BOND (COMPLETION OF COMMON FACILITIES)

| RE 611 (Rev. 9/16) | Subdivisions |
|--|---|
| Bor | nd Number: |
| | Premium: \$ |
| Know all men by these presents: | |
| That we | |
| as Principal, and | (Name of Surety) |
| a corporation organized under the laws of the State of | , and authorized to transact the |
| business of surety in the State of California as Surety, are firmly held a (hereinafter referred to as Obligee) in the penal sum of | (Name of Homeowners' Association) |
| (hereinafter referred to as Obligee) in the penal sum of | (Name of Homeowners Historianolo), |
| | Dollars (\$ |
| for which sum, well and truly to be paid, we bind ourselves, our heirs severally, firmly by these presents. | s, administrators, successors and assigns, jointly and |
| This bond is given pursuant to §11018.5(a)(2)(A) of the Californi completion of the improvements described in Principal's "Planned Cohereto and incorporated herein by reference, for the subdivision developments described in Principal's "Planned Cohereto and incorporated herein by reference, for the subdivision developments are provided in Principal's "Planned Cohereto and incorporated herein by reference, for the subdivision developments are provided in Principal's "Planned Cohereto and incorporated herein by reference, for the subdivision developments are provided in Principal's "Planned Cohereto and incorporated herein by reference, for the subdivision developments are provided in Principal's "Planned Cohereto and Incorporated herein by reference, for the subdivision developments are provided in Principal". | onstruction Statement", a copy of which is attached opment known as |
| situated in the County of, | State of, |
| Surety, for value received, hereby agrees that the matters set fortomissions which might release the Surety pursuant to law, shall not in bond or reduce Surety's obligation thereunder. | |
| Surety, for value received, does hereby waive the right granted to that Obligee proceed independently against Principal to enforce this of \$2845 to require that Obligee proceed jointly against Principal and Sur | obligation, but reserves to itself any right under said |
| The condition of this obligation is such that if Principal shall confree of liens and claims on or before the latest completion date specific extension thereof given in writing by Obligee to Principal and assented null and void; otherwise, it shall remain in full force and effect. | hed in said "Planned Construction Statement", or an |
| A suit or action of this bond must be filed within two (2) years aft Construction Statement or any extension thereof given in writing by Ob | |
| The terms, conditions and coverage of this bond have been approx California. | ved by the Real Estate Commissioner of the State of |
| In Witness Whereof, Principal and Surety have caused these presented in the second state of the second sta | ents to be duly signed and sealed this day of |
| Signature of Principal Signat | ture of Surety |
| By: By: | |

^{*} Bond must bear corporate seal of Surety. If name of state and date of incorporation are specified in seal, Surety's signature need not bear Notary's acknowledgment. Otherwise, Notary's acknowledgment is required.