

When Recorded, Return to:  
Town of Prescott Valley  
7501 East Civic Circle  
Prescott Valley, AZ 82314

**SUBDIVISION AGREEMENT**  
**Town of Prescott Valley, Arizona**

THIS AGREEMENT, entered into this \_\_\_\_ day of \_\_\_\_, 2015, by and between the TOWN OF PRESCOTT VALLEY, a Municipal Corporation of Arizona (hereinafter the “Town”), and PRONGHORN RANCH IX, L.L.C., an Arizona Limited Liability Company (hereinafter the “Subdivision Owner”);

WITNESSETH:

WHEREAS, Subsection 14-04-080(A) of the Prescott Valley Town Code requires that, upon approval of Final Plats by the Town Council, subdividers shall execute an agreement providing for (a) construction of subdivision improvements in practical increments of lots (accounting for drainage, traffic movement and other services), if any, (b) Town staff approval of improvement plans, time limits for construction of each improvement increment (and conditions for any time extensions), (d) the types of assurances to be given for construction of each improvement increment [in accordance with Subsection 14-04-080(B)], (e) standards for making progress payments to subdividers from cash deposits (if any), (f) recovery of construction costs from subdividers if the Town must complete abandoned improvements, (g) Town staff inspection of improvement construction, and (h) “release” of lots from construction increments only when improvement assurances are posted; and

WHEREAS, Subsection 14-04-080(B) of the Town Code requires subdividers to provide improvement assurances and such assurances must be provided as set forth therein prior to recording of the Final Plat; and

WHEREAS, Article 14-04 “Street and Utility Improvement Requirements” of the Town Code indicates that certain off-site street and utility improvements may be necessary as a condition of subdivision approvals; and

WHEREAS, the assurances required in §14-04-080 of the Town Code relate to any and all improvements needed for the construction of subdivision increments (both on and off-site), so that §14-04-080 provides adequate authority for the Town to require execution of a subdivision agreement and provision of necessary financial assurances for off-site improvements as well as on-site improvements; and

WHEREAS, on January 8, 2015, the Mayor and Council of Prescott Valley adopted Resolution No. 1900 approving a Final Development Plan (FDP14-011) for Pronghorn Ranch Unit IX Tract 44 (AKA Rimrock) for thirty three (33) single-family lots on an approximately five (5) acre parcel located at the Southeast intersection of Antelope Meadows Drive and Park View Drive.

WHEREAS, Resolution No. 1900 authorized the Mayor (or, in his absence, the Vice-Mayor) to sign all documents necessary for the Subdivision Owner to provide needed financial and other assurances as to the construction of subdivision improvements;

NOW, THEREFORE, for and in consideration of the mutual covenants and promises herein, the parties hereto agree as follows:

Section 1. Construction. Development of Pronghorn Ranch Unit IX Tract 44 (Rimrock) involves Lots 1-33 along with construction of Lavender Loop (a private road), construction of the on and off-site sewer collection systems needed for the lots involved, construction of the on and off-site water systems needed for the lots involved, and construction of other on and off-site utilities needed for the lots involved (in accordance with approved engineering plans).

Section 2. Plan Approvals. Prior to construction of Pronghorn Ranch Unit IX Tract 44 (Rimrock) approval of the engineering plans for any and all improvements required shall first be obtained from appropriate Prescott Valley Town staff.

Section 3. Construction Timing. The improvements shall be completed by the Subdivision Owner (or its agents) within twelve (12) months after the Pronghorn Ranch Unit IX Tract 44 Final Plat (Final Development Plan) is recorded in the Office of the Yavapai County Recorder. Extensions of this time limitation may be granted by the Town Manager (or his/her designee), but only under the following conditions:

- a) inclement weather of such nature that the Town Manager (or his/her designee) concludes construction could not continue;
- b) unavailability of construction materials which, in the opinion of the Town Manager (or his/her designee) is beyond the control of the Subdivision Owner (or its agents);
- c) delays caused by utility company installation schedules which, in the opinion of the Town Manager (or his/her designee), are beyond the control of the Subdivision Owner (or its agents); or
- d) any other “force majeure” which, in the opinion of the Town Manager (or his/her designee), makes it physically impossible for the Subdivision Owner (or its agents) to finish construction as scheduled.

Note that financial inability or impossibility is expressly not a basis for granting any extension of this time limitation. Note also that any time extensions granted may not exceed the number of days during which the condition actually lasted.

Finally, the Subdivision Owner expressly agrees that if the required assurances for improvements in Pronghorn Ranch Unit IX Tract 44 (Rimrock) subdivision are not delivered as set forth in this Agreement within five (5) years after the Pronghorn Ranch Unit IX Tract 44

Final Plat (Final Development Plan) is recorded in the Office of the Yavapai County Recorder, then any lots or parcels for which the required assurances have not been delivered shall automatically revert to un-platted land, and the Subdivision Owner expressly approves in advance by its execution of this Subdivision Agreement the necessary Reversionary Plat authorized by the Town Council and recorded in the Office of the Yavapai County Recorder to formalize such reversion of lots and parcels to un-platted land.

Section 4. Construction Assurances. The types of assurances to be given for construction of on-site improvements shall only be those set forth in Subsection 14-04-080(B) of the Town Code. All assurance documents must be approved as to form by the Town Attorney, and fully-executed assurance documents for Pronghorn Ranch Unit IX Tract 44 (Rimrock) fully must be deposited in the Office of the Town Clerk before the Clerk shall record the Pronghorn Ranch Unit IX Tract 44 (Rimrock) Final Subdivision Plat (Final Development Plan)].

Assurance amounts for Rimrock Garden Homes shall be as follows:

Utility Improvements	\$137,004.00
Grading	\$ 88,192.00
<u>Sub Total</u>	\$225,196.00
Add 10% (Per R4-28-A1211, B.d)	\$ 22,519.60
<b><u>Total</u></b>	<b><u>\$247,715.70</u></b>

Town Inspection Fees	\$
(To be paid separately to Public Works in conjunction with assurances)	

Section 5. Contingency for Town Completion. In addition to any right or remedy available to the Town in any assurance document, arrangement, or agreement, the Subdivision Owner hereby expressly agrees to indemnify and hold the Town harmless from any and all costs or liabilities incurred by the Town, its agents or assigns, over and above what the Town may recover under any assurance documents, arrangements, or agreements, because the Town constructed or finished construction of any or all improvements (on and off-site) required for the subdivision approved in the Pronghorn Ranch Unit IX Tract 44 (Rimrock) Final Development Plan because said improvements were abandoned, left incomplete, or never commenced by the Subdivision Owner (or its agents). Furthermore, the Subdivision Owner agrees to pay all reasonable costs of whatever nature the Town may incur (including reasonable attorneys' fees) in enforcing collection of said construction costs from the Subdivision Owner.

Section 6. Town Construction Approval. In accordance with applicable provisions of the Prescott Valley Town Code, construction of improvements in Pronghorn Ranch Unit IX Tract 44 (Rimrock) shall be subject to inspection and approval by appropriate Town staff and inspection fees shall be paid prior to construction. of said improvements.

Section 7. Lot Development Release. No lots or parcels in the Pronghorn Ranch Unit IX Tract 44 subdivision shall be "released" for sale prior to execution and delivery of this

Subdivision Agreement and execution and delivery of the appropriate assurances (as provided hereinabove).

Section 8. Final Plat (Plan) Recording. After compliance with any other requirements herein, the Pronghorn Ranch Unit IX Tract 44 Final Plat (Final Development Plan) shall be recorded by the Town Clerk in the Office of the Yavapai County Recorder at such reasonable time after this Subdivision Agreement has been fully executed by the Subdivision Owner, deposited with the Town Clerk, and recorded.

Section 9. Successors-in-Interest and Assigns. This Subdivision Agreement shall inure to the benefit of and shall be binding upon the executors, administrators, legatees, devisees, heirs, successors-in-interest, and assigns of each of the parties hereto.

Section 10. Waiver. No waiver by any party of a breach of any of the terms, covenants or conditions of this Subdivision Agreement shall be construed or held to be a waiver of any succeeding or preceding breach of the same or any other term, covenant or condition herein-contained. Furthermore, no delay in exercising any right or remedy shall constitute a waiver thereof.

Section 11. Costs and Attorneys' Fees. In the event any action shall be instituted between any of the parties in connection with this Subdivision Agreement, the party prevailing in such action shall be entitled to recover from the other party all of its costs, including reasonable attorneys' fees.

Section 12. Savings Clause. In the event any phrase, clause, sentence, paragraph, section, or other portion of this Subdivision Agreement shall become illegal, null or void or against public policy for any reason, or shall be held by any court of competent jurisdiction to be illegal, null or void or against public policy, the remaining portions of this Agreement shall not be affected thereby and shall remain in force and effect to the fullest extent permissible by law.

Section 13. Merger Clause. This Subdivision Agreement constitutes the entire agreement between the parties hereto pertaining to the subject matter hereof, and all prior and contemporaneous agreements, representations, negotiations and understandings of the parties hereto, oral or written, are hereby superseded and merged herein.

Section 14. Multiple Counterparts. This Subdivision Agreement may be executed in multiple counterparts, each of which shall constitute one and the same instrument.

Section 15. Venue and Choice of Law. This Subdivision Agreement shall be governed by and construed under the laws of the State of Arizona, and shall be deemed made and entered into in Yavapai County.

Section 16. Warranty of Authority. Pronghorn Ranch Unit IX L.L.C., represents and warrants that (a) it is an Arizona limited liability company duly organized and validly existing under the laws of the State of Arizona, (b) the execution, delivery and performance of this Subdivision Agreement has been duly authorized by the responsible members thereof, and it has

or will have a sufficient interest in the property within the Pronghorn Ranch Unit IX Tract 44 subdivision to permit it to develop the same (directly or through its agents) and to perform its obligations under this Subdivision Agreement.

Section 17. Authority for Future Acts. Each of the parties hereto shall execute and deliver all such documents and perform all such acts as are reasonably necessary, from time to time, to carry out the matters contemplated by this Subdivision Agreement.

Section 18. No Partnership Between Parties. It is not intended by this Subdivision Agreement to, and nothing contained in this Agreement shall, create any partnership, joint venture or other arrangement between the Subdivision Owner (or its agents) or the Town. No term or provision of this Subdivision Agreement is intended to, or shall, be for the benefit of any person, firm, organization or corporation not a party hereto, and no such other person, firm, organization or corporation shall have any right or cause of action hereunder.

Section 19. Conflict-of-Interest. This Subdivision Agreement may be canceled without penalty pursuant to ARS §38-511 in the event of a conflict-of-interest as described therein by any person significantly involved in negotiating this Agreement on behalf of the Town.

IN WITNESS WHEREOF, the parties hereto have executed this Subdivision Agreement by and through their authorized representatives the day and year first-above written.

TOWN OF PRESCOTT VALLEY, a municipal corporation of Arizona, (Town)

\_\_\_\_\_  
Harvey C. Skoog, Mayor

ATTEST:

\_\_\_\_\_  
Diane Russell, Town Clerk

APPROVED AS TO FORM:

\_\_\_\_\_  
Ivan Legler, Town Attorney

PRONGHORN RANCH UNIT IX L.L.C., an  
Arizona Limited Liability Company (Subdivision  
Owner)

By: MANDALAY COMMUNITIES, INC, an  
Arizona corporation, (Subdivision Owner)

By \_\_\_\_\_  
David Everson, President

ATTEST:

\_\_\_\_\_, Secretary

STATE OF ARIZONA        )  
  ) ss:  
COUNTY OF YAVAPAI    )

The foregoing instrument was acknowledged before me this \_\_\_\_ day of \_\_\_\_\_, 2014 by Harvey Skoog, Mayor, TOWN OF PRESCOTT VALLEY, a municipal corporation of Arizona, on behalf of said municipal corporation.

\_\_\_\_\_  
Notary Public

My Commission Expires:  
\_\_\_\_\_

STATE OF ARIZONA        )  
  ) ss:  
COUNTY OF YAVAPAI    )

The foregoing instrument was acknowledged before me this \_\_\_\_ day of \_\_\_\_\_, 2014 by David Everson, President of Mandalay Communities, Inc., an Arizona Corporation, managing member of Pronghorn Ranch Unit IX, L.L.C., an Arizona Limited Liability Company, on behalf of said company.

\_\_\_\_\_  
Notary Public

My Commission Expires:  
\_\_\_\_\_