FIGURE 16

INFRASTRUCTURE BOND (SIDEWALK DEFERRAL)

Bond No. [Surety's No:]
INFRASTRUCTURE IMPROVEMENTS BOND
KNOW ALL PERSONS BY THESE PRESENTS: That we [name of Developer:
loper") a [state type of business entity, e.g. "New Mexico corporation," "general partnership, "individual," etc.] as "Principal" and [name of surety:], a corporation organized and existing under and by virtue of the laws of the State of and authorized to do business in the State of New Mexico, as "Surety," are held and firmly bound unto the CITY OF ALBUQUERQUE ("City") in the penal sum of [written amount:
Dollars, ([amount in figures:] \$), a amended by change orders approved by the Surety or changes to the infrastructure list approved by the City's Development Review Board, the payment of which is well and truly to be made and each of us bind ourselves, our and each of our heirs, executors, administrators, successor and assigns, jointly and severally, and firmly by these presents.
NOW, THEREFORE, the condition of the above obligation is such that:
WHEREAS, the Principal is the owner of and/or is interested in or is developing land and premises known as [name of Developer's Property:]
WHEREAS, said Developer's Property is subject to the provisions and conditions of the ordinance of the CITY OF ALBUQUERQUE known as the Integrated Development Ordinance the requirements of which include the installation of various other improvements by the Principal; and
WHEREAS, the Integrated Development Ordinance also requires the Principal to instal and construct the Sidewalk improvements at the Developer's Property: ("Improvements")
("Improvements")
All construction shall be performed in accordance with the Sidewalk Deferral Agreement entered into between [name of Developer;] and the CITY OF ALBUQUERQUE, as recorded in the office of the Clerk of Bernalillo County, State of the Cle

FIGURE 16 Infrastructure Bond (Sidewalk)

New Mexico, on	, 20 as Document Nur	nber,
	amendments to the agreement.	
	Bond No. [surety's No:]	
and performs the work herein Completion Deadline establish ("the "Construction Completic Principal does not complete co City may call on this obligation	rincipal completes construction of the Impabove specified to be performed, all on ed in Agreement or as amended:]on Deadline"), then this obligation shall instruction by or before the Construction on until released by the City.	or before [Construction, 20 be null and void; if the Completion Deadline, the
DEVELOPER	By [signature:] Name: Title: Dated:	
SURETY	By [signature:] Name: Title: Dated:	

*NOTE: Power of Attorney for Surety must be attached.