

1386 NORTH MAIN STREET CROSSVILLE, TN 38555 P.O. BOX 3440 CROSSVILLE, TN 38557 PHONE 931.484.BANK (2265) FAX 931.707.3575 TELEPHONE BANKING 931.707.3588 TIME & TEMPERATURE 931.484.1234 WWW.FNBOTN.COM

CROSSVILLE REGIONAL PLANNING COMMISSION IRREVOCABLE LETTER OF CREDIT AGREEMENT

This Irrevocable Letter of Credit Agreement made and entered into on this <u>23rd</u> day of <u>October, 2014</u>, by <u>Gardens Inc</u>., (hereinafter referred to as Developer), the Crossville Regional Planning Commission (hereinafter referred to as the Commission), and <u>The First National Bank of Tennessee</u> (hereinafter referred to as the Bank).

WHEREAS, Developer is subdividing a tract of land located in the City of Crossville or in the Crossville Planning Region of Cumberland County, Tennessee, in the 1st Civil District, containing 14.74 acres more or less, into 32 residential lots, known as Phase VI & VII of The Gardens; and

WHEREAS, in accordance with the requirements of the Commission, Developer is required to insure the completion of certain improvements required by the Crossville Subdivision Regulations, and

WHEREAS, Sections 13-3-403 and 13-4-303 of the Tennessee Code Annotated provides that , in lieu of completion of such improvements, the Commission may accept a bond in form and amount, and with conditions and surety satisfactory to it, and providing for and securing to the public the actual construction and installation for such improvements within a period specified by the Commission and expressed in said bond.

WHEREAS, Section 13-3-403 and 13-4-303 of Tennessee Code Annotated states that the construction District Attorney for the judicial circuit in which said subdivision is located is hereby granted the power and duty to enforce any such bond by all appropriate legal and equitable remedies. And upon the order of the Planning Commission, the District Attorney shall apply monies collected on such bonds to the construction and installation of said improvements. Similarly Section 13-4-303 of Tennessee Code Annotated states that the municipality is granted the power to enforce the bonds by all appropriate legal and equitable remedies through its City Attorney.

NOW, THEREFORE, for and in consideration of the premises and the mutual covenants, agreements, and considerations herein set out, THE PARTIES HERETO AGREE AS FOLLOWS:

- 1) In consideration of the Commission giving final approval to the final plat of Phase VI & VII, The Gardens Subdivision, the Developer has obtained from the bank and the Bank covenants and warrants to the Commission an Irrevocable Letter of Credit #222201329-001 (1) in the amount of \$112,574.00, having been signed by one officer of said Bank. Said Irrevocable Letter of Credit is to be attached to this agreement.
 - 2) The Developer covenants with and warrants to the Commission that said amount shall cover the full amount of the estimated cost of improvement (s), As determined by <u>City of Crossville</u>, and approved by the Commission. A copy of said contractors, bid or City Engineer's estimate shall be attached to this Agreement.
 Installation of the following improvements are required by the Planning Commission:

COMPLETION OF ASPHALT & STONE SHOULDER AND CURB

3) The specified period of this Agreement shall be <u>30</u> days prior to the date of expiration of the Irrevocable Letter of Credit:

- When construction of all improvements required by the Crossville Subdivision Regulations and the Commission are completed and approved during the period covered by this Agreement, the Commission shall receive approval reports, and vote to terminate their interest in the Irrevocable Letter of Credit Agreement. The Commission will notify the Bank in writing that the Commission no longer has an interest in the Irrevocable Letter of Credit. Completion of improvements shall be determine by the Crossville City Manager or his designated representative, the applicable Utility District Manager and/or the County Road Supervisor, and such determination reported to the Commission in writing.
- 5) At such time of expiration of this Agreement, the Commission shall undertake one of the following courses of action:
 - a) If it is determined by the City Manager or his designated representative, the applicable Utility District Manager and/or the County Road Supervisor that required improvements have not been made or completed, the Commission shall direct the City Attorney/District Attorney General to enforce this Irrevocable Letter of Credit agreement, obtain said funds assured by said Irrevocable Letter of Credit, and forward said funds to the appropriate jurisdiction for the construction of said improvements.
 - b) An extension of Credit will be considered if Developer requests one in writing 15 days prior to expiration of the Letter of Credit and can prove that unusual circumstances have prevented the completion of required improvements. The Developer must present another Letter of Credit. Commission may review the case and, if the situation warrants, may grant an extension, providing that Developer presents another Irrevocable Letter of Credit. All parties will execute an addendum to this agreement, and Developer will arrange with Bank to extend or reissue said Letter of Credit.
- 6) It is understood and agreed, however, that nothing herein contained shall relieve the Developer from completing the improvements required by the Commission, but said Irrevocable Letter of Credit shall be construed as being merely an assurance of creating a fund from which said improvements can be constructed and completed. It is further understood that there can be no withdrawal and expenditures of funds from said Irrevocable Letter of Credit until the Planning Commission issues a Release of Interest in said letter or until the expiration of the period covered by this Agreement.
- 7) The Bank agrees that it shall not allow the withdrawal of funds or release of said Irrevocable Letter of Credit except upon the conditions herein above set out in the preceding paragraphs.

Developers Signature

Developers Signature

First National Bank of Tennessee

Crossville Regional Planning Commission

v: K. 69

(Secretary)



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CROSSVILLE REGIONAL PLANNING COMMISSION IRREVOCABLE LETTER OF CREDIT AGREEMENT

This Irrevocable Letter of Credit Agreement made and entered into on this <u>19th</u> day of <u>August</u>, <u>2014</u>, by <u>Gardens Inc</u>., (hereinafter referred to as Developer), the Crossville Regional Planning Commission (hereinafter referred to as the Commission), and <u>The First National Bank of Tennessee</u> (hereinafter referred to as the Bank).

WHEREAS, Developer is subdividing a tract of land located in the City of Crossville or in the Crossville Planning Region of Cumberland County, Tennessee, in the 1st Civil District, containing 4.45 acres more or less, into 8 residential lots, known as **Phase VI & VII of The Gardens**; and

WHEREAS, in accordance with the requirements of the Commission, Developer is required to insure the completion of certain improvements required by the Crossville Subdivision Regulations , and

WHEREAS, Sections 13-3-403 and 13-4-303 of the Tennessee Code Annotated provides that , in lieu of completion of such improvements, the Commission may accept a bond in form and amount, and with conditions and surety satisfactory to it, and providing for and securing to the public the actual construction and installation for such improvements within a period specified by the Commission and expressed in said bond.

WHEREAS, Section 13-3-403 and 13-4-303 of Tennessee Code Annotated states that the construction District Attorney for the judicial circuit in which said subdivision is located is hereby granted the power and duty to enforce any such bond by all appropriate legal and equitable remedies. And upon the order of the Planning Commission, the District Attorney shall apply monies collected on such bonds to the construction and installation of said improvements. Similarly Section 13-4-303 of Tennessee Code Annotated states that the municipality is granted the power to enforce the bonds by all appropriate legal and equitable remedies through its City Attorney.

NOW, THEREFORE, for and in consideration of the premises and the mutual covenants, agreements, and considerations herein set out, THE PARTIES HERETO AGREE AS FOLLOWS:

- 1) In consideration of the Commission giving final approval to the final plat of <u>Phase VI & VII, The Gardens Subdivision</u>, the Developer has obtained from the bank and the Bank covenants and warrants to the Commission an Irrevocable Letter of Credit #208908874-001 (8) in the amount of \$5,000.00, having been signed by one officer of said Bank. Said Irrevocable Letter of Credit is to be attached to this agreement.
 - 2) The Developer covenants with and warrants to the Commission that said amount shall cover the full amount of the estimated cost of improvement (s). As determined by <u>J Hicks Excavating and Rodgers Group, Inc</u>, and approved by the Commission. A copy of said contractors, bid or City Engineer's estimate shall be attached to this Agreement.

 Installation of the following improvements are required by the Planning Commission:

CUL-DE-SAC (IF REQUIRED)

3) The specified period of this Agreement shall be <u>30</u> days prior to the date of expiration of the Irrevocable Letter of Credit:

Expiration Date of Letter of Credit: September 19, 2015
Expiration Date of Agreement: August 19, 2015

- When construction of all improvements required by the Crossville Subdivision Regulations and the Commission are completed and approved during the period covered by this Agreement, the Commission shall receive approval reports, and vote to terminate their interest in the Irrevocable Letter of Credit Agreement. The Commission will notify the Bank in writing that the Commission no longer has an interest in the Irrevocable Letter of Credit. Completion of improvements shall be determine by the Crossville City Manager or his designated representative, the applicable Utility District Manager and/or the County Road Supervisor, and such determination reported to the Commission in writing.
- 5) At such time of expiration of this Agreement, the Commission shall undertake one of the following courses of action:
 - a) If it is determined by the City Manager or his designated representative, the applicable Utility District Manager and/or the County Road Supervisor that required improvements have not been made or completed, the Commission shall direct the City Attorney/District Attorney General to enforce this Irrevocable Letter of Credit agreement, obtain said funds assured by said Irrevocable Letter of Credit, and forward said funds to the appropriate jurisdiction for the construction of said improvements.
 - b) An extension of Credit will be considered if Developer requests one in writing 15 days prior to expiration of the Letter of Credit and can prove that unusual circumstances have prevented the completion of required improvements. The Developer must present another Letter of Credit. Commission may review the case and, if the situation warrants, may grant an extension, providing that Developer presents another Irrevocable Letter of Credit. All parties will execute an addendum to this agreement, and Developer will arrange with Bank to extend or reissue said Letter of Credit.
- 6) It is understood and agreed, however, that nothing herein contained shall relieve the Developer from completing the improvements required by the Commission, but said Irrevocable Letter of Credit shall be construed as being merely an assurance of creating a fund from which said improvements can be constructed and completed. It is further understood that there can be no withdrawal and expenditures of funds from said Irrevocable Letter of Credit until the Planning Commission issues a Release of Interest in said letter or until the expiration of the period covered by this Agreement.
- 7) The Bank agrees that it shall not allow the withdrawal of funds or release of said Irrevocable Letter of Credit except upon the conditions herein above set out in the preceding paragraphs.

Developers Signature

Developers Signature

First National Bank of Tennessee

Crossville Regional Planning Commission

Ry Mer & Charles (Secretary

ACKNOWLEDGEMENTS

State of Tennessee)	[Developer's rottin]			
Cumberland County)	1.0 11.0	. 1 ()		
Before me, the undersigned authority, a Notary Public, in ar	nd for said State ar	ia County, p	ersonany	
appearedJames T Wilson, the within named Developer(s)	with whom I am	personany a	equaimed	
and who acknowledged that he/they executed the within and foreg	joing instrument as	nis/their ire	e act and	
deed for the purposes therein expressed and contained.		2014	WAY L. SA	11/1/2
Witness my hand and seal of office on this the19th_day o	tAugust	_, 2014	III EW.	00/1/2
My Commission Expires: October 5, 2016		<i>7/2</i>	SW/ STATE	
My Commission Expires: Coreber 5, 2016			TENNICE	1 m =
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Cumberland County)		1.0	''///////////	111.
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appearedLarry Henson, with whom I am per	rsonally acquainted	i, and who, i	ipon oatn,	
- almost ladged himself to be (Officer) (Community	President of	me rusi	, Ivalionai	
Donk of Tennessee (hank) located in Crossville	, Telliessee, all	iu iliai as suc	m Omicoi,	
being authorized to so do, executed the foregoing instrument for the	ne purposes therein	contained, l	by signing	
the name of the Cornoration by herself/himself as such Officer.				
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Cumberland County)		1.0	THAT CO	Till.
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appeared Robert Harrism, with whom I am pe	rsonally acquainted	d, and who,	upon oain;	
acknowledged herself/himself to be the Secretary of the Crossvi	ille Regional Plant	ning Commi	SSIOU STATE	•
State of Tennessee) Cumberland County) Before me, the undersigned authority, a Notary Public, in a appeared Action with whom I am pe acknowledged herself/himself to be the Secretary of the Crossvi contained, by signing the name of the Planning Commission by her Witness my hand and seal of office on this the 21 day of the Commission Expires:	rself/himself as Sec	cretary.	WHITE VE	11/2
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Before me, the undersigned authority, a Notary Public, in a	and for said State a	and County,	personally	
appeared with whom I am oath, acknowledge himself/herself to be	n personally acqua	inted, and	wno, upon	
oath, acknowledge himself/herself to be	·	(Officer)	or the	
(Cornoration), located in		, 1611110	basco, and	
that as such Officer, being authorized to so do, executed the fore	going manument r	or me barbo	ses therein	
contained by signing the name of the Corporation by himself/hers	self as said Officer.			
Witness my hand and seal of office on this the day of	of	,	20	
•				
My Commission Expires:				
	Notary Public			



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CROSSVILLE REGIONAL PLANNING COMMISSION IRREVOCABLE LETTER OF CREDIT AGREEMENT

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WHEREAS, Developer is subdividing a tract of land located in the City of Crossville or in the Crossville Planning Region of Cumberland County, Tennessee, in the 1st Civil District, containing 14.74 acres more or less, into 32 residential lots, known as Phase VI & VII of The Gardens; and WHEREAS, in accordance with the requirements of the Commission, Developer is required to

WHEREAS, in accordance with the requirements of the Commission, Developer is required to insure the completion of certain improvements required by the Crossville Subdivision Regulations, and

WHEREAS, Sections 13-3-403 and 13-4-303 of the Tennessee Code Annotated provides that , in lieu of completion of such improvements, the Commission may accept a bond in form and amount, and with conditions and surety satisfactory to it, and providing for and securing to the public the actual construction and installation for such improvements within a period specified by the Commission and expressed in said bond.

WHEREAS, Section 13-3-403 and 13-4-303 of Tennessee Code Annotated states that the construction District Attorney for the judicial circuit in which said subdivision is located is hereby granted the power and duty to enforce any such bond by all appropriate legal and equitable remedies. And upon the order of the Planning Commission, the District Attorney shall apply monies collected on such bonds to the construction and installation of said improvements. Similarly Section 13-4-303 of Tennessee Code Annotated states that the municipality is granted the power to enforce the bonds by all appropriate legal and equitable remedies through its City Attorney.

NOW, THEREFORE, for and in consideration of the premises and the mutual covenants, agreements, and considerations herein set out, THE PARTIES HERETO AGREE AS FOLLOWS:

- 1) In consideration of the Commission giving final approval to the final plat of Phase VI & VII, The Gardens Subdivision, the Developer has obtained from the bank and the Bank covenants and warrants to the Commission an Irrevocable Letter of Credit #222201329-001 (2) in the amount of \$83,501.00, having been signed by one officer of said Bank. Said Irrevocable Letter of Credit is to be attached to this agreement.
 - 2) The Developer covenants with and warrants to the Commission that said amount shall cover the full amount of the estimated cost of improvement (s), As determined by <u>City of Crossville</u>, and approved by the Commission. A copy of said contractors, bid or City Engineer's estimate shall be attached to this Agreement.

 Installation of the following improvements are required by the Planning Commission:

COMPLETION OF BASE & FINE GRADING, EARTHWORK AND CULVERTS

3) The specified period of this Agreement shall be <u>30</u> days prior to the date of expiration of the Irrevocable Letter of Credit:

- When construction of all improvements required by the Crossville Subdivision Regulations and the Commission are completed and approved during the period covered by this Agreement, the Commission shall receive approval reports, and vote to terminate their interest in the Irrevocable Letter of Credit Agreement. The Commission will notify the Bank in writing that the Commission no longer has an interest in the Irrevocable Letter of Credit. Completion of improvements shall be determine by the Crossville City Manager or his designated representative, the applicable Utility District Manager and/or the County Road Supervisor, and such determination reported to the Commission in writing.
- 5) At such time of expiration of this Agreement, the Commission shall undertake one of the following courses of action:
 - a) If it is determined by the City Manager or his designated representative, the applicable Utility District Manager and/or the County Road Supervisor that required improvements have not been made or completed, the Commission shall direct the City Attorney/District Attorney General to enforce this Irrevocable Letter of Credit agreement, obtain said funds assured by said Irrevocable Letter of Credit, and forward said funds to the appropriate jurisdiction for the construction of said improvements.
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- 6) It is understood and agreed, however, that nothing herein contained shall relieve the Developer from completing the improvements required by the Commission, but said Irrevocable Letter of Credit shall be construed as being merely an assurance of creating a fund from which said improvements can be constructed and completed. It is further understood that there can be no withdrawal and expenditures of funds from said Irrevocable Letter of Credit until the Planning Commission issues a Release of Interest in said letter or until the expiration of the period covered by this Agreement.
- 7) The Bank agrees that it shall not allow the withdrawal of funds or release of said Irrevocable Letter of Credit except upon the conditions herein above set out in the preceding paragraphs.

Developers Signature

Developers Signature

First National Bank of Tennessee

Crossville Regional Planning Commission

(Secretar



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WHEREAS, Developer is subdividing a tract of land located in the City of Crossville or in the Crossville Planning Region of Cumberland County, Tennessee, in the 1^{st} Civil District, containing 14.74 acres more or less, into 32 residential lots, known as **Phase VI & VII of The Gardens**; and

WHEREAS, in accordance with the requirements of the Commission, Developer is required to insure the completion of certain improvements required by the Crossville Subdivision Regulations , and

WHEREAS, Sections 13-3-403 and 13-4-303 of the Tennessee Code Annotated provides that , in lieu of completion of such improvements, the Commission may accept a bond in form and amount, and with conditions and surety satisfactory to it, and providing for and securing to the public the actual construction and installation for such improvements within a period specified by the Commission and expressed in said bond.

WHEREAS, Section 13-3-403 and 13-4-303 of Tennessee Code Annotated states that the construction District Attorney for the judicial circuit in which said subdivision is located is hereby granted the power and duty to enforce any such bond by all appropriate legal and equitable remedies. And upon the order of the Planning Commission, the District Attorney shall apply monies collected on such bonds to the construction and installation of said improvements. Similarly Section 13-4-303 of Tennessee Code Annotated states that the municipality is granted the power to enforce the bonds by all appropriate legal and equitable remedies through its City Attorney.

NOW, THEREFORE, for and in consideration of the premises and the mutual covenants, agreements, and considerations herein set out, THE PARTIES HERETO AGREE AS FOLLOWS:

- 1) In consideration of the Commission giving final approval to the final plat of <u>Phase VI & VII, The Gardens Subdivision</u>, the Developer has obtained from the bank and the Bank covenants and warrants to the Commission an Irrevocable Letter of Credit #222201329-001 (3) in the amount of \$65,247.00, having been signed by one officer of said Bank. Said Irrevocable Letter of Credit is to be attached to this agreement.
 - 2) The Developer covenants with and warrants to the Commission that said amount shall cover the full amount of the estimated cost of improvement (s), As determined by <u>City of Crossville</u>, and approved by the Commission. A copy of said contractors, bid or City Engineer's estimate shall be attached to this Agreement.

Installation of the following improvements are required by the Planning Commission:

COMPLETION OF SEWER LINES

3) The specified period of this Agreement shall be <u>30</u> days prior to the date of expiration of the Irrevocable Letter of Credit:

- When construction of all improvements required by the Crossville Subdivision Regulations and the Commission are completed and approved during the period covered by this Agreement, the Commission shall receive approval reports, and vote to terminate their interest in the Irrevocable Letter of Credit Agreement. The Commission will notify the Bank in writing that the Commission no longer has an interest in the Irrevocable Letter of Credit. Completion of improvements shall be determine by the Crossville City Manager or his designated representative, the applicable Utility District Manager and/or the County Road Supervisor, and such determination reported to the Commission in writing.
- 5) At such time of expiration of this Agreement, the Commission shall undertake one of the following courses of action:
 - a) If it is determined by the City Manager or his designated representative, the applicable Utility District Manager and/or the County Road Supervisor that required improvements have not been made or completed, the Commission shall direct the City Attorney/District Attorney General to enforce this Irrevocable Letter of Credit agreement, obtain said funds assured by said Irrevocable Letter of Credit, and forward said funds to the appropriate jurisdiction for the construction of said improvements.
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- 7) The Bank agrees that it shall not allow the withdrawal of funds or release of said Irrevocable Letter of Credit except upon the conditions herein above set out in the preceding paragraphs.

Developers Signature

Developers Signature

First National Bank of Tennessee

Crossville Regional Planning Commission

Ry E Harres Ger



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- 1) In consideration of the Commission giving final approval to the final plat of Phase VI & VII, The Gardens Subdivision, the Developer has obtained from the bank and the Bank covenants and warrants to the Commission an Irrevocable Letter of Credit #222201329-001 (4) in the amount of \$83,105.00, having been signed by one officer of said Bank. Said Irrevocable Letter of Credit is to be attached to this agreement.
 - 2) The Developer covenants with and warrants to the Commission that said amount shall cover the full amount of the estimated cost of improvement (s), As determined by <u>City of Crossville</u>, and approved by the Commission. A copy of said contractors, bid or City Engineer's estimate shall be attached to this Agreement.
 Installation of the following improvements are required by the Planning Commission:

COMPLETION OF WATER LINES

3) The specified period of this Agreement shall be <u>30</u> days prior to the date of expiration of the Irrevocable Letter of Credit:

- When construction of all improvements required by the Crossville Subdivision Regulations and the Commission are completed and approved during the period covered by this Agreement, the Commission shall receive approval reports, and vote to terminate their interest in the Irrevocable Letter of Credit Agreement. The Commission will notify the Bank in writing that the Commission no longer has an interest in the Irrevocable Letter of Credit. Completion of improvements shall be determine by the Crossville City Manager or his designated representative, the applicable Utility District Manager and/or the County Road Supervisor, and such determination reported to the Commission in writing.
- 5) At such time of expiration of this Agreement, the Commission shall undertake one of the following courses of action:
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Developers Signature

Developers Signature

First National Bank of Tennessee

Crossville Regional Planning Commission

By: Secretary)