PERFORMANCE BOND

That

KNOW ALL MEN BY THESE PRESENTS:

Terra City Center MF, LLC

Page 1 of 2

Address	2665 South Bayshore	Drive, #1020, Coconut Grove, Fl	33133	
As Principal	ls, and	any		
with all of the transact busin Federal Bond municipal co	e requirements of the ness in this State and Is", as Surety, are he rporation of the Sta	d listed in the latest revi leld and firmly bound u ate of Florida, in the fu	Florida regulating ision of circular 5 anto the City of Pull and just sum	
Pembroke Pi	nes, the said Princ	ipal and the said Sure	ty do hereby bir	vell and truly to be paid to said City of and themselves, their heirs, executors, jointly and severally, firmly by these
amount of on Exhibit "A", I together with	e hundred and ten p hereto attached, and all work incidental	percent (110%) of the est of the furnish labor, tools, thereto, as fully set out of the City Engineer, en	stimated cost of t equipment and r in the approved	od and sufficient bond in the he public improvements listed on naterials for said improvements, engineering drawings, specifications
and assigns she said engineers signing these agents agains obstructions a his or its ager arising out of used upon the finishing the vector these presents completion of	all, in good and wo ing documents (dra presents, and shall t damages that ma and all other work of its, servants or emp claims of patentees work, and shall pa work is let by the C is shall be null and the work (failure to	rkmanlike manner, perf- wings, specifications an indemnify and save har y happen to persons or n or off the site or arisin sloyees with relation to s of any process connect y all costs accruing if the ity, and shall pay all oth void, otherwise to rem	orm the work and details), within mless the said Ci property by reang out of any act, said work, and feted with the said her expense lawfinain in full force ty the right to cal	ty and the City Engineer and its or his uson of excavations or embankments, neglect or omission of said Principal, from all suits and acts of every nature work, or of any material or materials contract is canceled and a contract for fully chargeable to said Principal, then and effect. The time period for the I the bond) is not the life of this Bond.

Upon receipt and approval by the City Engineer of accurate "As-Builts" engineering drawings, which have been prepared and certified by the Designing Engineer, together with appurtenant details and exhibits, the City Engineer or his agent shall inspect the improvements agreed to be constructed for their initial acceptance. If his investigation reveals any insufficiencies, he shall notify the Principal, in writing, that the work is unacceptable.

If the Principal shall fail or refuse to correct said insufficiencies in workmanship, or materials, or both, within ninety (90) days after said written notice by the City Engineer, then the City shall have the right, pursuant to public advertisement and receipt and acceptance of bids, to cause said insufficiencies in workmanship, or materials, or both, to be corrected. In such case, the Principal and Surety (to the extent of this bond) shall be jointly and severally liable hereunder to pay to and indemnify the City upon the correction of said insufficiencies

in workmanship, or materials, or both, the full total cost thereof, including but not limited to, engineering, legal and contingent costs together with any damage, direct or consequential, which the City may sustain on account of the failure of the Principal to comply with all of the requirements hereof.

Upon recommendation by the City Engineer for initial acceptance and upon compliance by Principal with the applicable conditions as hereinabove stated, the City Commission shall consider the recommendation of the City Engineer and upon acceptance of said recommendation, shall by resolution, release this bond and reduce this obligation to twenty (20%) percent of the certified final cost of the improvements.

CONSEQUENTLY, the condition of the reduced obligation is such that if the Principal, its successors or assigns, shall have made all corrections and shall have paid all claims for the cost of correcting all insufficiencies in workmanship, or materials, or both, discovered within one (1) year of the date of initial acceptance of the improvements by the City Commission, then this obligation shall be void; else to continue in force and effect.

IN WITNESS WHEREOF, the above bounden partinames and seals hereto and causing their authorizauthority of their governing bodies on this25th_	es have executed this inst ted representatives to sig day of Janaury	rument by affixing their corporate n these presents, pursuant to the, A.D., 20_18
SIGNED AND SEALED IN THE PRESENCE OF:		
Terra City Center MF, LLC		
(As to Principal)	(Title) for the Preside Attested by V.P. Account	ent Octig onting
Atlantic Specialty Insurance Company		7
	Joshua Sanford, Attorney in Fact & F	Florida Licensed Non-resident Agent, W329008
Samuel & Bog (As to Surety) Sam Begun, Witness	(Title) for the Surety Attested by	c/o Willis of Florida, Inc. 4211 W. Boy Scout Blvd., Ste. 1000 Tampa, FL 33607 Inquiries: (813) 281-2095
	Eric Strba, W	itness
	(Title)	

NOTE: The respective corporate seals should be affixed:



Power of Attorney

KNOW ALL MEN BY THESE PRESENTS, that ATLANTIC SPECIALTY INSURANCE COMPANY, a New York corporation with its principal office in Plymouth, Minnesota, does hereby constitute and appoint: Michelle Anne McMahon, Brian Peters, Stacy Rivera, Donna M Planeta, Joshua Sanford, Aimee R Perondine, Aiza Lopez, Keri Ann Smith, Danielle D Johnson, Stephani A Trudeau, each individually if there be more than one named, its true and lawful Attorney-in-Fact, to make, execute, seal and deliver, for and on its behalf as surety, any and all bonds, recognizances, contracts of indemnity, and all other writings obligatory in the nature thereof; provided that no bond or undertaking executed under this authority shall exceed in amount the sum of: sixty million dollars (\$60,000,000) and the execution of such bonds, recognizances, contracts of indemnity, and all other writings obligatory in the nature thereof in pursuance of these presents, shall be as binding upon said Company as if they had been fully signed by an authorized officer of the Company and sealed with the Company seal. This Power of Attorney is made and executed by authority of the following resolutions adopted by the Board of Directors of ATLANTIC SPECIALTY INSURANCE COMPANY on the twenty-fifth day of September, 2012:

Resolved: That the President, any Senior Vice President or Vice-President (each an "Authorized Officer") may execute for and in behalf of the Company any and all bonds, recognizances, contracts of indemnity, and all other writings obligatory in the nature thereof, and affix the seal of the Company thereto; and that the Authorized Officer may appoint and authorize an Attorney-in-Fact to execute on behalf of the Company any and all such instruments and to affix the Company seal thereto; and that the Authorized Officer may at any time remove any such Attorney-in-Fact and revoke all power and authority given to any such Attorney-in-Fact.

Resolved: That the Attorney-in-Fact may be given full power and authority to execute for and in the name and on behalf of the Company any and all bonds, recognizances, contracts of indemnity, and all other writings obligatory in the nature thereof, and any such instrument executed by any such Attorney-in-Fact shall be as binding upon the Company as if signed and sealed by an Authorized Officer and, further, the Attorney-in-Fact is hereby authorized to verify any affidavit required to be attached to bonds, recognizances, contracts of indemnity, and all other writings obligatory in the nature thereof.

This power of attorney is signed and sealed by facsimile under the authority of the following Resolution adopted by the Board of Directors of ATLANTIC SPECIALTY INSURANCE COMPANY on the twenty-fifth day of September, 2012:

Resolved: That the signature of an Authorized Officer, the signature of the Secretary or the Assistant Secretary, and the Company seal may be affixed by facsimile to any power of attorney or to any certificate relating thereto appointing an Attorney-in-Fact for purposes only of executing and sealing any bond, undertaking, recognizance or other written obligation in the nature thereof, and any such signature and seal where so used, being hereby adopted by the Company as the original signature of such officer and the original seal of the Company, to be valid and binding upon the Company with the same force and effect as though manually affixed.

IN WITNESS WHEREOF, ATLANTIC SPECIALTY INSURANCE COMPANY has caused these presents to be signed by an Authorized Officer and the seal of the Company to be affixed this eighth day of December, 2014.

SEAL 1986 O

Ву

Paul J. Brehm, Senior Vice President

On this eighth day of December, 2014, before me personally came Paul J. Brehm, Senior Vice President of ATLANTIC SPECIALTY INSURANCE COMPANY, to me personally known to be the individual and officer described in and who executed the preceding instrument, and he acknowledged the execution of the same, and being by me duly sworn, that he is the said officer of the Company aforesaid, and that the seal affixed to the preceding instrument is the seal of said Company and that the said seal and the signature as such officer was duly affixed and subscribed to the said instrument by the authority and at the direction of the Company.



Shrattafford

Notary Public

I, the undersigned, Assistant Secretary of ATLANTIC SPECIALTY INSURANCE COMPANY, a New York Corporation, do hereby certify that the foregoing power of attorney is in full force and has not been revoked, and the resolutions set forth above are now in force.

Signed and sealed. Dated day of Jenuary . 20

This Power of Attorney expires October 1, 2019

STATE OF MINNESOTA

HENNEPIN COUNTY



James G. Jordan, Assistant Secretary