### SUBDIVISION AGREEMENT

(Gov. Code, §§ 66462 and 66463)

Subdivision: SD17-9467	Effective Date: Date approve BOS			
Subdivider: Forecast Land Investment, LLC	Completion Period: 2 years			
THESE SIGNATURES ATTEST TO THE PARTIES' AGREEMENT HERETO:				
CONTRA COSTA COUNTY	SUBDIVIDER			
Brian M. Balbas, Public Works Director				
Bildii W. Baibas, Fubiic Works Director	mont.			
3	Print Name Albert D. seens III			
Ву:	Print Title Manager / Agent			
RECOMMENDED FOR APPROVAL:				
By:	Print Name:			
Engineering Services Division	Print Title:			
Engineering convect Entres.				
FORM APPROVED: Silvano B. Marchesi, County Counsel	[Note: If Subdivider is a corporation, two officers must sign. The first must be the chairman of the board, president or any vice president; the second must be the secretary, assistant secretary, chief financial officer or any assistant treasurer. (Corp. Code, § 313; Civ. Code, § 1190.) If Subdivider is a limited liability company, Subdivider shall sign in the manner required of corporations, or by two managers, or by one manager, pursuant to the articles of organization (see Corp. Code, §§17151, 17154, 17157.) If Subdivider is a partnership, any authorized partner may sign. Signatures by Subdivider must be notarized.]			
mentioned Subdivider mutually promise and agree as follows concer  2. IMPROVEMENTS. Subdivider agrees to install certain rossigns, street lights, fire hydrants, landscaping and such other in	ad improvements (both public and private), drainage improvements, approvements (including appurtenant equipment) as required in the contra Costa County Public Works Department, as required by			
the Conditions of Approval for this Subdivision, and in conforman amendments thereto (hereinafter "Ordinance Code").	ce with the Contra Costa County Ordinance Code, including issued			
required by the California Subdivision Map Act (Gov. Code, §§ 6 accepted construction practices and in a manner equal or superithereunder; and where there is a conflict among the improvement stricter requirements shall govern.	""Work") within the above completion period from date hereof, as 64l0 et. seq.) in a good workmanlike manner, in accordance with for to the requirements of the Ordinance Code and rulings made it plans, the Conditions of Approval and the Ordinance Code, the			
County Ordinance Code, provide as security to the County:	ment, the Subdivider shall, pursuant to Gov. Code § 66499 and the			
A. For Performance and Guarantee: \$ 1,000 can together total one hundred percent (100%) of the estimated cost of the cost of t	heck.			
completion and acceptance against any defective workmanship or n	r this Agreement and maintenance of the Work for one year after its naterials or any unsatisfactory performance.			
B. For Payment: Security in the amount: \$ 24,500 Such security is presented in the form of:  Cash, certified check, or cashier's of the component of the compon	), which is fifty percent (50%) of the estimated cost of the Work. check			
furnishing labor or materials to them or to the Subdivider.	ntractor, to its subcontractors and to persons renting equipment or			
Upon acceptance of the Work as complete by the Board of	Supervisors and upon request of Subdivider, the amounts held as			
security may be reduced in accordance with Sections 94-4.406 and	94-4.408 of the Ordinance Code.  Form Approved by County County			

4. <u>GUARANTEE AND WARRANTY OF WORK</u>. Subdivider guarantees that the Work shall be free from defects in material or workmanship and shall perform satisfactorily for a period of one (1) year from and after the Board of Supervisors accepts the Work as complete in accordance with Article 96-4.6, "Acceptance," of the Ordinance Code. Subdivider agrees to correct, repair, or replace, at Subdivider's expense, any defects in said Work.

The guarantee period does not apply to road improvements for private roads that are not to be accepted into the County road system.

- 5. PLANT ESTABLISHMENT WORK. Subdivider agrees to perform plant establishment work for landscaping installed under this Agreement. Said plant establishment work shall consist of adequately watering plants, replacing unsuitable plants, doing weed, rodent and other pest control and other work determined by the Public Works Department to be necessary to ensure establishment of plants. Said plant establishment work shall be performed for a period of one (1) year from and after the Board of Supervisors accepts the Work as complete.
- 6. <u>IMPROVEMENT PLAN WARRANTY.</u> Subdivider warrants the improvement plans for the Work are adequate to accomplish the Work as promised in Section 2 and as required by the Conditions of Approval for the Subdivision. If, at any time before the Board of Supervisors accepts the Work as complete or during the one year guarantee period, said improvement plans prove to be inadequate in any respect, Subdivider shall make whatever changes are necessary to accomplish the Work as promised.
- 7. NO WAIVER BY COUNTY. Inspection of the Work and/or materials, or approval of the Work and/or materials or statement by any officer, agent or employee of the County indicating the Work or any part thereof complies with the requirements of this Agreement, or acceptance of the whole or any part of said Work and/or materials, or payments therefor, or any combination or all of these acts, shall not relieve the Subdivider of its obligation to fulfill this Agreement as prescribed; nor shall the County be thereby stopped from bringing any action for damages arising from the failure to comply with any of the terms and conditions hereof.
- 8. INDEMNITY. Subdivider shall defend, hold harmless and indemnify the indemnitees from the liabilities as defined in this section:
- A. The <u>indemnitees</u> benefitted and protected by this promise are the County and its special districts, elective and appointive boards, commissions, officers, agents and employees.
- B. The <u>liabilities</u> protected against are any liability or claim for damage of any kind allegedly suffered, incurred or threatened because of actions defined below, and including personal injury, death, property damage, inverse condemnation, or any combination of these, and regardless of whether or not such liability, claim or damage was unforeseeable at any time before County reviewed said improvement plans or accepted the Work as complete, and including the defense of any suit(s), action(s), or other proceeding(s) concerning said liabilities and claims.
- C. The <u>actions causing liability</u> are any act or omission (negligent or non-negligent) in connection with the matters covered by this Agreement and attributable to Subdivider, contractor, subcontractor, or any officer, agent, or employee of one or more of them.
- D. <u>Non-Conditions</u>. The promise and agreement in this section are not conditioned or dependent on whether or not any indemnitee has prepared, supplied, or approved any plan(s) or specification(s) in connection with this Work or Subdivision, or has insurance or other indemnification covering any of these matters, or that the alleged damage resulted partly from any negligent or willful misconduct of any indemnitee.
- 9. <u>COSTS</u>. Subdivider shall pay, when due, all the costs of the Work, including but not limited to the costs of relocations of existing utilities required thereby; inspections; material checks and tests; and other costs incurred by County staff arising from or related to the Work, and prior to acceptance of the Work as complete or expiration of any applicable warranty periods, whichever is later.
- 10. <u>SURVEYS</u>. Subdivider shall set and establish survey monuments in accordance with the filed map and to the satisfaction of the County Road Commissioner-Surveyor before acceptance of the Work as complete by the Board of Supervisors.
- 11. NON-PERFORMANCE AND COSTS. If Subdivider fails to complete the Work within the time specified in this Agreement, and subsequent extensions, or fails to maintain the Work, County may proceed to complete and/or maintain the Work by contract or otherwise and Subdivider agrees to pay all costs and charges incurred by County (including, but not limited to, engineering, inspection, surveys, contract, overhead, etc.) immediately upon demand.

Once action is taken by County to complete or maintain the Work, Subdivider agrees to pay all costs incurred by County, even if Subdivider subsequently completes the Work.

Should County sue to compel performance under this Agreement or to recover costs incurred in completing or maintaining the Work, Subdivider agrees to pay all attorney's fees, staff costs and all other expenses of litigation incurred by County in connection therewith, even if Subdivider subsequently proceeds to complete the Work.

- 13. <u>RECORD MAP</u>. In consideration hereof, County shall allow Subdivider to file and record the final map or parcel map for said Subdivision.
- 14. <u>RIGHT OF ENTRY.</u> Subdivider hereby consents to entry onto the Subdivision property, and onto any other property over which Subdivider has land rights and upon which any portion of the Work is to be installed pursuant to the improvement plans, by County and its forces, including contractors, for the purpose of inspection, and, in the event of non-performance of this Agreement by Subdivider, completion and/or maintenance of the Work.

Subdivision:	: <u>SD17-9467</u>
Bond No.:	LICX1210918
Premium:	\$300.00
Any claim u	nder this Bond should be sent
to the follow	ring address:
10002	Shelbyville Rd, Suite 100
Louisvi	lle, KY 40223

### IMPROVEMENT SECURITY BOND FOR SUBDIVISION AGREEMENT

		(	Performance, Guara (Gov. Code, §§ 6				
time specified for c	street, drainage and o ompletion in the Sub- Parcel Map for said	other improvements in S	NT. The Principal haubdivision	as executed an a _as specified i State and local la ivision Agreem	agreement with the County of n the Subdivision Agreemen aws and rulings thereunder in ent, Principal is required to	t, and to complete said n order to satisfy condi	tions for filing of
Bella Monte Subdivi	Sion SD17-9467 OBLIGATION.	Forecast Land	Invesment, LLC				_, as Principal,
and		Company				, a corporation organia	zed and existing
under the laws of the		Texas	and	authorized to t	ransact surety business in C	alifomia, as Surety, he	ereby jointly and
			uccessors and assig	ns to the Count	y of Contra Costa, California	to pay it:	
40.000.00	(A. Performance	and Guarantee) forty ei	ght thousand and no	ı/xx			Dollars
(\$ 48,000.00	) for itself or an	ny city assignee under t	he above Subdivision	n Agreement.			
(\$_24,500.00 State of California.	(B. Payment) twe ) to secure the	enty four thousand five to e claims to which refere	nundred and no/xx nce is made in Title	XV (commencin	g with Section 3082) of Part	4 of Division III of the	Dollars Civil Code of the
3.	CONDITION. This	s obligation is subject to	the following condit	ion.			
said agreement an	cessors or assigns, and any alteration there	shall in all things stand not made as therein pro- ent and meaning, and s	to and abide by, an vided, on his or their hall indemnify and s	d well and truly part, to be kept ave harmless th	h that if the above bounded keep and perform the cover and performed at the time ar e County of Contra Costa (or be and remain in full force ar	nants, conditions and nd in the manner there r city assignee), its offi	in specified, and
	As part of the ob i, including reasonab included in any judg	le attorney's fees, incur	y and in addition to red by the County of	the face amoun Contra Costa (o	at specified therefor, there so ir city assignee) in successfu	hall be included costs ally enforcing such obli	and reasonable gation, and to be
aforesaid Subdivis Unemployment Ins and also in case attorney's fees, in-	the County of Contri sion Agreement and surance Act with resp suit is brought upon curred by the County I to be included in the	ra Costa and all contra referred to in the afon- sect to this work or labo this bond, will pay, in of Contra Costa (or ci e judgment therein rend	ectors, subcontractor esaid Civil Code for r, and that the Surel addition to the face ty assignee) in succe ered.	s, laborers, may materials furni- by will pay the sa amount thereol essfully enforcin	that said Principal and the un terialmen and other persons shed or labor thereon of ar ame in an amount not excee f, costs and reasonable exp g such obligation, to be awa benefit of any and all persons	s employed in the per ny kind, or for amount ding the amount herei menses and fees, inclu- arded and fixed by the	rormance of the side under the nabove set forth, iding reasonable court, and to be
to file claims unde brought upon this	r Title 15 (commencia	essiy stipulated and aground a sign and aground a sign and aground a sign and a sign and a sign are sign as a sign and a sign are sign as a sign are sign ar	f Part 4 of Division 3	of the Civil Coo	le, so as to give a right of ac	tion to them or their as	ssigns in any suit
and effect.	Should the condi	tion of this bond be fully	performed, then thi	s obligation sha	Il become null and void; othe	rwise it shall be and re	emain in full force
on this bond; and	plan or specifications	of said work, agreed to	by the Principal an	d the County of ne alteration or	rms of said Subdivision Ag Contra Cosla (or city assigne addition without further not ad independently of any action	e) shall relieve any Si to or consent by Si	urety from liability urety; and Surety
SIGNED AND SE	ALEDon No	ovember 30	, 2021				
Principal: For	ecast Land Inves	stment, LLC		Surely:	Lexon Insurance Con	-	
Address: 402	1 Port Chicago H	lighway		Address:	10002 Shelbyville Rd	, Suite 100	
	cord_CA	Zip: 92	1520		Louisville, KY	Zip: 4	0223
	. /	10	1		1	-1	
E C	1	V	•	By:	14	0	———·
Print Name: A	bert D. S	Seeno, III		Prior Nam			- 3
Title: Ma	nager			Title:	Attorney-in-Fact		

[Note: All signatures must be acknowledge d. For sorporations, two officers must sign. The first signature must be that of the chairman of the board, president, or vice-president; the second signature must be that of the secretary, assistant secretary, chief financial officer, or assistant treasurer. (Civ. Code., § 1190 and Corps. Code, § 313.)]

Form Approved by County County (Rev. 1/06)

# **ACKNOWLEDGMENT**

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

attached, and not the truthfulnes validity of that document.	s, accuracy, or		
State of California County ofContra Costa	)		
On November 30th, 2021	_ before me,(i	Nancy McMillin, Notary Public insert name and title of the officer)	
personally appeared			
Signature May Signature	$\gamma$	NANCY MCMILLIN Notary Public - California Contra Costa County Commission # 2376453 My Comm. Expires Sep 25, 2025	

# CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy or validity of that document.

State of California	) ) ss		
County of San Francisco	)		
appeared <u>Jessica L. Nowlin</u> be the person <del>(s)</del> whose name <del>(</del> me that <del>he/</del> she <del>/they</del> execute	s) is <del>/are</del> subscribe d the same in <del>his</del> ne instrument the	ed to me o ed to the w <del>/</del> her <del>/their</del>	Trofimoff, Notary Public, personally on the basis of satisfactory evidence to within instrument and acknowledged to authorized capacity(ies), and that by , or the entity upon behalf of which the
I certify under PENALTY OF PE paragraph is true and correct.		laws of the	e State of California that the foregoing
WITNESS my hand and official	seal.		
NATALIE K. T COMM # 2' Notary Public - LOS ANGELES My Comm. Expire	County K		
	Sig	nature:	Valace Leaf 10
(Seal)	3.5.	0-0-	alie K. Trofimoff, Notary Public



# POWER OF ATTORNEY

KNOW ALL BY THESE PRESENTS, that Endurance Assurance Corporation, a Delaware corporation, Endurance American Insurance Company, a Delaware corporation, Lexon Insurance Company, a Texas corporation, and/or Bond Safeguard Insurance Company, a South Dakota corporation, each, a "Company" and collectively, "Sompo International," do hereby constitute and appoint: Jessica L. Nowlin, John T. Lettieri, Natalie K. Trofimoff, Patricia S. Arana as true and lawful Attorney(s)-In-Fact to make, execute, seal, and deliver for, and on its behalf as surety or co-surety; bonds and undertakings given for any and all purposes, also to execute and deliver on its behalf as aforesaid renewals, extensions, agreements, waivers, consents or stipulations relating to such bonds or undertakings provided, however, that no single bond or undertaking so made, executed and delivered shall obligate the Company for any portion of the penal sum thereof in excess of the sum of ONE HUNDRED MILLION Dollars (\$100,000,000.00).

Such bonds and undertakings for said purposes, when duly executed by said attorney(s)-in-fact, shall be binding upon the Company as fully and to the same extent as if signed by the President of the Company under its corporate seal attested by its Corporate Secretary.

This appointment is made under and by authority of certain resolutions adopted by the sole shareholder of each Company by unanimous written consent effective the 15th day of June, 2019, a copy of which appears below under the heading entitled "Certificate".

This Power of Attorney is signed and sealed by facsimile under and by authority of the following resolution adopted by the sole shareholder of each Company by unanimous written consent effective the 15th day of June, 2019 and said resolution has not since been revoked, amended or repealed:

RESOLVED, that the signature of an individual named above and the seal of the Company may be affixed to any such power of attorney or any certificate relating thereto by facsimile, and any such power of attorney or certificate bearing such facsimile signature or seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached.

IN WITNESS WHEREOF, each Company has caused this instrument to be signed by the following officers, and its corporate seal to be affixed this 15th day of June, 2019.

**Endurance Assurance Corporation** 

Richard Appel; SVR & Senior Counsel

2002

DELAWARE

Endurance American Insurance Company

Richard Appel; SVP-& Senior Counsel

> 1996 DELAWARE

Lexon Insurance Company

Senior Counsel

Richard Appel;

**Bond Safeguard** Insurance.Company

Richard Appel; SVP & Senior Counsel

SVP.& S INSURANCE COMPANY

**ACKNOWLEDGEMENT** 

On this 15th day of June, 2019, before me, personally came the above signatories known to me, who being duly sworn, did depose and say that he/they is all officer of each of the Companies, and that he executed said instrument on behalf of each Company by authority of his office under the by-laws of each Company.

Taylor, Notary Public

- My Commission Expires 5/9

CERTIFICATE

I, the undersigned Officer of each Company, DO HEREBY CERTIFY that:

- 1. That the original power of attorney of which the foregoing is a copy was duly executed on behalf of each Company and has not since been revoked, amended or modified; that the undersigned has compared the foregoing copy thereof with the original power of attorney, and that the same is a true and correct copy of the original power of attorney and of the whole thereof.
- 2. The following are resolutions which were adopted by the sole shareholder of each Company by unanimous written consent effective June 15, 2019 and said resolutions have not since been revoked, amended or modified:

"RESOLVED, that each of the individuals named below is authorized to make, execute, seal and deliver for and on behalf of the Company any and all bonds, undertakings or obligations in surety or co-surety with others: RICHARD M. APPEL, BRIAN J. BEGGS, CHRISTOPHER DONELAN, SHARON L. SIMS, CHRISTOPHER L. SPARRO, MARIANNE L. WILBERT

: and be it further

RESOLVED, that each of the individuals named above is authorized to appoint attorneys-in-fact for the purpose of making, executing, sealing and delivering bonds, undertakings or obligations in surety or co-surety for and on behalf of the Company."

3. The undersigned further certifies that the above resolutions are true and correct copies of the resolutions as so recorded and of the whole thereof.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the corporate seal this 30th

day of

20.21

### NOTICE: U. S. TREASURY DEPARTMENT'S OFFICE OF FOREIGN ASSETS CONTROL (OFAC)

No coverage is provided by this Notice nor can it be construed to replace any provisions of any surety bond or other surety coverage provided. This Notice provides information concerning possible impact on your surety coverage due to directives issued by OFAC. Please read this Notice carefully.

The Office of Foreign Assets Control (OFAC) administers and enforces sanctions policy, based on Presidential declarations of "national emergency". OFAC has identified and listed numerous foreign agents, front organizations, terrorists, terrorist organizations, and narcotics traffickers as "Specially Designated Nationals and Blocked Persons". This list can be located on the United States Treasury's website - https://www.treasury.gov/resource-center/sanctions/SDN-List.

In accordance with OFAC regulations, if it is determined that you or any other person or entity claiming the benefits of any coverage has violated U.S. sanctions law or is a Specially Designated National and Blocked Person, as identified by OFAC, any coverage will be considered a blocked or frozen contract and all provisions of any coverage provided are immediately subject to OFAC. When a surety bond or other form of surety coverage is considered to be such a blocked or frozen contract, no payments nor premium refunds may be made without authorization from OFAC. Other limitations on the premiums and payments may also apply.

Telephone: 615-553-9500 Mailing Address: Sompo International; 12890 Lebanon Road; Mount Juliet, TN 37122-2870