## MARION COUNTY SUBDIVISION IMPROVEMENT AGREEMENT WITH SURETY BOND (CORPORATION

THIS AGREEMENT made and entered into this 13 day of January, 20 25, by, between and among MARION COUNTY, a political subdivision of the State of Florida, whose address is 601 SE 25<sup>th</sup> Avenue, Ocala, Florida 34471, hereinafter referred to as "COUNTY" and the below-listed DEVELOPER and SURETY.

#### WITNESSETH:

WHEREAS, DEVELOPER has made application to the Board of County Commissioners for the approval of a subdivision (the "Subdivision") and the DEVELOPER represents to the COUNTY that the below-listed information is true and correct, and

Developer: 9 5	th Street Holdings, LLC					
Developer's Address: _1415 SW 17 <sup>th</sup> Street, Ocala, FL 34471						
Project Engineer: Tillman Associates Engineering						
Engineer's Estimate	of Costs of Improvements: \$2,767,464.00					
Developer's Estimate of Time to Complete All Improvements:						
Subdivision Name: Pioneer Ranch						
Phase:	2					
Plat Book Page(s)						
Surety: Great Midwest Insurance Company						
Surety's Address: 800 Gessner Rd., Suite 600, Houston, TX 77024						

WHEREAS, it is mutually agreed and understood by the parties to this Agreement that this Agreement is entered into for the purpose of (1) protecting the COUNTY in the event DEVELOPER fails to complete the construction of required subdivision improvements, and (2) inducing COUNTY to approve the plat of the above-described subdivided lands for recordation in the Public Records, and

WHEREAS, the failure of DEVELOPER to comply with the terms and conditions of this Agreement may cause COUNTY to take whatever action may be deemed appropriate to assure the fulfillment of this Agreement, and

WHEREAS, DEVELOPER has represented to COUNTY that it intends to improve said Subdivision lands by construction of all subdivision improvements required by the Land Development Code of Marion County, Florida, as provided herein, and described in the Project Engineer's estimate of the cost of these improvements as set forth above (a copy of which is attached hereto as *Exhibit A*, and by this reference made a part hereof), and

WHEREAS, the construction of improvements on the Subdivision lands has not progressed to completion and the DEVELOPER seeks to assure its obligations for the construction of subdivision improvements under this Agreement by arranging and agreeing with SURETY for the issuance of a surety bond as a performance guarantee to assure construction of all subdivision improvements.

**NOW THEREFORE, IN CONSIDERATION** of the mutual covenants and conditions contained herein, and other good and valuable consideration acknowledged by the parties, the parties do hereby promise, agree, and covenant as follows:

- 1. The recitals set forth above are true and correct and are incorporated into this Agreement by this reference.
- 2. The DEVELOPER hereby accepts the obligation to construct and shall construct or cause to be constructed, as provided in the Project Engineer's COUNTY-approved subdivision improvement plans dated February 2 \_\_\_\_\_, 20 24 \_, and on file with the COUNTY Transportation Department, all roads, pavement and other improvements, including all catch basins and drainage facilities, monuments, street signs and other improvements of any nature (hereinafter the "Improvements") and in all respects complete the Improvements in accordance with the subdivision improvement plans. All Improvements shall be constructed in accordance with the Land Development Code of Marion County, Florida, in effect on the date of recording of the plat of the Subdivision lands or the date of this agreement, whichever is later. All required Improvements shall be certified by the Project Engineer, who shall be a State of Florida registered Engineer, as being constructed consistent with the requirements of the Land Development Code of Marion County. The Subdivision and the lands described in this Agreement are and shall remain privately owned, and the Subdivision Plat shall not contain any dedication of any Subdivision lands or infrastructure to the COUNTY. DEVELOPER shall provide to COUNTY with the final plat, documentation identifying a lawfully established property owner's association that will be responsible for maintenance of all Improvements upon completion of the construction thereof.
- 3. The DEVELOPER has presented to COUNTY a surety bond in an amount equal to the Engineer's Estimate of the Cost of Improvements attached hereto as *Exhibit A*. A copy of the SURETY's surety bond is attached hereto as *Exhibit B*. The condition of the surety bond is such that if DEVELOPER should fail to satisfactorily complete the Improvements within 180 days of the date of this Agreement, the COUNTY may, upon first giving DEVELOPER 90 days prior written notice and an opportunity to cure, draw upon the surety bond, pursuant to

instructions to be given SURETY by COUNTY, and the SURETY shall pay to the COUNTY such funds as are necessary to complete the Improvements based upon the good faith estimate of a Florida licensed general contractor. In the event such funds are not adequate to complete the work based upon such good faith estimate, the SURETY shall pay the full amount of such funds to COUNTY. In such event, COUNTY will not be responsible to SURETY for repayment of such funds, and the DEVELOPER shall not be relieved of its obligations under this agreement.

- Upon verification of the completion of construction of all Improvements, the COUNTY Transportation Department shall, within 10 days after verification of completion of the Improvements, forward written instructions to SURETY authorizing to release and cancel the surety bond and/or shall deliver the original surety bond to SURETY, whichever the SURETY shall require. Should the COUNTY fail to timely provide notice as aforesaid, the DEVELOPER may deliver to the SURETY a true and correct copy of any verification of completion letter or certificate from the COUNTY, which the SURETY may, in good faith, rely upon and may thereafter release and cancel the surety bond. The SURETY shall not release and/or cancel the surety bond, either all or in part, except in keeping with the provisions of this Agreement. Any controversy arising under this Agreement shall be resolved in accordance with the laws of the State of Florida, acknowledging that the surety bond is being given for the protection and benefit of COUNTY to secure the DEVELOPER's obligation to complete all Improvements. In the event of any conflict between the terms of the surety bond and this Agreement, the terms of this Agreement shall control. COUNTY may only draw upon the surety bond and utilize such funds for the purpose of paying for the commercially reasonable costs to complete the Improvements and for no other purpose or use.
- 5. For and in consideration of the issuance of the surety bond, DEVELOPER agrees to pay SURETY such reasonable compensation which shall from time to time be agreed upon in writing by DEVELOPER and SURETY. In addition, DEVELOPER agrees to reimburse SURETY for any direct and actual out-of-pocket expense, including reasonable attorney's fees reasonably incurred by it in the administration of this Agreement. Such compensation and expenses shall not constitute a charge upon the surety bond.
- 6. Liability of SURETY, or its successors, is expressly limited and so long as SURETY, or its successor, accounts for and disburses the surety bond in good faith and in compliance with this Agreement, it shall not be liable for errors of judgment, and DEVELOPER agrees to indemnify SURETY, or its successor, for any losses it may suffer in the premises.
- 7. The COUNTY reserves the right to cancel or terminate this Agreement, with or without cause, upon thirty (30) days written notice of termination to the DEVELOPER. The COUNTY reserves the right to cancel or terminate this Agreement upon five (5) days written notice in the event the DEVELOPER will be placed in either voluntary or involuntary bankruptcy or an assignment is made for the benefit of creditors. Any termination by the COUNTY of this Agreement shall entitle SURETY to immediately release and cancel the surety bond without further instruction from the COUNTY and /or the DEVELOPER.
- 8. DEVELOPER hereby releases the COUNTY and its agents and employees from any claims and damages, now existing or hereafter occurring or related in any way to this Agreement, save and except for claims or damages arising out of willful, wanton or bad faith acts

on the part of the COUNTY. DEVELOPER agrees that the COUNTY shall incur no liability for subdivision improvements by executing this agreement.

- 9. DEVELOPER does hereby agree to indemnify and hold the COUNTY harmless from and against any and all claims, damages, losses, out-of- pocket expenses (including but not limited to attorneys' fees), causes of action, judgments and/or liabilities directly arising out of, or in connection with an uncured default on the part of DEVELOPER of the terms and provisions of this Agreement. This grant of indemnity shall be irrevocable. The grant of indemnity contained herein is absolute and unlimited.
- 10. In the event of any litigation arising out of this Agreement, the prevailing party shall be entitled to recover all reasonable costs incurred including attorneys' fees, specifically including any appellate or bankruptcy proceeding related thereto.
- 11. The undersigned representative of the DEVELOPER hereby represents to the COUNTY that he/she is fully authorized by the DEVELOPER to represent the DEVELOPER in agreeing to the terms and conditions of this Agreement.
- 12. This Agreement may be amended by mutual written agreement of the parties and only by such written agreement. There are no understandings or agreements by the parties except as herein expressly stated.

IN WITNESS WHEREOF that parties have hereunto set their hands and seals and executed this Agreement on the day and year first above mentioned.

ATTEST:	BOARD OF COMMISSIONERS MARION COUNTY, FLORIDA
Gregory C. Harrell, Clerk	Kathy Bryant, Chairman
Approved as to Form	

Marion County

SIGNATURE PAGE FOR DEVELOPER IMMEDIATELY FOLLOWS THIS PAGE

ALIE	81:	DEVELOPER:	
		limited liability of By: Arms Developm Delaware its sole M By Flo	strong Brothers nent Group, LLC, a limited liability company,
By:	Karla Hayter	By: 7. Ch	ristopher Armstrong
	(signature)		(signature)
Print	Varia Hautor	Print	T Christanhan Armstrans
name:	Karla Hayter	name:	F. Christopher Armstrong
Title:	Witness	Title: Manage	er
Date:	January 13th, 2025	Date: January ´	13th, 2025
STATE			
COUNT	TY OF MARION		
		red F. Christopher Ar	mstrong as Manager of Casa
	s, LLC, a Florida limited liability compa		
-	oment Group, LLC, a Delaware limited	• •	
Holding	s, LLC, a Delaware limited liability lly known to me or has produced PE	company, on behalf	of such companies, who is
identific	eation) as identification and who	evacuted the forego	ving instrument and who
	ledged that he/she did so as an officer of		
	Iember of said DEVELOPER.	Kara Ho	
aug 18	KARA GOODING Pr	nt/Type Name: Kara	Gooding
	Notary Public - State of Florida No		r the County and State
	Commission # HH 466422	oresaid.	
	My comm. Expires bet 8, 2027	y Commission Expire	es: 12/8/2027

### SIGNATURE PAGE FOR SURETY IMMEDIATELY FOLLOWS THIS PAGE

Completed via Remote Online Notarization using 2 way Audio/Video technology.

Page 5 of 6

By: Son Tell		Comp	Company						
		By:							
	(signature)		(signal						
Print name: _	Sarah Theusch	Print r	name: Jeremy	y J. Crawford					
Title: Adm	nin	Title:	Attorney-In-Fa	ct.					
Date: 9/25/2024			9/25/2024	<u> </u>					
STATE OF COUNTY OI	Minnesota Dakota								
Septen	<u>nber</u> , 20	resence or $\square$ online notarized 24 personally appeared	d Jeremy J. Crawfe	ord					
T	, Attorney-In-Fa	act	of Great						
Insurance Con	Darganally Vnoven	who is pe	rsonally known to	identification					
and who ever	uted the foregoing ins	trument, and who acknow	ledged that he/she	did so as an					
		nce Company		ill by and					
with the autho	rity of the Board of Dir	rectors of Great Midw	est Insurance Comp						
		Hannah Y	amolu						
		Print/Type Name:							
		Notary Public in an	d for the County an	d State					
	AH M LAMSKI	aforesaid.	1 113110	177					
	ary Public Innesota	My Commission Ex		<u> </u>					

PROJECT	PIONEER RANCH PHASE 2	
ADDRESS Submission Date of plans SITE PACKAGE	1720 SE 16TH AVE. BLDG. 100 OCALA, FLORIDA 34471 - - -	Tillman & Associates  ENGINEERING, LLC.
		7.44

Website: Email: Contact: www.tillmaneng.com permits@tillmaneng.com (352) 387-4540

of plans PACKAGE						(332) 387-4340				
SR#	DESCRIPTION		QTY.	UNIT	LAB	OR/EQUIP. COST	PERCENT COMP.	TOTAL COST REMAINING		MAINI
	General Conditions		2011			-				
1	SURVEY & AS-BUILTS		1	LS	\$	125,344.00	80%	\$ 25,069	1	
2	GEOTECHNICAL TESTING		1	LS		105,225.00	80%		1	
3	MAINTENANCE OF TRAFFIC		1	LS	\$	10,030.00	90%		1	
4	NPDES		1	LS	\$	15,550.00	90%		1	
5	INLET PROTECTION		78	EA	\$	196.65	67%		1	
-		Sub Total							\$	53
	Earthwork		Harris Harris	SARI						
6	FINE GRADE LOTS		150055	SY	\$	0.60	0%	\$ 90,033	1	
7	FINE GRADE SLOPES AND SWALES		18675	SY	\$	0.60	0%		1	
8	FINE GRADE POND SLOPES		8865	SY	\$	0.60	0%		1	
9	FINE GRADE DIST AREAS		25215	SY	\$	0.60	0%		1	
10	FINE GRADE ROW		11395	SY	\$	0.60	0%		1	
		Sub Total			-				\$	128
		000.1000							Ť	
11	GRASSING DOND SLODES ONLY		9965	cv	Té	3.40	00/	é 20.141		
11	GRASSING - POND SLOPES ONLY		8865	SY	\$	3.40	0%		ł	
12	GRASSING - SLOPES & SWALES		33195	SY	\$	3.40	0%		1	
13	GRASSING - ROW		25215	SY	\$	3.40	0% 0%		ł	
14	SEED & MULCH - LOTS/DIST AREAS		175270	21	2	0.45	0%	\$ 78,872		
		Sub Total							\$	307
	Roadway	PROPERTY AND DESCRIPTION OF THE		100		10000		CHARLES CONTRACTOR		
15	1.5" SP-12.5 ASPHALT (2 LIFTS)		16350	SY	\$	22.25	. 0%	\$ 363,788	1	
16	8" LIMEROCK BASE		16350	SY	\$	15.20	0%		1	
17	12" STABILIZED SUBGRADE (LBR40)		19620	SY	\$	6.50	0%		1	
18	MIAMI CURB		14325	LF	\$	20.25	0%		1	
19	4" CONCRETE SIDEWALK		7585	SF	\$	7.40	0%		ł	
20	HANDICAP RAMPS		/363	EA	\$	885.00	0%		1	
21			6550			32.20	0%		ł	
22	GRAVITY BLOCK RETAINING WALL SIGNAGE AND STRIPING		6550 1	SF LS	\$	21,771.00	0%		ł	
	STONAGE AND STAIRING				Ť	21,771.00	070	22,772	_	
		Sub Total			-				\$	1,326
	Drainage		CONTRACTOR		100					
23	18" ADS HP		5418	LF	\$	44.75	87%	\$ 31,519	1	
24	24" ADS HP		1554	LF	\$	66.90	86%		1	
25	30" ADS HP		1640	LF	\$	100.25	79%		1	
26	36" ADS HP		422	LF	\$	113.25	92%	\$ 3,823	l	
	18" MES		1	EA	\$	1,662.10	0%		l	
28	24" MES		2	EA	\$	2,155.00	0%	\$ 4,310	l	
29	36" MES		4	EA	\$	3,973.25	0%	\$ 15,893	1	
30	VALLEY GUTTER CURB INLET		40	EA	\$	5,250.40	81%	\$ 39,903	1	
31	VALLEY GUTTER CURB INLET J BOTTOM		4	EA	\$	8,950.05	71%	\$ 10,382	1	
	TYPE C INLET		32	EA	\$	3,261.15	73%		1	
	TYPE C INLET J BOTTOM		2	EA	\$	5,432.20	89%		1	
	P MANHOLE	10-30-5	4	EA	\$	3,218.40	82%		i	
	TESTING		12240	LF	\$	5.45	0%		1	
		Sub Total			-				\$	254
									-	
36	SANITARY TESTING		6540	LF	\$	5.95	0%	\$ 38,913		
	The state of the s		05-10		Ť	5.55	370	50,513	<u></u>	
		Sub Total			-				\$	38
	Watermain		E-1250						1	
37	8" WATERMAIN DR18		5554	LF	\$	39.65	86%		l	
	12" WATERMAIN DR18		1384	LF	\$	79.15	65%	\$ 38,340	I	
39	CONNECT TO EXISTING		2	EA	\$	6,286.95	0%		]	
40	8" GATE VALVE & BOX		11	EA	\$	4,256.00	73%		ı	
44	FIRE HYDRANT ASSEMBLY		12	EA	\$	6,955.00	83%		]	
45	SINGLE WATER SERVICE		31	EA	\$	1,105.00	84%	\$ 5,481		
	DOUBLE WATER SERVICE		79	EA	\$	1,995.00	78%		]	
	FITTINGS		1	LS	\$	45,650.00	60%	\$ 18,260	1	
	TESTING		6938	LF	\$	4.15	0%			
		Sub Total			-				-	195
		Sub Total			1				\$	195
		-			_				\$	2,306
AL.								\$ 2,306,220		_
							20.00%	\$ 461,244		





BOND NO. GM239510

[SEAL]

# Subdivision Performance Bond Site Improvements



KNOW ALL PERSONS BY THESE PRESENTS that we	e, 95th Street Holdings, LLC, as					
Principal, and Great Midwest Insurance Company, a con						
laws of the state of Texas and duly licensed to conduct						
Texas, as Surety, are held and firmly bound un	Marion County , as					
Obligee, in the sum of wo Million, Seven Hundred Sixty Seven Thousand, Four Hundred Sixty Four and	(\$ <u>2,767,464.00</u> ) dollars, for					
which payment, well and truly to be made, we bind ours and severally, firmly by these presents.	elves, our heirs, successors and assigns, jointly					
WHEREAS, the Principal has entered into a developme relating to a subdivision identified as: Pioneer Ranch Phase 2	nt agreement (the "Agreement") with said Obligee					
NOW, THEREFORE, the condition of this obligation is s perform said Agreement during the original term thereof granted by the Obligee in writing and consented to in wr void, otherwise it shall remain in full force and effect. The	, or of any extension of said term that may be iting by the Surety, then this obligation shall be					
This bond runs to the benefit of the named Obligher any rights under this band.	gee(s) only, and no other person or entity shall					
<ol><li>No claim shall be allowed against this bond afte date set forth in the Agreement, or one year from</li></ol>	<ul> <li>have any rights under this bond.</li> <li>No claim shall be allowed against this bond after the expiration of one year from the completion date set forth in the Agreement, or one year from the end of the latest extension of time consented to in writing by the Surety, whichever occurs last. If the limitation set forth in this bond</li> </ul>					
the jurisdiction of the suit shall be applicable.  3. In the event of a default by the Principal and the						
claim, the Surety shall be liable to reimburse the Obligee for damages sustained by the Obligee as a result of Principal's default of its bonded obligation. It is understood and agreed that this bond shall not be construed as a penalty or as a forfeiture obligation, but rather reimburses the Obligee for actual losses incurred.						
4. This bond covers installation of site improvemen	4. This bond covers installation of site improvements, and does not cover on-going maintenance of completed site improvements. This bond will not respond to any liability that arises from design					
	hereunder exceed the dollar amount of this bond					
IN WITNESS WHEREOF, the signature of said Principal name of the Surety is hereto affixed by its duly authorize						
Principal	Great Midwest Insurance Company					
95th Street Holdings, LLC	Control of the same of the sam					
Fred C.	Signature of Attorney-in-Fact					
Signature of Authorized Officer	Print Name					
Fred C. Armstrong, Member	, mix reduce					

Print Name & Title

#### **POWER OF ATTORNEY**

# Great Midwest Insurance Company



KNOW ALL MEN BY THESE PRESENTS, that **GREAT MIDWEST INSURANCE COMPANY**, a Texas Corporation, with its principal office in Houston, TX, does hereby constitute and appoint:

Amanda M. Quigley, Andrea J. Michael Haight, Bradford J. Quiri, Ethan M. Baker, Jeremy J. Crawford, Michael D. Williams, Michael E. Konzen, Sydney R. Epema, Victoria L. Spohnholtz, William V. Gerber

its true and lawful Attorney(s)-In-Fact to make, execute, seal and deliver for, and on its behalf as surety, any and all bonds, undertakings or other writings obligatory in nature of a bond.

This authority is made under and by the authority of a resolution which was passed by the Board of Directors of **GREAT MIDWEST INSURANCE COMPANY**, on the 1<sup>st</sup> day of October, 2018 as follows:

Resolved, that the President, or any officer, be and hereby is, authorized to appoint and empower any representative of the Company or other person or persons as Attorney-In-Fact to execute on behalf of the Company any bonds, undertakings, policies, contracts of indemnity or other writings obligatory in nature of a bond not to exceed Ten Million dollars (\$10,000,000.00), which the Company might execute through its duly elected officers, and affix the seal of the Company thereto. Any said execution of such documents by an Attorney-In-Fact shall be as binding upon the Company as if they had been duly executed and acknowledged by the regularly elected officers of the Company. Any Attorney-In-Fact, so appointed, may be removed in the Company's sole discretion and the authority so granted may be revoked as specified in the Power of Attorney.

Resolved, that the signature of the President and the seal of the Company may be affixed by facsimile on any power of attorney granted, and the signature of the Secretary, and the seal of the Company may be affixed by facsimile to any certificate of any such power and any such power or certificate bearing such facsimile signature and seal shall be valid and binding on the Company. Any such power so executed and sealed and certificate so executed and sealed shall, with respect to any bond of undertaking to which it is attached, continue to be valid and binding on the Company.

IN WITNESS THEREOF, **GREAT MIDWEST INSURANCE COMPANY**, has caused this instrument to be signed by its President, and its Corporate Seal to be affixed this 11th day of February, 2021.

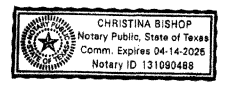


**GREAT MIDWEST INSURANCE COMPANY** 

Mark W. Haushill President

#### **ACKNOWLEDGEMENT**

On this 11th day of February, 2021, before me, personally came Mark W. Haushill to me known, who being duly sworn, did depose and say that he is the President of **GREAT MIDWEST INSURANCE COMPANY**, the corporation described in and which executed the above instrument; that he executed said instrument on behalf of the corporation by authority of his office under the By-laws of said corporation.



Christina Bishop Notary Public

Hank w. Vant

#### CERTIFICATE

I, the undersigned, Secretary of **GREAT MIDWEST INSURANCE COMPANY**, A Texas Insurance Company, DO HEREBY CERTIFY that the original Power of Attorney of which the foregoing is a true and correct copy, is in full force and effect and has not been revoked and the resolutions as set forth are now in force.

25th September 24
Signed and Sealed at Houston, TX this \_\_\_\_\_\_ Day of \_\_\_\_\_, 20\_\_\_\_\_,



Leslie K. Shaunty

Secretary

"WARNING: Any person who knowingly and with intent to defraud any insurance company or other person, files and application for insurance of claim containing any materially false information, or conceals for the purpose of misleading, information concerning any fact material thereto, commits a fraudulent insurance act, which is a crime and subjects such person to criminal and civil penalties.