	Sewer Map and shall be sized to accommodate properties outside of the subdivision; and
11	
12	WHEREAS, the County desires to acquire, maintain, and operate the Pumping Station as
13	part of the Howard County Metropolitan District for public water and sewer service; and
14	
15	WHEREAS, pursuant to Howard County Code Sections 20.611 and 20.613, in-aid-of-
16	construction charges and ad valorem charges, respectively, are collected on lots within the Howard
17	County Metropolitan District to finance the acquisition and operation of the County's water and
18	sewerage systems; and
19	
20	WHEREAS, Section 12 of the Amended and Restated Developer Agreement and Right of
21	Entry for a Major Public Sewer System (the "Reimbursement Obligation"), a copy of which is
22	attached hereto as Exhibit A, requires the payment to Developer by the County of funds from in-aid-
23	of-construction charges and ad valorem charges in a later fiscal year to reimburse the Developer for
24	the approved costs of constructing the Pumping Station over a period of ten (10) to fifteen (15) years
25	and therefore requires County Council approval as a multi-year agreement pursuant to Section 612 of
26	the Howard County Charter.
27	
28	NOW, THEREFORE,
29	
30	Section 1. Be It Enacted by the County Council of Howard County, Maryland that, in accordance

- with Section 612 of the Howard County Charter, it approves the Reimbursement Obligation of the
- 2 Agreement and Right of Entry for a Major Public Sewer System between Howard County,
- 3 Maryland, Autumn Development Corporation, and Autumn River Corporation, in substantially the
- 4 form attached as Exhibit A, for a term of 10 years with the option to renew for up to five (5) one-
- 5 year renewal terms.

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- 7 Section 2. And Be It Further Enacted by the County Council of Howard County, Maryland that the
- 8 County Executive is hereby authorized to execute the Amended and Restated Developer Agreement
- 9 and Right of Entry for a Major Public Sewer System for such term in the name of and on behalf of
- 10 the County.

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- Section 3. And Be It Further Enacted by the County Council of Howard County, Maryland that:
- 13 A) The County Executive, prior to execution and delivery of the Amended and Restated
- 14 Developer Agreement and Right of Entry for a Major Public Sewer System, may make such
- 15 changes or modifications to the Agreement as he deems appropriate in order to accomplish
- the purpose of the transactions authorized by this Act, provided that such changes or
- 17 *modifications shall be within the scope of the transactions authorized by this Act;*
- 18 *B)* The execution of the Agreement by the County Executive shall be conclusive evidence of the
- approval by the County Executive of all changes or modifications to the Agreement; and
- 20 C) The Agreement shall thereupon become binding upon the County in accordance with its
- 21 terms.

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- Section 4. And Be It Further Enacted by the County Council of Howard County, Maryland that this
- 24 Act shall be effective immediately upon its enactment.

Major Sewer Facilities
W/S Agreement No. 14-4596-DMS

AMENDED AND RESTATED DEVELOPER AGREEMENT AND RIGHT OF ENTRY MAJOR PUBLIC SEWER SYSTEM HOWARD COUNTY, MARYLAND

THIS AMENDED AND RESTATED DEVELOPER AGREEMENT AND RIGHT

OF ENTRY FOR A MAJOR PUBLIC SEWER SYSTEM (the "Agreement") is made this
day of, 2011 effective as of, 2011, by and
between AUTUMN DEVELOPMENT CORPORATION ("Developer") a Maryland
corporation, and AUTUMN RIVER CORPORATION ("Owner") a Maryland corporation,
and HOWARD COUNTY, MARYLAND ("County") a body corporate and politic and is
an amendment and restatement of the Developer Agreement and Right of Entry for
Major Sewer System dated August, 2011.
WHEREAS, Owner is the fee simple owner of certain real property located in the First Election District of Howard County, Maryland and described in a Deed dated
December 16, 1996, and recorded among the Land Records of Howard County,
Maryland (the "Land Records"), at Liber 3883, folio 735 (the "Property").
WHEREAS, Developer has undertaken to subdivide the Property by Final Plan
Number F-09-021 titled "Plat of Revision, Autumn River - Phase II, Lots 5-29, 31-36,
38-43, 45-67, Open Space Lots 30, 37, 44, 68, Non-Buildable Parcel C, & Non-
Buildable Bulk Parcels D & E" dated (the "Plat") which plat has been
recorded among the Land Records upon the execution of this Agreement as Plat
Numbers thru on (the "Subdivision"). The Property is located
within the Howard County Metropolitan District for pubic water and sewer service.

WHEREAS, the development of the Property requires Developer to design and construct the Autumn River Wastewater Pumping Station to serve the Project, the remainder of the Property, and the surrounding area, as shown on Exhibit A, the Autumn River Wastewater Pumping Drainage Area(the "Service Area").

WHEREAS, in order to connect the Subdivision to the public sewage system and in accordance with the Howard County Code's requirements for a subdivision of land, Developer is required to construct the Autumn River Wastewater Pumping Station to serve the Subdivision, the remainder of the Property, and the surrounding area, at its expense and in a timely manner in compliance with the provisions of the Howard County Code and the Howard County Design Manual. The work includes all labor, equipment and materials necessary to construct, complete in place, the Autumn River Wastewater Pumping Station; including structure, piping, heating and ventilation, telemetry system, electrical work, sewer mains, force mains, paving, site work, and all appurtenances as specified in the approved construction drawings and Special

Provisions and Technical Specifications dated June 23, 2011, for Contract No. 14-4596-D (the "Project").

WHEREAS, Developer now desires to enter into this Agreement to provide for the timely construction of the wastewater pumping station to serve the Property in accordance with the Approved Plans and Specifications as defined in this Agreement.

WHEREAS, County has determined that the wastewater pumping station should be acquired by the County and the County is entering into this Amended and Restated Developer Agreement to evidence the Reimbursement (as defined herein) to the Developer in accordance with Section 12 hereof and authorized by the County Council of Howard County in ____-2011.

NOW, THEREFORE, in accordance with Section 16.130 and 16.156(k) of the <u>Howard County Code</u> and in consideration of the covenants and agreements, hereinafter expressed, Developer, Owner, and County agree Developer shall construct the Project as defined herein in accordance with the following terms and conditions:

SECTION 1: DEFINITIONS

The capitalized terms used in this Agreement shall have the meanings set forth in this Section 1 or in the recitals immediately preceding this Section 1.

Agreement – means this Developer Agreement and Right of Entry Major Public Sewer System by and between County, Owner, and Developer for Developer's design and construction of the public wastewater pumping station for the Property as required by the Code and which shall be recorded among the Land Records.

Approved Plans and Specifications – means the construction and technical drawings and the technical specifications titled Autumn River Wastewater Pumping Station, Howard County, Maryland, Contract No. 14-4596-D dated June 23, 2011 which have been prepared in accordance with the Design Manual and the Code and which have been approved by County for the construction of the Public Improvements in accordance with this Agreement, as amended from time to time. The Approved Plans and Specifications are hereby incorporated into this Agreement by this reference.

CID – means the Construction Inspection Division of County's Bureau of Engineering, Department of Public Works.

Code - means the Howard County Code, as amended.

County - means Howard County, Maryland, a body corporate and politic and its

successors and assigns.

Design Manual – means the Howard County Design Manual Volumes I through IV, as amended.

Developer – means Autumn Development Corporation, a corporation, formed under the laws of the state of Maryland, and duly authorized to conduct business in the state of Maryland and in good standing with the Maryland State Department of Assessments and Taxation, and its successors and assigns.

Developer's Engineer – means Fisher, Collins & Carter, Inc., a duly licensed engineering firm in accordance with the laws of Maryland and in good standing with the State Department of Assessments and Taxation, and its successors and assigns, engaged by Developer to prepare the Approved Plans and Specifications for the Project.

Director – mean the Director of the County's Department of Public Works.

DPW – means the County's Department of Public Works.

Final Acceptance of the Project - means the date the Director executes the Final Inspection for Water and Sewer Acceptance form in accordance with this Agreement.

Financial Security – means the required monetary obligation provided by Developer to ensure the completion and operation of the Project as set forth in this Agreement, which shall be in the form of (i) cash, (ii) a bond issued by a bonding company authorized to do business by the Maryland Surety Association, or (iii) a letter of credit from a bank conducting business in Maryland, as agreed upon by Developer and County. If the Financial Security is cash, the check shall be made to the order of "Howard County Director of Finance" and deposited into a non-interest bearing account by County. If the Financial Security is either a bond or letter of credit, it shall be kept on file in the Real Estate Services Division of DPW. County reserves the right to reject bonds or letters of credit which are not issued by companies which do not meet the foregoing County standards.

Land Records – means the Land Records of Howard County, Maryland.

Maximum Reimbursement – means the reimbursement to the Developer equaling the Developer's actual construction costs of the Project determined in accordance with Section 12.1 of this Agreement and which shall be paid to the

Developer from the in-aid-of-construction charges and ad valorem charges collected by the County for properties located in the Reimbursement Service Area.

Owner – means Autumn River Corporation, a corporation, formed under the laws of the state of Maryland, and duly authorized to conduct business in the state of Maryland and in good standing with the Maryland State Department of Assessments and Taxation, the fee simple owner of the Property and its successors and assigns.

Project – means Developer's design and construction of the Public Improvements for the Property at its expense. The Project shall be designed in accordance with the Code and the Design Manual and constructed by Developer in a timely manner in accordance with the Approved Plans and Specifications.

Public Improvements – means the public sewer system to be constructed in accordance with this Agreement.

Reimbursement Service Area – means the lots within the Subdivision and the lots which are within the geographic area served by the Autumn River Wastewater Pumping Station as shown on Exhibit B and listed by tax account number.

Regulations – means the Howard County, Maryland Subdivision and Land Development Regulations, as amended.

Site Development Plan (SDP) – means the Site Development Plan (SDP-10-014) designated by the Howard County Department of Planning and Zoning for the development of the Property and titled "Autumn River Wastewater Pumping Station, Autumn River; Phase II, Open Space Lot 37" and signed by, the Director of Planning and Zoning. A copy of the Site Development Plan shall be kept on file by County and is incorporated herein by reference. All construction shall also be in accordance with the approved Site Development Plan and shall further conform with the Design Manual except to the extent that the Approved Plans and Specifications vary from the Design Manual, in which event the Special Provisions of the Approved Plans and Specifications shall be deemed controlling.

Subdivision – means the plat of final subdivision for the Property designated by the Howard County Department of Planning and Zoning as Plan Number F-09-021 and titled "Plat of Revision, Autumn River – Phase II, Lots 5-29, 31-36, 38-43, 45-67, Open Space Lots 30, 37, 44, 68, Non-Buildable Parcel C, & Non-Buildable Bulk Parcels D & E" which plat shall be recorded among the Land Records upon the execution of this Agreement and the plat's approval and signature by County. The plats for the Subdivision are hereby incorporated herein by this reference.

SECTION 2: DESIGN OF THE PROJECT

- 2.1. <u>Plans</u>. Developer has engaged Developer's Engineer to prepare the Approved Plans and Specifications for the Project.
- 2.2. Revisions. Developer shall cause the Developer's Engineer to prepare, in accordance with the Howard County Code and the Howard County Design Manual, the construction drawings and Special Provisions and Technical Specifications for the wastewater pumping station to serve the Property and the surrounding areas, which shall be submitted to the County for its approval. The County shall review the construction drawings and Special Provisions and Technical Specifications and the Developer shall cause Developer's Engineer to make any required changes to the Approved Plans and Specifications for the Project as the construction of the Project progresses. The Project's construction drawings and the Special Provisions and Technical Specifications dated June 23, 2011 which have been approved by the County are "Approved Plans and Specifications."
- 2.3. <u>Certification</u>. The Developer shall require the Developer's Engineer to provide the County with as-built drawings upon the completion of the Project. The County shall retain the original copy of the Approved Plans and Specifications.
- 2.4. <u>Developer's Engineer</u>. Developer shall require Developer's Engineer to complete shop drawing review and coordination, attend progress and start-up meetings, respond to requests for interpretation and during the construction of the Project certify Project's construction. Developer shall engage an engineer to stake-out the Project.

SECTION 3: FINANCIAL SECURITY

- 3.1. <u>Performance Financial Security</u>. Pursuant to the Code and the terms of this Agreement, Developer has delivered to County Financial Security in the amount of Seven Hundred Twelve Thousand, Three Hundred Fifty Three and 00/100 Dollars (\$712,353.00), which is equal to is equal to 100% of the estimated cost of construction of the Project and which guarantees completion of the Project in a timely and satisfactory manner in accordance with the terms and conditions of this Agreement.
- 3.2. <u>Payment Financial Security</u>. Pursuant to the Code, Developer has delivered to County, Financial Security in the amount of Three Hundred Fifty Six Thousand, One Hundred Seventy Six and 50/100 Dollars (\$356,176.50), which is equal to 50% of the estimated cost of construction of the Project and which guarantees the payment of debts owed for the labor and materials used in the construction of the Project required under the terms and provisions of this Agreement.

3.3. <u>Maintenance Financial Security</u>. Prior to the Final Acceptance of the Project and in accordance with Section 9, Developer shall provide the Maintenance Financial Security in the amount of Seventy One Thousand, Two Hundred Thirty Six and 00/100 Dollars (\$71,236.00), which is equal to ten percent (10%) of the original amount of the Performance Financial Security.

SECTION 4: CONSTRUCTION OF PROJECT

- 4.1. <u>Construction and Completion Date</u>. Developer, at its sole cost and expense, shall construct the Project in accordance with the Approved Plans and Specifications. Developer shall obtain all permits and approvals which are required for the construction of the Project. Developer shall provide all labor, materials and equipment necessary to complete the construction of the Project in a timely manner no later than two (2) <u>years</u> of the date of execution of this Agreement (the "Completion Date").
- Approval. Developer agrees that the construction of the Project covered by this Agreement shall not begin until the Developer receives the notice to proceed letter. Developer shall notify CID of the proposed commencement date by Developer and arrange for and coordinate the inspection services with CID at least two (2) weeks prior to the proposed commencement date. Construction of the Project may commence at any time after CID issues the notice to proceed letter to Developer. Developer shall request County's red-line approval of any proposed change to or deviation from the Approved Plans and Specifications. Developer shall not proceed with any construction that is not on the Approved Plans and Specifications as amended by any red-line change from time to time. Work shall be continuously performed until final acceptance, as specified in the Approved Plans, Special Provisions and Technical Specifications, from the notice to proceed with the Project.
- 4.3. <u>Compliance with Design Manual</u>. The construction of the Project shall be conducted in accordance with the standards of the Design Manual unless otherwise specified on the Approved Plans and Specifications. It is understood and agreed that Developer is responsible for all land development operations on the Property. Developer may construct other required improvements in conjunction with the construction of the Project; all work shall be performed and completed in accordance with the appropriate standards, plans and specifications. However, in accordance with Maryland Department of the Environment Article 9-512(b), a building permit may not be issued unless the water and sewerage system is constructed and is adequate to serve the proposed construction.
 - 4.4. Damage During Construction. The Developer shall be required to repair

damage to any County facilities and improvements at its own expense if, as a result of grading or construction activities, these facilities have been damaged by the Developer, builder, contractor, subcontractors, material suppliers or any other agents of the Developer. If in the judgment of the County the damage presents an imminent threat to the public health, safety or welfare, the Developer shall repair the damage immediately upon the request of the County. If Developer fails to make such repair, County shall have the right to (i) enter the Property, repair the damage, and recover the cost of the repair from Developer, including but not limited to court costs, reasonable attorneys' fees and direct administrative and overhead costs, (ii) pursue a default under this Agreement, or (iii) pursue any other remedy available to County, at law or in equity.

SECTION 5: DEEDS OF EASEMENT, FEE SIMPLE GRANTS AND RIGHT OF ENTRY

Developer and Owner shall deliver to County at the time of execution of this Agreement, without any cost or expense to County, the executed deeds of easement and fee simple deeds to the County for the Associated Improvements, and any lots designated as open space pursuant to Section 16.121 of the Code which deeds to the County shall be recorded by County in the Land Records at the time of or after recordation of the Subdivision's final plat. Recordation of the Deeds of Easement and Deed shall not constitute acceptance of the Project by County. Developer, and its successors and assigns, shall have the right to enter upon the dedicated easement areas and fee simple areas during the term of this Agreement for the purpose of constructing the Project. Pursuant to the Code, Developer is required to ensure the satisfactory condition of all lots designated as open space prior to the release of the Performance Financial Security. Any encroachments to the easements and open space lots dedicated to County shall be resolved by Developer, at its expense, prior to the Final Acceptance of the Project. Developer and Owner hereby grant County, and its successors and assigns, a right of entry through the Property to inspect, and if necessary, construct, repair, and replace the Public Improvements, the Associated Improvements, and the Private Improvements. If there is no default by Developer under this Agreement, the foregoing rights of entry shall terminate upon the date the Maintenance Financial Security herein is released.

SECTION 6: INDEMNIFICATION AND INSURANCE

6.1. <u>Indemnification</u>. Developer and Owner covenant(s) to indemnify, defend and hold harmless County, its officials, agents, employees, contractors, invitees, licensees, successors and assigns against and with respect to all losses, damages, suits, claims, judgments and expenses whatsoever (collectively the "Losses"), including, without limitation, costs of investigation, litigation and reasonable attorney's fees, arising directly or indirectly from performance by Developer or Developer's agents, employees,

contractors, subcontractors, material suppliers, or builders or otherwise arising directly or indirectly from the work to be performed under this Agreement, regardless of whether the Losses are sustained by County directly, or by its officials, agents, employees, contractors, invitees, licensees, successors and assigns, except only when the Losses are solely attributable to and proximately caused by the sole negligence or the willful, malicious, or wanton misconduct of County or its officials, agents, employees or The foregoing shall apply, without limitation, to Losses of all types including destruction or degradation of the environment, including, without limitation, land, air, water, wildlife or vegetation, and all costs, fines, penalties, and other expenses related to the abatement of the destruction or degradation of the environment. This indemnification is not to be deemed as a waiver of any immunity that may exist in any action against County. Developer bears the risk of loss of all material, equipment, property, or work to be provided by Developer under this Agreement until Final Acceptance of the Project. Until that time, Developer or Developer's contractor will replace, at Developer's expense, all material, equipment, property, or work damaged or destroyed by any cause whatsoever. This indemnification shall terminate, if there is no default under this Agreement, upon the release of all Financial Security provided to County pursuant to this Agreement.

- 6.2. <u>Insurance</u>. The insurance which shall be obtained and maintained during this Agreement is as follows:
- 6.2.1. Developer shall, if Developer has employees, maintain and require all of its contractors and subcontractors performing work under this Agreement to maintain Worker's Compensation Insurance with limits of coverage as follows: Coverage A: Statutory, covering Maryland jurisdiction and Coverage B: \$100,000.00.
- 6.2.2. Developer shall maintain and require all of its contractors and subcontractors performing work under this Agreement to maintain Commercial General Liability Insurance issued by a company licensed to do business in the state of Maryland and having an AM Best rating of B+ or better with limits of \$1,000,000.00 per occurrence, covering bodily injury or property damage, and naming "Howard County, Maryland" as an additional insured.
- 6.2.3. Developer's Engineer shall maintain Professional Liability/Errors and Omissions Insurance issued by a company licensed to do business in the state of Maryland and having an AM Best rating of B+ or better with limits of \$1,000,000.00 per claim, covering incidents occurring or claims made for a period of three (3) years after the Final Acceptance of the Project.
 - 6.2.4. Developer shall indemnify County for any uninsured losses relating

to the construction of the Project under this Agreement. Evidence of the required insurance shall be provided to County upon the execution of this Agreement and later upon request by County.

6.3. <u>Safety</u>. Developer shall be responsible for initiating, maintaining, and supervising all safety precautions and programs in connection with the completion of Developer's obligations under this Agreement. Developer shall comply, and shall secure compliance by Developer's agents, employees, contractors, subcontractors, material suppliers, or builders with all federal, state, and local health and safety laws and regulations. If, at any time, or from time to time, work is not conducted on the site, Developer shall take appropriate safety measures to secure the site. Developer shall report to County any governmental inspections or inquiries at the job site. The reason for the inspection and the results of the inspection shall be shared with County as soon as possible but no later than the next business day. County reserves the right to audit Developer's safety related records at any time.

SECTION 7: INSPECTION

- 7.1. County Inspections. The County will inspect all phases of construction of the Project to the extent it deems necessary to satisfy itself that the construction is performed in accordance with the Approved Plans and Specifications, the Plat, the SDP and the Design Manual. Developer and Developer's employees, contractors, subcontractors, and builders shall cooperate with County in the conduct of such inspections. The County agrees to advise Developer of any deficiencies noted during the inspections. The Developer shall promptly take the necessary actions to correct the noted deficiencies.
- 7.2. Construction Inspection Services. Construction inspection services will be required on a full-time basis during the construction of the Project. The estimated cost of the inspection services during construction of the Project is assessed to the Developer prior to the execution of this Agreement. Should additional funds be required to pay for the cost of construction inspection services, the Developer will be notified of the additional construction inspection costs required to continue inspection services through the completion of the Project. If the Developer shall fail to pay the additional costs of construction inspection services within two (2) working days after notification by the County, then the County shall issue a stop work order on the Project. If the actual cost of the construction inspection services is less than the estimated construction inspection costs, the difference shall be returned to the Developer.
- 7.3. <u>County Approval</u>. Any and all changes and/or deviations from the Approved Plans and Specifications must be approved in writing by County prior to implementation.

- 7.4. <u>Developer Responsible for Development</u>. It is understood and agreed that Developer is responsible for all construction and development operations on the Property. Developer may construct other required improvements in conjunction with the construction of the Project and all work shall be performed and completed in accordance with the appropriate standards and Approved Plans and Specifications.
- 7.4. <u>Developer Request Final Inspection.</u> Upon completion of the Public Improvements, Developer shall notify County thereof and County will promptly thereafter make an inspection of the construction and advise Developer of its approval or of any deficiencies.

SECTION 8: FINAL APPROVAL, DEDICATION, AND FINAL ACCEPTANCE OF THE PROJECT

- 8.1. No sewage flows from the Autumn River Wastewater Pumping Station shall occur prior to final approval and acceptance of the Project.
- 8.2. <u>Conditions for Final Acceptance of the Project</u>. The County agrees that upon completion of the Project in accordance with the Approved Plans and Specifications, the Project may be accepted by the County only if the following requirements have been met:
- 8.2.1 The County shall have received a Maintenance and Repair Financial Security executed by Developer in accordance with the Agreement.
- 8.2.2. Developer and Developer's contractors shall each have provided to CID a notarized affidavit which certifies that all contractors, subcontractors and materials suppliers have been paid in full for all work satisfactorily completed and materials furnished with respect to the Project at the time of the Final Inspection;
- 8.2.3. The County shall have received a notarized waiver of lien executed by each contractor, subcontractor and materials supplier dated as of the Final Inspection;
- 8.2.4. Developer shall have reimbursed the County for all costs associated with repairs undertaken by the County pursuant to this Agreement;
- 8.2.5. The County shall have confirmed that the interior and exterior condition of the station are restored to a good condition; and

- 8.2.6. The Final Inspection is conducted by CID and CID is satisfied with the Project as constructed, Developer's Engineer has certified, and CID concurs, that the Project is completed in accordance with the Approved Plans and Specifications, as amended by all County approved modifications.
- 8.3. <u>Final Acceptance of the Project.</u> Final Acceptance of the Project occurs on the date which the Director executes the Final Inspection for Water and Sewer Acceptance form.
- 8.4. Final Acceptance of the Project by County. Upon the Acceptance of the Project under this Agreement and the posting of the Maintenance and Repair Financial security to secure Developer's warranty required under this Agreement, the Developer shall be released from any further obligations under the Performance Financial security. Notwithstanding the release of the Performance Financial Security, Developer shall be responsible for (i) Developer's warranty under Section 9 and Maintenance Financial Security, and (ii) Developer's obligations with respect to the Payment Financial Security in Section 11 of this Agreement.
- 8.5. Ownership of the Project. Developer and Owner agree that upon Final Acceptance of the Project by the County, title to the Project under this Agreement shall be vested in Howard County, Maryland.
- 8.6. <u>Notice to Claimants</u>. Within four weeks of the date of Final Acceptance of the Project, Developer, at its expense, shall publish in a newspaper of general circulation in Howard County, a notice to contractors, subcontractors, and materials suppliers that claims under the Payment Financial Security must be filed with County within ninety (90) days of Final Acceptance of the Project.

SECTION 9. WARRANTY, MAINTENANCE AND REPAIR FINANCIAL SECURITY

- 9.1. <u>Developer's Warranty</u>. Developer warrants to the County that the completed Project: (a) shall be constructed and installed in accordance with the Approved Plans and Specifications; (b) shall be free from any defects in materials and/or workmanship; and (c) shall be free from any damage which occurs subsequent to Final Acceptance of the Project by the County and which results from the Developer's activities in constructing the improvements.
- 9.2. <u>Damage to Project by Developer</u>. If, following Final Acceptance of the Project by the County, any work covered by this Agreement is defective in materials and/or workmanship or is damaged as a result of the Developer's activities in completing the public improvements serving the Subdivision, or is otherwise not in

conformity with the Approved Plans and Specifications, the Developer shall promptly and faithfully repair and correct such damage, non-conformity or defects.

9.3. Maintenance and Repair Financial Security. Developer further agrees to furnish an irrevocable maintenance and repair financial security in a form acceptable to the County (the "Maintenance and Repair Financial Security") guarantying Developer's obligation to complete and repair and correct any damage, defects in materials and/or workmanship, or non-conformity as provided above. The Maintenance and Repair Financial Security shall be in the amount of Seventy One Thousand, Two Hundred Thirty Six and 00/100 Dollars (\$71,236.00), which is equal to ten percent (10%) of the original amount of the Performance Financial Security. The Developer's obligation under the Maintenance and Repair Financial security shall remain in full force and effect until the later of: (a) the first anniversary of Acceptance of the Project, or (b) the date of the satisfactory correction and repair of any damage, defects, and non-conformities identified within the year commencing on the date of Acceptance of the Project.

SECTION 10: DEFAULTS AND REMEDIES

- 10.1. <u>Default by Developer</u>. Developer shall be deemed to be in default under the terms and provisions of this Agreement under the following conditions:
 - 10.1.1. Developer fails to construct the Project in a timely manner; or
- 10.1.2. Developer fails to construct the Project in accordance with the Approved Plans and Specifications; or
- 10.1.3. Developer fails to take appropriate action within thirty (30) days after notification by the County of unsatisfactory progress in constructing the required Project; and thereafter Developer fails to maintain satisfactory progress in construction of said improvements; or
- 10.1.4. Developer fails to commence appropriate and effective corrective action within thirty (30) days after notification by the County of non-compliance with specified engineering requirements during the construction of the Project; and thereafter Developer fails to diligently pursue and complete such corrective action.
- 10.1.5. Developer fails to commence appropriate and effective corrective action within fifteen (15) days after written notification by the County under Section 4.4 hereof to repair damage to County property.
- 10.2. County's Rights upon Default. In the event of any default by Developer in its performance of this Agreement, the County shall have the right to enforce this

Agreement, as provided by law, shall give Developer written notice of said default, and shall have the following rights which may be exercised cumulatively:

- 10.2.1. If a bond has been provided as Performance Financial Security, written notice of said default shall be given to the bonding company issuing the Performance Financial Security, requiring the company to acknowledge receipt of the County's demand and to elect, in writing and within forty-five (45) days, to either:
- (a) Complete the Project in accordance with the Approved Plans and Specifications by the date determined by County; or
 - (b) Pay to County the penal sum of the bond.
- 10.2.2. If a check or irrevocable letter of credit has been provided as Performance Financial Security, County has the right to draw upon the Performance Financial Security to guarantee Developer's obligation under this Agreement. The sum or sums withdrawn by County pursuant to the Performance Financial Security shall be retained and used by County for the costs and expenses to County arising out of the failure of Developer to complete the Project as required by the terms of this Agreement, which expenses shall include, but not be limited to, costs for engineering, inspection, reasonable overhead and administrative as well as direct construction expenses.
- 10.2.3. The right to withhold or suspend building permits, temporary use and occupancy permits and/or final use and occupancy permits for structures within the service area of the Project until such time as the default has been cured:
- 10.2.4. The right to recover from the Developer all such additional costs as may be incurred by the County in order to complete the Project in accordance with the Approved Plans and Specifications.

SECTION 11: CLAIMS UNDER PAYMENT FINANCIAL SECURITY

- 11.1. <u>Claimant</u>. Any person who has not been paid for work done or materials provided for the construction of the Project (a "Claimant") may seek payment under the Payment Financial Security in accordance with this Section 11. Upon request by such person, County will provide a copy of this Agreement.
- 11.2. <u>Bonds.</u> If the Payment Financial Security is a bond, the person seeking payment under the Payment Financial Security shall provide information directly to the bonding company.
 - 11.3. Letter of Credit or Check. If the Payment Financial Security is either a

letter of credit or check, the Claimant shall proceed as follows:

- 11.3.1. The Claimant shall submit to County within ninety (90) days of Final Acceptance of the Project (the "Claim Notice Date") an affidavit executed by the Claimant under penalties of perjury, stating: (a) the Claimant has not been paid in full for work done or materials provided for or about the construction and installation of the Project; (b) the Claimant has given Developer a written notice of its intention to (i) claim a lien under Sections 9-101 et seq. of the Real Property Article of the Annotated Code of Maryland (the "Mechanics' Lien Statute"), or (ii) file a suit or a petition pursuant to the Mechanics' Lien Statute or other applicable law within the period of time permitted by such statute or law for the giving of such notice or filing of such suit or petition and is diligently pursuing its claim under such law or statute; and (c) the amount of the Claim which is the subject of such suit or petition.
- 11.3.2. A Claimant obtaining either (a) a final judgment awarding payment to the Claimant for a debt owed for work done or materials provided for the construction of the Project, or (b) a final order establishing a mechanics' lien for work done or materials provided for the construction of the Project, may request payment from County under the Payment Financial Security in the amount of the judgment or lien plus accrued judgment interest thereon from the date of such judgment or order.
- 11.3.3. On or before one year of the Claim Notice Date, the Claimant shall provide County with the following documents (copies of each of which shall be provided to Developer) (collectively the "Claim"):
- 11.3.3.1. A formal request for payment, in the form of an affidavit executed by the Claimant under penalties of perjury, setting forth (a) the Claimant's name and address; (b) the date of and the amount of the judgment or order and of any judgment interest; (c) a statement that judgment or order (i) was not appealed and is final with all applicable appeal times expired, and (ii) has not been satisfied within thirty (30) days after the entry of such final judgment or order and the amount that remains unpaid as of the date of the affidavit; and (d) a request that County withdraw under the Payment Financial Security the amount of the unpaid judgment or order (plus any judgment interest) and pay over the amount so withdrawn to the Claimant.
 - 11.3.3.2. A true test copy of such final order or judgment.
- 11.3.3.3. Satisfactory evidence that such judgment or order constitutes a final judgment or order pursuant to the Mechanics' Lien Statute or other applicable law, and that all applicable appeal times have expired.

- 11.3.4. Upon receipt of the Claim from the Claimant, County shall be entitled to withdraw under the Payment Financial Security the amount of the unpaid award in such judgment or order together with any judgment interest if so requested, and pay over the amount to the Claimant the proceeds of the Payment Financial Security in full or partial satisfaction of such judgment or order. County shall promptly notify Developer whenever it takes any such action.
- 11.4. Extension of Payment Financial Security. In the event that County receives notice from a Claimant by the Claim Notice Date and if at any time thereafter the Payment Financial Security will, in County's judgment, expire or be terminated before the pending claim has been paid, dismissed or otherwise satisfied, County shall be entitled to require Developer to extend or replace the Payment Financial Security, as County deems necessary. Developer's failure to extend or replace the Payment Financial Security when requested by County shall entitle County to withdraw the funds then available under the Payment Financial Security in an amount sufficient to pay all pending claims and place the withdrawn funds in an escrow account for the benefit of any Claimant who has given notice of a pending claim.
- 11.5. Release of Payment Financial Security. County will release the Payment Financial Security and will not require that the Payment Financial Security be extended for a period beyond the original or any future expiration date if all of the following conditions are satisfied:
- 11.5.1. The Final Acceptance of the Project by County pursuant to Section 8 of this Agreement.
- 11.5.2. Developer has published a notice to contractors, subcontractors and material suppliers to file claims for payment on or before the Claim Notice Date as provided in Section 8.6 of this Agreement.
- 11.5.3. At least one hundred twenty (120) days have passed since the Final Acceptance of the Project.
- 11.5.4. County has not received notice of any claim prior to the Claim Notice Date or, if notice has been received, County has paid all Claims and Judgment Interest, if any.
- 11.5.5. Upon the request of Developer, if all of the above conditions are satisfied, County will notify Developer that County will release the Payment Financial Security.

11.5.6. County's right to withdraw under the Payment Financial Security shall not be extinguished or otherwise affected by any foreclosure under a deed of trust, mortgage, or other similar instrument on all or any portion of the Property.

12. REIMBURSEMENT FOR MAJOR PUBLIC SEWER FACILITIES.

- 12.1 <u>Maximum Reimbursement.</u> County desires to acquire the Project constructed under this Agreement and the Developer has requested the County to reimburse the Developer up to one hundred percent (100%) of the actual construction costs of the Project as approved by the Department, excluding the costs of (i) rights-of-way acquisition, (ii) house connections, (iii) engineering, and (iv) County's review and inspection fees (the "Maximum Reimbursement"). Upon the County's acceptance of the Project in accordance with this Agreement, Developer shall submit copies of the Developer's paid invoices for the Project to evidence the actual costs of constructing the Project. This Agreement shall be amended to reflect the Maximum Reimbursement and the County's fee for preparing the amendment shall be paid by the Developer.
- 12.2 Source of Funds for Reimbursement. The County's obligation to reimburse the Developer is limited to the sum of the (i) sewer in-aid-of-construction charge in the amount of \$600.00 per lot and (ii) ninety percent (90%) of the ad-valorem charges, levied upon and collected from lots within the Reimbursement Service Area and which have connected to the Project during the ten (10) year period commencing on the date of this Agreement. The in-aid-of-construction charges are defined in Section 20.611 of the Code and the ad valorem charges are defined in Section 20.613 of the Code. If six (6) months prior to the end of the tenth year (or a renewal year, as the case may be) the Developer has not received reimbursements equaling the Maximum Reimbursement, the Developer may request a renewal of this Agreement for one additional year and up to a maximum of five (5) renewals may be agreed upon by the County and Developer. Upon any such renewal, this Agreement shall be amended and the County's fee for preparing the amendment shall be paid by the Developer.
- 12.3 <u>Developer's Request For Reimbursement</u>. After the County's acceptance of the Project, the Developer may request a reimbursement.
- 12.4 Payment of Reimbursement. On or before July 31 of each year, County shall compute the amount of the sewer in-aid-of-construction charges collected and ninety percent (90%) of the ad-valorem charges collected for each lot connecting to the Project within the Reimbursement Service Area during the prior fiscal year. To the extent the Developer has not received the Maximum Reimbursement, the amount of the sewer in-aid-of-construction charges collected and ninety percent (90%) of the advalorem charges collected on such lots shall be remitted to the Developer at the address set forth in Section 13.8 hereof.

12.5 <u>Termination of Reimbursement Obligation</u>. Upon the earlier to occur of (i) payment of the Maximum Reimbursement or (ii) the expiration of the term of this Agreement, this Agreement shall terminate and the County shall have no authority to pay a Reimbursement to the Developer.

SECTION 13: GENERAL PROVISIONS

- 13.1. <u>Waiver</u>. Developer agrees to waive all right of appeal as to the issue of the necessity and requirement for construction or maintenance of the Project shown and described on the Approved Plans and Specifications.
- 13.2. <u>Issuance of Building Permits.</u> The issuance of building permits pursuant to this Agreement is subject to possible interruption or suspension by reason of State and Federal action, such as a moratorium imposed for environmental or health reasons, and the time within which the Project is to be constructed hereunder shall be extended by the length of any such interruption, suspension or moratorium.
- 13.3. Public Water and Sewer Capacity. The parties acknowledge that the execution of this Agreement does not grant or create in any manner a vested right to gain access to public water and/or sewer facilities, said right being solely provided under Section 18.122B of the Code. The parties further acknowledge that public water and/or sewer capacity to be created by expansion of current facilities, or construction of new facilities, is contingent on the availability of State and Federal funds for Water and Sewer Capital Programs. The parties agree that County shall not have any liability or any responsibility to provide allocations due to the inability of County to obtain necessary Federal or State funds or to acquire, in a reasonable time, easements necessary for construction of water and/or sewer projects or for Federal or State action, including operational moratoria, which may suspend, delay, or otherwise affect the allocation. It is understood that an allocation of capacity is not assignable or transferable from one development or section of a development to another except as provided in Section 18.122B of the Code. Developer hereby acknowledges that the conditions imposed in this section are established by Section 18.122B of the Code.
- 13.4. Force Majeure. In the event Developer is delayed or prevented from commencing construction of the Project provided by this Agreement within the period hereinabove specified by reason of war, riot, insurrection, strikes, epidemics, earthquakes, tornadoes, floods, explosions, governmental restraints, restrictions or limitations, or the unavailability of materials due to strikes or for any other reasonable delays (collectively "Force Majeure"), the performance required of Developer shall be excused for as long as such event of Force Majeure shall continue and the period of time specified herein for performance by the Developer shall be automatically extended

by the number of days during which performance was precluded by the continuance of such event of Force Majeure.

- 13.5. No Use and Occupancy. No Certificate of Occupancy for any improvements within the property shown and described on the Approved Plans and Specifications shall be issued without the prior approval by the County of the adequacy of access, drainage and other essential public improvements pertinent to the property being certified, and compliance with all other applicable requirements of the building code.
- 13.6. Payment of Assessments and Charges. Nothing herein shall be construed as relieving Developer from the payment of all meter setting charges, water and/or sewer charges, front foot benefit assessment, in-aid-of-construction assessment, ad valorem taxes, supplemental in-aid-of-construction assessments (where applicable) and/or supplemental ad valorem taxes (where applicable), nor shall Developer be entitled to any set off on this account.
- 13.7. <u>Assignment</u>. Any assignment or pledge of this Agreement must be assented to, in writing, by the County prior to such assignment or pledge; otherwise, said assignment or pledge shall be invalid.
- 13.8. <u>Notice</u>. All correspondence regarding this Agreement and the work to be performed hereunder shall be mailed or personally delivered to the Developer, Autumn Development Corporation at 4100 College Avenue, P.O. Box 396, Ellicott City, Maryland 21043; and to the County, the Director of Public Works, George Howard Building, 3430 Court House Drive, Ellicott City, Maryland 21043. Either party to this Agreement may change its address by written notice to the other party.
- 13.9. <u>Exhibits.</u> Each writing or plat referred to in this Agreement as an exhibit is hereby made a part of this Agreement.
- 13.10. <u>Laws of Maryland</u>. This Agreement was made and entered into in Maryland and is to be construed under the Laws of Maryland. As to Developer, this Agreement is intended to be a contract under seal and a specialty.
- 13.11. <u>Recordation</u>. This Agreement shall be recorded among the Land Records and Developer shall pay all taxes and costs related to the recording, if any.
- 13.12. Affidavit of Conflict. The Developer and the Owner shall disclose any conflict of interest existing with the County or execute the Affidavit attached as Exhibit C.

IN WITNESS WHEREOF, Developer, Owner, and County have caused their duly authorized officer, under seal, to execute this Amended and Restated Developer Agreement and Right of Entry Major Public Sewer System on the date first above written.

WITNESS/ATTEST:	DEVELOPER AUTUMN DEVELOPMENT CORPORATION a Maryland corporation		
Bruce Taylor	BY:(SEAL) Ross I. Taylor		
Corporate Secretary	President		
STATE OF MARYLAND,	COUNTY, TO WIT:		
aforesaid, personally appeared Ross President of Autumn Developmen "Corporation"), and that he, as such within Amended and Restated Dev purposes therein contained by signing officer and certified that this conveyar	this day of, 2011, before of the State of Maryland, in and for County a Taylor, who acknowledged himself to be the total Corporation, a Maryland corporation, (the officer being authorized so to do, executed the eloper Agreement and Right of Entry for the officer the the the the corporation by himself as such that the corporation in which there is a first of all or substantially all of the property and		
AS WITNESS my Hand and No	tarial Seal.		
My Commission Expires:	Notary Public		
[Signatures cont	inue on the following page.]		

Major Sewer Facilities W/S Agreement No. 14-4596-DMS

WITNESS/ATTEST:	OWNER: AUTUMN RIVER CORPORATION a Maryland corporation		
	BY:	(SEAL)	
Ross I. Taylor Corporate Secretary	Bruce T. T President	(SEAL) aylor	
STATE OF MARYLAND,	COUNTY, TO WIT:		
I HEREBY CERTIFY that on this _ me, the subscriber, a Notary Public of taforesaid, personally appeared Bruce T. T President of Autumn River Corporation, a M that he, as such officer being authorized s Restated Developer Agreement and Right by signing the name of the Corporation by conveyance is not part of a transaction in other transfer of all or substantially all of the	aylor, who acknowle aryland corporation, o to do, executed the of Entry for the purphimself as such office which there is a samproperty and assets	dged himself to be the (the "Corporation"), and le within Amended and loses therein contained er and certified that this le, lease, exchange, or	
AS WITNESS my Hand and Notarial	Seal.		
My Commission Expires:	Notary Public		
ATTEST:	HOWARD COUNTY, MARYLAND		
Lonnie R. Robbins Chief Administrative Officer APPROVED:	BY: Ken Ulman County Exec		
James M. Irvin, Director Department of Public Works	,		

[Signatures continue on the following page.]

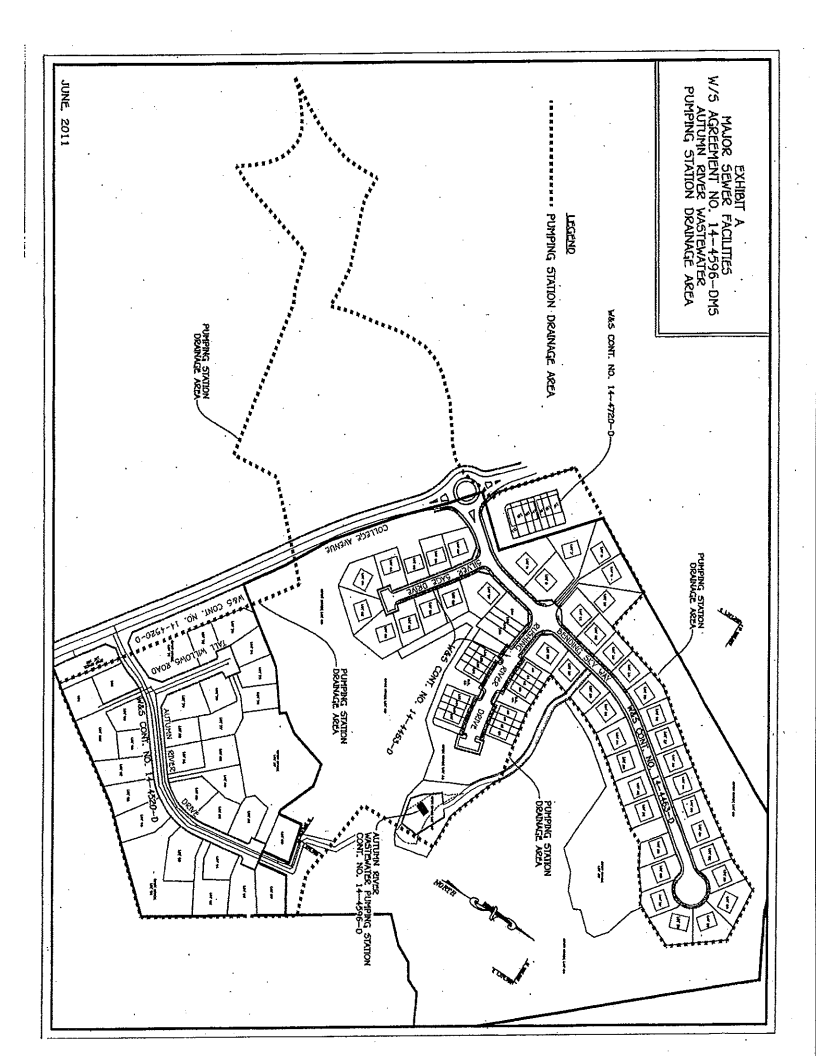
APPROVED FOR SUFFICIENCY	OF FUNDS:
Stanley J. Milesky Acting Director of Finance	
APPROVED FOR FORM AND LE on this day of	
Margaret Ann Nolan County Solicitor	
STATE OF MARYLAND,	COUNTY, TO WIT:
before me, the subscriber, a Nota aforesaid, personally appeared h	on this day of, 2011, any Public of the State of Maryland, in and for County Ken Ulman, County Executive for Howard County, sended and Restated Developer Agreement and Right me to be the act of County.
AS WITNESS my Hand and	l Notarial Seal.
M. O	Notary Public
My Commission Expires:	
	t this Amended and Restated Developer Agreement by Howard County, Maryland, a party to the Developer
	Tina D. Hackett, Chief Real Estate Services Division

After Recording, Return To: Howard County, Maryland Real Estate Services Division 3430 Courthouse Drive Ellicott City, Maryland 21043

AMENDED AND RESTATED DEVELOPER AGREEMENT AND RIGHT OF ENTRY MAJOR PUBLIC SEWER SYSTEM HOWARD COUNTY, MARYLAND

Exhibit A

Autumn River Wastewater Pumping Drainage Area



Major Sewer Facilities W/S Agreement No. 14-4596-DMS

AMENDED AND RESTATED DEVELOPER AGREEMENT AND RIGHT OF ENTRY MAJOR PUBLIC SEWER SYSTEM HOWARD COUNTY, MARYLAND

Exhibit B

Reimbursement Service Area Map and Lots

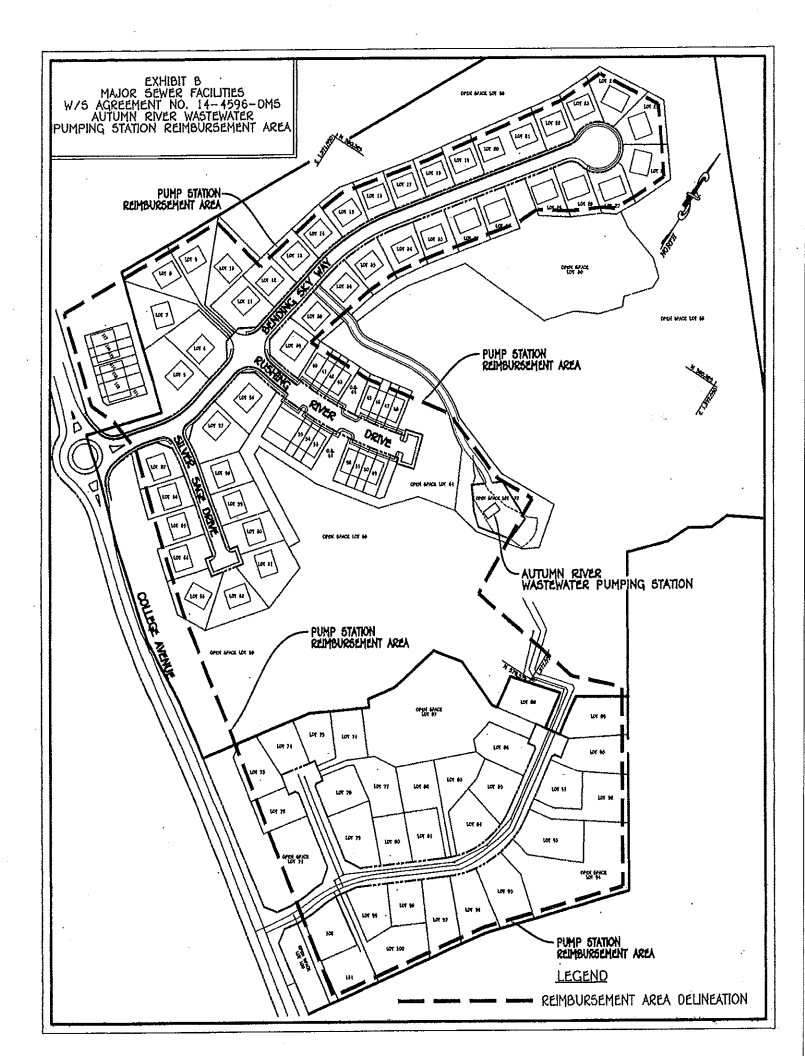


Exhibit B
Autumn River Wastewater Pumping Station Reimbursement Area Tax Account Numbers

Tax Map #	Parcel #	Lot#	Subdivision	Tax Account #
25	279	5	Autumn River Phase II	02-218550
25	279	6	Autumn River Phase II	02-218550
25	279	7	Autumn River Phase II	02-218550
25	279	8	Autumn River Phase II	02-218550
25	279	9	Autumn River Phase II	02-218550
25	279	10	Autumn River Phase II	02-218550
25	279	. 11	Autumn River Phase II	02-218550
25	279	12	Autumn River Phase II	02-218550
25	279	13	Autumn River Phase II	02-218550
25	. 279	14	Autumn River Phase II	02-218550
. 25	279	15	Autumn River Phase II	02-218550
25	279	16	Autumn River Phase II	02-218550
25	279	17	Autumn River Phase II	02-218550
25	279	18	Autumn River Phase II	02-218550
25	279	19	Autumn River Phase II	02-218550
25	279	20	Autumn River Phase II	02-218550
25	279	21	Autumn River Phase II	02-218550
25	279	22	Autumn River Phase II	02-218550
25	279	23	Autumn River Phase II	02-218550
25	279	24	Autumn River Phase II	02-218550
25	279	25	Autumn River Phase II	02-218550
25	279	26	Autumn River Phase II	02-218550
25	279	27	Autumn River Phase II	02-218550
25	279	28	Autumn River Phase II	02-218550
25	279	29	Autumn River Phase II	02-218550
25	279	31	Autumn River Phase II	02-218550
25	279	32	Autumn River Phase II	02-218550
25	279	33	Autumn River Phase II	02-218550
25	279	34	Autumn River Phase II	02-218550
25	279	35	Autumn River Phase II	02-218550
25	279	36	Autumn River Phase II	02-218550
25	279	. 38	Autumn River Phase II	02-218550
25	279	39	Autumn River Phase II	02-218550
25	279	40	Autumn River Phase II	02-218550
25	279	41	Autumn River Phase II	02-218550
25	279	42	Autumn River Phase II	02-218550
25	279	43	Autumn River Phase II	02-218550
25	279	45	Autumn River Phase II	02-218550
25	279	46	Autumn River Phase II	02-218550
25	279	47	Autumn River Phase II	02-218550
25	279	48	Autumn River Phase II	02-218550
25	279	49	Autumn River Phase II	02-218550
25	279	50	Autumn River Phase II	02-218550
25	279	51	Autumn River Phase II	02-218550
. 25	279	52	Autumn River Phase II	02-218550

Exhibit B
Autumn River Wastewater Pumping Station Reimbursement Area Tax Account Numbers

Tax Map #	Parcel #	Lot #	Subdivision	Tax Account #
25	279	53	Autumn River Phase II	02-218550
25	279	54	Autumn River Phase II	
25	279	56	Autumn River Phase II	02-218550
25	279	57	Autumn River Phase II	02-218550
25	279	58	Autumn River Phase II	02-218550
25	279	59	Autumn River Phase II	02-218550
. 25	279	60	Autumn River Phase II	02-218550
25	279	61	Autumn River Phase II	02-218550
25	279	62	Autumn River Phase II	02-218550
25	279	63	Autumn River Phase II	02-218550
25	279	64	Autumn River Phase II	02-218550
. 25	279	65	Autumn River Phase II	02-218550
25	279	66	Autumn River Phase II	02-218550
25	279	67	Autumn River Phase II	02-398338
25	279	69	Autumn River Phase III	02-398346
25	279	70	Autumn River Phase III	02-218550
25	279	72	Autumn River Phase III	02-218550
25	279	73	Autumn River Phase III	02-218550
25	279	74	Autumn River Phase III	02-218550
25	279	75	Autumn River Phase III	02-218550
25	279	76	Autumn River Phase III	02-218550
25	279	77	Autumn River Phase III	02-218550
25	279	78	Autumn River Phase III	02-218550
25	279	79	Autumn River Phase III	02-218550
25	279	80	Autumn River Phase III	02-218550
25	279	81	Autumn River Phase III	02-218550
25	279	82	Autumn River Phase III	02-218550
25	279	83	Autumn River Phase III	02-218550
25	279	84	Autumn River Phase III	02-218550
25	279	85	Autumn River Phase III	02-218550
25	279	86	Autumn River Phase III	02-218550
25	279	88	Autumn River Phase III	02-218550
25	279	89	Autumn River Phase III	02-218550
25	279	90	Autumn River Phase III	02-218550
25	279	91	Autumn River Phase III	02-218550
25	279	92	Autumn River Phase III	02-218550
25	279	93	Autumn River Phase III	02-218550
25	279	95	Autumn River Phase III	02-218550
25	279	96	Autumn River Phase III	02-218550
25	279	97	Autumn River Phase III	02-218550
25	279	98	Autumn River Phase III	02-218550
25	279	99	Autumn River Phase III	02-218550
25	279	100	Autumn River Phase III	02-218550
25	279	101	Autumn River Phase III	02-218550
25	279	102	Autumn River Phase III	02-218550

Major Sewer Facilities W/S Agreement No. 14-4596-DMS

AMENDED AND RESTATED DEVELOPER AGREEMENT AND RIGHT OF ENTRY MAJOR PUBLIC SEWER SYSTEM HOWARD COUNTY, MARYLAND

Exhibit C AFFIDAVIT

PURSUANT TOHOWARD COUNTY CODE SECTIONS 22.300 - 22.304 DISCLOSURE OF INTEREST BY PERSONS DOING BUSINESS WITH HOWARD COUNTY

REFERENCE: Major Public Sewer System Developer Agreement
(Contracts, Fee Simple Purchases or Sale of Land)
The undersigned do/does hereby declare that:
1. Neither he/she/they, nor any representative of his/her/their firm has/have provided, offered to provide, or will subsequently provide to any officer or employee of Howard County, whether elected or appointed, any benefits, monetary or otherwise, or material consideration from the profits or emoluments of the above-referenced contract, job, work or service for the County; and
2. No officer or employer of the County has accepted, received or will receive from the undersigned, any service or thing of value, directly or indirectly, upon more favorable terms than those granted to the public generally; and
3. No officer or employee of the County has received or will receive from the undersigned, directly or indirectly, any part of any fee, commission of compensation paid or payable by the County in connection with the above-referenced contract, job, work or service for the County, excepting, however, the receipt of dividends on corporation stock.
I/we do solemnly declare and affirm under the penalties of perjury that the contents of the aforegoing Affidavit are true and correct to the best of my/our knowledge, information, and belief. DATE:
SIGNATURE: TITLE:
FIRM: (If Applicable)
ADDRESS: