### AGREEMENT FOR GRADING, EROSION CONTROL, AND DRAINAGE IMPROVEMENTS FOR, 480 NORTH MAIN STREET, DRAWING NO. 16-012P

This Agreement is entered into as of this 21<sup>st</sup> day of June, 2017, by and between the City of Corona, a municipal corporation (hereinafter referred to as "City") and Corona North Main Development, LP, a California Limited Partnership with its principal offices located at, 211 W. Rincon Street #108, Corona, CA 92880, (hereinafter referred to as "Developer").

#### WITNESSETH:

FIRST: Developer, for and in consideration of the approval by the City of the final map of that certain land division, or that certain other land development project, known as **480 N. Main Street** (hereinafter referred to as "Project") has submitted to the City for its approval grading, erosion control and drainage plans (hereinafter referred to as "Plans") completed in accordance with Chapter 15.36 of the City of Corona Municipal Code or as required by conditions of approval for Project. Developer desires to commence grading, erosion control and drainage improvements an estimate of which is listed in "Exhibit A" attached hereto and made a part hereof (hereinafter referred to as the "Grading Work") The Grading Work listed in Exhibit "A" is understood to be only a general designation of the work and improvements to be done, and not a binding description thereof. All work shall be done and completed as shown on approved Plans. If during the course of Grading Work it is determined that alterations from the approved Plans are necessary, the Developer shall undertake such design and construction changes as may be reasonably required by City at Developers own expense.

**SECOND:** Developer and City desire to enter into this Agreement for the completion of the Grading Work and the furnishing of security for the performance of this Agreement in accordance with the City Ordinances and the conditions of approval for Project.

THIRD: Upon the execution of this Agreement, Developer shall provide City with a surety bond in the amount of Twenty-Two Thousand, Nine Hundred Dollars and No Cents (\$22,900.00) to guarantee the faithful performance of all of the provisions of this Agreement. The surety shall have a current A.M. Best's rating of no less than "A", shall be licensed to do business in California, and shall be satisfactory to the City. Upon request of the City, the amount of the bond shall be subject to adjustment at the sole and absolute discretion of the City if the estimated cost of the Grading Work changes. As part of the obligation secured by the surety and in addition to the face amount of the bond, the surety shall also secure the costs and reasonable expenses and fees, including reasonable attorney's fees and costs, incurred by City in enforcing the obligations of this Agreement. These expenses, fees and costs shall be taxed as costs and included in any judgment rendered. The surety stipulates and agrees that no change, extension of time, alteration or addition to the terms of this Agreement, the Grading Work, or the plans shall in any way affect its obligation on the bond. In addition, the surety waives notice of any change, extension of time, alteration or addition to the terms of this Agreement, the Grading Work, or the plans.

**FOURTH:** Developer shall complete or have completed at its own cost and expense all Grading Work and other associated improvements required by the City as part of the approval of Project within 18 months from the date of this agreement. The City may, either before or after the expiration of the time provided herein and in its sole and absolute discretion, provide Developer with additional time within which to complete the Grading Work and Improvements. It is understood that by providing security for this Agreement, Developer's surety consents in advance to any extension of time as may be given by City to Developer, and waives any and all right to notice of such extension(s). The granting of an extension of time by City shall constitute a waiver by Developer and its surety of all defense of laches, estoppels, statutes of limitations, and other limitations of action in any action or proceeding filed by City following the date on which the Grading Work was to have been completed hereunder.

**FIFTH:** Developer and its contractors, if any, shall perform all work necessary to complete the Grading Work under this Agreement in a skillful and workmanlike manner, and consistent with the standards generally recognized as being employed by professionals in the same discipline in the State of California. Developer represents and maintains that it or its contractors shall be skilled in the professional calling necessary to perform the work. Developer warrants that all of its employees and contractors shall have sufficient skill and experience to perform the work assigned to them, and that they shall have all licenses, permits, qualifications and approvals of whatever nature that are legally required to perform the work, and that such licenses, permits, qualifications and approvals shall be maintained throughout the term of this Agreement.

**SIXTH:** If Grading Work or construction of any Improvements has commenced prior to execution of this Agreement, Developer shall warranty that the Grading Work and Improvements is in compliance with the approved Plans and with this Agreement. If found not to be in compliance with the approved Plans or this Agreement, Developer shall remove and repair at Developers sole expense such Grading Work and Improvements to the satisfaction of the City.

**SEVENTH:** Upon default of any obligation hereunder, and at any time after any such default, City may make written demand upon Developer or its surety, or both, to immediately remedy the default or complete the Grading Work and Improvements. If the required work is not substantially commenced within ten (10) days of such demand, or if it is not thereafter diligently prosecuted to a completion acceptable to City within the time frame contained in the demand, City may then complete all remaining work, arrange for the completion of all remaining work, and/or conduct such remedial activity as in its sole and absolute discretion it believes is required. All such work or remedial activity shall be at the sole and absolute expense and obligation of Developer and its surety, without the necessity of giving any further notice to Developer or surety. City's right to take such actions shall in no way be limited by the fact that Developer or its surety may have constructed any of the required Grading Work and Improvements at the time of City's demand for performance. In the event City elects to complete or arrange for completion of the remaining work and improvements, City may require all work by Developer or its surety to cease in order to permit adequate coordination by City.

**EIGHTH:** City shall not be responsible or liable for the maintenance or care of any Grading Work or Improvements. Developer shall maintain all of the Grading Work and Improvements in a state of good repair until they are completed by Developer and approved by City, and until the security for the performance of this Agreement is released. If Developer fails to properly maintain the Grading Work and Improvements, City may do all necessary work and the cost thereof shall be the responsibility of Developer and its surety under this Agreement. City shall not be responsible or liable for any damages or injury of any nature in any way related to or caused by the Grading Work and Improvements or their condition. Developer shall be responsible for maintaining all Grading Work and Improvements including onsite drainage improvements against any defective work or labor done, or defective materials furnished in the performance of this Agreement for a period of one (1) year following completion of the work and acceptance by City. Upon completion of any public drainage improvements by Developer and approval and acceptance by City, twenty-five percent (25%) of the original face value of the surety shall continue in full force and effect for the purpose of guaranteeing repair of defective workmanship and materials of the Improvements for the one (1) year period.

**NINTH:** Developer agrees that any and all Grading Work done or to be done in conjunction with the Project shall conform to all state and local laws, ordinances, regulations and other requirements, including City's Grading Ordinance. In order to prevent damage to Public Improvements by improper drainage or other hazards, the grading shall be completed in accordance with the above time schedule and prior to City's approval and release of surety. If City determines that there is a violation of applicable federal, state or local laws, ordinances, regulations or other requirements, or the terms and conditions of this Agreement, it may issue a cease and desist order. Developer hereby acknowledges irreparable harm and injury to City for the purposes of an application by City to the courts for a restraining order hereunder.

**TENTH:** Developer and its surety shall defend, indemnify and hold City, its officials, officers, employees and agents free and harmless from any and all liability from loss, damage, or injury to property or persons, including wrongful death, in any manner arising out of or incident to any acts, omissions or willful misconduct of Developer, its officers, employees or agents arising out of or in connection with Developer's performance of this Agreement, including without limitation the payment of attorneys' fees. Further, Developer and its surety shall defend at their own expense, including attorneys' fees, City, its officials, officers, employees, and agents in any legal action based upon such acts, omissions or willful misconduct

**ELEVENTH:** If Developer fails to complete all or any part of the Grading Work required by this Agreement within the time set forth herein, or if Developer fails to comply with any other obligation contained herein, Developer and its surety shall be jointly and severally liable to City for all administrative expenses, fees and costs, including reasonable attorney's fees and costs, incurred in obtaining compliance with this Agreement or in processing any legal action or for any other remedies permitted by law.

**TWELVETH:** Developer shall procure and maintain, and shall require its contractors to procure and maintain, for the duration of this Agreement, insurance of the types and in the amounts and in a form and from insurers satisfactory to the City. Developer and its contractors shall furnish the City with original certificates of insurance and endorsements effecting coverage required by this Agreement. The certificates and endorsements for each insurance policy shall be signed by a person authorized by that insurer to bind coverage on its behalf, and shall be on forms provided by the City. All certificates and endorsements must be received and approved by the City before work pursuant to this Agreement can begin. The City reserves the right to require complete, certified copies of all required insurance policies, at any time.

**THIRTEENTH:** Should either party bring a legal action for the purpose of protecting or enforcing its rights and obligations under this Agreement, the prevailing party shall be entitled, in addition to other relief, to the recovery of its attorney's fees, expenses and costs of suit.

**FOURTEENTH:** All notices to be given hereunder shall be in writing and may be made either by personal delivery or by registered or certified mail, postage prepaid, return receipt requested. Mailed notices shall be addressed to the parties listed at the addresses listed below, but each party may change the address by written notice in accordance with this paragraph. Notices delivered personally will be deemed communicated as of actual receipt; mailed notices will be deemed communicated as of two (2) days after mailing.

CITY:

**DEVELOPER:** 

City of Corona Public Works Dept. 400 South Vicentia Avenue Corona, CA 92882

Corona North Main Development 211 W. Rincon Street, #108 Corona, CA 92880

**FIFTHTEENTH:** This Agreement contains the entire Agreement of the parties with respect to the subject matter hereof, and supersedes all prior negotiations, understandings or agreements, written or oral, express or implied. The invalidity in whole or in part of any provision of this Agreement shall not void or affect the validity of any other provision of this Agreement.

SIXTEENTH: This Agreement shall be binding on the successors and assigns of the parties

## CORONA NORTH MAIN DEVELOPMENT, LP

BY: Watermarke Properties Inc., a California Corporation, it's General Partner

By:

Jeff Troesh, President

ATTEST:

CITY CLERK OF THE CITY OF CORONA

**CITY OF CORONA** 

Bv:

ity Clerk)

(SEAL)

NOTE: TWO SIGNATURES ARE REQUIRED FOR CORPORATIONS UNLESS CORPORATE DOCUMENTS ARE PROVIDED THAT INDICATE OTHERWISE.

## CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

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

Place Notary Seal Above

## State of California

## **County of Riverside**

•			
On June 7, 2017	before me,	Della Rumsey	_, Notary Public
me on the basis of satisfa subscribed to the within it executed the same in her	Name netory evidence instrument and authorized ca	d acknowledged to pacity and that by l	me that he
the instrument the person acted, executed the instru  I certify under PENALTY	, or the entity ment.	upon behalf of wh	ich the person
State of California that the	e foregoing pa	aragraph is true and	d correct.
WITNESS my hand and o	fficial seal.		DELLA RUMSEY Commission # 2132518 Notary Public - California Riverside County My Comm. Expires Nov 29, 20

# EXHIBIT "A" LIST OF GRADING WORK

(Engineer's Cost Estimate Attached)

Quantity of Grading \$ 22,900.00 Erosion Control \$ 2,500.00

### **BOND ESTIMATE SHEET**

(Use for Grading Work, Erosion Control, or Survey & Monumentation Bond Only)

Project:	TR 36451 Bldg 6 Precise Grading Plan
Location:	Main St. Metro
DWG No:	16-012P

Construction Cost Bond Estimate
(See Note 1) Cound up to nearest \$100)

### GRADING SECURITY

(a) Grading Work, see Note 2	\$64,138.00	\$19,300.00	Note 2
(b) Erosion Control, See Note 3	\$6,056.25	\$6,100.00	Note 4
TOTAL GRADING BOND ESTIMATE (See	Notes 2, 4, & 6)	\$22,900.00	Note 6
EROSION CONTROL CASH BO	ND (See Note 5)	\$2,500.00	Note 5

### 2 SURVEY & MONUMENTATION BOND

Attach Engineer's or PLS letter of Monumementation Cost, signed & stamped by the Engineer or PLS. (Bond at 100%)

### NOTES:

- 1. All construction cost estimates should be attached to this form
- Grading Bond Estimate shall be calculated at 30% of the grading construction
- Security for erosion control shall be 100% of the erosion control cost, but not less that
  For Erosion Control cost exceeding \$2500, a minimum of 25% shall be in cas
  the remainder may be added to the grading bond.
- 4. A maximum of 75% of the erosion control cost may be added to the grading I
- 5. A minimum of 25% of the erosion control cost shall be posted in cash, but not
- 6. Sum of 30% of 1(a) & 75% max of 1(b), only when applicable per above.
- City staff shall review all estimates and may change the amount of the engine estimated bonds. No arrangements for bonds or fees should be made unt receive the City's completed Bond and Fee Letter.

A current title report shall be submitted for bonding purposes.

PREPARED BY:

Keith G. Osborn

Engineer's Name & Signature

K&A Engineering, Inc.

Company

(951) 279-1800

Tel No/Email

PROFESSIONAL CHARLES OF CALIFORNIA COLATE OF CALIFORNIA COLATE CIVIL

8-17-16

WET STAMP & DATE

### QUANTITY ESTIMATE FOR GRADING

Project #: TR 36451 (BLDG 6 PGP)

Location: Main Street Metro (DWG 16-012P)

Grading Improvements - Concrete a				
Item	Unit	Unit Cost	Quantity	Cost
Curb & Gutter, 6"	LF	\$25.00	300	7,500.0
Curb & Gutter, 8"	LF	\$26.00		= !
Cross Gutter & Spandrel	SF	\$16.00		=:
6" Curb only	LF	\$12.00	400	4,800.0
Box Culvert (Unapp. Areas)	CY	\$2,500.00		<b>p</b> -
Catch Basin, W<8'	EA	\$7,000.00	4	28,000.0
Catch Basin, W>8'	EA	\$10,500.00		
Channel, Reinf. Concrete Lined	SF	\$13.00		-
Channel, Open Concrete <24"	LF	\$150.00		240
Channel, Open Concrete 27" - 36"	LF	\$250.00		199
Channel, Open Concrete 42" - 72"	LF	\$500.00		
Collar, 45" - 60"	EΑ	\$1,300.00		
Collar, >60"	EA	\$2,000.00		
Encasement	LF	\$65.00		(9)
Energy Dissipater	LS	\$7,000.00		:=0
Grate Inlet 6" NDS	EA	\$18.00	2	36.0
Grate Iniet, 12" × 12"	EA	\$95.00		is a
Grate inlet, 24" × 24"	EA	\$400.00		_
Headwalls, Gravity Type	EA	\$5,000.00	-	
Headwalls, Wing Type	EA	\$9,000.00		-
Inlet Apron	EA	\$3,000.00	4	12,000.00
Junction Structure	EΑ	\$10,000.00		
Manhole, H<8'	EΑ	\$4,500.00		
Manhole Lid & Frame	EA	\$800.00		
Pipe, 18" RCP	LF	\$150.00		-
Pipe, 24" RCP	LF	\$180.00	-	
Pipe, 30" RCP	LF	\$190.00		
Pipe, 36" RCP	LF	\$200.00		
Pipe, 42" RCP	LF	\$220.00		
Pipe, 48" RCP	LF	\$230.00		
Pipe, 54" RCP	LF	\$300.00		
Pipe, 60" RCP	LF.	\$325.00		
Pipe, 66" RCP	LF	\$350.00		
Pipe, 72" RCP	LF	\$400.00		
Pipe, 78" RCP	LF	\$420.00		
Pipe, 84" RCP	LF	\$450.00		-
Pipe, 18" CMP	LF	\$110.00	-	
Pipe, 24" CMP	LF	-		<u> </u>
Pipe, 30" CMP	LF	\$130.00 \$150.00		*:
Pipe, 36" CMP	LF	\$150.00	<u> </u>	
Pipe, 42" CMP	LF	\$180.00 \$190.00		

X:\222-353\Cost Estimate\Tract 36451 BOND ESTIMATES\TR 36451 BLDG 6 PGP Bonds\BLDG 6 PGP Bond Est.xls

No. 36996 Exp. 06-30-2

İtem	Unit	Unit Cost	Quantity	Cost
Infiltration / Retention	CF	\$8.00		
Pipe, 48" CMP	LF	\$200.00		
Pipe, 54" CMP	LF	\$220.00		
Pipe, 60" CMP	LF	\$250.00		-
Pipe, 3" PVC	LF	\$18.00		
Pipe, 4" PVC	LF	\$20.00		
Pipe, 6" PVC	LF	\$25.00	170	4,250.
Pipe, 8" PVC	LF	\$30.00	70	2,100.
Pipe, 10" PVC	LF	\$35.00		-
Pipe, 12" PVC	LF	\$40.00	125	5,000.
Pipe, 18" PVC	LF	\$50.00		
Rip-Rap	SF	\$10.00	<del></del> -	-
Rip-Rap, Grouted	TON	\$75.00		
Transition Structure	EA	\$5,000.00		
Underwalk Drain, W<6'	EA	\$2,500.00		-
Underwalk, Drain W>6'	EA	\$3,500.00		- 0
Retaining Walls	SF	\$15.00		-
V-Gutter	SF	\$10.00		
Earthwork (Cut & Fill)	CY	\$2.00	226	452.
Vorsentry H36 - Detail A	EA	\$50,000.00		
Vorsentry H36 - Detail B	EA	\$25,000.00		:=
Pipe, 24" HDPE	LF	\$100.00		
Pipe 12" HDPE	ĹF	\$50.00		
Pipe, 18" HDPE	LF	\$70.00		- 0
Concrete Splash Block	EA	\$200.00		
ownspout Connection	EA	\$300.00		
riton inlet Basket	EA	\$500.00		
emove Temp Riser & Pipe	EA	\$900.00		
emove remp Meer or tipe		Ψ300.00	SUBTOTAL	64,138.
rosion Control				
(Items and cost to be provided by		** ***	465	
Gravel / Sand Bag	LF	\$3.75	495	1,856.
Silt Fence	LF	\$1.00		
Inlet Protection	EA	\$50.00	4	200.
Const. Entrance	EA	\$3,000.00	1	3,000.
CONC WASHOUT =	<u>EA</u>	\$1,000.00	1	1,000.
OTHER =				= =
OTHER =				
OTHER =				-
OTHER =				
			SUBTOTAL	6,056.2

No. 36996 Exp. 06-30

TOTAL COST

70,194.25

P.W. Insp/Read File

Issuing Dept.

TO:

City Cashier & Director of Finance

SUBJECT:

Monies to be paid to City for Services and/or Materials Furnished

**RECVD FROM:** CORONA NORTH MAIN DEVELOPMENT

ADDRESS:

211 W RINCON STREET SUITE108; CORONA 92880

AMOUNT OF:

\$22,900.00

IN PAYMENT FOR: CASH DEPOSIT FOR FAITHFUL

**PEFORMANCE** 

DWG 16-021P

LOCATION:

Cashier

Finance

480 N MAIN ST

480 N MAIN ST

OUADOADI E DEDOCITO	DEPOSIT ACCOUNT	AMOUNT
CHARGABLE DEPOSITS  ENGINEERING & INSPECTION DEPOSIT (		\$0.00
	11000000 22000/900	\$0.00
BUILDING PLAN CHECK DEPOSIT (102)	11000000 22000/900	\$0.00
FIRE PLAN CHECK DEPOSIT (102)	11000000 22000/900	\$0.00
PLANNING PLAN CHECK DEPOSIT (102)	and the same of th	\$0.00
PUBLIC WORKS PLAN CHECK DEPOSIT	11000000 22000/900	\$0.00
SPECIAL PURPOSE DEPOSIT (103)	11000000 22000/900	
(EXPLAIN ABOVE AND ATTACH BACKUP)		
	04) 11000000 22000/900	\$0.00
STREET TREE INSPECTION DEPOSIT (10		\$0.00
CFD LANDSCAPE INSPECTION DEPOSIT		\$0.00
LMD LANDSCAPE INSPECTION DEPOSIT	(106) 11000000 22000/900	,
DEDOO!TC		
SECURITY DEPOSITS	11000000 22009	\$22,900.00
MISC. DEPOSITS  (EXPLAIN ABOVE AND ATTACH BACK)		
(EXPERIN ABOVE VIII)		
		200 000 00
Control # PW00033226 08/31/	2016 TOTAL THIS DATE:	\$22,900.00
BY: KARENA DEPT:	PW FINANCE INITIALS: _	

Applicant

TO:

City Cashier & Director of Finance

SUBJECT:

Monies to be paid to City for Services and/or Materials Furnished

RECVD FROM: CORONA NORTH MAIN DEVELOPMENT LP

ADDRESS:

211 WEST RINCON STREET, SUITE 108 CORONA; CA 92880

AMOUNT OF:

\$2,500.00

IN PAYMENT FOR: CASH DEPOSIT FOR EROSION CONTROL

480 N MAIN BUILDING 6

LOCATION:

MAIN STREET METRO

	DEPOSIT ACCOUNT	AMOUNT
CHARGABLE DEPOSITS	11000000 22000/900	\$0.00
ENGINEERING & INSPECTION DEPOSIT (101)	11000000 22000/900	\$0.00
BUILDING PLAN CHECK DEPOSIT (102)		\$0.00
FIRE PLAN CHECK DEPOSIT (102)	11000000 22000/900	\$0.00
PLANNING PLAN CHECK DEPOSIT (102)	11000000 22000/900	\$0.00
PUBLIC WORKS PLAN CHECK DEPOSIT (102)	11000000 22000/900	
SPECIAL PURPOSE DEPOSIT (103)	11000000 22000/900	\$0.00
(EXPLAIN ABOVE AND ATTACH BACKUP)		
STREET TREE INSPECTION DEPOSIT (104)  CFD LANDSCAPE INSPECTION DEPOSIT (105)  LMD LANDSCAPE INSPECTION DEPOSIT (106)		\$0.00 \$0.00 \$0.00
SECURITY DEPOSITS  MISC. DEPOSITS  (EXPLAIN ABOVE AND ATTACH BACKUP)	11000000 22009	\$2,500.00

Control # PW00033271

TOTAL THIS DATE: 09/13/2016

\$2,500.00

BY:

KARENA

DEPT: PW

FINANCE INITIALS: \_

Cashier

Finance

Applicant

Issuing Dept. P.W. Insp/Read File