SUBDIVISION AGREEMENT  
(FINAL MAP)  

THIS SUBDIVISION AGREEMENT ("Agreement") is made and entered into as of August 12, 2019 by and between the CITY OF STOCKTON, hereafter referred to as "CITY," and STOCKTON WESTLAKE INVESTMENT LLC, A CALIFORNIA CORPORATION, hereinafter referred to as "SUBDIVIDER."  

WITNESSETH:  

WHEREAS, Subdivider has presented to City for approval a final subdivision map (hereinafter called "MAP") entitled WESTLAKE VILLAGES, UNIT NO. 12 (VILLAGE F) -- TRACT NO. 3579 (TM 18-04 A&B), which Map has been checked and approved by the County Surveyor; and  

WHEREAS, said Map has been filed with the City Engineer for presentation to the City Council of the City for its approval, which Map is hereby referred to and incorporated herein; and  

WHEREAS, Subdivider has requested approval of said Map prior to the construction and completion of improvements, including all streets, highways or public ways and public utility facilities which are a part of, or appurtenant to, the subdivision (hereinafter called "subdivision") designated in the Map, all in accordance with, and as required by, the plans and specifications for all or any of said improvements in, appurtenant to, or outside the limits of subdivision, which plans and specifications (5348C) dated 7/16/2019, prepared by VVH Consulting Engineers, and consisting of Sheets 1 through 25 are now on file in the Office of the City Engineer; and  

WHEREAS, this agreement is executed pursuant to the provisions of the Subdivision Map Act of the State of California and Title 16, Division 6, of the Stockton Municipal Code.  

NOW, THEREFORE, for and in consideration of these premises and the approval of said Map and of the acceptance of the dedications, or some thereof, therein offered, and in order to ensure satisfactory performance by Subdivider of Subdivider's obligations under said Subdivision Map Act and said Municipal Code, the parties hereto agree as follows:  

1. PERFORMANCE OF WORK  

Subdivider shall construct or cause to be constructed, at Subdivider's own expense, in a good and worklike manner, under the direction and to the satisfaction of the City Engineer, all of the following work and improvements within the subdivision, to-wit:  

Subdivision Agreement for Westlake Villages, Unit No. 12  
(Village F)  
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Those certain improvements designated and shown on said Map as streets, curbs, gutters, sanitary sewers, storm sewers, water mains, street lights, sidewalks, and other on or off-site improvements in accordance with the plans and specifications on file in the office of City Engineer together with any changes required or ordered by said Engineer, which in the Engineer’s opinion, are necessary or required to complete the work.

2. WORK: PLACES AND GRADES TO BE FIXED BY ENGINEER

All of said work is to be done to the satisfaction of the City Engineer, and to the grades as shown upon the approved plans and specifications on file in the Office of the City Engineer. Subdivider warrants that construction will not adversely affect any portion of adjacent properties.

3. WORK: TIME FOR COMMENCEMENT AND PERFORMANCE

At least seventy-two (72) hours prior to the commencement of any work hereunder, Subdivider shall notify City Engineer in writing of the date fixed by Subdivider for commencement thereof, so that City Engineer shall be able to provide services of inspection.

Subdivider will complete, or cause to be completed, within two (2) years of approval of said Map and construction plans by the City Council, all improvements in accordance with the plans and specifications on file as hereinbefore specified, including any changes required or ordered by the said Engineer.

The work shall be performed in a safe and good worklike manner, and enough workers to quickly and adequately perform the work in accordance with normal construction standards for similar jobs shall be employed and used. All work must comply with State of California, Division of Industrial Safety Construction Orders.

Except during an emergency, as determined by the City Engineer, all work shall be performed between the hours of 7:00 a.m. and 9:00 p.m.

Any contractor not performing as required by this agreement may, at the discretion of the City Engineer, be barred from doing any work within the City of Stockton on any subdivision or any public works project for a maximum period of two (2) years.

City may require Subdivider to furnish a licensed Soils Engineer to test and certify that all cuts, fills and trench backfill conform to the requirements of City and State codes.

4. TIME OF ESSENCE: EXTENSION

Time is of the essence of this agreement; provided that in the event good cause is shown, the City Council may extend the time for completion of the improvements hereunder. Any such extension may be granted without notice to the Subdivider's surety, and extensions so granted shall not release or modify the surety's liability on the bond to secure the faithful performance of this agreement, or the payment for labor and materials.
5. **REPAIRS AND REPLACEMENTS**

Subdivider shall replace, or have replaced, or repair or have repaired, as the case may be, all pipes and monuments shown on the map which have been destroyed or damaged, and Subdivider shall replace or have replaced, repair or have repaired, as the case may be, or pay the owner, the entire cost of replacement or repairs, of any and all property damaged or destroyed by reason of any work done hereunder, whether such property be owned by the United States or any agency thereof, or the State of California or any agency or political subdivision thereof, or by the City or by any public or private corporation, or by any person whomsoever, or by any combination of such owners. Any such repair or replacement shall be to the satisfaction, and subject to the approval of the City Engineer.

6. **UTILITY DEPOSITS: STATEMENT**

Subdivider shall make all deposits legally required by each public utility corporation for the connection of any and all public utilities to be supplied by such public utility corporation within the subdivision.

7. **PERMITS: COMPLIANCE WITH LAW**

Subdivider shall, at Subdivider's expense, obtain all necessary permits and licenses for the construction of such improvements, give all necessary notices and pay all fees and taxes required by law.

8. **SUPERINTENDENCE BY SUBDIVIDER**

Subdivider shall give personal superintendence to the work on said improvement, or have a competent foreman or superintendent, satisfactory to the City Engineer, on the work at all times during progress, with authority to act for Subdivider.

9. **INSPECTION BY CITY**

Subdivider shall at all times maintain proper facilities, and provide safe access for inspection by City, to all parts of the work, and to the shops wherein the work is in preparation.

10. **CONTRACT SECURITY**

Concurrently with the execution hereof, Subdivider shall furnish:

A. A cash bond guaranteeing payment for placing monuments in the amount of (18 Monuments) .................. $36,000.00

B. A surety bond, cash deposit or letter of credit (50% of the public improvements cost) as security for the faithful performance of this agreement in the amount of .................................................. $1,233,865.00

C. A separate security bond, cash deposit or letter of credit (50% of the public improvements cost) as security for the payment of all persons performing...
labor and furnishing materials in connection with this agreement in the amount of $1,233,865.00

The surety on each of said bonds shall be a corporate surety company authorized to transact business in the State of California, and the form thereof shall be satisfactory to the City Attorney and the Administrative Services Officer. Release of securities shall be as follows:

A. Security given for faithful performance shall be released after the City has finally accepted the work, and provided that security of at least ten (10) percent of the public improvements cost has been retained or security has been furnished to the City to guarantee and warrant the work for 1-year following the date of such acceptance of the work.

B. Security securing the payment to the contractor, the subcontractors of the contractor, and to persons furnishing labor, materials or equipment shall be released sixty (60) days after recording the Notice of Completion provided that the City has finally accepted the work and provided no claims or liens have been filed with the City. If claims of lien have been filed, an amount of security at least equal to the claims shall be retained pending the outcome of the claims.

C. The security guaranteeing that the completed work remains satisfactory during the required 1-year warranty period shall be released upon correction, by Subdivider, of any defects in the work existing at the end of the warranty period.

D. Monument security shall be released in accordance with the provisions of Section 66497 of the Government Code.

In the event that improvements do not conform to the plans and specifications or defects are not corrected within the time limit specified by the City, the City shall have the authority to order the necessary work done and to recover the cost of such work as well as any costs of enforcing such obligation, including attorney fees, from the Subdivider and the Subdivider's surety or the financial institution providing the Instrument of Credit.

11. INDEMNITY AND HOLD HARMLESS AGREEMENT

With the exception that this section shall in no event be construed to require indemnification by SUBDIVIDER to a greater extent than permitted under the public policy of the State of California, SUBDIVIDER shall, indemnify, protect, defend with counsel approved by CITY and at SUBDIVIDER'S sole cost and expense, and hold harmless CITY, its Mayor, Council, officials, representatives, agents employees and volunteers from and against any and all claims, causes of action, liabilities, judgments, awards, losses, liens, claims, stop notices, damages, expenses, and costs (including without limitation attorneys’ fees, expert and subdivider fees, and other expenses of litigation) of every nature, including, but not limited to, death or injury to persons, or damage to property, which arise out of or are in any way connected with the work performed, materials furnished, or services provided under this Agreement, or from any violation of any federal, state, or municipal law or ordinance, or CITY Policy, by SUBDIVIDER or SUBDIVIDER'S officers, agents, employees, volunteers or subcontractors. SUBDIVIDER shall not be obligated to indemnify or defend CITY for claims finally determined by a court of law or arbitrator to arise from the active negligence or willful misconduct of the CITY. It is the intent of the Parties that this indemnity obligation is at least as broad as is permitted under California law. To the extent California Civil Code sections 2782, et seq., limit the defense or indemnity obligations of SUBDIVIDER to CITY, the intent hereunder is to provide the maximum defense and indemnity obligations allowed by
SUBDIVIDER under the law. The indemnity set forth in this section shall not be limited by insurance requirements or by any other provision of this Agreement.

With the exception that this section shall in no event be construed to require indemnification, including the duty to defend, by SUBDIVIDER to a greater extent than permitted under the public policy of the State of California, the parties agree that SUBDIVIDER’S duty to defend CITY is immediate and arises upon the filing of any claim against the CITY for damages which arise out of or are in any way connected with the work performed, materials furnished, or services provided under this Agreement by SUBDIVIDER or SUBDIVIDER’S officers, agents, employees, volunteers or subcontractors. SUBDIVIDER’S duties and obligations to defend the CITY shall apply regardless of whether or not the issue of the CITY’S liability, breach of this Agreement, or other obligation or fault has been determined. SUBDIVIDER shall be immediately obligated to pay for CITY’S defense costs of the claim, including, but not limited to, court costs, attorney’s fees and costs, expert subdivider and witness fees and costs, other witness fees, document reproduction costs, arbitration fees, and, if after final judgment an appeal is pursued, all of such costs for the appeal. At the conclusion of the claim, if there is any determination or finding of sole active negligence or willful misconduct on the part of the CITY, CITY will then reimburse SUBDIVIDER for amounts paid in excess of SUBDIVIDER’S proportionate share of responsibility for the damages within 30 days after SUBDIVIDER provides CITY with copies of all bills and expenses incurred in the defense of the claim(s). It is agreed between the parties that this reimbursement provision assures SUBDIVIDER is not obligated to defend or indemnify CITY in an amount greater than provided for under California law, including, without limitation, California Civil Code sections 2782, 2782.6, and 2782.8.

With the exception that this section shall in no event be construed to require indemnification by SUBDIVIDER to a greater extent than permitted under the public policy of the State of California, and in addition to the other indemnity obligations in this Agreement, SUBDIVIDER shall indemnify, defend, and hold harmless CITY its Mayor, Council, officials, representatives, agents employees and volunteers from and against all claims, losses, expenses, and costs including but not limited to attorneys’ fees, arising out of any claim brought against the CITY by an employee, office, agent, or volunteer of SUBDIVIDER, regardless of whether such claim may be covered by any applicable workers compensation insurance. SUBDIVIDER’S indemnification obligation is not limited in any way by any limitation on the amount or type of damages, compensation, or benefits payable by or for the SUBDIVIDER under workers’ compensation acts, disability acts, or other employee benefit acts.

INSURANCE REQUIREMENTS

Subdivider shall comply with the insurance requirements set forth in Exhibit B.

12. TITLE TO IMPROVEMENTS

Title to, and ownership of, all improvements constructed hereunder by Subdivider shall vest absolutely in City, upon completion and acceptance of such improvements by City, except as otherwise may be provided in this agreement. Prior to final acceptance by the City, the Subdivider shall submit to the City Engineer accurately revised "as built" plans showing all the sanitary, storm and water lateral locations, monuments with tie notes and unit prices and quantities of the underground sewer, storm drainage, water, street lighting and street facilities installed as part of this subdivision unit.
13. **REPAIR OR RECONSTRUCTION OF DEFECTIVE WORK**

If, within a period of one (1) year after final acceptance of the work performed under this agreement, any structure or part of any structure furnished and/or installed or constructed, or caused to be installed or constructed by Subdivider, or any of the work done under this agreement, fails to fulfill any of the requirements of this agreement or the specifications referred to herein, Subdivider shall without delay and without any cost to City, repair or replace or reconstruct any defective or otherwise unsatisfactory part or parts of the work or structure. Should Subdivider fail to act within thirty (30) days after written notice or in case of emergency, City may, at its option, make the necessary repairs or replacements or perform the necessary work and Subdivider shall pay to City the actual cost of such repairs plus twenty-five (25) percent as administrative costs. In accordance with Section 16.72.070 of the Stockton Municipal Code, the subdivider shall deposit $24,677.00 with the City to correct deficiencies and conditions caused by the Subdivider or contractor during or after the construction of this subdivision.

14. **SUBDIVIDER NOT AGENT OF CITY**

Subdivider or any of Subdivider's agents or contractors are not or shall not be considered agents of City in connection with the performance of Subdivider's obligations under this agreement.

15. **COST OF ENGINEERING AND INSPECTION**

Prior to commencement of construction, the Subdivider shall pay to the City of Stockton the cost for the checking of engineering plans, inspection of the work, and the checking and testing of the materials at the appropriate existing rate. The cost of such improvements is based on an approved estimate, or on the construction contract, if awarded prior to filing of the map with the City Council.

<table>
<thead>
<tr>
<th>Plan Checking Fee</th>
<th>$59,986.58</th>
</tr>
</thead>
<tbody>
<tr>
<td>Inspection Fee</td>
<td>$86,893.52</td>
</tr>
</tbody>
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No work shall be performed without inspection by the City. Any work performed without an inspection will not be accepted by the City.

All work, which requires inspection, shall be performed during the City's normal working hours and work days. If any work is performed before 8:00 a.m., after 5:00 p.m., or on a City holiday, or on a weekend, there must be a request in writing twenty-four (24) hours in advance for an inspector during those hours, and there must be paid to the City double the Inspector's hourly cost to the City. This payment is not included in the 3.5 percent (3.5%) engineering and inspection fee.

If an inspector is not available to work during such hours, as requested, no work shall be performed during those hours.

16. **FILING FEES**

Concurrently with execution hereof, Subdivider shall pay a computer mapping fee of $502.00 ($148 + $3/lot), a map filing fee of $3,526.00 and, present one check for recording the Map and the agreement, payable to the San Joaquin County Recorder in the amount of $116.00 and $185.00, respectively. City will forward the checks with the Map for recording.
17. NOTICE OF BREACH AND DEFAULT

If Subdivider refuses or fails to obtain prosecution of the work, or any severable part thereof, with such diligence as will insure its completion within the time specified, or any extensions thereof, or fails to obtain completion of said work within such time, or if the Subdivider should be adjudged a bankrupt, or Subdivider should make a general assignment for the benefit of Subdivider's creditors, or if a receiver should be appointed in the event of Subdivider insolvency, or if Subdivider, or any of Subdivider's contractors, subcontractors, agents, or employees should violate any of the provisions of this agreement, City Engineer or City Council may serve written notice upon Subdivider and Subdivider's surety of breach of this agreement or of any portion thereof and default of Subdivider.

18. BREACH OF AGREEMENT: PERFORMANCE BY SURETY OR CITY

In the event of any such notice, Subdivider's surety shall have the duty to take over and complete the work and the improvements herein specified; provided, however, that if the surety, within ten (10) days after the serving upon it of such notice of breach does not give City written notice of its intention to take over the performance of the contract, and does not commence performance thereof within ten (10) days after notice to City of such election, City may take over the work and prosecute the same to completion, by contract or by any other method City may deem advisable, for the account and at the expense of Subdivider, and Subdivider's surety shall be liable to City for the cost and damages occasioned City thereby; and, in such event, City without liability for so doing may take possession of, and utilize in completing the work, such materials, appliances, plant and other property belonging to Subdivider as may be on the site of the work and necessary therefor. The City reserves to itself all remedies available to it at law or in equity for breach of Subdivider's obligations under this Agreement. The right of City to draw upon or utilize the security is additional to and not in lieu of any other remedy available to City. In the event that Subdivider fails to perform any obligations hereunder, Subdivider agrees to pay all costs and expenses incurred by City in securing performance of such obligations, including costs of suit and reasonable attorney fees.

19. NOTICES

All notices herein required shall be in writing, and delivered in person or sent by registered mail, postage prepaid.

Notices required to be given to City shall be addressed as follows:

CITY ENGINEER
22 E. WEBER AVENUE
STOCKTON CA 95202

Notices required to be given to Subdivider shall be addressed as follows:

STOCKTON WESTLAKE INVESTMENT LLC
10100 TRINITY PARKWAY, 5TH FLOOR
STOCKTON CA 95219
Notices required to be given to surety of Subdivider shall be addressed as follows:

PHILADELPHIA INSURANCE COMPANIES
1277 TREAT BOULEVARD, SUITE 650
WALNUT CREEK CA, 95497

Provided that any party or the surety may change such address by notice in writing to the other party and, thereafter, notices shall be addressed and transmitted to the new address.

20. **FIRE PROTECTION**

No building permits will be issued in this subdivision until the water system has been completed and tested and all access streets installed and made serviceable. This provision may be modified or waived if an alternate method of providing fire protection is provided and approved by the Stockton Fire Department.

21. **STREET TREE SECURITY**

The Subdivider shall provide a faithful performance bond, cash deposit, or letter of credit for 125% of the street tree fee based on $195 per tree.

Street Tree Security: 142 trees @ $195 ea. X 125% = $34,612.00

22. **STREET NAME SIGN FEE**

The Subdivider shall pay a street name sign fee based on $286.25 per sign to be furnished and installed by the City.

Street Name Sign Fee: 11 signs @ $286.25 ea. = $3,148.75

23. **SUMMARY OF FEES**

The fees mentioned in this Agreement are summarized in Exhibit A attached hereto and incorporated herein by reference. However, some fees such as the Public Facilities Fee and Parkland Fee, which are collected at the building permit stage, are not included in this summary.

24. **BINDING UPON SUCCESSORS**

This agreement shall be binding upon and inure to the benefit of, and be enforceable by and against, the heirs, successors, and assigns of the parties hereto, subject to the terms hereof.

25. **ASSIGNMENT**

Subdivider shall have the right to assign (by sale, transfer, or otherwise) directly or indirectly, all or part of its rights, duties and obligations under this agreement as to any portion or all of the Property upon a specific written request and written consent by the City Manager which shall not be unreasonably withheld, delayed or conditioned. Except that Subdivider may, without the consent of the City, assign this Agreement to a controlled subsidiary of Subdivider or a purchaser of all or substantially all of Subdivider's interest in

Subdivision Agreement for Westlake Villages, Unit No. 12
(Village F)
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the real property which is the subject of the Map, provided the assigning party causes the assignee to assume in writing all obligations of the assignor under this Agreement. Notice of an assignment to a controlled subsidiary of Subdivider or a purchaser of all or substantially all of Subdivider’s interest shall be given to the City in writing within 30 days of such change. Upon any such assignments, Subdivider shall be released from its obligations under this Agreement and shall receive the immediate return of all security deposits, including, but not limited to bonds, letters of credit, security instruments or any other financial commitments upon the replacement of same by the assignee. The rights and obligations of this Agreement shall bind and benefit any successors or assigns of the parties.

26. **SPECIAL PROVISIONS**

Except as provided in Exhibit C, the tentative map conditions in TM18-04 A&B as shown in Exhibit C (attached) shall apply to this Agreement.

**ATTEST:**

ELIZA R. GARZA, CMC  
CITY CLERK

By [Signature]

APPROVED AS TO FORM:

OFFICE OF THE CITY ATTORNEY

By [Signature]

**CITY OF STOCKTON:**

KURT WILSON  
CITY MANAGER

By [Signature]

STOCKTON WESTLAKE INVESTMENT LLC

Michael A. Spenos  
(PRINT NAME)

By [Signature]  
(SIGNATURE)

(TITLE)

APPROVED BY CITY COUNCIL RESOLUTION NO. 2019-07-1103
ON July 16, 2019.

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(Village F)  
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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
County of San Joaquin

On June 3, 2019 before me, Heather M. McGuire, Notary Public
(insert name and title of the officer)

personally appeared Michael A. Spanos 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 Heather M. McGuire
(Seal)

(NOTARY FOR SUBDIVIDER)

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(Village F)
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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
County of San Joaquin

On August 13, 2019 before me, Karen A. Costa, Notary Public (insert name and title of the officer) personally appeared Scott R. Carney, 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 ____________________________ (Seal)

(Notary for City Manager)

Subdivision Agreement for Westlake Villages, Unit No. 12
(Village F)
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EXHIBIT A

SUMMARY OF FEES AND BONDS

STREET NAME SIGN FEE ......................................................... $3,148.75
PLAN CHECK FEE ................................................................. $0.00
INSPECTION FEE ................................................................. $80,168.26
MATERIAL TESTING FEE ....................................................... $10,544.32
FILING FEE ................................................................. (PREPAID $3,526.00) $0.00
TECH FEE ................................................................. (PREPAID $5,305.49) $5,974.97
CRS FEE ................................................................. (PREPAID $4,244.39) $4,779.98
CASH DEPOSIT ................................................................. $24,677.29
COMPUTER MAPPING FEE .................................................. $0.00
MUD IMAGING FEE ............................................................. $457.20
ASSESSMENT DISTRICT SEGREGATION ........................................ $0.00

TOTAL ....... $129,750.77

RECORDING FEE (payable to San Joaquin County Recorder)

MAP (8 Sheets) ................................................................. $116.00
AGREEMENT (33 Sheets) ..................................................... $185.00

TOTAL ........ $301.00

BONDS

MONUMENT BOND ............................................................ $36,000.00
PERFORMANCE BOND ........................................................ $1,233,865.00
LABOR AND MATERIAL BOND ............................................. $1,233,865.00
STREET TREE BOND ........................................................ $34,612.00

TOTAL ....... $2,538,342.00

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(Village F)
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SUMMARY OF FEES AND BONDS (CONT.)

PROPORTIONATE SHARES

PARK AND RIDE FACILITIES (686-0000-237.60-64) ........................................ $43,500.00

STREET MICRO SURFACING (686-0000-237.67-40) ........................................ $34,674.00

REGATTA LANE/PIXLEY SLOUGH BRIDGE* (686-0000-237.67-61) .......... $231,008.00

TOTAL ........................................ $309,182.00

* The City is accepting a Faithful Performance Bond in lieu of collecting cash with the recordation of this agreement. At the time the City’s General Plan Amendment is adopted and addresses cumulative traffic using the Regatta Lane/Pixley Slough Bridge, the proportionate share for Westlake Villages, Unit No. 5 (Village D) will be recalculated. The City will then require the recalculated proportionate share to be paid in cash by the Subdivider, allowing the release of the bond in-place.
EXHIBIT A
EXTERIOR BOUNDARY FOR WESTLAKE VILLAGES, UNIT 12 – VILLAGE F
LEGAL DESCRIPTION

A portion of Lot 19 and Lot 20, as shown on that certain Map entitled ‘Tract No. 3357, Westlake Villages Unit No. 1’, filed for record on February 9, 2006, in Book 40 of Maps and Plats, Page 57, as amended by Certificate of Correction recorded June 7, 2007, in Official Records under Recorder’s Serial Number 2007-106289, San Joaquin County Records, described as follows:

COMMENCING at the center line intersection Scott Creek Drive and Regatta Lane as shown on said Tract No. 3357; thence along the center line of said Regatta Lane South 02°54’08" West 302.93 feet to beginning of a curve concave to the Northeast having a radius of 1117.00 feet; thence leaving said center line North 87°05’52" West along the extended radial of said curve, a distance of 59.00 feet to a non-tangent curve concave to the Northeast having a radius of 1176.00 feet and a radial bearing of North 87°05’52" West, and THE POINT OF BEGINNING; thence along the Westerly line of Regatta Lane and said curve through a central angle of 24°07’36" an arc distance of 495.20 feet; thence leaving last said line South 74°46’45" West 269.35 feet; thence the following courses as labeled on ..........

(L14) South 73°33’31" West 46.06 feet
(L16) South 78°04’27" West 54.02 feet
(L18) South 85°32’06" West 54.34 feet
(L20) North 86°59’35" West 54.34 feet
(L22) North 79°31’16" West 54.34 feet
(L24) North 71°45’23" West 58.91 feet
(L26) North 59°12’58" West 61.31 feet
(L28) North 52°37’30" West 54.34 feet
(L30) North 45°08’55" West 54.34 feet
(L32) North 37°40’21" West 54.34 feet
(L34) North 30°11’11" West 54.34 feet
(L36) North 22°43’12" West 54.20 feet
(L15) South 77°33’44" West 15.31 feet
(L17) South 81°47’57" West 54.34 feet
(L19) South 89°16’15" West 54.34 feet
(L21) North 83°15’26" West 54.34 feet
(L23) North 75°43’02" West 56.31 feet
(L25) North 66°27’01" West 106.02 feet
(L27) North 56°20’41" West 54.34 feet
(L29) North 48°53’13" West 54.34 feet
(L31) North 41°24’38" West 54.34 feet
(L33) North 33°57’13" West 54.34 feet
(L35) North 26°26’54" West 54.34 feet
(L37) North 18°45’52" West 60.17 feet

to a non-tangent curve concave to the Southeast having a radius of 3062.00 feet and a radial bearing of North 14°20’49" West; thence along said curve through a central angle of 00°49’13" an arc distance of 43.84 feet; thence North 16°22’10" West 176.21 feet to the Southwesterly line of Scott Creek Drive as shown on said Tract No. 3357, said point being on a non-tangent curve concave to the Southeast having a radius of 3238.00 feet and a radial bearing of North 13°40’52" West; thence along said Southwesterly line of said Scott Creek Drive the following thirteen (13) courses: (1) along said curve through a central angle of 00°29’21" an arc distance of 27.65 feet; (2) South 62°35’45" East 38.80 feet; (3) North 77°54’15" East 64.00 feet; (4) North 38°24’15" East 38.80 feet to a non-tangent curve concave to the Southeast having a radius of 3238.00 feet and a radial bearing of North 10°59’59" West; (5) along said curve through a central angle of 09°22’20" an arc distance of 529.65 feet; (6) South 49°13’18” East 38.24 feet; (7) North 88°24’04" East 64.20 feet; (8) North 51°46’37” East 39.33 feet to a curve concave to the South having a radius of 3238.00 feet and a radial bearing of North 00°34’02" East; (9) along said curve through a
EXHIBIT A
EXTERIOR BOUNDARY FOR WESTLAKE VILLAGES, UNIT 12 – VILLAGE F
LEGAL DESCRIPTION

central angle of 00°08'06" an arc distance of 7.62 feet; (10) South 89°17'53" East 135.27 feet; (11) South 88°09'08" East 100.02 feet; (12) South 89°17'53" East 180.00 feet; (13) South 41°21'28" East 53.36 feet to the Westerly line of Regatta Lane as shown on said Tract No. 3357; thence along the Westerly line of said Regatta Lane the following three (3) courses: (1) South 12°21'52" West 39.71 feet; (2) South 02°54'08" West 101.15 feet; (3) South 01°17'57" East 81.90 feet to THE POINT OF BEGINNING.

Containing a net area of 20.855 acres, more or less.

Subject to covenants, conditions, restrictions, reservations, rights, rights-of-way, and easements of record, if any.

See Exhibit B attached hereto and made a part hereof.

Prepared by:

[Signature]
Kaiser I. Shahbaz, L. S. 8599

18/05/2018
Date
Exhibit B:  
Insurance Requirements for Construction Contracts

Contractor shall procure and maintain for the duration of the contract, and for five (5) years thereafter, insurance against claims for injuries to persons or damages to property which may arise from or in connection with the performance of the work hereunder by the Contractor, their agents, representatives, employees, or subcontractors.

MINIMUM SCOPE AND LIMIT OF INSURANCE

Coverage shall be at least as broad as:

1. **Commercial General Liability** (CGL): Insurance Services Office (ISO) Form CG 00 01 covering CGL on an “occurrence” basis, including products and completed operations, property damage, bodily injury and personal & advertising injury with limits no less than $3,000,000 per occurrence. If a general aggregate limit applies, either the general aggregate limit shall apply separately to this project/location (ISO CG 25 03 or 25 04) or the general aggregate limit shall be twice the required occurrence limit.

2. **Automobile Liability**: Insurance Services Office Form CA 0001 covering Code 1 (any auto), with limits no less than $3,000,000 per accident for bodily injury and property damage.

3. **Workers’ Compensation** insurance as required by the State of California, with Statutory Limits, and Employers’ Liability insurance with a limit of no less than $1,000,000 per accident for bodily injury or disease.

5. **Surety Bonds** as described below.

6. **Professional Liability** (Errors and Omissions) Insurance appropriate to the Contractor’s profession, with limit no less than $2,000,000 per occurrence or claim, $2,000,000 aggregate. (If Claims-made, see below.)

7. **Contractors’ Pollution Legal Liability** and/or Asbestos Legal Liability with limits no less than $2,000,000 per occurrence or claim, and $2,000,000 policy aggregate.

If the contractor maintains broader coverage and/or higher limits than the minimums shown above, the City of Stockton requires and shall be entitled to the broader coverage and/or higher limits maintained by the contractor. Any available insurance proceeds in excess of the specified minimum limits of insurance and coverage shall be available to the City of Stockton.
**Self-Insured Retentions**

Self-insured retentions must be declared to and approved by the City of Stockton Risk Services. At the option of the City of Stockton, either: the contractor shall cause the insurer to reduce or eliminate such self-insured retentions as respects the City of Stockton, its officers, officials, employees, and volunteers; or the Contractor shall provide a financial guarantee satisfactory to the City of Stockton guaranteeing payment of losses and related investigations, claim administration, and defense expenses. The policy language shall provide, or be endorsed to provide, that the self-insured retention may be satisfied by either the named insured or City of Stockton.

**Other Insurance Provisions**

The insurance policies are to contain, or be endorsed to contain, the following provisions:

1. **The City of Stockton, its officers, officials, employees, and volunteers are to be covered as additional insureds** on the CGL policy with respect to liability arising out of work or operations performed by or on behalf of the Contractor including materials, parts, or equipment furnished in connection with such work or operations and automobiles owned, leased, hired, or borrowed by or on behalf of the Contractor. General liability coverage can be provided in the form of an endorsement to the Contractor’s insurance (at least as broad as ISO Form CG 20 10 11 85 or **both** CG 20 10, CG 20 26, CG 20 33, or CG 20 38; **and** CG 20 37 forms if later revisions used). Additional insured Name of Organization shall read “City of Stockton, its officers, officials, employees, and volunteers.” Policy shall cover City of Stockton, its officers, officials, employees, and volunteers for all locations work is done under this contract.

2. For any claims related to this project, the **Contractor’s insurance coverage shall be endorsed as primary** insurance coverage at least as broad as ISO CG 20 01 04 13 as respects the City of Stockton, its officers, officials, employees, and volunteers. Any insurance or self-insurance maintained by the City of Stockton, its officers, officials, employees, or volunteers shall be excess of the Contractor’s insurance and shall not contribute with it. The City of Stockton does not accept endorsements limiting the Contractor’s insurance coverage to the sole negligence of the Named Insured.

3. Each insurance policy required by this clause shall provide that coverage shall not be canceled, except with notice to the City of Stockton.
**Claims Made Policies — (Note — applicable only to professional and/or pollution liability)**

If any coverage required is written on a claims-made coverage form:

1. The retroactive date must be shown, and this date must be before the execution date of the contract or the beginning of contract work.

2. Insurance must be maintained and evidence of insurance must be provided for at least five (5) years after completion of contract work.

3. If coverage is canceled or non-renewed, and not replaced with another claims-made policy form with a retroactive date prior to the contract effective, or start of work date, the Contractor must purchase extended reporting period coverage for a minimum of five (5) years after completion of contract work.

4. A copy of the claims reporting requirements must be submitted to the City of Stockton for review.

5. If the services involve lead-based paint or asbestos identification/remediation, the Contractors Pollution Liability policy shall not contain lead-based paint or asbestos exclusions. If the services involve mold identification/remediation, the Contractors Pollution Liability policy shall not contain a mold exclusion, and the definition of Pollution shall include microbial matter, including mold.

**Acceptability of Insurers**

Insurance is to be placed with insurers with a current A.M. Best rating of no less than A: VII, unless otherwise acceptable to the City of Stockton.

**Waiver of Subrogation**

**Contractor hereby agrees to waive rights of subrogation which any insurer of Contractor may acquire** from Contractor by virtue of the payment of any loss. Contractor agrees to obtain any endorsement that may be necessary to affect this waiver of subrogation. **The Workers' Compensation policy shall be endorsed with a waiver of subrogation** in favor of the City of Stockton for all work performed by the Contractor, its employees, agents and subcontractors.
Verification of Coverage

Contractor shall furnish the City of Stockton with original certificates and amendatory endorsements, or copies of the applicable insurance language, effecting coverage required by this contract. All certificates and endorsements are to be received and approved by the City of Stockton Risk Services before work commences. However, failure to obtain the required documents prior to the work beginning shall not waive the Contractor's obligation to provide them. The City of Stockton reserves the right to require complete, certified copies of all required insurance policies, including endorsements, required by these specifications, at any time.

Contractor shall, prior to the commencement of work under this Agreement, provide the City of Stockton with a copy of its declarations page(s) and endorsement page(s) for each of the required policies.

Subcontractors

Contractor shall require and verify that all subcontractors maintain insurance meeting all the requirements stated herein, and Contractor shall ensure that City of Stockton is an additional insured on insurance required from subcontractors. For CGL coverage subcontractors shall provide coverage with a form at least as broad as CG 20 38 04 13.

Surety Bonds

Contractor shall provide the following Surety Bonds:

1. Bid bond
2. Performance bond
3. Payment bond (or Labor and Material bond)
4. Maintenance bond

The Payment Bond and the Performance Bond shall be in a sum equal to one hundred percent (100%) of the contract price. If the Performance Bond provides for a one-year warranty a separate Maintenance Bond is not necessary. If the warranty period specified in the contract is for longer than one year a Maintenance Bond equal to 10% of the contract price is required. Bonds shall be duly executed by a responsible corporate surety, authorized to issue such bonds in the State of California and secured through an authorized agent with an office in California.
Special Risks or Circumstances

City of Stockton reserves the right to modify these requirements, including limits, based on the nature of the risk, prior experience, insurer, coverage, or other circumstances.

Certificate Holder Address
Proper address for mailing certificates, endorsements and notices shall be:

City of Stockton
400 E Main Street, 3rd Floor – HR
Attn: City Risk Services
Stockton, CA 95202
EXHIBIT C
Westlake Villages Tentative Map (TM18-04B) Conditions

1. Comply with all applicable Federal, State, County and City codes, regulations, adopted standards, pay all applicable fees and Standard Specifications and Plans in effect at the time of submittal of the particular application under consideration.

2. Pursuant to Sections 15091 and 15093 of the State CEQA Guidelines, the project shall be subject to all applicable mitigation measures identified in the City-adopted “Findings of Fact and Mitigation Monitoring Program for the Westlake Village Project.”

3. (This condition is not applicable to Subdivider. See Note below.) The owners, developers and/or successors-in-interest (ODS) shall design, construct, own and operate a permanent dewatering and groundwater discharge system to mitigate the high groundwater levels on the project site. The ODS shall prepare Master Plans for the construction of a permanent dewatering system to mitigate the high groundwater levels on the project site. Said Master Plans shall be subject to the approval of the Municipal Utilities Director and the City Engineer. The ODS or an entity approved by the City, shall be responsible for establishing a funding mechanism for the design, permitting, construction, operation, maintenance and repair of the approved system, prior to the filing of the first small lot (TM18-04A) Final Map.

4. (This condition is not applicable to Subdivider. See Note below.) The ODS shall prepare and submit a master water, storm, and sanitary sewer plan for this project subject to approval by the Municipal Utilities Director and City Engineer prior to the approval of any improvement plans of small lot (TM18-04A) final map. These master utility plans must identify future extensions to adjacent property. No building permit for construction of homes shall be issued until the required infrastructure and utility systems have been constructed and approved by the Municipal Utilities Director and the City Engineer.

5. (This condition is not applicable to Subdivider except to the extent this condition directly involves the real property contained within the Map. See Note below.) Comply with all the requirements of the agency having jurisdiction over Pixley Slough and Bishop Cut, regarding dedication of right-of-way, easement, fencing, etc.

6. Dedicate lots used for private streets as a public utility easement for the proposed public sanitary sewer and waterlines. All gated access shall be identified. Also, all private streets shall be identified and delineated as separate lots.

7. (This condition is not applicable to Subdivider. See Note below.) The ODS shall demonstrate to the satisfaction of the Public Works Director and Municipal Utilities Director, in conjunction with the storm drain master plan and prior to filing of
the first small lot (TM18-04A) Final Map that receiving waters have capacity to handle storm water discharge from the project.

8. All landscaping within medians and designated planting easements shall be approved by the City's Landscape Architect and shall be maintained by a mandatory homeowners' association. All landscaping within private areas or areas not accessible by the general public (e.g. PURDS) shall be approved by the Community Development Director and City's Landscape Architect and shall be maintained by a mandatory homeowners' association.

9. (This condition is not applicable to Subdivider. See Note below.) The ODS shall dedicate a 12-foot wide easement for a bicycle/pedestrian path along the north side of the Pixley Slough/Disappointment Slough within the project site. The ODS shall prepare and submit plans and construct a Class I bike path and ADA compliant access as required and approved by the City Engineer. Said plans shall be subject to approval of Reclamation District 2042, City's Parks and Recreation Director and the City Engineer. The ODS shall complete said Class I bike path construction prior to or upon final inspection of the 200-th building permit. The ODS, or an entity approved by the City, shall be responsible for the operation, maintenance and repair of the approved Class I bike path and ADA compliant access.

10. (This condition is not applicable to Subdivider except to the extent this condition directly involves the real property contained within the Map. See Note below.) Deed notifications shall be recorded against all properties adjoining the Pixley Slough/Disappointment Slough disclosing the potential for levee seepage and potential "standing groundwater" issues. Also, the ODS shall disclose to all future home buyers in this development that there will be a paved Class I bicycle/pedestrian path on the crown of the Pixley Slough/Disappointment Slough levee.

11. (This condition is not applicable to Subdivider. See Note below.) The ODS shall, consistent with the Eight Mile Road Specific Plan, dedicate the necessary right-of-way to provide a minimum half street section upon the recordation of the first final map and shall install all necessary frontage improvements, including but not limited to curb, gutter, sidewalk, pavement widening and street lighting. Said improvements shall be completed prior to taking any access to Eight Mile Road west of Regatta Drive or the issuance of the 1,000th production building permit, excluding model homes, for the project whichever occurs first.

12. (This condition is not applicable to Subdivider. See Note below.) The ODS shall conduct a queuing and traffic access analysis study to determine specific locations and distances for all proposed intersections and project accesses to public roadways.

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13. **(This condition is not applicable to Subdivider. See Note below.)** The ODS shall, in conjunction with Lodi Unified School District, cause to be prepared a technical memorandum, to be approved by the City, analyzing the parking, the drop-off/pick-up and the on-site circulation for the proposed school site to ensure that the school site, once developed, can adequately accommodate school traffic.

14. **(This condition is not applicable to Subdivider except to the extent this condition directly involves the real property contained within the Map. See Note below.)** The ODS shall be responsible for 100% of the design and construction costs of on-site roadway and intersection improvements, roadway extensions and public utilities identified on the tentative map and/or included in the project EIR project description or as mitigation measures. Improvements include but are not limited to all sewer, water and storm drain lines, traffic signals, street lighting, street paving, curb, gutter, sidewalk and landscaping.

15. **(This condition is not applicable to Subdivider except to the extent this condition directly involves the real property contained within the Map. See Note below.)** The ODS shall dedicate access rights to the City of Stockton along the following streets, except at public street intersections:

   - Eight Mile Road, entire length
   - Street "1", entire length
   - Street "2", entire length
   - Street "3", entire length
   - Scott Creek Drive, entire length

16. **(This condition is not applicable to Subdivider. See Note below.)** The ODS shall be responsible for design and construction costs and installation of off-site roadway and intersection improvements, including traffic signals, at the following locations as identified in the Existing Plus Approved Project (EPAP) plus Project section in the Environmental Impact Report (EIR1-04):

   - Eight Mile Road/Trinity Parkway
   - Eight Mile Road/Thornton Road
   - Eight Mile Road/Interstate 5 Southbound Ramps
   - Eight Mile Road/Davis Road
   - Eight Mile Road/Lower Sacramento Road
   - Primary entrance/Eight Mile Road
   - Secondary entrance/Eight Mile Road
   - Mokelumne Circle/Scott Creek Drive (west intersection)

Improvements identified above that are included in the calculations for the current Public Facilities Fee (PFF) program may be eligible for reimbursement. The traffic signals shall be installed when warranted or at the discretion of the Public Works

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Director. The timing of the installation of all other improvements shall be at the discretion of the Public Works Director.

17. (This condition is not applicable to Subdivider. See Note below.) The ODS shall prepare a Project Study Report and Project Report, as required by CalTrans, for the design and construction of the Eight Mile Road/Interstate 5 interchange to reduce the significance of the cumulative traffic with project impacts as identified in the Environmental impact Report (EIR1-04) for this project. The ODS shall prepare an improvement/development phasing plan to determine the level of project development that can occur within established level of service. Said phasing plan shall be approved by the City Engineer and the identified improvements shall be constructed by the ODS consistent with the approved phasing. City shall reimburse the ODS for all costs of the design and construction of the improvements in excess of the ODS' fair share, based on traffic loadings, through an area of benefit or modification of the City's public facility fee program or other funding mechanism to include reimbursement for additional surplus capacity constructed in the project that is/will be available for use by development outside the current (July, 2004) General Plan boundaries based on the request of the ODS.

18. The ODS shall pay their proportionate share or participate in any Public Facilities Fee Program or any funding mechanism enacted by the City to cover the costs for new Project Study Reports (PSRs) and new Project Reports (PRs) and necessary improvements described in the PSRs/PRs for the Interstate 5 mainline system, Eight Mile Road/Interstate 5 overcrossing-interchange, Otto Drive/Interstate 5 interchange, and Hammer Lane/Interstate 5 interchange to provide a level-of-service that conforms with State Urban Highway Standards.

19. (This condition is not applicable to Subdivider. See Note below.) The ODS shall prepare a design for the construction of the six-lane Pixley Slough bridge crossing connection of Street "2" between the southern boundary of the subdivision and Shima Tract to the south. The ODS shall also design and construct within the Project Area the extension of utilities to Shima Tract as approved by the Municipal Utilities Director. The ODS shall, consistent with the design, dedicate to the City all real property within the Project Area required for the right-of-way to and construction of the bridge and attendant improvements. All associated bridge crossing improvements, including but not limited to: curb, gutter, sidewalk, street lighting, pavement (six lanes), and underground utilities within the boundary of this tentative map shall be constructed. The ODS shall disclose to all future home buyers in this development that Street "2" will be extended with a bridge crossing over Pixley Slough to the Shima Tract to the south. The ODS shall install and maintain a future facilities sign at the Street "2"/Cosumnes Drive intersection. The size, text and location of the sign shall be approved by the City Engineer and Community Development Director. The determination of the ODS proportionate share of the cost of design and construction of the bridge crossing shall be based on an ODS conducted traffic study following the City's

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adoption of a General Plan Amendment for urban uses incorporating Shima Tract. The ODS proportionate share shall be based on this development's share of the traffic using the bridge as it relates to the cumulative traffic using the bridge as determined by the traffic analysis associated with any adopted General Plan Amendment incorporating Shima Tract. All of the above said requirements shall be performed to the satisfaction of the Public Works Director and shall be completed in accordance with the following milestones:

1. Prior to the issuance of the 250th Building Permit: ODS shall dedicate the required right-of-way to the City. ODS shall submit to the City the 30% design plans for the Bridge, and place the approved facilities sign;

2. Prior to the issuance of the 1000th Building Permit: ODS shall submit 100% construction plans to the City for approval and shall excavate and place fill material as necessary to construct the earthwork for the project area bridge approach in accordance with the 30% plans; and

3. Prior to the issuance of the 1300th Building Permit: ODS shall complete the construction of the project side improvements as specific above.

20. (This condition is not applicable to Subdivider except to the extent this condition directly involves the real property contained within the Map. See Note below.) The ODS shall design and construct bus turnouts and shelters shall be installed along Eight Mile Road, Scott Creek Drive, Street "1" and Street "2" and any other location as required by the Public Works Director in consultation with the San Joaquin Regional Transit District.

21. (This condition is not applicable to Subdivider except to the extent this condition directly involves the real property contained within the Map. See Note below.) A ten-foot easement shall be dedicated to Reclamation District No. 2042 at the existing toe of all levees to provide for maintenance of the levee slopes.

22. (This condition is not applicable to Subdivider except to the extent this condition directly involves the real property contained within the Map. See Note below.) Scott Creek Drive at the west end of the project shall be terminated to the satisfaction of the City Engineer.

23. The ODS shall participate in any applicable Transportation Systems Management (TSM) programs established by the City of Stockton and contribute its proportionate share of the cost to provide an appropriate park and ride facility in the vicinity of Interstate 5 and Eight Mile Road.

24. (This condition is not applicable to Subdivider. See Note below.) The ODS shall prepare and submit a technical memorandum to be approved by the City, identifying traffic calming measures required on-site and on Melones Way. Right-
of-ways and lot layouts within the tentative map area may need to be revised to accommodate traffic calming measures which may include roundabouts, traffic circles, etc.

25. **(This condition is not applicable to Subdivider except to the extent this condition directly involves the real property contained within the Map. See Note below.)** The ODS shall submit detailed subdivision improvement plans. These plans shall show all on-site and off-site utilities necessary to provide water, storm, and sanitary sewer utility service. These plans shall be designed in accordance with the City’s most recently adopted water, storm, and sanitary collection system master plans and the City’s Public Works design standards. These plans shall be approved by the City Engineer prior to the approval of any small lot (TM18-04A) final map.

26. **(This condition is not applicable to Subdivider except to the extent this condition directly involves the real property contained within the Map. See Note below.)** The property ODS shall provide permanent rights-of-way for and construct all on-site and off-site water, storm, and sanitary sewer facilities as designed and shown on the accepted improvement plans for the development. Any reimbursement for oversizing shall be determined in accordance with the Stockton Municipal Code and applicable law.

27. **(This condition is not applicable to Subdivider. See Note below.)** The ODS shall prepare a master plan for the non-potable irrigation system for the withdrawal and use of non-potable water from the project lake, Pixley Slough/Disappointment Slough, Bishop Cut, shallow wells, and/or other water sources. The system will consist of an intake structure, pump and mains, etc. that would distribute non-potable water to parks, open space, streetscape, landscaping within the project area. System operation will be coordinated by the City with financing provided by a maintenance district or other entity approved by the City. The master plan shall be subject to the approval of the Municipal Utilities Director. The ODS shall design and construct the approved system to the satisfaction of the Director of Public Works and the Director of Municipal Utilities. The non-potable irrigation system shall be constructed with each individual unit and the initial system shall be operational no more than one year after the recordation of the first small lot final map. Potable water shall only be used in the purple pipe system if it is demonstrated to the Director of Municipal Utilities that a non-potable water supply from the slough or other source can not be reasonably brought in to the purple pipe system.

28. **(This condition is not applicable to Subdivider except to the extent this condition directly involves the real property contained within the Map. See Note below.)** Provide appropriately sized utilities, including natural gas and three-phase electrical power (where necessary), to all City owned and maintained facilities.
29. (This condition is not applicable to Subdivider except to the extent this condition directly involves the real property contained within the Map. See Note below.) Construct masonry walls to enclose the perimeter of the Municipal Utilities Department's pump station facilities.

30. (This condition is not applicable to Subdivider except to the extent this condition directly involves the real property contained within the Map. See Note below.) Water valves, sanitary maintenance holes and storm drainage maintenance holes shall not be installed in traffic circles.

31. (This condition is not applicable to Subdivider. See Note below.) The ODS shall prepare an Update to the City of Stockton Water Master Plan, which shall include this project, and shall be subject to the review and approval by the Municipal Utilities Department Director. The ODS shall design and construct all on-site and off-site water facilities required by the water system analyses and by the Updated Water Master Plan, including but not limited to a 3.4-million gallon storage tank at the northwest reservoir site, in a manner as approved by the Director of Municipal Utilities.

32. (This condition is not applicable to Subdivider. See Note below.) The ODS shall conduct an engineering analysis, acceptable to the Director of Municipal Utilities, that demonstrates that the water system improvements to be constructed within the City of Stockton water service area are sufficient to meet the following conditions:

   For ultimate buildout of the subdivision:

   Using existing system pressures, but no more than 45 psi at all points of connection to the City water system, the internal water system improvements shall be sized to provide at least 40 psi pressure at any location during the period of peak hour demand (peak hour demands shall be calculated at 175% of maximum daily demands).

   Using existing system pressures, but no more than 45 psi at all points of connection to the City water system, the internal water system improvements shall be sized to provide at least 20 psi pressure at any location during the period of maximum day demand (maximum day demands shall be calculated at 210% of the average day demands) combined with a fire flow of 2,000 gpm out of any fire hydrant in the residential subdivision.

   Using existing system pressures, but no more than 45 psi at all points of connection to the City water system, the internal water system improvements shall be sized to provide at least 20 psi pressure at any location during the period of maximum day demand.
demand combined with a fire flow of 3,000 gpm out of any fire hydrant in the commercial area of the subdivision.

Using existing system pressures, but no more than 45 psi at all points of connection to the City water system, the internal water system improvements shall be sized to provide at least 20 psi pressure at any location during the period of maximum day demand combined with a fire flow of 4,000 gpm out of any fire hydrant at any school site.

During interim development:

Using existing system pressures, but no more than 45 psi at all points of connection to the City water system, the internal water system improvements shall be sized to provide at least 20 psi pressure at any location during the period of maximum day demand combined with a fire flow of 1,500 gpm out of any fire hydrant in the subdivision.

33. **(This condition is not applicable to Subdivider. See Note below.)** The lakes and storm water quality treatment systems shall be privately owned and maintained. Potable water shall not be used to fill the lakes.

34. **(This condition is not applicable to Subdivider. See Note below.)** The ODS shall dedicate 11.2 net acres of land for future reimbursement by the City and for development of a community park site and shall stub utilities and 3-phase electrical service to the site subject to approval by the City Engineer and City Parks Facility Planner/Landscape Architect. The ODS shall construct the community park facility within 180 days of acceptance of improvements for the first phase of development. Such construction shall begin prior to completion of the first 634 homes to be built as part of Phase I. A park reimbursement agreement shall be entered into between the City and the ODS to reimburse the ODS for the park master plan, construction documents, parkland, 50% street frontage improvements and park construction. The value of the parkland shall be that amount per acre as used by the City when calculating the parkland public facility fee. All plans and improvements shall be subject to prior review and approval by the Parks and Recreation Director and the City Parks Facility Planner/L.A. and the City Permit Center. Park construction inspection will be provided by the City through private contract.

35. Prior to issuance of building permits, the applicant shall pay modified parkland fees as adopted by City Council. Such fees are used for acquisition and development of parkland within the particular fee zone.

36. **(This condition is not applicable to Subdivider except to the extent this condition directly involves the real property contained within the Map. See Note below.)** The applicant shall be responsible for the development of all the
parks, identified in the project master plan, to the satisfaction of the City Parks and Recreation Director or designated representative. Such parks shall be maintained by a mandatory home owners' association (HOA), with the exception of the large Community Park.

37. Prior to the recordation of any Final Map, the ODS shall form a new zone of the Stockton Consolidated Landscape and Lighting Maintenance District 96-2, and approve an assessment providing for the subdivision's proportionate share of the costs to maintain any public parks within the service area for this subdivision or serving this subdivision (except the Village Parks). ODS may request to annex to an existing zone of the Stockton Consolidated Landscape and Lighting Maintenance District 96-2 provided the subdivision is within the service area of a park for which a zone of the Stockton Consolidated Landscape and Lighting Maintenance District 96-2 has already been formed.

38. Prior to the sale of any small lot from TM18-04 A and the recordation of the final map containing the 323rd residential lot, the ODS shall establish an entity approved by the City to provide funding for the maintenance of, and, if necessary, replacement at the end of the useful life of, improvements including but not limited to common area landscaping, publicly accessible Village Parks, bicycle/pedestrian trail along Pixley Slough/Disappointment Slough and access lots, landscaping in the right-of-way, soundwalls and/or back-up walls, and all "Improvements" serving or for the special benefit of this subdivision. If the ODS elects to provide maintenance for some portion of the improvements through a maintenance assessment district, the ODS shall, prior to the sale of any small lot from TM18-04 A and the recordation of the final map containing the 323rd residential lot, form a new zone of the Stockton Consolidated Landscape and Lighting Maintenance District 96-2 that includes the entire subdivision. The entire subdivision may be considered for annexation to an existing zone of the Stockton Consolidated Landscape and Lighting Maintenance District 96-2, provided the type, intensity and amount of the Improvements to be maintained are similar to improvements in the zone to which annexation is proposed. Formation/annexation shall result in an assessment being approved that shall be levied on all properties in the subdivision to ensure that all property owners pay their proportionate share of the costs of maintaining, in perpetuity, the improvements serving or for the special benefit of this subdivision. Village Parks shall not be maintained by the City Consolidated Landscape and Lighting Maintenance District unless accessible to the general public.

39. (This condition is not applicable to Subdivider except to the extent this condition directly involves the real property contained within the Map. See Note below.) All walls shall be located on private property and a separate maintenance easement shall be recorded for such walls. Such easement shall be sufficient to allow for regular maintenance (i.e., graffiti removal) and shall include the width of the support footing as it extends from both sides of the wall.

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40. **(This condition is not applicable to Subdivider. See Note below.)** ODS shall prepare an Update to the City of Stockton Sanitary Sewer Master Plan, which shall include this project, and shall be subject to review and approval by the Municipal Utilities Department Director. Prior to approval of improvement plans for any subdivision unit and/or approval of any final map, ODS shall contribute a fairshare contribution to upgrade 14-Mile Slough sanitary sewer pump station and associated improvements and pay all applicable connection fees as determined by a financial analysis.

41. Prior to the sale of any small lot from TM18-04 A and the recordation of the final map containing the 323rd residential lot, the ODS shall establish an "Maintenance Entity" approved by the City to provide funding for the operation, maintenance, repair, and replacement of project's private drainage improvements, including but not limited to lakes, bulkheads, storm water quality control systems, dewatering systems, terminal discharge facilities, and any and all permits that are or might be required. Prior to the sale of any small lot from TM18-04 A and the recordation of the final map containing the 323rd residential lot, the ODS shall form a Maintenance District, acceptable to the City of Stockton, including all necessary assessments to fund the operation, maintenance, repair, and replacement of the project's private drainage improvements, including but not limited to lakes, bulkheads, storm water quality control systems, dewatering systems, terminal discharge facilities, and any and all permits that are or might be required. District will not collect assessments unless "Maintenance Entity" dissolves and/or neglects to operate in a manner acceptable to the City of Stockton.

42. **(This condition is not applicable to Subdivider except to the extent this condition directly involves the real property contained within the Map. See Note below.)** The property ODS shall comply with City's Storm Water Quality Control Criteria Plan approved and adopted by City Council on November 25, 2003. The proposed project comes under requirements of this Plan.

43. The use of cast-in-place pipe is prohibited.

44. **(This condition is not applicable to Subdivider except to the extent this condition directly involves the real property contained within the Map. See Note below.)** The ODS shall maintain drainage patterns and facilities that serve adjoining properties. New and relocated facilities shall be appropriately sized and approved by the Municipal Utilities Department.

45. Intentionally Omitted on June 25, 2014 pursuant to the First Amendment to the Amended Subdivision Agreement Dated June 29, 2010 (Final Map) associated with the final subdivision map entitled "WESTLAKE VILLAGES, UNIT NO. 1 (LARGE LOT MAP)-TRACT NO. 3357 (TM 18-04 B)"

Subdivision Agreement for Westlake Villages, Unit No. 12
(Village F)
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46. (This condition is not applicable to Subdivider. See Note below.) These tentative maps (TM18-04 A and B) shall not be effective until the execution of the Annexation Memorandum of Understanding (MOU) by the applicant and the City, the effective date of the General Plan amendment (GPA3-04), pre zoning (Z-4-04) Specific Plan amendment (SPA3-04) and Development Agreement (DA1-04) for this site, and the recording of the annexation (A-04-03) of this site to the City of Stockton. If annexation is not completed within two (2) years of the approval of the tentative map by the Planning Commission, this map shall be null and void.

47. The ODS shall be responsible for the establishment of Covenants, Conditions and Restrictions (CC&Rs) for the maintenance of landscaping, structures and fences on the private properties and review of architectural design for residential structures within the subdivision area. The CC&Rs shall be subject to review and approval by the City Attorney and the Community Development Director prior to the issuance of the first residential building permit. The ODS shall be responsible for recording of the CC&Rs and payment of recording expenses. The City shall be declared to be a third-party beneficiary of the CC&Rs and shall be entitled, without obligation, to take appropriate legal action to enforce the CC&Rs.

48. Prior to the sale of any small lot from TM18-04A and the recording of the final map containing the 323rd residential lot, the ODS shall establish a maintenance entity to provide funding for the maintenance of the private street system, the emergency vehicle access (EVA), bicycle/pedestrian paths, the permanent dewatering system, any on-site storm drainage system, the lake system, levee access areas, other common areas, and related outfall to receiving waters, private (pocket) parks/open space. If the ODS elects to provide maintenance for some portion of the improvements through a maintenance assessment district, the ODS shall, prior to the sale of any small lot from TM18-04 A and the recording of the final map containing the 323rd residential lot, from said district.

49. (This condition is not applicable to Subdivider except to the extent this condition directly involves the real property contained within the Map. See Note below.) All development plans for the property adjoining the Manlio Silva Elementary School shall include all requirements related to the completion of the site work relative to the school, as agreed upon by Lodi Unified School District (per September 16, 2004 memorandum from Lodi Unified School District).

50. The ODS shall participate in an equitable program for the payment of agricultural land conversion mitigation fees if such a fee is adopted by the City of Stockton.

51. The ODS shall participate in an equitable program for the payment of a County Public Facilities Fee when such fee is adopted by the City of Stockton.
52. The ODS shall verify through the Municipal Utilities Department that a sufficient water supply shall be available for this project as required by Government Code Section 66473.7(b)(1).

Any request for an extension of the tentative maps shall be made in writing, filed with this office and accompanied by the appropriate fees prior to expiration of the tentative map and clearly stating the reasons for requesting the extension. In granting an extension, new conditions may be imposed and existing conditions may be revised.

In addition, the following information is provided to the owners, developers and/or successors-in-interest:

1. The property owners, developers and/or successors in interest (ODS), shall comply with any and all requirements and pay all associated fees, as required by the City's Storm Water Pollution Prevention Program as set forth in its NPDES Storm Water Permit.

2. Any relocation or undergrounding of overhead utilities lines will be at the property owner’s expense.

3. The installation of any above ground utility structures, within the ultimate City right-of-way, is subject to City approval.

4. All existing on-site septic tanks shall be abandoned and destroyed as required by the San Joaquin County Department of Environmental Health prior to the issuance of any building permits.

5. Comply with Stockton Municipal Code Section 16-171, regarding undergrounding of existing overhead utility lines at the property owner’s expense.

6. Dedicate all private streets as public utility easements for underground facilities and appurtenances.

7. A master street light plan showing locations of street lights and wattage shall be submitted to the City right-of-way.

8. Revocable Permits shall be obtained from the City to place and maintain the structures in the City right-of-way.
9. All utility lines shown on the tentative map or discussed in the master development plan shall be conceptual only and are subject to change pending review and approval of the master plans by the City Engineer and the Director of Municipal Utilities.

NOTE: The Subdivision Agreement to which this Exhibit C is attached is for the small lot Final Map. For consistency, the conditions in this Exhibit C are identical to those conditions pertaining to Large Lot Map No. 3357 (TM18-04B conditions), even though not all TM18-04B conditions apply to the Subdivision Agreement for the small lot Final Map to which this Exhibit C is attached. Accordingly, when a condition listed above includes, "This condition is not applicable to Subdivider," then the Subdivider (under the Subdivision Agreement for the small lot Final Map to which this Exhibit C is attached) shall not be obligated to satisfy such condition. The Large Lot Map No 3357 and conditions thereunder remain unchanged by this Exhibit C.