

RECORDED AT THE REQUEST OF:
AFTER RECORDING, RETURN TO:

CITY of San Ramon
CITY Clerk
7000 Bollinger Canyon Road
San Ramon, CA 94583
Attention: Renee Beck, CITY Clerk

**SUBDIVISION IMPROVEMENT AGREEMENT
THE PRESERVE
ALSO KNOWN AS "THE FARIA PRESERVE"
PHASE I - SUBDIVISION 9443**

THIS AGREEMENT is made and entered into this 14 day of November 2017, by and between Faria Preserve, LLC, a Delaware Limited Liability Company, hereinafter referred to as "DEVELOPER", and the CITY of San Ramon, a Municipal Corporation, hereinafter referred to as "CITY".

WHEREAS, DEVELOPER proposes to construct various improvements in an area known and referred to as VESTING TENTATIVE MAP - THE FARIA PRESERVE – SUBDIVISION 9342, including those improvements applicable to SUBDIVISION 9342 as described as THE FARIA PRESERVE development plans, Environmental Impact Report, and Vesting Tentative Map including all Project Conditions of Approval and Mitigation Measures approved by the CITY Council by Resolution No. 2014-093 on May 6, 2014, collectively referred to as the FARIA PRESERVE PROJECT; and

WHEREAS, DEVELOPER proposes to construct the FARIA PRESERVE PROJECT in phases as shown on the "Exhibit A1 – MASTER PHASING DEVELOPMENT PLAN"; and

WHEREAS, DEVELOPER has filed the Final Map SUBDIVISION 9342 and has recorded the Subdivision Improvement Agreement for SUBDIVISION 9342; and

WHEREAS, DEVELOPER now proposes to begin construction and file the Final Map for the PHASE I IMPROVEMENTS; and

WHEREAS, this Subdivision Improvement Agreement "AGREEMENT" is required under Section C5-167 "Subdivision Improvement Agreements", and Government Code Section 66462 of the Subdivision Map Act because DEVELOPER has requested approval of the PHASE I IMPROVEMENTS SUBDIVISION 9443, hereinafter referred to as "PHASE I IMPROVEMENTS", prior to the construction and completion of its Proposed Improvements associated with the PHASE I IMPROVEMENTS; and

WHEREAS, CITY desires to assure that all of the Proposed Improvements to be constructed by DEVELOPER under this AGREEMENT that are “improvements” as defined in the Subdivision Map Act, Government Code Section 66419 (i.e., site-only improvements, not buildings) (as the “Proposed Improvements” are further defined below) will be done in a good and workmanlike manner, in accordance with the CITY approval of the FARIA PRESERVE PROJECT and Development Agreement executed on February 23, 2007, as amended from time to time, and in accordance with the laws now in force and effect in CITY; and

WHEREAS, all of the Conditions of Approval and Mitigation Measures for Vesting Tentative Map Subdivision 9342 are incorporated herein by reference and continue to apply; and

WHEREAS, the Proposed Improvements also referred to herein as the “PHASE I IMPROVEMENTS” referred to herein, and for the purpose of this AGREEMENT, shall refer to the construction of improvements and completion of tasks described in “Exhibit A2- PHASE I IMPROVEMENTS SUBDIVISION 9443”; and

NOW, THEREFORE, IT IS AGREED AS FOLLOWS:

1. That DEVELOPER will construct PHASE I IMPROVEMENTS in accordance with the terms and conditions of this AGREEMENT.
2. That DEVELOPER hereby warrants that construction of the PHASE I IMPROVEMENTS according to the approved plans and specifications submitted by DEVELOPER as described in “Exhibit A2 –PHASE I IMPROVEMENTS SUBDIVISION 9443”, which are now on file in the Office of the CITY Engineer, except for the plans as noted that are still being reviewed and not yet approved as noted in Exhibit A2, will not materially and adversely affect any portion of adjacent properties after completion.
3. That DEVELOPER shall construct said PHASE I IMPROVEMENTS in said areas in accordance with said plans and specifications and complete the same within two-years following the date of recordation of the Final Map for SUBDIVISION 9443, subject to Force Majeure (as hereafter defined).
4. That DEVELOPER reserves the right to modify said plans and specifications as the development progresses should unforeseen conditions occur provided written approval is first obtained from the CITY Engineer. CITY reserves the right to make reasonable modifications as determined by the CITY Engineer, to the plans and specifications whenever field conditions and/or public safety require such modifications. DEVELOPER shall pay CITY for checking and inspection costs resulting from said modifications.
5. That DEVELOPER shall pay to CITY the plan checking fee, based upon the CITY fee schedule, upon submittal of plans. DEVELOPER shall pay to CITY the inspection fee, based upon the CITY fee schedule, prior to CITY issuance of a Permit for the work shown on the plans.
6. That DEVELOPER shall defend, indemnify, and hold CITY, its officers and employees harmless from any and all actions or causes of action filed by any third party claiming damage caused

by development of said SUBDIVISION 9443 for injury to persons (including death) or property damage in connection with the design and/or construction of the PHASE I IMPROVEMENTS by DEVELOPER or its contractors, except to the extent arising from the negligence or willful misconduct of the CITY, its officers, employees, contractors or agents. DEVELOPER shall pay any and all reasonable attorney's fees that CITY may incur because of any such actions or causes of actions.

7. That prior to SUBDIVISION 9443 Final Map approval, DEVELOPER shall obtain a policy of comprehensive, broad form, general liability, and automobile insurance against claims and liabilities for personal injury, death, or property damage, providing protection in the amount of at least \$1 million for bodily injury or death to any one person for any one accident or occurrence and \$1 million for property damage. This policy shall name, by endorsement, the CITY, its officers, employees, and agents as additional insureds. The policy shall be issued by an insurer admitted to do business in the State of California or an insurer listed on the State of California's List of Approved Surplus Lines Insurers carriers and which has met the standards set forth in California Insurance Code Section 1765.2, and shall be maintained in full force and effect throughout the term of this AGREEMENT. Moreover, the policy shall meet the following requirements as determined by the CITY Attorney and/or contain language to the effect that:

- a. The insurer waives the right of subrogation against the CITY and the CITY'S officers, employees, and agents;
- b. The insurance shall be primary, non-contributing, and any other insurance program or coverage in which the CITY, its officers, employees, and agents participate shall be excess over the insurance required under this AGREEMENT;
- c. The policy shall not be cancelled without thirty (30) days' prior notice from the insurance provider to CITY; and
- d. DEVELOPER shall provide CITY with current certificates evidencing the existence of such coverage throughout the term of this AGREEMENT.

8. That the "COMPLETION" of the EXHIBIT A2 PHASE I IMPROVEMENTS shall be upon approval of the construction of improvements by the CITY Engineer. Acceptance of any part or staging of said PHASE I IMPROVEMENTS shall not be final until the written notice of final acceptance by the CITY of the PHASE I IMPROVEMENTS shall have been delivered to the DEVELOPER, which CITY will deliver to DEVELOPER promptly after approval by the CITY Engineer. For avoidance of doubt, when CITY has accepted the construction of improvements for all of the Exhibit A2 PHASE I IMPROVEMENTS, such acceptance shall constitute CITY's acceptance of the Offer of Dedication of the applicable PHASE I IMPROVEMENTS made by DEVELOPER pursuant to the SUBDIVISION 9443 Final Map, subject to the warranty period as described in Section 9, and bonds as described in Sections 11, 12, and 13.

9. The DEVELOPER shall repair any defects or failures, and their causes, which appear in any PHASE I IMPROVEMENTS and which CITY notifies DEVELOPER in writing within a period of one (1) year from the date of COMPLETION of said PHASE I IMPROVEMENTS (the "WARRANTY PERIOD"). DEVELOPER shall contact the CITY Engineer 30-days prior to the end of the WARRANTY PERIOD to request that the warranted improvements be inspected and that a punch list be prepared of any outstanding defects or failures. DEVELOPER shall correct any such punch list defects or failures prior to the termination of the WARRANTY PERIOD, and WARRANTY PERIOD shall be extended as needed until all such defects or failures are completed to the satisfaction of the CITY Engineer.

10. That should DEVELOPER fail to construct any material portion (as determined by the CITY Engineer) of said PHASE I IMPROVEMENTS within any applicable time or times specified in Section 3, and such failure continues for more than 30 days following written notice of such failure from CITY to DEVELOPER (or, if such failure cannot reasonably be cured during such 30-day period, DEVELOPER fails to commence curing such failure with such 30-day period and diligently prosecute the cure to completion), CITY may, at its option:

- a. Grant an extension of time in accordance with the requirements of the CITY; or
- b. Cause the improvements to be completed and recover all costs therefor and related thereto from DEVELOPER and/or the bonding company or from any other surety posted for said improvements; or
- c. Initiate a reversion to acreage in accordance with Section 66499.11 of the Government Code (State Subdivision Map Act); or.
- d. Withhold occupancy and/or Building Permits until completion of improvements.

BONDS AND INSURANCE

11. CITY acknowledges that the DEVELOPER has deposited with CITY satisfactory corporate surety bonds admitted to do business in the State of California as indicated below to secure faithful performance for COMPLETION of the PHASE I IMPROVEMENTS. The amount of such performance bonds, as well as the work insured by such bonds, covers one hundred percent (100%) of the estimate of such work, all as more particularly described in Exhibit B.

All additions, alterations, or modifications to this AGREEMENT or the plans and specifications referred to herein, including any extension of time within which the work hereunder may be completed, shall not release or exonerate any surety or sureties on the bonds given in connection with this AGREEMENT. Within 30 days after COMPLETION of the applicable work insured by any performance bonds, CITY will reduce the such performance bonds as to such work to an amount equal to 15% of the original value of such bonds or to an amount sufficient to cover the cost of any outstanding incomplete work whichever amount is greater, and will fully release such bonds within 30 days after the expiration of the WARRANTY PERIOD, as described in above Section 9, applicable to such work.

12. That, in addition to the above performance bonds, DEVELOPER shall provide bonds for labor and materials for the PHASE I IMPROVEMENTS. The amount of such bonds, as well as the work secured by such bonds, covers fifty percent (50%) of the estimate of such work, all as more particularly described in Exhibit B. Within 30 days after COMPLETION of the applicable work insured by any bonds, and after DEVELOPER has provided evidence satisfactory to the CITY Engineer that all contractors, material suppliers, and laborers have been paid, CITY will release such labor and materials bonds.

13. [Reserved]

DRAINAGE AGREEMENT

14. DEVELOPER shall enter into a Drainage Agreement with the CITY prior to the sale of the first lot within Subdivision 9443 accepting responsibility in perpetuity for the Subdivision 9342 Lots to accept concentrated runoff from the GHAD (as described in Section 21 of this AGREEMENT) Parcels and CITY properties, along with responsibility for construction and maintenance in perpetuity of a

private storm drainage system to convey the runoff (including concentrated runoff) to the public storm drainage system. This Drainage Agreement shall be recorded and shall run with the land. It is anticipated that the DEVELOPER's responsibility under this Drainage Agreement will be transferred to the future homeowner's association.

15. [Reserved]

16. [Reserved]

17. [Reserved]

CREEK STUDY FEE

18. DEVELOPER is not required to pay the Creek Study Fee for this Project because creek studies were provided by DEVELOPER as part of the FARIA PRESERVE PROJECT review and approval process.

DRAINAGE MITIGATION FEES AND CREDITS

19. DEVELOPER agrees to pay Drainage Mitigation Fees pursuant to the FARIA PRESERVE PROJECT Condition of Approval #193. CITY will credit the FARIA PRESERVE PROJECT Drainage Mitigation Fee account in the total amount of \$200,000 for all phases per the Subdivision Improvement Agreement for SUBDIVISION 9342 to compensate for DEVELOPER's construction of storm drainage system improvements along Purdue Road between Omega Road and San Ramon Valley Boulevard.

20. Reserved

GEOLOGIC HAZARD ABATEMENT DISTRICT

21. DEVELOPER shall complete the process to create a new Geologic Hazard Abatement District to serve the FARIA PRESERVE PROJECT, tentatively named the "Northwest San Ramon Geologic Hazard Abatement District (GHAD)" for the purpose of this AGREEMENT within two (2) years from the recording date of the Final Map for SUBDIVISION 9443, or prior to any sale or transfer of any lots or parcels within SUBDIVISION 9443 to residential home buyers, whichever occurs first.

22. Certain parcels are shown on the subdivision 9342 final map or will be shown on subsequent phased final maps for conveyance to the GHAD. At the time the first of those parcels is conveyed to the GHAD and the responsibility to perform all GHAD activities with respect to the conveyed property is thereby transferred to the GHAD, Developer shall contribute the amount necessary to provide a GHAD reserve fund of no less than \$1,000,000. Additionally, a minimum of 320 residential units shall be subject to the levy of the assessment at the time of transfer. Funds collected from the levy of assessments during the period that the developer is responsible for performing monitoring and maintenance activities shall be applied to meet the required GHAD reserve amount. In addition, receivables from the Contra Costa County Tax Collector shall be included to meet the minimum reserve amount. Developer shall provide a surety bond to the GHAD in the amount of \$1,000,000 for the purpose of performing GHAD activities until the reserve fund has accumulated \$1,000,000.

MISCELLANEOUS

23. This AGREEMENT may be terminated in whole or in part upon a reversion to acreage of the subdivision or portions thereof.
24. Time is of the essence and that the obligations herein undertaken shall be binding upon the heirs, executor's administrators, successors, and assigns of the parties hereto.
25. If any legal action of other proceeding is brought for enforcement of this AGREEMENT, or because of an alleged dispute, breach, default, of misrepresentation in connection with any of the provisions of this AGREEMENT, the prevailing party shall be entitled to recover reasonable attorney's fees and other costs incurred in that action of proceeding, in addition to any other relief to which it may be entitled.
26. Each party to this AGREEMENT shall cooperate fully in the execution of any and all other reasonable documents, as determined by the CITY Attorney, and in the completion of any additional reasonable actions, as determined by the CITY Attorney, that may be necessary or appropriate to give full force and effect to the terms and intent of this AGREEMENT. The parties shall act in good faith toward each other and shall act in a fair, diligent, expeditious and reasonable manner, and no party shall take any action that will prohibit, impair, or impede the other party's exercise of enjoyment of its rights and obligations secured through this AGREEMENT.
27. This AGREEMENT shall be governed by the laws of the State of California and interpreted under the laws of the State of California.
28. If a court of competent jurisdiction holds any provisions of this AGREEMENT to be illegal, unenforceable, or invalid in whole or in part for any reason, the validity and enforceability of the remaining provisions, or portions of them, will not be affected.
29. If mutually agreeable by both parties, the CITY Manager has the right to amend or modify this AGREEMENT.
30. Binding on Successors. The terms, covenants, and conditions of this AGREEMENT shall apply to, and shall bind the heirs, successors, executors, administrators, assigns, and subcontractors of the parties. In the event DEVELOPER assigns this AGREEMENT to a subsequent owner of all or a portion of the FARIA PRESERVE PROJECT, DEVELOPER shall thereafter be released of its obligations arising after such assignment to the extent such subsequent owner (i) provides (to the satisfaction of the CITY Engineer) substitute bonds, insurance, and Permit applications (it being agreed that CITY shall release DEVELOPER's bonds within 30 days after such substitute bonds are provided by the subsequent owner), and (ii) assumes in writing DEVELOPER's obligations under this Agreement. DEVELOPER is aware that CITY and other public agency Permits may not be transferable to the subsequent owner.

31. Neither party shall be held responsible or liable for an inability to fulfill any obligation under this AGREEMENT by reason of an act of God, natural disaster, accident, breakage or failure of equipment, strikes, lockouts or other labor disturbances, or disputes of any character, interruption of services by suppliers thereof, unavailability of materials or labor, rationing or restrictions on the use of utilities or public transportation whether due to energy shortages or other causes, war, civil disturbance, riot, litigation or other legal action by a third party arising out of or relating to this AGREEMENT, the FARIA PRESERVE PROJECT or the Faria Property, or by any other occurrence that is beyond the control of that party ("Force Majeure"). Any party relying on a Force Majeure to excuse non-performance of an obligation under this AGREEMENT shall give the other party reasonable notice thereof and the parties shall use their best efforts to minimize potential adverse effects from such Force Majeure, including, without limitation, subcontracting the obligations of the party claiming such Force Majeure to a third party.

32. All notices, demands and correspondence required or provided for under this Agreement shall be in writing and delivered in person or sent by certified mail, post prepaid, or other reputable delivery service, to the parties at the following addresses (or to such other address as the parties may from time to time designate in writing):

CITY of San Ramon
7000 Bollinger Canyon Road
San Ramon, CA 94583
Attention: Joseph S. Gorton, City Manager

Faria Preserve, LLC
c/o CalAtlantic Group, Inc.
4750 Willow Road, Suite 150
Pleasanton, CA 94588
Attention: Division President

33. Upon DEVELOPER's full performance of the obligations under this AGREEMENT, CITY will record a document evidencing that the AGREEMENT has been fully satisfied.

*****SIGNATURES ON NEXT PAGE*****

SIGNATURE PAGE

IN WITNESS WHEREOF the parties have executed this AGREEMENT on the dates indicated below, the latest of which shall be deemed the effective date of this AGREEMENT.

City of San Ramon
A Municipal Corporation, (CITY)


Bill Clarkson, Mayor

11/3/17
Date


Joseph S. Gorton, CITY Manager

10/31/17
Date

The Foregoing Agreement Has
Been Reviewed and Approval
is Recommended:


Maria Fierner, P.E.
Public Works Director

9/20/17
Date


Brian Bornstein, CITY Engineer

9-20-17
Date

APPROVAL AS TO FORM:


Bob Saxe, Interim CITY Attorney

9/20/17
Date

ATTEST:


Repée Beck, CITY Clerk

10/3/17
Date

DEVELOPER:

FARIA PRESERVE, LLC,
a Delaware limited liability company

By: CalAtlantic Group, Inc.,
a Delaware corporation,
its Managing Member

By: Kathryn Watt

Date: 21 SEPT 2017

Name: KATHRYN WATT

Title: OPERATIONAL V.P.

ITS AUTHORIZED REPRESENTATIVE

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

CIVIL CODE § 1189

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)
County of Contra Costa)
On 21 September 2017 before me, Deborah Lee Hince, Notary Public,
Date Here Insert Name and Title of the Officer
personally appeared Kathryn Watt
Name(s) of Signer(s)

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.



Signature [Handwritten Signature]
Signature of Notary Public

Place Notary Seal Above

OPTIONAL

Though this section is optional, completing this information can deter alteration of the document or fraudulent reattachment of this form to an unintended document.

Description of Attached Document

Title or Type of Document: Subdivision Improvement Agmt. Document Date: Sept. 21, 2017
Number of Pages: 13 Signer(s) Other Than Named Above:

Capacity(ies) Claimed by Signer(s)

Signer's Name: Kathryn Watt
Capacity: Operational V.P.
Signer's Name:
Capacity:
Corporate Officer - Title(s):
Partner - Limited General
Individual Attorney in Fact
Trustee Guardian or Conservator
Other:
Signer Is Representing: Cal Atlantic Group, Inc.
Signer Is Representing:

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

CIVIL CODE § 1189

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)
County of Contra Costa)

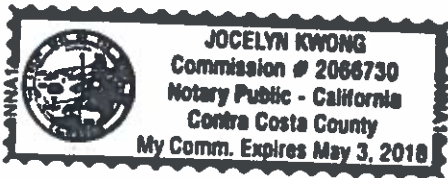
On October 31, 2017 before me, Jocelyn Kwong, Notary Public,
Date Here Insert Name and Title of the Officer

personally appeared Joseph S. Gorton
Name(s) of Signer(s)

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.



Signature Jocelyn Kwong
Signature of Notary Public

Place Notary Seal Above

OPTIONAL

Though this section is optional, completing this information can deter alteration of the document or fraudulent reattachment of this form to an unintended document.

Description of Attached Document

Title or Type of Document: Subdivision Improvement - The Preserve Phase I

Document Date: _____ Number of Pages: 13

Signer(s) Other Than Named Above: _____

Capacity(ies) Claimed by Signer(s)

Signer's Name: Joseph S. Gorton

- Corporate Officer — Title(s): _____
- Partner — Limited General
- Individual Attorney in Fact
- Trustee Guardian or Conservator

Other: City Manager

Signer Is Representing: City of San Ramon

Signer's Name: _____

- Corporate Officer — Title(s): _____
- Partner — Limited General
- Individual Attorney in Fact
- Trustee Guardian or Conservator

Other: _____

Signer Is Representing: _____

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

CIVIL CODE § 1189

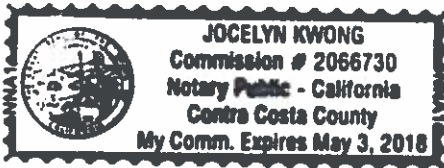
A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California)
County of Contra Costa)
On November 3, 2017 before me, Jocelyn Kwong, Notary Public,
Date Here Insert Name and Title of the Officer
personally appeared Bill Clarkson
Name(s) of Signer(s)

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.



Signature Jocelyn Kwong
Signature of Notary Public

Place Notary Seal Above

OPTIONAL

Though this section is optional, completing this information can deter alteration of the document or fraudulent reattachment of this form to an unintended document.

Description of Attached Document

Title or Type of Document: Subdivision Improvement - The Preserve Phase I
Document Date: _____ Number of Pages: 13
Signer(s) Other Than Named Above: _____

Capacity(ies) Claimed by Signer(s)

Signer's Name: Bill Clarkson
 Corporate Officer — Title(s): _____
 Partner — Limited General
 Individual Attorney in Fact
 Trustee Guardian or Conservator
 Other: Mayor
Signer Is Representing: City of San Ramon

Signer's Name: _____
 Corporate Officer — Title(s): _____
 Partner — Limited General
 Individual Attorney in Fact
 Trustee Guardian or Conservator
 Other: _____
Signer Is Representing: _____

**Exhibit A1 – MASTER PHASING DEVELOPMENT PLAN
THE FARIA PRESERVE SUBDIVISION 9342**

RESIDENTIAL LOT SUMMARY

RESIDENTIAL LOT TYPE	NUMBER OF LOTS	TOTAL AREA (SQ. FT.)	PERCENTAGE OF TOTAL AREA
Single Family	72	1,212,000	85.00%
Condominium	28	328,000	23.00%
TOTAL	100	1,540,000	100.00%

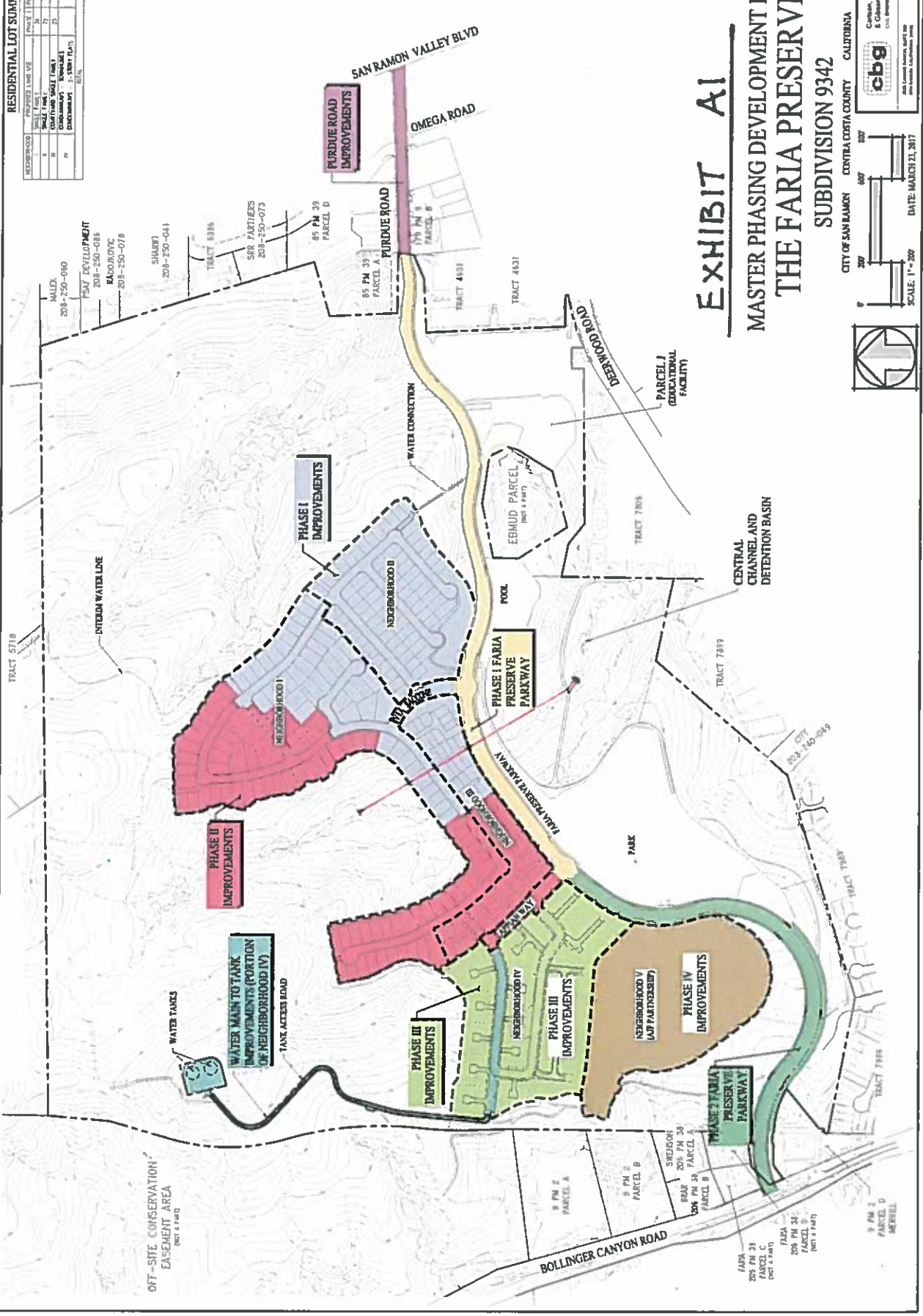


EXHIBIT A1

MASTER PHASING DEVELOPMENT PLAN THE FARIA PRESERVE

SUBDIVISION 9342

CITY OF SAN RAMON CONTRA COSTA COUNTY CALIFORNIA



City of San Ramon
2000 Lakeside Avenue, Suite 200
San Ramon, California 94583
925-375-1000
www.cityofsanramon.com



City of San Ramon
2000 Lakeside Avenue, Suite 200
San Ramon, California 94583
925-375-1000
www.cityofsanramon.com

EXHIBIT A2 – PHASE I IMPROVEMENTS SUBDIVISION 9443

PHASE I IMPROVEMENTS - consists of the recordation of the Final Map for SUBDIVISION 9443, along with construction of improvements per the following CITY-approved plans (except where the plans have not been CITY-approved as noted):

1. Faria Preserve Parkway Phase 1 Landscape and Irrigation Plans (not CITY approved)
2. Phase I - Neighborhood I, II, and III Improvement Plans
3. EBMUD water service extensions as designed by EBMUD associated with the Neighborhood Phase 1 improvements, inclusive of the interim water line to the Apollo reservoir (to be approved by EBMUD)
4. In-tract Retaining Wall Plans associated with lots within the PHASE I IMPROVEMENTS SUBDIVISION 9443 area.
5. Central Contra Costa Sanitary District (CCCSD) sanitary sewer facilities associated with the PHASE I IMPROVEMENTS SUBDIVISION 9443 area (CCCSD Job No. 6613) (to be approved by CCCSD)
6. Joint Trench and Street Light Plans associated with the PHASE I IMPROVEMENTS (not City approved)

Prior to issuance of a Residential Building Permit within Subdivision 9443 (except for the models), the following items shall be completed:

1. DEVELOPER shall complete the Central Channel Storm Drain Improvement Plans construction prior to June 30, 2018. Outflow from the Central Channel to the existing 42" storm drain pipe shall not exceed pre-project outflow conditions. DEVELOPER shall provide calculations acceptable to the City Engineer that verify compliance with this condition prior to issuance of the first residential building permit (including for the models).
2. DEVELOPER shall complete the final geotechnical investigation(s) to the satisfaction of the CITY Engineer, per VTM COA#81, prior to City issuance of the first residential building permit (including the models).
3. The EBMUD construction of the Twin Tanks Improvements shall be completed prior to CITY issuance of the 136 dwelling unit equivalent residential building permit.
4. DEVELOPER shall complete improvement plans for the Park, to the satisfaction of the CITY Engineer, per VTM COA #87, prior to issuance of the 200th residential building permit.
5. DEVELOPER shall complete improvement plans for the Rose Garden, to the satisfaction of the CITY Engineer, per VTM COA #87, prior to issuance of the 200th residential building permit.

Prior to the sale of the first lot within Subdivision 9443, the following items shall be completed:

1. Developer shall establish the homeowners association and create the Covenants, Conditions and Restrictions (CC&Rs) to the satisfaction of the City, per VTM COA#69.
2. Developer shall prepare and record a "Blanket Deed Restriction" in favor of the Homeowners Association as required by VTM COA#72, to the satisfaction of the City Engineer.
3. Developer shall provide all necessary easements to the satisfaction of the City Engineer, per VTM COA#75.
4. Developer shall provide a General Maintenance Agreement to the satisfaction of the City Engineer, per VTM COA#76.
5. Developer shall provide an Ownership and Maintenance Agreement as required by VTM COA#77 to the satisfaction of the City Engineer.

6. Developer shall provide Site Visibility Easements as required by VTM COA#78 to the satisfaction of the City Engineer.
7. Developer shall complete the Stormwater Control Plan, including a maintenance plan detailing long term operations and management of the facilities as required by VTM COA#80, to the satisfaction of the City Engineer.
8. Developer shall cooperate with the City for the establishment of a Geologic Hazard Abatement District (as described in Section 21 of this AGREEMENT) and all related items as required by VTM COA#82 to the satisfaction of the District Engineer, including the annexation of the SUBDIVISION 9443 lots into the GHAD, along with coordination as needed to satisfy all conditions required for GHAD acceptance.
9. Developer shall provide City with recordable instruments and comply with all other related items as required by VTM COA#83, to the satisfaction of the City Engineer. 12. DEVELOPER shall execute a Drainage Agreement with the City to allow runoff (including concentrated runoff) from GHAD and or City property to drain to and to be conveyed through the FARIA PRESERVE PROJECT private storm drainage system to the public storm drainage system.
10. DEVELOPER agrees to accept responsibility for the maintenance of the private storm drainage system related to the conveyance of said GHAD and or City runoff (at no cost to the City or GHAD) to the public storm drainage system as described in Section 14 of this AGREEMENT.

Prior to the first residential occupancy of a unit within Subdivision 9443 (not including use of models for sales, etc.), the following items shall be completed:

1. Purdue Road street and utility improvements construction, excluding landscape and irrigation.
2. Faria Preserve Parkway Phase 1 street and utility improvements, excluding landscape and irrigation.
3. Phase 1 neighborhoods streets and utility improvements construction, excluding landscape and irrigation.
4. Construction of the EBMUD Interim Water Line from the Apollo reservoir, per EBMUD.
5. Repair the existing 42" Reinforced Concrete Pipe downstream of Central Channel Basin outfall located within the "CA Sunridge" Development to the satisfaction of the City Engineer.
6. DEVELOPER shall complete the Faria Preserve Parkway Phase II Improvement Plans construction prior to occupancy of the 150th unit.

Prior to Subdivision 9443 COMPLETION (as defined in Section 8 of this AGREEMENT) and release of bonds, the following items shall be completed:

1. DEVELOPER shall convey Parcel N of SUBDIVISION 9342 to the HOA
2. DEVELOPER shall complete the landscaping and irrigation per the Purdue Road, Faria Preserve Parkway Phase I, and Neighborhood Phase I Improvement Plans.
3. Developer shall abandon, if applicable, easements as required by VTM COA#84, to the satisfaction of the City Engineer.
4. Developer shall dedicate a 20' wide public trail and all other related items as required by VTM COA#88, to the satisfaction of the City Engineer.
5. DEVELOPER shall develop an open space management plan as required by VTM COA#89 to the satisfaction of the City Engineer.

**EXHIBIT B - SUBDIVISION 9443
SURETY SUBMITTED RELATIVE TO ASSOCIATED IMPROVEMENTS**

1. NEIGHBORHOOD PHASE I IMPROVEMENTS
 - Performance Bond \$2,692,000.00
 - Labor & Materials Bond \$1,346,000.00

2. FARIA PRESERVE PARKWAY PHASE I & PORTION OF NEIGHBORHOOD PHASE I JOINT TRENCH & STREET LIGHT IMPROVEMENTS
 - Performance Bond (Public Streets) \$903,710.75
 - Performance Bond (Private Streets) \$424,470.22
 - Labor & Materials Bond (Public Streets) \$451,855.39
 - Labor & Materials Bond (Private Streets) \$212,235.11

3. NEIGHBORHOOD PHASE I JOINT TRENCH & STREET LIGHT IMPROVEMENTS
 - Performance Bond \$620,000.00
 - Labor & Materials Bond \$310,000.00

4. Bonds to EBMUD for the waterline improvements along Faria Preserve Parkway Phase and the Purdue Road Improvement (EBMUD Bond No. SUR0034737) extending from SRVB to the Pump Station
 - Performance Bond \$706,000.00
 - Labor & Materials Bond \$706,000.00

5. Bonds to EBMUD for the SUBDIVISION 9443 waterline improvements and for the Interim waterline to the Danville Reservoir Site improvements
 - Faithful Performance Bond \$1,142,000.00
 - Payment Bond \$1,142,000.00

6. Bonds to EBMUD for the waterline from the Pump Station to the Twin Tanks site
 - Faithful Performance Bond \$656,000.00
 - Payment Bond \$656,000.00

7. EBMUD is constructing improvements for the Twin Tanks Site, and the New Pumping Station at the Existing San Ramon Reservoir Site under Major Facilities Agreement MA 15-007A. DEVELOPER made a cash deposit to EBMUD in the amount of 100% of the total estimated construction cost.

8. Bond to Central Contra Costa Sanitary District (CCCSD) Job #6607 for the Faria Preserve Parkway Phase I and the Purdue Road Improvements
 - Performance, Guarantee and Payment Bond \$289,486.00

9. Bond to Central Contra Costa Sanitary District (CCCSD) Job #6613 for the CCCSD SUBDIVISION 9443 improvements
 - Performance, Guarantee and Payment Bond \$341,945.00