Portland, Maine



Yes. Life's good here.

Tuck O'Brien City Planning Director, Planning Division

April 1, 2016

Kenneth Mavrogeorge Tighe & Bond Consultants 171 Corporate Drive Portsmouth, N.H. 03801

Project Name: Whole Foods Market Parking Lot Improvements

Project ID: 2016-043 Address: 160 Fox Street

CBL: 024-D-001

Applicant: Franklin & Somerset Portland, ME, LLC, 550 Bowie Street, Austin, Texas 78703

Planner: Richard Knowland

Dear: Mr. Mavrogeorge,

On April 1, 2016, the Planning Authority approved with conditions a Level II site plan for Whole Foods Market for parking lot improvements at 160 Fox Street. The decision is based upon the application, documents and plans as submitted by Franklin & Somerset Portland, ME, LLC and prepared by Tighe & Bond. The proposal was reviewed for conformance with the standards of Portland's site plan ordinance.

WAIVERS

1. The Planning Authority waives the Technical Standard, Section 14-527 (a)(9) Boundary Survey since an earlier Whole Foods survey was on-file, the site plan was based on a digitized version of the original site plan and the Applicant's land surveyor will stake out the perimeter of the proposed parking area in relation to the property line prior to construction.

SITE PLAN REVIEW

The Planning Authority found the plan is in conformance with the Site Plan Standards of the Land Use Code subject to the following conditions of approval and the standard conditions of approval:

1. Prior to the required pre-construction meeting on site, the Applicant shall have a registered land surveyor stake out the property line and outer perimeter of the new parking area (including new maneuvering aisles) to confirm that the new improvements are a minimum of 35 feet from the nearest property line. The City will review and approve the extent of the improvements at the pre-construction meeting. The Applicant shall contact Philip DiPierro (Development Review Coordinator) at 874-8632 or pd@portlandmaine.gov to arrange the meeting.

2. That the Applicant shall submit an executed Stormwater Drainage System Maintenance Agreement for Planning Authority review and approval prior to the issuance of a building permit.

The approval is based on the submitted site plan. If you need to make any modifications to the approved site plan, you must submit a revised site plan for staff review and approval.

STANDARD CONDITIONS OF APPROVAL

Please note the following standard conditions of approval and requirements for all approved site plans:

- 1. **Develop Site According to Plan** The site shall be developed and maintained as depicted on the site plan and in the written submission of the applicant. Modification of any approved site plan or alteration of a parcel which was the subject of site plan approval after May 20, 1974, shall require the prior approval of a revised site plan by the Planning Board or Planning Authority pursuant to the terms of Chapter 14, Land Use, of the Portland City Code.
- 2. **Separate Building Permits Are Required** This approval does not constitute approval of building plans, which must be reviewed and approved by the City of Portland's Inspection Division.
- 3. <u>Site Plan Expiration</u> The site plan approval will be deemed to have expired unless work has commenced within one (1) year of the approval <u>or</u> within a time period up to three (3) years from the approval date as agreed upon in writing by the City and the applicant. Requests to extend approvals must be received before the one (1) year expiration date.
- 4. Performance Guarantee and Inspection Fees A performance guarantee covering the site improvements, inspection fee payment of 2.0% of the guarantee amount and seven (7) final sets of plans must be submitted to and approved by the Planning Division and Public Services Department prior to the release of a building permit, street opening permit or certificate of occupancy for site plans. If you need to make any modifications to the approved plans, you must submit a revised site plan application for staff review and approval.
- 5. <u>Defect Guarantee</u> A defect guarantee, consisting of 10% of the performance guarantee, must be posted before the performance guarantee will be released.
- 6. **Preconstruction Meeting** Prior to the release of a building permit or site construction, a pre-construction meeting shall be held at the project site. This meeting will be held with the contractor, Development Review Coordinator, Public Service's representative and

owner to review the construction schedule and critical aspects of the site work. At that time, the Development Review Coordinator will confirm that the contractor is working from the approved site plan. The site/building contractor shall provide three (3) copies of a detailed construction schedule to the attending City representatives. It shall be the contractor's responsibility to arrange a mutually agreeable time for the pre-construction meeting.

- 7. <u>Department of Public Services Permits</u> If work will occur within the public right-of-way such as utilities, curb, sidewalk and driveway construction, a street opening permit(s) is required for your site. Please contact Carol Merritt at 874-8300, ext. 8828. (Only excavators licensed by the City of Portland are eligible.)
- 8. <u>As-Built Final Plans</u> Final sets of as-built plans shall be submitted digitally to the Planning Division, on a CD or DVD, in AutoCAD format (*,dwg), release AutoCAD 2005 or greater.

The Development Review Coordinator must be notified five (5) working days prior to the date required for final site inspection. The Development Review Coordinator can be reached at the Planning Division at 874-8632. All site plan requirements must be completed and approved by the Development Review Coordinator prior to issuance of a Certificate of Occupancy. <u>Please</u> schedule any property closing with these requirements in mind.

If there are any questions, please contact Richard Knowland at (207) 874-8725.

Sincerely,

Stuart G. O'Brien City Planning Director

Attachments:

- 1. Sample Stormwater Maintenance Agreement
- 2. Performance Guarantee Packet

Electronic Distribution:

CC: Jeff Levine, AICP, Director of Planning and Urban Development Stuart G. O'Brien, City Planning Director
Barbara Barhydt, Development Review Services Manager Richard Knowland, Senior Planner
Philip DiPierro, Development Review Coordinator, Planning Ann Machado, Zoning Administrator, Inspections Division Tammy Munson, Inspections Division Director Jonathan Rioux, Inspections Division Deputy Director Jeanie Bourke, Plan Reviewer/CEO, Inspections Division Brad Saucier, Administration, Inspections Division Katherine Earley, Engineering Services Manager, Public Services Divid Margolis-Pineo, Deputy City Engineer, Public Services Doug Roncarati, Stormwater Coordinator, Public Services Greg Vining, Associate Engineer, Public Services

Michelle Sweeney, Associate Engineer
John Low, Associate Engineer, Public Services
Rhonda Zazzara, Field Inspection Coordinator, Public Services
Mike Farmer, Project Engineer, Public Services
Jane Ward, Administration, Public Services
Jeff Tarling, City Arborist, Public Services
Jeremiah Bartlett, Public Services
Keith Gautreau, Fire Department
Jennifer Thompson, Corporation Counsel
Thomas Errico, P.E., TY Lin Associates
David Senus, P.E., Woodard and Curran
Rick Blackburn, Assessor's Department
Approval Letter File

STORMWATER DRAINAGE SYSTEM MAINTENANCE AGREEMENT

For SITE PLANS (THAT ARE NOT SUBDIVISIONS)

IN CONSIDERATION	ON OF the site plan approval	l granted by the Planning Board/Planning
Authority of the City of Port	land to the proposed	(name of development and
project number)), and the asso	ociated Grading, Drainage &	Erosion Control Plan (insert correct name
of plan) (Exhibit A) su	ıbmitted by	, prepared by
(engineer/agent) of	(address) dated	, and pursuant to a
condition thereof,	(name of owner)	a Maine limited liability company with a
principal place of business in	Portland, Maine, and having	a mailing address of
the owner of the subject pre	emises, does hereby agree, f	for itself, its successors and assigns (the
"Owner"), as follows:		
	Maintenance Agreen	<u>nent</u>
That it, its successors	and assigns, will, at its ov	wn cost and expense and at all times in
perpetuity, maintain in good r	epair and in proper working o	order the (details o
the system such as underdrain	ed subsurface sand filter BM	IP system, rain gardens, storm drain pipes
underdrain pipes, catch basin	s), (hereinafter collectively re	referred to as the "stormwater system"), as
shown on the	Plan in Exhibit A and	in strict compliance with the approved
Stormwater Maintenance and	Inspection Agreement (inser	rt correct name of document) prepared for
the Owner by	(copy attached at Exhibit B)	and Chapter 32 of the Portland City Code.
Owner of the subject	t premises further agrees,	at its own cost, to keep a Stormwater
Maintenance Log. Such log	shall be made available for	inspection by the City of Portland upon

reasonable notice and request.

Said agreement is for the benefit of the said City of Portland and all persons in lawful possession of said premises and abutters thereto; further, that the said City of Portland and said persons in lawful possession may enforce this Agreement by an action at law or in equity in any court of competent jurisdiction; further, that after giving the Owner written notice and a stated time to perform, the said City of Portland, by its authorized agents or representatives, may, but is not obligated to, enter upon said premises to maintain, repair, or replace said stormwater system in the event of any failure or neglect thereof, the cost and expense thereof to be reimbursed in full to the said City of Portland by the Owner upon written demand. Any funds owed to the City under this paragraph shall be secured by a lien on the property.

This Agreement shall also not be construed to allow any change or deviation from the requirements of the site plan most recently and formally approved by the Planning Board/Planning Authority of the City of Portland.

This agreement shall bind the undersigned only so long as it retains any interest in said premises, and shall run with the land and be binding upon the Owner's successors and assigns as their interests may from time to time appear.

The Owner agrees to record a copy of this Agreement in the Cumberland County Registry of Deeds within thirty (30) days of final execution of this Agreement. The Owner further agrees to provide a copy of this Agreement to any Condominium Association or management company, and to any successor or assign and to forward to the City an Addendum signed by any successor or assign in which the successor or assign states that the successor or assign has read the Agreement, agrees to all its terms and conditions and the successor or assign will obtain and forward to the City's Department of Public Services and Department of Planning and Urban Development a similar Addendum from any other successor or assign.

For the purpose of this agreement and release "Owner" is any person or entity who is a successor or assign and has a legal interest in part, or all, of the real estate and any building. The real estate shown by chart, block and lot number in the records on file in the City Assessor's office shall constitute "the property" that may be entered by the City and liened if the City is not paid all of its costs and charges following the mailing of a written demand for payment to the owner pursuant to the process and with the same force and effect as that established by 36 M.R.S.A. §§ 942 and 943 for real estate tax liens.

Any written notices or demands required by the agreement shall be complete on the date the notice is attached to one or more doors providing entry to any buildings and mailed by certified mail, return receipt requested or ordinary mail or both to the owner of record as shown on the tax roles on file in the City Assessor's Office.

If the property has more than one owner on the tax rolls, service shall be complete by mailing it to only the first listed owner. The failure to receive any written notice required by this agreement shall not prevent the City from entering the property and performing maintenance or repairs on the stormwater system, or any component thereof, or liening it or create a cause of action against the City.

Dated at Portland, Maine this day of	f, 2014.
	(name of company)
	(representative of owner, name and title)
STATE OF MAINE CUMBERLAND, ss.	Date:
Personally appeared the above-named the foregoing instrument to be his free act and deed	(name and title), and acknowledged d in his said capacity.
	Before me,
	Notary Public/Attorney at Law
	Print name:

Exhibit A: Approved Grading and Drainage Plan (name of the plan showing the Stormwater System in detail)

Exhibit B: Approved Stormwater Maintenance and Inspection Agreement

Portland, Maine



Yes. Life's good here.

Jeff Levine, AICP
Director, Planning & Urban Development Department

Performance Guarantee and Infrastructure Financial Contribution Packet

The municipal code requires that all development falling under site plan and/or subdivision review in the City of Portland be subject to a performance guarantee for various required site improvements. The code further requires developers to pay a fee for the administrative costs associated with inspecting construction activity to ensure that it conforms with plans and specifications.

The performance guarantee covers major site improvements related to site plan and subdivision review, such as paving, roadway, utility connections, drainage, landscaping, lighting, etc. A detailed itemized cost estimate is required to be submitted, which upon review and approval by the City, determines the amount of the performance guarantee. The performance guarantee will usually be a letter of credit from a financial institution, although escrow accounts are acceptable. The form, terms, and conditions of the performance guarantee must be approved by the City through the Planning Division. The performance guarantee plus a check to the City of Portland in the amount of 2.0% of the performance guarantee or as assessed by the planning or public works engineer, must be submitted prior to the issuance of any building permit for affected development.

Administration of performance guarantee and defect bonds is through the Planning Division. Inspections for improvements within existing and proposed public right-of-ways are the responsibility of the Department of Public Services. Inspections for site improvements are the responsibility of the Development Review Coordinator in the Planning Division.

Performance Guarantees will not be released by the City until all required improvements are completed and approved by the City and a Defect Bond has been submitted to and approved by the City.

If an infrastructure financial contribution is required by the City as part of a development approval, please complete the contribution form and submit it along with the designated contribution to the Planning Division. Please make checks payable to the City of Portland.

Attachments

- 1. Cost Estimate of Improvements Form
- 2. Performance Guarantee Letter of Credit Form (with private financial institution)
- 3. Performance Guarantee Escrow Account Form (with private financial institution)
- 4. Performance Guarantee Form with the City of Portland
- 5. Infrastructure Financial Contribution Form with the City of Portland

SUBDIVISION/SITE DEVELOPMENT Cost Estimate of Improvements to be covered by Performance Guarantee

				D	ate:	
Name of Project:						
Address/Location:						
Application ID #:						
Developer:						
Form of Performance Guarantee	e:					
Type of Development: Subdiv	ision	Site I	Plan (Level I, II o	or III)		
TO BE FILLED OUT BY TH	E APPLICANT	' :				
		PUBLIC			PRIVATE	
<u>Item</u>	Quantity	<u>Unit Cost</u>	<u>Subtotal</u>	Quantity	<u>Unit Cost</u>	<u>Subtotal</u>
1. STREET/SIDEWALK Road/Parking Areas Curbing Sidewalks Esplanades Monuments Street Lighting Street Opening Repairs Other 2. EARTH WORK						
Cut Fill						
3. SANITARY SEWER Manholes Piping Connections Main Line Piping House Sewer Service Pipir Pump Stations Other	ng					
4. WATER MAINS						
5. STORM DRAINAGE Manholes Catchbasins Piping Detention Basin Stormwater Quality Units Other						

6.	SITE LIGHTING				
7.	EROSION CONTROL Silt Fence Check Dams Pipe Inlet/Outlet Protection Level Lip Spreader Slope Stabilization Geotextile Hay Bale Barriers Catch Basin Inlet Protection				
8.	RECREATION AND OPEN SPACE AMENITIES				
9.	LANDSCAPING (Attach breakdown of plant materials, quantities, and unit costs)				
10.	MISCELLANEOUS				
	TOTAL:				
	GRAND TOTAL:				
INS	SPECTION FEE (to be filled ou				
	PUBI	IC	PRIVATE	TOTAL	
	A: 2.0% of totals:		-		
	<u>or</u>				
	B: Alternative Assessment:		-		
	Assessed by: (name)	(name)		

SAMPLE FORM

SITE PLAN/SUBDIVISION PERFORMANCE GUARANTEE LETTER OF CREDIT [ACCOUNT NUMBER]

[Date]

Jeff Levine Director of Planning and Urban Development City of Portland 389 Congress Street Portland, Maine 04101

Re: [Insert: Name of Developer]

[Insert: Address of Project, Portland, Maine]

[Insert: Application ID #]

[Insert: Name of Bank] hereby issues its Irrevocable Letter of Credit for the account of [Insert: Name of Developer], (hereinafter referred to as "Developer"), held for the exclusive benefit of the City of Portland, in the aggregate amount of [Insert: amount of original performance guarantee]. These funds represent the estimated cost of installing site improvements as depicted on the [Insert: subdivision and/ or site plan], approved on [Insert: Date] and as required under Portland Code of Ordinances Chapter 14 §§499, 499.5, 525 and Chapter 25 §§46 through 65.

This Letter of Credit is required under Portland Code of Ordinances Chapter 14 §§499, 499.5, 525 and Chapter 25 §46 through 65 and is intended to satisfy the Developer's obligation, under Portland Code of Ordinances Chapter 14 §§501, 502 and 525, to post a performance guarantee for the above referenced development.

The City, through its Director of Planning and Urban Development and in his/her sole discretion, may draw on this Letter of Credit by presentation of a sight draft and the Letter of Credit and all amendments thereto, up to thirty (30) days before or sixty (60) days after its expiration, stating any one of the following:

- the Developer has failed to satisfactorily complete the work on the improvements contained within the [Insert: subdivision and/ or site plan] approval, dated [Insert date]; or
- 2. the Developer has failed to deliver to the City a deed containing the metes and bounds description of any streets, easements or other improvements required to be deeded to the City; or

3. the Developer has failed to notify the City for inspections.

In the event of the Bank's dishonor of the City of Portland's sight draft, the Bank shall inform the City of Portland in writing of the reason or reasons thereof within three (3) business days of the dishonor.

After all underground work has been completed and inspected to the satisfaction of the Department of Public Services and Planning Division, including but not limited to sanitary sewers, storm drains, catch basins, manholes, electrical conduits, and other required improvements constructed chiefly below grade, the City of Portland Director of Planning and Urban Development or its Director of Finance as provided in Chapter 14 §501 of the Portland Code of Ordinances, may authorize the [Bank], by written certification, to reduce the available amount of the escrowed money by a specified amount.

This performance guarantee will automatically expire on [Insert date between April 16 and October 30 of the following year] ("Expiration Date") or on the date when the City determines that all improvements guaranteed by this Letter of Credit are satisfactorily completed, whichever is later. It is a condition of this Letter of Credit that it is deemed to be automatically extended without amendment for period(s) of one year each from the current Expiration Date hereof, or any future Expiration Date, unless within thirty (30) days prior to any expiration, the Bank notifies the City by certified mail (restricted delivery to Ellen Sanborn, Director of Finance, City of Portland, 389 Congress Street, Portland, Maine 04101) that the Bank elects not to consider this Letter of Credit renewed for any such additional period.

In the event of such notice, the City, in its sole discretion, may draw hereunder by
presentation of a sight draft drawn on the Bank, accompanied by this Letter of Credit and
all amendments thereto, and a statement purportedly signed by the Director of Planning
and Urban Development, at Bank's offices located at
stating that:
this drawing results from notification that the Bank has elected not to renew its Letter of
Credit No

On its Expiration Date or on the date the City determines that all improvements guaranteed by this Letter of Credit are satisfactorily completed, this Performance Guarantee Letter of Credit shall be reduced by the City to ten (10) percent of its original amount and shall automatically convert to an Irrevocable Defect Letter of Credit. Written notice of such reduction shall be forwarded by the City to the Bank. The Defect Letter of Credit shall ensure the workmanship and durability of all materials used in the construction of the [Insert: subdivision and/ or site plan] approval, dated [Insert: Date] as required by City Code §14-501, 525 and shall automatically expire one (1) year from the date of its creation ("Termination Date").

discretion	r, through its Director of Planning and Urban Development and in his/her sole n, may draw on the Defect Letter of Credit by presentation of a sight draft and er of Credit and all amendments thereto, at Bank's offices located at, prior to the Termination Date, stating any one of the following		
1	the Developer has failed to complete any unfinished improvements; or		
 the Developer has failed to correct any defects in workmanship; or the Developer has failed to use durable materials in the construinstallation of improvements contained within the [Insert: suband/ or site improvements]. 			
	[Name] [Title] Its Duly Authorized Agent		

SAMPLE FORM

SITE PLAN/SUBDIVISION PERFORMANCE GUARANTEE ESCROW ACCOUNT [ACCOUNT NUMBER]

[Date]

Jeff Levine
Director of Planning and Urban Development
City of Portland
389 Congress Street
Portland, Maine 04101

Re: [Insert: Name of Developer]

[Insert: Address of Project, Portland, Maine]

[Insert: Application ID #]

[Insert: Name of Bank] hereby certifies to the City of Portland that [Bank] will hold the sum of [Insert: amount of original performance guarantee] in an interest bearing account established with the Bank. These funds shall be held for the exclusive benefit of the City of Portland and shall represent the estimated cost of installing site improvements as depicted on the [Insert: subdivision and/or site plan], approved on [Insert: date] as required under Portland Code of Ordinances Chapter 14 §§499, 499.5, 525 and Chapter 25 §§46 through 65. It is intended to satisfy the Developer's obligation, under Portland Code of Ordinances Chapter 14 §§501, 502 and 525, to post a performance guarantee for the above referenced development. All costs associated with establishing, maintaining and disbursing funds from the Escrow Account shall be borne by [Insert: Developer].

[Bank] will hold these funds as escrow agent for the benefit of the City subject to the following:

The City, through its Director of Planning and Urban Development and in his/her sole discretion, may draw against this Escrow Account by presentation of a draft in the event that:

- 1. the Developer has failed to satisfactorily complete the work on the improvements contained within the [Insert: subdivision and/ or site plan] approval, dated [Insert date]; or
- 2. the Developer has failed to deliver to the City a deed containing the metes and bounds description of any streets, easements or other improvements required to be deeded to the City; or
- 3. the Developer has failed to notify the City for inspections.

In the event of the Bank's dishonor of the City of Portland's sight draft, the Bank shall inform the City of Portland in writing of the reason or reasons thereof within three (3) business days of the dishonor.

After all underground work has been completed and inspected to the satisfaction of the Department of Public Services and Planning Division, including but not limited to sanitary sewers, storm drains, catch basins, manholes, electrical conduits, and other required improvements constructed chiefly below grade, the City of Portland Director of Planning and Urban Development or its Director of Finance as provided in Chapter 14 §501 of the Portland Code of Ordinances, may authorize the [Bank], by written certification, to reduce the available amount of the escrowed money by a specified amount.

This performance guarantee will automatically expire on [Insert date between April 16 and October 30 of the following year] ("Expiration Date") or on the date when the City determines that all improvements guaranteed by this Letter of Credit are satisfactorily completed, whichever is later. It is a condition of this agreement that it is deemed to be automatically extended without amendment for period(s) of one year each from the current Expiration Date hereof, or any future Expiration Date, unless within thirty (30) days prior to any expiration, the Bank notifies the City by certified mail (restricted delivery to Ellen Sanborn, Director of Finance, City of Portland, 389 Congress Street, Portland, Maine 04101) that the Bank elects not to consider the Escrow Account renewed for any such additional period.

In the event of such notice, the City, in its sole discretion, may draw against the Escrow Account by presentation of a sight draft drawn on the Bank and a statement purportedly signed by the Director of Planning and Urban Development, at Bank's offices located at stating that:
this drawing results from notification that the Bank has elected not to renew its Letter of Credit No

On its Expiration Date or on the date the City determines that all improvements guaranteed by this Escrow Account are satisfactorily completed, this Performance Guarantee shall be reduced by the City to ten (10) percent of its original amount and shall automatically convert to an Irrevocable Defect Guarantee. Written notice of such reduction shall be forwarded by the City to the Bank. The Defect Guarantee shall ensure the workmanship and durability of all materials used in the construction of the [Insert: subdivision and/ or site plan] approval, dated [Insert: Date] as required by City Code §14-501, 525 and shall automatically expire one (1) year from the date of its creation ("Termination Date").

discretion, ma	ugh its Director of Planning and Urban Development and in his/her sole y draw on the Defect Guarantee by presentation of a sight draft at Bank's dat, prior to the Termination Date, stating any one ng:
1.	the Developer has failed to complete any unfinished
	improvements; or
2.	the Developer has failed to correct any defects in
3.	workmanship; or the Developer has failed to use durable materials in the construction and
3.	installation of improvements contained within the [Insert: subdivision
	and/ or site improvements].
Date:	By:
	[Name]
	[Title]
	Its Duly Authorized Agent
C	eed to: [Applicant]
Бу:	

PERFORMANCE GUARANTEE with the City of Portland

Devel	oper's Tax Identification Number:		
Develo	oper's Name and Mailing Address:		
•	Account Number:		
	cation of [App /Project Name] at	licant] for	[Insert
perforinterest cost of (as apprequire through Ordina reference).	ity of Portland (hereinafter the "City") rmance guarantee] on behalf of st bearing account established with the f installing pplicable)] as depicted on the subdivision ed under Portland Code of Ordinances th 65. It is intended to satisfy the Appl ances Chapter 14 §§501, 502 and 525, need development. ity, through its Director of Planning an raw against this Escrow Account in the	City. This account shall [insert: subdivision and on/site plan, approved of Chapter 14 §§499, 499.6 icant's obligation, under to post a performance guard durban Development a	[Applicant] in a non- l represent the estimated nd/ or site improvements n [date] as 5, 525 and Chapter 25 §\$46 r Portland Code of uarantee for the above
1.	the Developer has failed to satisfactor contained within the improvements (as applicable)] appr	[insert: sub	division and/ or site
2.	the Developer has failed to deliver to description of any streets, easements City; or		_
3.	the Developer has failed to notify the installation of improvements noted in		conjunction with the

The Director of Planning and Urban Development may draw on this Guarantee, at his/her option,

either thirty days prior to the expiration date contained herein, or s/he may draw against this escrow for a period not to exceed sixty (60) days after the expiration of this commitment; provided that the Applicant, or its representative, will give the City written notice, by certified mail (restricted delivery to Ellen Sanborn, Director of Finance, City of Portland, 389 Congress Street, Room 110, Portland, Maine) of the expiration of this escrow within sixty (60) days prior thereto.

After all underground work has been completed and inspected to the satisfaction of the Department of Public Works and Planning, including but not limited to sanitary sewers, storm drains, catch basins, manholes, electrical conduits, and other required improvements constructed chiefly below grade, the City of Portland Director of Planning and Urban Development or its Director of Finance as provided in Chapter 14 §501 of the Portland Code of Ordinances, may authorize the City to reduce the available amount of the escrowed money by a specified amount.

This Guarantee will automatically expire on [Insert date between April 16 and October 30 of the following year] ("Expiration Date") or on the date when the City determines that all improvements guaranteed by this Performance Guarantee are satisfactorily completed, whichever is later. At such time, this Guarantee shall be reduced by the City to ten (10) percent of its original amount and shall automatically convert to an Irrevocable Defect Guarantee. Written notice of such reduction and conversion shall be forwarded by the City to [the applicant]. The Defect Guarantee shall expire one (1) year from the date of its creation and shall ensure the workmanship and durability of all materials used in the construction of the [Insert: Subdivision and/ or site plan] approval, dated [Insert: Date] as required by City Code §14-501, 525.

The City, through its Director of Planning and Urban Development and in his/her sole discretion, may draw on the Defect Guarantee should any one of the following occur:

- 1. the Developer has failed to complete any unfinished improvements; or
- 2. the Developer has failed to correct any defects in workmanship; or
- 3. the Developer has failed to use durable materials in the construction and installation of improvements contained within the [Insert: subdivision and/ or site improvements].

Seen and Agreed to:		
By: [Applicant]	Date:	
By:	Date:	
By: Development Review Coordinator	Date:	

Attach Letter of Approval and Estimated Cost of Improvements to this form.

Distribution

- This information will be completed by Planning Staff. 1.
- The account number can be obtained by calling Cathy Ricker, ext. 8665. The Agreement will be executed with one original signed by the Developer. 2.
- 3.
- The original signed Agreement will be scanned by the Planning Staff then forwarded to the Finance Office, 4. together with a copy of the Cash Receipts Set.
- ****Signature required if over \$50,000.00. 5.

Infrastructure Financial Contribution Form Planning and Urban Development Department - Planning Division

Amo	unt \$	City Account Number: 710-0000-236-98-00 Project Code:	
		(This number can be obtained by calling Cathy Ricker, x8665)	
Proje	ect Name:		
Appl	ication ID #:		
Proje	ect Location:		
Proje	ect Description:		
Fund	ls intended for:		
Appl	icant's Name:		
Appl	icant's Address:		
Expir	ration:		
		ered for the intended purpose by to contributor within six months of said date.	, funds, or any balance
	Funds shall be permanently retained b	by the City.	
	Other (describe in detail)		
Form	of Contribution:		
	Escrow Account	Cash Contribution	
Inter	rest Disbursement: Interest on funds to be	e paid to contributor only if project is not commenced.	
	ns of Draw Down of Funds: The City shall h form shall specify use of City Account #	periodically draw down the funds via a payment requisitionshown above.	n from Public Works,
Date Plani	of Form: ner:		
	Attach the approval letter, condition of approval or other One copy sent to the Applicant.	documentation of the required contribution.	

Electronic Distribution to:

Peggy Axelsen, Finance Department
Catherine Baier, Public Services Department
Barbara Barhydt, Planning Division
Jeremiah Bartlett, Public Services Department
Michael Bobinsky, Public Services Department
Diane Butts, Finance Department
Philip DiPierro, Planning Division
Katherine Earley, Public Services Department
Michael Farmer, Public Services Department
Alex Jaegerman, Planning Division
David Margolis Pineo, Public Services Department
Matt Rancourt, Public Services Department
Jeff Tarling, Public Services Department
Planner for Project