Kb/agreements/3.4.432,highroad,Whitehaven(edgehillparkph4)bystoryhomes

THIS AGREEMENT is made as a deed this 25th day of Nureruber 2025

BETWEEN

- CUMBERLAND COUNCIL of Cumbria House, 107-117 Botchergate, Carlisle
 CA1 1RD ("the Council") of the first part;
- STORY HOMES LIMITED (Co. Regn. No. 02275441) of Story House, Lords Way, Kingmoor Business Park, Carlisle, CA6 4SL ("the Developer") of the second part; and
- NATIONAL HOUSE BUILDING COUNCIL whose registered office is at NHBC
 House Davy Avenue Knowlhill Milton Keynes Buckinghamshire MK5 8FP ("the
 Surety") of the third and final part

WHEREAS

- (1) The Council is the Highway Authority for the purposes of the Highways Act 1980 for the roads referred to in this Agreement and in particular for the highway known as C4034 High Road, Whitehaven ("the Road").
- Title No. CU247484 being land and buildings on the east side of High Road, Whitehaven, ("the Land") and is party to this Agreement for the purpose of carrying out the Highway Works for the benefit of the Development.
- (3) The Developer applied to Cumberland Council ("the Council") by application reference 4/22/332/0F1 on 5 August 2022 for the construction of 107 dwelling houses and associated infrastructure, including landscaping, open space, access, highway and drainage, on land to the west of Valley View Road, Whitehaven, ("the Development"), which was granted approval on 16 January 2024 ("the Permission")

- (4) Conditions 8, 9 and 16 of the Permission ("the Conditions") provide as follows:-
 - "8. Prior to the occupation of the first dwelling hereby approved, detailed specifications of a scheme to improve the existing access road or create a separate dedicated shared use 3m wide bituminous surfaced path from High House to Gameriggs Road shall be submitted to and approved in writing by the local planning authority. The approved scheme shall be implemented as approved prior to the occupation of the 50th dwelling hereby approved.

Reason

To ensure a minimum standard of construction in the interests of highway safety and the promotion of active travel in accordance with the provisions of Policy T1 and Policy DM22 of the Copeland Local Plan 2013 – 2028."

"9. Prior to the occupation of the first dwelling hereby approved, detailed specifications of a scheme of traffic calming measures to be delivered on High Road, Whitehaven shall be submitted to and approved in writing by the local planning authority. The approved scheme shall be implemented as approved prior to the occupation of the 50th dwelling hereby approved.

Reason

To ensure a minimum standard of construction in the interests of highway safety and the promotion of active travel in accordance with the provisions of Policy T1 and Policy DM22 of the Copeland Local Plan 2013 – 2028. 10."

"16. Footways shall be provided that link continuously and conveniently to the nearest existing footway.

Reason

To ensure a minimum standard of construction in the interests of highway safety and the promotion of active travel in accordance with the provisions of Policy T1 and Policy DM22 of the Copeland Local Plan 2013 – 2028. 1"

- In order to discharge the Conditions set out in recital (4) above, the Developer has requested the Council to permit it to execute the works referred to in the Schedule and shown in outline on the attached drawing ("the Drawing") entitled "S278 Plan" and marked "Drawing Number 20095.90.9.S278P Revision C1" ("the Highway Works") for the benefit of the Land and to facilitate the carrying out of the Development.
- (6) The Council is authorised by virtue of the Highways Act 1980 to carry out the Highway Works in the Road and subject to the terms of this Agreement is prepared to authorise the Developer to carry out those Highway Works on the Road behalf of the Council.
- (7) This Agreement is made pursuant to Sections 38 and 278 of the Highways Act 1980 as substituted by Section 23 of the New Roads and Street Works Act 1991.
- (8) The Council is satisfied that this Agreement and the undertaking of the Highway Works will be of benefit to the public.

NOW THIS DEED WITNESSETH AS FOLLOWS:

- In this Agreement a reference to a clause recital or schedule followed by a number is a reference to the clause recital or, as the case may be, the schedule of this Agreement bearing that number.
- 2. The Council and the Developer in relation to their respective obligations under this clause covenant with each other as follows: -
 - 2.1 The Developer shall carry out the Highway Works in accordance with the Schedule and the Drawings subject to any alterations made in pursuance of Clause 8 of this Agreement.

- 2.2 The Developer has designed a scheme for the execution of the Highway Works.
- 2.3 Upon receipt of a request from the Developer under Clause 3.1 that it wishes to commence the Highway Works the Council shall forthwith notify in writing to the Developer the date for the commencement of the Highway Works ("the Commencement Date"), which shall be fixed to occur upon the expiry of such further time period as the Council may then deem appropriate (after giving due consideration to any representations from the Developer) having regard to its duties for the co-ordination of street works (and other matters) under the New Roads and Street Works Act 1991 and the Traffic Management Act 2004.
- 2.4 The Developer shall use all reasonable endeavours to complete the Highway Works within 8 weeks of the Commencement Date, save extensions of time being permitted with respect to those matters beyond the control of the Developer, extensions shall not be unreasonably withheld or delayed.
- 2.5 The Council shall upon notification in writing by the Developer that the Highways Works have been completed forthwith undertake an inspection of the Highway Works and: -
 - (i) if the said Highway Works have been completed in accordance with the Schedule and the Drawings; and
 - (ii) the Developer has provided the Council with a Stage 3 Safety
 Audit Report ("the Stage 3 Safety Audit") carried out in
 accordance with DMRB GG119 Road Safety Audit or current
 amendment thereof published by the Department for Transport,
 and
 - (iii) The Developer has provided to the Council a copy of the "as built" drawings,

shall issue to the Developer a copy of the certificate of completion in respect of the Highway Works (the "Certificate of Completion") which

shall not be unreasonably withheld or delayed.

- 2.6 A maintenance period of 12 months ("the Maintenance Period") shall commence upon the issue of the Certificate of Completion during which time: -
 - 2.6.1 the Developer shall at his own reasonable and properly incurred expense reinstate and make good any defect or damage which may have arisen from any cause whatsoever or be discovered during the Maintenance Period of which he has been notified in writing by the Council so that the Highway Works comply with the Schedule and Drawing annexed hereto.
 - 2.6.2 90% of the Bond shall be released (subject to the retention of a minimum of £2,500).
 - 2.6.3 The remaining 10% of the Bond or £2,500 (as above) as referred to in clause 2.6.2 above, shall be released upon the expiry of the Maintenance Period providing all the defects and damage referred to in clause 2.6.1 above have been reinstated and made good, whereupon the Council shall issue a final certificate ("the Final Certificate") and the Surety shall be released from its liability under this Agreement.
 - 2.7 The Council shall inspect the Highway Works.
 - 2.8 The Highway Works will be carried out within the Road and will form part of the Road upon the issue of the Final Certificate.
- In consideration of the covenants and agreements contained in clause 2
 hereof the Developer and the Council further covenant and agree as follows: -
 - 3.1 The Developer shall within 28 days of the date of this Agreement notify the Council that it wishes to commence the Highway Works in accordance with clause 2.3, such notice to be given via email to sarah.steel@cumberland.gov.uk.

reasonable costs incurred in connection with Undertakers apparatus

- all reasonable costs or expenses incurred in insulating buildings against noise or in satisfying claims made under Part 1 of the Land Compensation Act 1973 together with any claims for injurious affection under Section 10 of the Compulsory Purchase Act 1965 arising from the execution or use of the Highway Works save those arising from any defect in the design of or default in the inspection of the execution of the Highway Works by the Council PROVIDING THAT: the Council shall:
 - (a) notify the Developer upon receipt of any action, claim, demand, expense, proceeding and compensation of which it intends to make a claim on the Developer under this clause.
 - (b) keep the Developer informed as to the progress of any such action, claim, demand, expense, proceeding and compensation of which it intends to make a claim on the Developer under this clause.
- 3.5 The Developer shall at the same time as paying any sum owed under clauses 3.3 and 3.4 above pay to the Council a sum equal to any Value Added Tax chargeable thereon by the Council against delivery of a valid VAT invoice and any reasonable additional costs arising from the safety audits.
- 3.6 The Developer shall, on the date hereof deposit with the Council the sum of £9,583.30 in respect of 30 years maintenance of the bollards.

- 4. Subject always to the provisions of clause 2.3 above the Developer and the Council shall cooperate with each other to enable the Highway Works to be carried out and completed as expeditiously and economically as possible
- 5. The amounts of payments due under the provisions of this Agreement shall be certified on behalf of the Council. Where the amounts payable do not exceed the estimates given in this Agreement the Council's decision as to the amounts shall be final and in all cases it shall provide to the Developer any information relating to the amounts as the Developer may reasonably require.
 - 5.1 At any time before the Commencement Date the Developer may terminate this Agreement by giving notice to the Council that the Developer does not wish to carry out the Highway Works.
 - On any termination under Clause 5.1 the Council shall give the

 Developer an account of all reasonable abortive costs incurred by the

 Council in respect of this Agreement. Within 28 days from the date of
 receipt by the Developer of that account:
 - 5.2.1 if that account shows a further sum as due to the Council the Developer shall pay that sum to the Council
 - 5.2.2 if that account shows that the payments previously made by the Developer under the foregoing provisions of this Agreement have exceeded those costs the Council shall refund that excess
- 6. The rights and liabilities of the Developer under this Agreement are assignable only with the written consent of the Council such consent not to be unreasonably withheld or delayed.
- 7. If any payment due from the Developer under any of the provisions of this Agreement is not made on or before the Due Date the Developer shall at the same time as making the payment pay to the Council interest at 8 per cent above the Bank of England base rate as at the Due Date for the period starting

with the Due Date and ending with the date on which payment of the sum on which interest is payable is made.

- 8. The Council may require the Developer to make any alteration in the construction of the Highway Works as (acting reasonably) it shall consider necessary, whether at the request of the Developer or otherwise but there shall be no alteration to the layout and location save as agreed by the Developer.
- 9. The Surety hereby indemnifies the Council against all losses, damages, costs and expenses arising from any breach of any one or more of the obligations of the Developer under this Agreement PROVIDED ALWAYS that the sum payable by the Surety shall not exceed a maximum of £44,871.20 ("the Bond").
 - 9.1 The Surety shall not be discharged or released from this guarantee by any arrangement between the Developer and the Council or by any alteration in the Developer's obligations or by any forbearance whether as to payment performance time or otherwise whether made with or without the assent of the Surety
 - 9.2 For the avoidance of doubt it is declared that this clause is without prejudice to the Council's rights under the Highways Act 1980 or any other claim or remedy against the Developer.
- 10. In the event of any dispute arising between the parties hereto in respect of the construction of the Highway Works the same shall at the request of any party be referred to a Chartered Civil Engineer to be agreed between the parties hereto or, failing agreement as to the same within 14 days of such request to be appointed upon the application of either party hereto by the President for the time being of the Institution of Civil Engineers and in this respect such a request shall be construed as a submission to arbitration within the meaning of the Arbitration Act 1996 or any statutory modification or re-enactment thereof.

- 11. The Developer shall indemnify the Council against any actions, charges, claims, costs, expenses, losses, damages, demands, liabilities and proceedings arising out of any breach or non-observance by the Developer of its obligations in this Agreement or at any time in connection with or incidental to the carrying out of the Highway Works (including without limitation any negligent or defective design or construction of the Highway Works) including (but not limited to):
 - a) third party claims for death, personal injury or damage to property
 - b) statutory or other liability for the safety or security of the working methods, employment practices, protection of the environment and control of pollution; and
 - c) third party claims for unlawful interference with any rights of light, air, support, water, drainage or any other easement or right.

PROVIDED THAT:

- this indemnity shall not apply in respect of any actions, charges, claims, costs, expenses, losses, damages, demands, liabilities and proceedings arising out of any act, neglect, default or liability of the Council;
- the Council shall notify the Developer forthwith upon receipt of any claim
- the Council shall not accept any such claim without first having given the
 Developer details of such claim and having given the Developer the
 opportunity to make representations to the Council as to the validity and
 quantum of such claim;
- the Council shall in settling any such claim give full and due regard to any representations made by the Developer.
- 12. Any notice or demand required to be served upon the Council shall be in writing and shall be sufficiently given or served upon the Council if delivered or posted to the Commercial and Adoptions Team, Highways & Transportation,

Cumberland Council, Parkhouse Building, Carlisle, CA1 4SJ, and any notice requiring to be served upon the Developer shall be in writing and shall be sufficiently given or served upon it if delivered or posted to the Developer's before mentioned address.

- 13. Save where otherwise expressly stated the expressions "the Council" and "the Developer" and "the Surety" shall include their respective successors in title and assigns.
- 14. It is hereby agreed by the parties hereto that the land which is to be benefited by the Highway Works is the Land.
- 15. This is the entire Agreement between the Parties and shall not be altered other than in writing signed by all Parties.
- 16. Unless expressly stated herein, nothing in this Deed will create rights pursuant to The Contract (Rights of Third Parties) Act 1999 in favour of anyone other than the parties to this Deed.

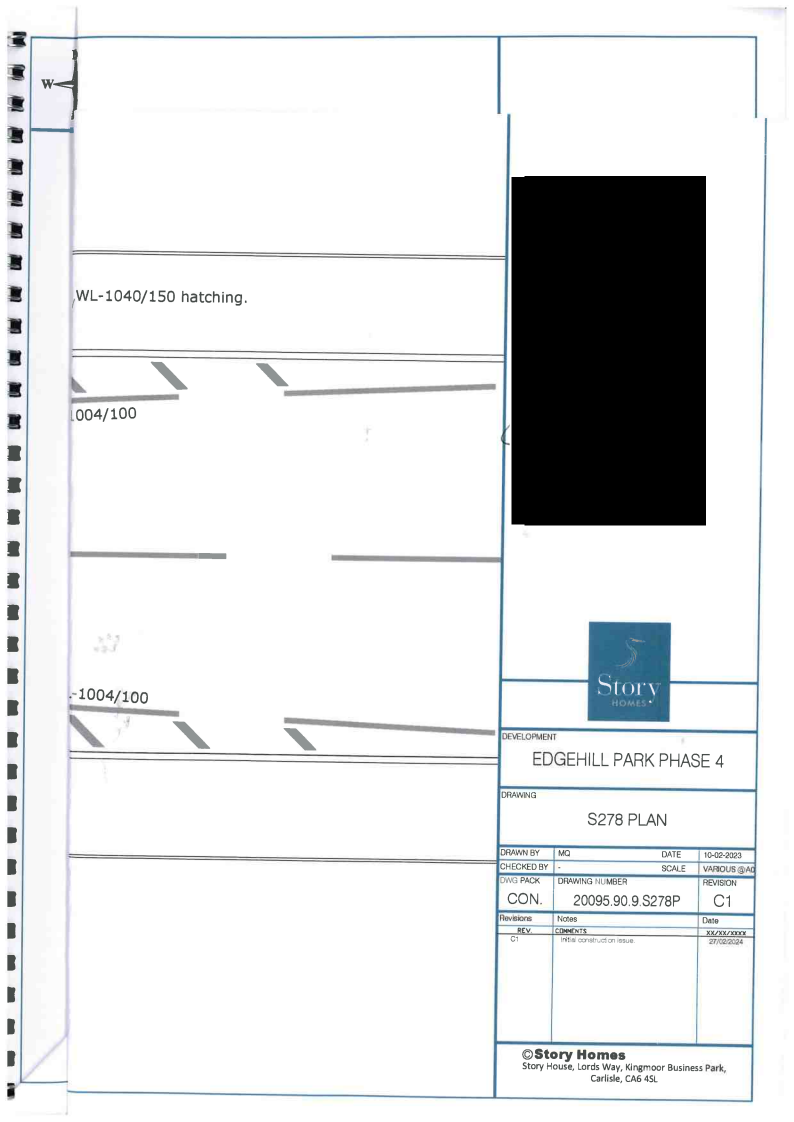
IN WITNESS whereof the parties hereto have duly executed this Deed the day and year first before written.

SCHEDULE

The Highway Works on the Road comprise: -

- Construction of 6 no. new traffic island in three pairs of two, including integral bollards to highlight the islands, to act as pinch points on the C4034 High Road
 - (i) At a point approximately 92m along the C4034 High Road north of its junction with Sandwith Road (U4033);
 - (ii) At a point approximately 241m along the C4034 High Road north of its junction with Sandwith Road (U4033); and
 - (iii) At a point approximately 364m along the C4034 High Road north of its junction with Sandwith Road (U4033); and
- 2. Associated white lining to define the sections of highway where the traffic islands will be,

all of which are more particularly shown on the attached Drawing.



EXECUTED as a DEED as)
Attorney for Story Homes)
Limited under a Power of Attorney)
Dated 4 th November 2024)
In the presence of : -)
Witness Signature Witness Address Story Homes Occupation Development Coor	Story House, Lords Day, Kingmoor Busine Calcuse Calcuse
EXECUTED as a DEED as)
Attorney for Story Homes)
Limited under a Power of Attorney)
Dated 4th November 2024)
In the presence of : -)
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Occupation Development Con	duck

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Executed as a DEED by

affixing the Common Seal of

CUMBERLAND COUNCIL

in the presence of:
)



Authorised Signatory.....

SIGNED as a DEED by and

As attorneys for

NATIONAL HOUSE BUILDING COUNCIL

under a Power of Attorney dated 30 March 2022 23 rd May 2028

..

As attorney for National House-Building Council

In the rirecence into

Name of Witness

Witness Signature

Occupation Of Witness...

Address of Witness NHBC House, Davy Avenue, Knowlhill, Milton Keynes, Bucks MK5 8FP

DATED

25t November

2025

CUMBERLAND COUNCIL

and

STORY HOMES LIMITED

and

NHBC

AGREEMENT

Re: C4034 High Road, Whitehaven

Chief Legal and Monitoring Officer, Cumberland Council, Cumbria House, 117 Botchergate, CARLISLE, CA1 1RD