NORTH CAROLINA CHATHAM COUNTY

	ONTRACT FOR SUBDIVISION IMPROVEMENTS (this "Contract") made and entered into this the			
6th	day ofseptember, 20 19 by and between F-L Legacy Owner LLC . with a mailing address of 500 Boylston Street, Suite 2019			
	Boston, MA 02116 (the "Developer") and Chatham County, a body politic			
	orporate of the State of North Carolina, with a mailing address of Post Office Box 54, Pittsboro, Carolina 27312 (the "County").			
	WITNESSETH:			
	EREAS, the Developer wishes to guarantee the satisfactory construction, installation, and			
Compi North	etion of all improvements required by the County for a subdivision located in Chatham County, Legacy at Jordan Lake – Phase 6A2 (Lots 423-430, 444-462)			
	Subdivision"); and			
(the s	abaivision), and			
WH	EREAS, the County has agreed to sign the plat for the Subdivision if the Developer will enter into			
	entract guaranteeing the completion of all such improvements and provide security to the County			
in an a	mount sufficient to secure the satisfactory construction, installation, and completion of all			
require	ed improvements;			
NO	N, THEREFORE, Developer and County agree as follows:			
1.	Developer shall apply for any necessary permits or approvals and shall construct, install, and			
	complete all improvements required by the County for the Subdivision (the "Improvements") August 20, 2020 (45 days prior to expiration date of			
	Off of before(45 days prior to expiration date of			
	financial guarantee)			
2.	The Improvements are set forth in the records of the County approving the subdivision,			
	including without limitation, all correspondence, cost estimates, subdivision plats, and other			
	filings, which records are incorporated in this Contract by reference.			
3.	The Developer shall provide adequate security in an amount reasonably acceptable to the Joseph M. Craig, PE			
	County, not less than the amount determined by,,			
	a licensed architect or engineer, sufficient to secure the satisfactory construction, installation,			
	and completion of the Improvements based on a Total Cost of Improvements letter, dated September 6, 2019			
4	The County will also the subdivision what you the execution of this Contract by the Dayslands			
4.	The County will sign the subdivision plat upon the execution of this Contract by the Developer and the delivery of adequate security in an amount and form acceptable to the County in its			
	reasonable discretion.			
	reasonable discretion.			
5	After completion of all Improvements and upon acceptance of such work by the County,			
	Developer may apply in writing for release of the security given to the County in paragraph 3.			
	Developer shall deliver to the County a certifying statement, in a form reasonably acceptable to			
	the County, from the Engineer of Record verifying the satisfactory completion of the			
	Improvements. Upon receipt and investigation of the certifying statement, the Planning			
	Director of the County (or his/her designee) shall issue a notice of cancellation and termination			
	of the, or such portion thereof as the Developer may be entitled			
	to receive, within a period of sixty (60) days thereafter.			

	6.	be extended upon demonstration required by third parties have not an updated Total Cost of Improve	y the County for good cause shown by the Developer, and will by the Developer that any necessary permits or approvals t been issued through no fault of the Developer and based on ements letter. In the event this Contract is extended, Developed Bond reflecting the substantial
	F-L L	IN WITNESS WHEREOF, the pa and year first written above. egacy Owner LLC	rties have caused this instrument to be executed as of the day
Ву:			BY:
			County of Chatham
			By:Authorized Official