CITY OF MARATHON, FLORIDA RESOLUTION 2015-45

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF MARATHON, FLORIDA, ACCEPTING THE RESPONSIVE BID AND APPROVING A CONTRACT BETWEEN THE CITY AND DOUGLAS N HIGGINS, INC.; IN AN AMOUNT NOT TO EXCEED \$506,701.55 FOR MULTI-PROJECT CONTRACT AT VARIOUS LOCATIONS THROUGHOUT THE CITY; AUTHORIZING THE CITY MANAGER TO EXECUTE THE CONTRACT AND APPROPRIATE FUNDS ON BEHALF OF THE CITY; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, the City of Marathon (the "City") solicited Invitation to Bid (the "ITB") for the construction of Various Projects throughout the City consisting of the Coco Plum Pedestrian Bridge, Coco Plum Recreational Trail from Ave. I to Ave. K, Ocean Front Park Access Road, and Aviation Blvd. Bike Trail Improvements (the "Project"); and

WHEREAS, the ITB response was received from five bidders and Douglas n. Higgins, Inc. was determined to be the low responsive bidder. (the "Contractor"); in an amount not to exceed \$506,701.55 for the Project, and staff subsequently reviewed and determined the ITB response was complete, the submitter was responsive and responsible; and

WHEREAS, the City Council finds that accepting the Bid and entering into a contract for the Project with the Contractor is in the best interest of the City.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF MARATHON, FLORIDA, THAT:

- **Section 1.** The above recitals are true and correct and incorporated herein.
- **Section 2.** The Contract between the City and Contractor for the Project in an amount not to exceed \$506,701.55, a copy of which is attached hereto as Exhibit "A," together with such non-material changes as may be acceptable to the City Manager and approved as to form and legality by the City Attorney, is hereby approved. The City Manager is authorized to execute the Contract and appropriate funds on behalf of the City.
 - **Section 3**. This resolution shall take effect immediately upon its adoption.

PASSED AND APPROVED BY THE CITY COUNCIL OF THE CITY OF MARATHON, FLORIDA, THIS 28^{nd} DAY OF APRIL, 2015.

THE CITY OF MARATHON, FLORIDA

Chris Bull, Mayor

AYES:

Keating, Kelly, Senmartin, Zieg, Bull

NOES:

None

ABSENT:

None

ABSTAIN:

None

ATTEST:

Diane Clavier, City Clerk

(City Seal)

APPROVED AS TO FORM AND LEGALITY FOR THE USE AND RELIANCE OF THE CITY OF MARATHON, FLORIDA ONLY:

City Attorney

SECTION 00500 CONSTRUCTION CONTRACT

Construction
This Contract (the "Contract") is dated as of the day of May of May and between the City of Marathon (hereinafter called the "CITY") and Douglas N. Higgins, Inc. (hereinafter called "CONTRACTOR") located at: 3390 Travis Pointe Rd, Suite A, Ann Arbor, Michigan 48108
CITY and CONTRACTOR, in consideration of the mutual covenants hereinafter set forth, agree as follows:
ARTICLE 1. WORK
1.1 <u>Project/Work:</u> CONTRACTOR shall complete all Work as specified or indicated in the Contract Documents. The Work is generally described as the following: The Project consists of Coco Multi-Projects as follows
COCO PLUM PEDESTRIAN BRIDGE PROJECT. Installation of timber pedestrian bridge with modification to asphalt recreation trail for approach on both sides.
COCO PLUM MULTI-USE TRAIL PHASE 3, AVE. I TO AVE. K. Reconstruction and widening of asphalt recreation trail.
CITY OF MARATHON OCEAN FRONT PARK ACCESS DRIVE. Construction of an asphalt road with associated improvements at Ocean Front Park
4 AVIATION BLVD. BIKE TRAIL IMPROVEMENTS. Re-construction and repair of portions of the Aviation Bike trail.
ARTICLE 2. CITY'S REPRESENTATIVE, ARCHITECT AND ENGINEER
2.1 It is understood that the CITY will designate a representative for the Work. The CITY'S REPRESENTATIVE referred to in any of the Contract Documents designated herein is Carlos A. Solis, P.E., Public Works Manager, 9805 Overseas Highway, Marathon Florida 33050.
2.2
2.3 The CITY's ARCHITECT referred to in any of the Contract Documents designated herein is
2.4 The CITY's ENGINEER referred to in any of the Contract Documents designated herein is Carlos A. Solis, P.E., 9805 Overseas Hwy, Marathon, FL 33050. The City, at its sole discretion, may designate an outside consultant for Construction Engineering and Inspection services.

ARTICLE 3. TERM

- 3.1 Contract Term. The Work shall be completed by September 30, 2015.
- 3.2 Contract Time. The Contract Term shall not commence until the CITY issues to CONTRACTOR a Notice to Proceed and the term of the Contract shall be through the date of final payment unless terminated earlier pursuant to Section 00700 General Conditions, Article 14, Payments to Contractor and Completion.
- 3.3 Survival of Obligations. Any obligations by the CONTRACTOR, including but not limited to those set forth in Section 00700 General Conditions, Article 12, Contractor's General Warranty and Guarantee, that would or could occur after the date of expiration or termination of the Contract shall survive the termination or expiration of the Contract.
- Liquidated Damages. CITY and CONTRACTOR recognize that time is of the 3.4 essence in this Contract and that the CITY will suffer financial loss if the Work is not completed within the contract times specified in Section 3.1 for the Work above, plus any approved extensions thereof allowed in accordance with the General Conditions. The CONTRACTOR also recognizes that the damages which the City will incur if the Work is not substantially completed on time and/or fully completed on time are not readily ascertainable at the time this Agreement is entered into, and the Contractor recognizes the difficulties involved in proving the actual loss suffered by CITY if the Work is not substantially completed on time and/or fully completed on time. Accordingly, instead of requiring any such proof, CITY and CONTRACTOR agree that as liquidated damages to compensate the City and not as a penalty for delay or as an incentive to complete on time, CONTRACTOR shall pay CITY (\$1,000.00) for each calendar day that expires after the time specified in Section 3.1 for Substantial Completion of the Work. After Substantial Completion, if CONTRACTOR fails to fully complete the Work within the time specified in Section 3.1 for completion and readiness for final payment or any proper extension thereof granted by CITY, CONTRACTOR shall pay CITY (\$2,000.00) for each calendar day that expires after the time specified in Section 3.1 for full completion and readiness for final payment. Contractor agrees that the liquidated damage amounts specified in the Contract Documents bear a reasonable relationship to the actual damages to be suffered due to public inconvenience and damage to the City's reputation if the Contractor fails to substantially complete and/or fully complete the Work on time. The liquidated damages are not in compensation for any other damages, and expressly exclude damages for completion contractor expenses, lost/unrealized revenue, financing costs, professional services, attorney fees, and/or additional City staffing that may be incurred if the work is not substantially completed on time and/or fully completed on time. All liquidated damages amounts will continue to be charged if the Contractor abandons the Work, or is terminated, and the Work is completed by another party.
- 3.5 Should the Substantial Completion and/or Full/Final Completion and acceptance of Work, together with any modification or additions, be delayed beyond the time for performance set in Section 3.1 above because of lack of performance by the CONTRACTOR, it is understood and agreed that aside from any liquidated damages, the Contractor shall be liable to the City for all actual additional costs and/or losses incurred by the CITY including, but not limited to, completion

contractor expenses, lost/unrealized revenue, financing costs, professional services, attorney fees, and/or additional City staffing that incurred because the Work was not substantially completed on time and/or fully completed on time.

3.6 Monies due to the CITY under Sections 3.4 and 3.5 shall be deducted from any monies due the CONTRACTOR, or if no money is due or the amount due is insufficient to cover the amount charged; the CONTRACTOR shall be liable for said amount.

ARTICLE 4. CONTRACT PRICE

- 4.1 CITY shall pay CONTRACTOR for completion of the Work in accordance with the Contract Documents an amount in current funds equal to the sum of the amounts determined pursuant to this Article.
 - 4.1.1 Unit prices are established for addition and deletion of work or quantities as authorized by the city. For all change in work or quantities, an amount equal to the sum of the established unit price for each separately identified item of Unit Price Work times the additional or deletion of quantity of that item as indicated on the Unit Price Bid Form attached hereto as **Exhibit "A."** shall constitute the change in contract. Estimated quantities are not guaranteed, and the determination of actual quantities are to be verified by the Contractor prior to bid as provided in the Contract Documents.
- 4.2 The CONTRACTOR agrees that all specific cash allowances are included in the above Contract Price and have been computed in accordance with the Contract Documents.

ARTICLE 5. PAYMENT PROCEDURES

- 5.1 CONTRACTOR shall submit Applications for Payment in accordance with the Section 0700 General Conditions, Article 14, Payments to Contractor and Completion. Applications for Payment will be processed by CITY as provided in the General Conditions.
- 5.2 Progress Payments, Retainage. CITY shall make progress payments, deducting the amount from the Contract Price above, on the basis of CONTRACTOR'S Applications for Payment as recommended by the CITY'S REPRESENTATIVE, on or about the last day of each month during construction as provided herein. All such payments will be made in accordance with the schedule of values established in the General Conditions or, in the event there is no schedule of values, as provided in the General Conditions.
 - 5.2.1 No progress payment shall be made until CONTRACTOR delivers to the CITY certified copies of the performance bond and payment bond establishing that the bonds have been recorded with the county clerk, complete original partial releases of all liens, bond claims, and claims signed by all Subcontractors, materialmen, suppliers, and vendors, indicating amount of partial payment, on a form approved by the CITY, and an affidavit that so far as the CONTRACTOR has knowledge or information, the releases include and cover all Materials and Work for which a lien, bond claim, or claim could be filed for work completed to date.

- 5.3 The CONTRACTOR agrees that ten percent (10%) of the amount due for Work as set forth in each Application for Payment shall be retained by CITY for each Progress Payment until Final Payment, as defined in Section 0700 General Conditions, Article 14, Payments to Contractor and Completion.
 - 5.3.1 Prior to Substantial Completion, progress payments will be made in an amount equal to the percentage indicated above, but, in each case, less the aggregate of payments previously made and less such amounts as CITY'S REPRESENTATIVE shall determine, or CITY may withhold, in accordance with the General Conditions.
- 5.4 The payment of any Application for Payment by CITY, including the Final Request, does not constitute approval or acceptance by CITY of any item of the Work in such Request for Payment, nor shall it be construed as a waiver of any of CITY's rights hereunder or at law or in equity.

ARTICLE 6. INSURANCE/INDEMNIFICATION.

- 6.1 Insurance. The CONTRACTOR shall secure and maintain throughout the duration of this Contract, insurance of such type and in such amounts necessary to protect its interest and the interest of the CITY against hazards or risks of loss as specified in the General Conditions of the Contract Documents.
- 6.2 Indemnification. The CONTRACTOR shall indemnify, defend and hold harmless the CITY, their officials, agents, employees, and volunteers as set forth in General Conditions of the Contract Documents.

ARTICLE 7. CONTRACTOR'S REPRESENTATIONS.

In order to induce CITY to enter into this Contract, CONTRACTOR makes the following representations:

- 7.1 CONTRACTOR has examined and carefully studied the Contract Documents (including the Addenda) and the other related data identified in the Bidding Documents including "technical data."
- 7.2 CONTRACTOR has visited the site and become familiar with and is satisfied as to the general, local and site conditions that may affect cost, progress, performance or furnishing of the Work.
- 7.3 CONTRACTOR is familiar with and is satisfied as to all federal, state and local Laws and Regulations that may affect cost, progress, performance and furnishing of the Work.
- 7.4 CONTRACTOR has made, or caused to be made, examinations, investigations, tests, or studies as necessary to determine surface and subsurface conditions at or on the site. CONTRACTOR acknowledges that CITY does not assume responsibility for the accuracy or completeness of information and data shown or indicated in the Contract Documents with respect to subsurface conditions or underground facilities at or contiguous to the site. CONTRACTOR has obtained and carefully studied (or assumes responsibility for having done so) all such

additional supplementary examinations, investigations, explorations, tests, studies and data concerning conditions (surface, subsurface and Underground Facilities) at or contiguous to the site or otherwise which may affect cost, progress, performance or furnishing of the Work or which relate to any aspect of the means, methods, techniques, sequences and procedures of construction to be employed by CONTRACTOR and safety precautions and programs incident thereto. CONTRACTOR does not consider that any additional examinations, investigations, explorations, tests, studies or data are necessary for the performance and furnishing of the Work at the Contract Price, within the Contract Times and in accordance with the other terms and conditions of the Contract Documents.

- 7.5 The CONTRACTOR is aware of the general nature of Work to be performed by CITY and others at the site that relates to the Work as indicated in the Contract Documents.
- 7.6 The CONTRACTOR has correlated the information known to CONTRACTOR, information and observations obtained from visits to the site, reports and drawings identified in the Contract Documents and all additional examinations, investigations, explorations, tests, studies and data with the Contract Documents.
- 7.7 The CONTRACTOR has given the CITY'S REPRESENTATIVE written notice of all conflicts, errors, ambiguities or discrepancies that CONTRACTOR has discovered in the Contract Documents and the written resolution thereof by the CITY'S REPRESENTATIVE is acceptable to CONTRACTOR, and the Contract Documents are generally sufficient to indicate and convey understanding of all terms and conditions for performance and furnishing of the Work.

7.8 The CONTRACTOR warrants the following:

- 7.8.1 Anti-Discrimination: The CONTRACTOR agrees that it will not discriminate against any employees or applicants for employment or against persons for any other benefit or service under this Contract because of race, color, religion, sex, national origin, or physical or mental handicap where the handicap does not affect the ability of an individual to perform in a position of employment, and to abide by all federal and state laws regarding non-discrimination.
- 7.8.2 Anti-Kickback: The CONTRACTOR warrants that no person has been employed or retained to solicit or secure this Contract upon an agreement or understanding for a commission, percentage, brokerage or contingent fee, and that no employee or officer of the CITY or any other applicable federal or state agency, has any interest, financially or otherwise, in the Project. For breach or violation of this warranty, the CITY shall have the right to declare contractor in default, and/or annul this Contract without liability or, in its discretion, to deduct from the Contract Price or consideration, the full amount of such commission, percentage, brokerage or contingent fee.
- 7.8.3 Licensing and Permits: The CONTRACTOR warrants that it shall have, prior to commencement of work under this Contract and at all times during said work, all required licenses and permits whether federal, state, County or City.

7.8.4 Public Entity Crime Statement: The CONTRACTOR warrants that it has not been place on the convicted vendor list following a conviction for public entity crime, as specified in Document 00200, Section 7.5, of the Instructions to Bidders.

ARTICLE 8. CONTRACT DOCUMENTS.

- 8.1 The Contract Documents listed below, which are listed in their order of precedence for the purpose of resolving conflicts, errors and discrepancies, by this reference shall become a part of the Contract as though physically attached as a part thereof:
 - 8.1.1 Change Orders.
 - 8.1.2 Field Orders.
 - 8.1.3 Contract for Construction.
 - 8.1.4 Exhibits to this Contract.
 - 8.1.5 Supplementary Conditions.
 - 8.1.6 General Conditions.
 - 8.1.7 Any federal, state, county or city permits for the Project
 - 8.1.8 Specifications bearing the title: City of Marathon Multi-Projects
 - 8.1.9 Drawings consisting of a cover sheet and inclusive of all sheets bearing the following general titles: City of Marathon Multi-Use Project Pedestrian Bridge

City of Marathon Coco Plum Multi-Use Trail Phase 3 Ave. I to Ave. K

City of Marathon Ocean Front Park Access Drive

City of Marathon Aviation Blvd. Bike Trail Improvements

- 8.1.10 Bid Documents, including but not limited to: Addendum, Invitation to Bid, Instructions to Bidders, Bid Form provided by CONTRACTOR, Notice of Award and Notice to Proceed.
- 8.1.11 Addenda subject matter takes the same precedence of the respective subject matter that it is modifying. Furthermore, each subsequent addendum takes precedence over previous addenda.
- 8.1.12 The documents listed above shall be incorporated into this Contract (except as expressly noted otherwise above).
- 8.1.13 There are no Contract Documents other than those listed above in this Article. The Contract Documents may only be amended, modified or supplemented as provided in the General Conditions.

- 8.1.14 The Contract Documents shall remain the property of the CITY. The CONTRACTOR shall have the right to keep one record set of the Contract Documents upon completion of the Project; provided; however, that in no event shall the CONTRACTOR use, or permit to be used, any or all of such Contract Documents on other projects without the City's prior written authorization.
- 8.1.15 The General Conditions discuss the bond and surety requirements of the CITY. This Contract requires the CONTRACTOR to provide payment and performance bonds, unless stated otherwise in Section 255.05, Florida Statutes. If the Contract does not require bonds, the references to bonds in the General Conditions do not apply to this Contract.

ARTICLE 9. MISCELLANEOUS.

- 9.1 Terms used in this Contract which are defined in Article 1 of the General Conditions, Section 700, will have the meanings indicated in the General Conditions. Terms used in Article 1 of the Instructions to Bidders, Section 200, also apply to this Contract.
- 9.2 Except as otherwise provided in the Contract Documents with respect to subcontractors, no assignment by a party hereto of any rights under or interests in the Contract Documents will be binding on another party thereto without the written consent of the party sought to be bound; and, specifically but without limitation, moneys that may become due and moneys that are due may not be assigned without such consent (except to the extent that the effect of this restriction may be limited by law), and unless specifically stated to the contrary in any written consent to an assignment no assignment will release or discharge the assignor from any duty or responsibility under the Contract Documents.
- 9.3 CITY and CONTRACTOR each binds itself, its partners, successors, assigns and legal representatives to the other party hereto, its partners, successors, assigns and legal representatives in respect to all covenants, agreements and obligations contained in the Contract Documents.
- 9.4 Severability. Should any provision, paragraph, sentence, word, or phrase contained in this Contract be determined by a court of competent jurisdiction to be invalid, illegal, or otherwise unenforceable under the laws of the State of Florida, such provision, paragraph, sentence, word, or phrase shall be deemed modified to the extent necessary in order to conform with such laws, then shall be deemed severable, and in this Contract, shall remain unmodified and in full force and effect.
 - 9.5 Remedies. If and when any default of this Contract occurs, the CITY may avail itself of any legal or equitable remedies that may apply, including, but not limited to, liquidated damages specified in Article 3.4, actual damages, and specific performance. Such remedies may be exercised in the sole discretion of the CITY. Nothing contained in this Contract shall limit the CITY from pursuing any legal or equitable remedies that may apply. A default by CONTRACTOR under any contract with the CITY will be a default under all contracts with the CITY. The CITY may apply the proceeds from any contract between CONTRACTOR and the CITY to satisfy amounts owed by the CONTRACTOR to the CITY under any other contract.

- 9.6 Access to Public Records. The CONTRACTOR shall comply with the applicable provisions of Chapter 119, Florida Statutes. The CITY shall have the right to immediately terminate this contract for the refusal by the Contractor to comply with Chapter 119, Florida Statutes. The Contractor shall retain all records associated with this Contract for a period of five (5) years from the date of Final Payment or Termination of this Contract.
- 9.7 Inspection and Audit. During the term of this Contract and for five (5) years from the date of final completion or Termination, the CONTRACTOR shall allow CITY representatives access during reasonable business hours to CONTRACTOR'S records related to this Contract for the purposes of inspection or audit of such records. If upon an audit of such records, the CITY determines the CONTRACTOR was paid for services not performed, upon receipt of written demand by the CITY, the CONTRACTOR shall remit such payments to the CITY.
- 9.8 Counterparts. This contract may be signed in one or more counterparts, each of which when executed shall be deemed an original and together shall constitute one and the same instrument.
- 9.9 Notices. Whenever any party is required to give or deliver any notice to any other party, or desires to do so, such notices shall be sent via certified mail or hand delivery to:

FOR CONTRACTOR:

Kelly A. Wilkie, Vice President	
3390 Travis Pointe Rd, Suite A	
Ann Arbor, MI 48108	
734-996-9500	

FOR CITY:

City of Marathon

Douglas N. Higgins, Inc.

9805 Overseas Highway Marathon, Florida 33050 ATTN: City Manager

WITH COPY TO:

Dirk Smits Vernuis & Bowling 181990 Overseas Hwy, 3rd Floor Islamorada, FL 33036 Phone: 305-664-4675

Phone: 305-664-4675 Fax: 305-664-5414

> Section 00500 Page 8 of 20

- 9.10 WAIVER OF JURY TRIAL AND VENUE. The CITY and CONTRACTOR knowingly, irrevocably, voluntarily and intentionally waive any right either may have to a trial by jury in State and or Federal court proceedings in respect to any action, proceeding, lawsuit or counterclaim based upon the Contract, arising out of, under, or in connection with the Work, or any course of conduct, course of dealing, statements or actions or inactions of any party. The venue for any lawsuit arising out of this Contract shall be Monroe County, Florida.
- 9.11 Attorneys' Fees. If either the CITY or CONTRACTOR is required to enforce the terms of the Contract by court proceedings or otherwise, whether or not formal legal action is required, the parties shall bear their own attorney fees, costs and expenses, at the trial and appellate level.
- 9.12 Amendments. This Contract may only be amended by the prior written approval of the parties or by execution of a Change Order in the form attached hereto as **Exhibit "B"**.

respective dates under each signature: THE	zed to e	ve made and executed this Contract on the DF MARATHON, FLORIDA, signing by and execute same by Council action on the (Contractor), signing execute same.
		CONTRACTOR
		DOUGLAS N. HIGGINS, INC.
WITNESS		1/ 1/ 2 11/1/1/1
E	By:	Kelly A. Wilie
By:		<u>Vice-President</u>
By Sandra May , 2015.	-	
		<u>CITY</u>
City Clerk Day of MOY, 20/5. APPROVED AS TO FORM AND LEGA AND BENEFIT OF THE CITY OF MAR By: City Attorney	LITY FO	CITY OF MARATHON, FLORIDA Mayor OR THE USE N ONLY:
-		to the

(*) In the event that the Contractor is a corporation, there shall be attached to each counterpart a certified copy of a resolution of the board of the corporation, authorizing the officer who signs the contract to do so in its behalf.

CERTIFICATE AS TO CORPORATE PRINCIPAL

I, Kelly A. Wilkie of Douglas N. Higgins, Inc. and that Wilkie who signed the Bid with the City of Marathon, Monroe County, Florida for Douglas N. Higgins, Inc. Vice-President of said Corporation with full authority to sign said Bid on behalf of the Corporation.
Signed and sealed this 4th day of May, 2015
(SEAL) helly a Wilker Signature
Kelly A. Wilkie, Vice-President Typed w/Title
STATE OF FIXERINA MICHIGAN COUNTY OF WASHTENAW SWORN TO AND SUBSCRIBED before me this 4TH day of May , 2015.
My Commission Expires: 1-10-8030 Sandral Harris Notary Public

SANDRA K GARRISON NOTARY PUBLIC - STATE OF MICHIGAN COUNTY OF WASHTENAW My Commission Expires January 10, 2020

CERTIFICATE AS TO AUTHORIZED CORPORATE PERSONNEL

I, Kelly A. Wilkie , certify that I am the	Vice-President of
Douglas N. Higgins, Inc.	y, Florida, for the project titled and that the following persons
(Signature) (Typed Name w/Title) Paul Waters, District Super (Typed Name w/Title)	ident
(Signature) (Typed Name w/Title) Signed and sealed this4th day ofMay, 2015.	
(SEAL) Kelly a. Wilkee Signature	
Typed w/Title	
STATE OF EXCENSION MICHIGAN COUNTY OF MICHIGAN WASHTENAW	
SWORN TO AND SUBSCRIBED before me this _4th 2015.	day of <u>May</u> ,
My Commission Expires: 1-10-2000 Sandral Harris Notary Public	
SANDRA K GARRISON NOTARY PUBLIC - STATE OF MICHIGAN	

My Commission Expires January 10, 2020

COUNTY OF WASHTENAW

EXHIBIT "A"

PROJECT I COCO PLUM DRIVE PEDESTRIAN BRIDGE

UNIT PRICING

Coco Plum Pedestrian Bridge Project

	ITEM	on/		LANG ARIOT ENTENDED ARIOT
ITEM II	DESCRIPTION	OIA	UNITS	UNIT PRICE EXTENDED PRICE
1	MOBILIZATION	1	LS	23 500.00 33,500.00
2	MAINTENANCE OF TRAFFIC	1.	LS	15,100,00 15,100.00
3	DEMOLITION/CLEARING	1	LS	4,900.00 4,900.00
4	SITEWORK	1	LS	5.400.00 5.400.00
5	8" LIMEROCKBASE COURSE	750	SY	13.10 9.825.00
6	2" TYPESP-S-3 ASPHALTIC CONCRETE COURSE	750	SY	10.80 8.100.00
7	TIMBER BRIDGE COMPLETE IN PLACE(Direct Purchase By City)	1	L5	157.400.00 157 400.00
8	DENSITY TESTING	1	LS	2,800,00 . 2280,00
9	STRIPING	1	LS	4.270.00 6270.00
10	BONDS AND INSURANCE	1	LS	7.125.40 7.125.00
				70.0
	TOTAL COST ESTIMATE			249,900,00

TOTAL BASE BID PROJECT 1: \$ 249,900.00 .(insert price using

words) Two hundred fourty nine thousand nine hundred (Dollars

Section 00300 Page 4 of 8

58541993 +# 1969196 v1

Section 00500 Page 14 of 20

PROJECT 2 COCO PLUM MULTI-USE TRAIL PHASE 3 AVE. I TO AVE. K

UNIT PRICING

	ITEM				EXTENDED
ITEM#	DESCRIPTION	OTY	UNITS	UNIT PRICE	PRICE
MOBILIZAT	ION	1	LS	17.900.00	17.900.00
MAINTENA	NCE OF TRAFFIC	1	LS	3,600.00	3.600.00
SITE WORK	/DEMO	1	LS	6.600.00	6.600.00
BASE COUR	SE	753	SY	13.10	9,864.30
SOD		627	SY	6.50	4.075.50
1" TYPE SIII	ASPHALTIC CONCRETE, LEVELING COURSE	753	SY	11.00	8, 283. 00
TYPE SIII AS	SPHALTIC CONCRETE, 1-1/2" SURFACE COURSE	1005	SY	11.00	11,055.00
PAVEMENT	MARKINGS, THERMOPLASTIC, CROSSWALK	1	EΑ	2.850,00	2.850.00
PAVEMENT	MARKINGS, THERMOPLASTIC, BIKE LANE MARKING	2	EA	2.350.00	5,700.00
DETECTABL	E WARNING ON WALKING SURFACE, 24" WIDE	2	EA	620.00	1,240.00
PATTERNE	D, COLORED, TEXTURED PAVEMENT	2	EA	3,700.00	7,400. 00
BENCH ON	PAVED SURFACE	2	EΑ	1,050.00	2.100.00
TRASH REC	EPTACLE	2	EΑ	735.00	1,470.00
	TOTAL COST ESTIMATE		-		82.137.80

TOTAL BASE BID PROJECT 2: \$ 82,137.80 (insert price using words) Eighty-two thousand one hundred thirty-seven 189/100-(Dollars)

Section 00300 Page 5 of 8

3824190\1 - # 1909196 v1

Section 00500 Page 15 of 20

PROJECT 3 CITY OF MARATHON OCEAN FRONT PARK ACCESS ROAD

ITEM#	DESCRIPTION	YTO	UNITS	UNIT PRICE	PRICE
					•
MOBILIZAT	ION	1	LS.	24.1000.00	24.600.00
MAINTENA	NCE OF TRAFFIC	1	LS	4.400.08	6.400.00
SITE WORK	/CLEARING/DEMO	1	LS	14,500.00	14.500.00
6" LIMERO	CK BASE COURSE	2,340	5Y	13.10	30.1054.00
SOD		405	SY	6.85	2,774.25
TYPE SIII AS	PHALTIC CONCRETE, 1-1/2" SURFACE COURSE	2,240	SY	11.00	24.640.00
4" GRAVEL	SURFACE W/4" LIMEROCK BASE	195	SY	21.00	4,095.00
PAVEMENT	MARKINGS, THERMOPLASTIC, CROSSWALK	4	EA	1,000.00	4.000.00
PAVEMENT	MARKING STOP BAR	1	EA	950,00	950.00
4"-18 LENC	STH PARKING STRIPING	8	EA	145.00	1.11.0.00
SIGNAGE		2	EA	640.00	1,280.00
WHEEL STO	PS	18	EA	190.00	3420.00
	TOTAL COST ESTIMATE	*******			118.473.25

Words) One hundred eightes thousand furthendied seventy-three: 3% (Dollars)

Section 00300 Page 6 of 8

\\$24[90\] - # 1909196 v]

Section 00500 Page 16 of 20

PROJECT 4 AVIATION BLVD. BIKE PATH IMPROVEMENTS

Coco Plum Multi-Use Recreation Trail

Cost Estimate				
<u>ITEM</u> DESCRIPTION	OTY	UNITS	UNIT PRICE	PRICE
The state of the s		- Andrews	All described on the control of the	
ON	1	LS	11.000.00	11,000.00
NCE OF TRAFFIC	1	LS	3.800.00	3.800.00
CLEARING/DEMO		LS	19,000.00	19.000.00
- Allocation - All	180	SY	3.50	990-00
K BASE COURSE	630	SY	13.10	8,253,00
	350	SY	2.25	2.537, 50
PHALTIC CONCRETE, 1-1/2" SURFACE COURSE	800	SY	11-00	8,800.00
	2	EA	855.00	1,710.00
TOTAL COST ESTIMATE				56,190.5
	LTEM DESCRIPTION ON NCE OF TRAFFIC CLEARING/DEMO K BASE COURSE PHALTIC CONCRETE, 1-1/2" SURFACE COURSE	TEM DESCRIPTION OTY	TEM DESCRIPTION QTY UNITS	TEM DESCRIPTION OTY UNITS UNIT PRICE

TOTAL BASE BID PROJECT 4: \$ 56,190.50 (insert price using words) Fifty-six thousand one hundred ninety and so/ (Dollars)

TOTAL BASE BID CONTRACT (ALL PROJECTS): \$ 5010,701.55 (insert price using words) Five hundred six thousand seven hundred one and so/ (Dollars)

9.01 Bidder will complete the work in accordance with the Contract Documents for the Total Base Bid itemized above.

SUBMITTED on $\frac{\lambda pril}{2}$ 20_15
State Contractor License No. $\frac{CECGUOLS9}{2}$ (If applicable.)

Section 00300 Page 7 of 8

\824190\} • # 1909196 v1

Section 00500 Page 17 of 20

EXHIBIT "B" CHANGE ORDER

CHANGE ORDER NO	0
TO: City of Marathon PROJECT: City of M CONTRACTOR: D	
This Change Order will	authorize the following change to the Agreement:
	t forth in the Agreement is hereby amended to include the items ibit "1" attached hereto and by this reference made a part hereof.
costs, expenses, overhethat the Contractor may any other effect on any agrees that (a) the Contractor [changed] by this Changed [changed] [changed additional compensation changes. Except as he remain in full force and authorized hereunder. meanings set forth in the	astitutes full, final, and complete compensation to the Contractor for all ad, and profit, and any damages, and/or time adjustments of every kind incur in connection with the above referenced changes in the Work, and of the Work under the Agreement. The Contractor acknowledges and fact Price of \$ under the Agreement will be [unchanged] ange Order, and (b) the schedule for performance of Work will be by this Change Order. Contractor expressly waives any claims for any n, damages or time extensions in connection with the above-referenced rein or heretofore expressly modified, all terms of the Agreement shall deffect and shall cover the performance of, and payment for, any work Any defined terms not defined in this Change Order shall have the eAgreement.
The Surety Agrees that includes an increase in	CONSENT OF SURETY TO CHANGE ORDER t this change order is not a cardinal change and if the Change Order n the Contract amount, then the penal amount of the payment and ed for this Contract is increased by the dollar amount of this Change
Surety's Name and Corpo	rate Seal
By:Signature and Title	Attest: Signature and Title

Section 00500 Page 19 of 20

THE CITY OF MARATHON A Florida municipal corporation

CONTRACTOR

Ву:	By:	
Name:	Name:	
Title:	Title:	



Bond No. 35BCSA04376

Performance Bond

Doc# 2031678 Bk# 2743 Pg# 2352

CONTRACTOR:

(Name, legal status and address)

Douglas N. Higgins, Inc. 3390 Travis Pointe, Suite A Ann Arbor, MI 48108

OWNER:

(Name, legal status and address)

The City of Marathon 9805 Overseas Highway Marathon, FL 33050

CONSTRUCTION CONTRACT

Date:

Amount: Five Hundred Six Thousand Seven Hundred One and 55/100

(\$506,701.55)

Description:

(Name and location)

Coco Plum Pedestrian Bridge Project Coco Plum Multi-Use Trail Phase 3, Ave. I to Ave. K City of Marathon Ocean Front Park Access Drive Aviation Blvd. Bike Trail Improvements

BOND

Date: May 1, 2015

(Not earlier than Construction Contract Date)

SURETY:

(Name, legal status and principal place of business)

Hartford Accident and Indemnity Company This document has important legal One Hartford Plaza, T-4 Hartford, CT 06155

an attorney is encouraged with respect to its completion or modification.

Any singular reference to Contractor, Surety, Owner or other party shall be considered plural where applicable.

consequences. Consultation with

AIA Document A312-2010 combines two separate bonds, a Performance Bond and a Payment Bond, into one form. This is not a single combined Performance and Payment Bond.

Amount: Five Hundred Six Thousand Seven Hundred One and 55/100 (\$506,701.55)

Modifications to this Bond:

☐ See Section 16

CONTRACTOR AS PRINCIPAL

SURETY (Corporate Seal)

□ None

Company:

Company:

(Corporate Seal) Hartford Accident and Indemnity Company

Douglas N. Higgins, Inc.

Signature:

Signature: Name

Name

and Title:

Vice-President

Attorney in Fact and Title:

(Any additional signatures appear on the last page of this Performance Bond.)

(FOR INFORMATION ONLY — Name, address and telephone)

AGENT or BROKER:

OWNER'S REPRESENTATIVE:

(Architect, Engineer or other party:)

Hylant Group

24 Frank Lloyd Wright Dr.

P.O. Box 541

Suite J4100

Ann Arbor, MI 48106

(734) 741-0044

1

- § 1 The Contractor and Surety, jointly and severally, bind themselves, their heirs, executors, administrators, successors and assigns to the Owner for the performance of the Construction Contract, which is incorporated herein by reference.
- § 2 If the Contractor performs the Construction Contract, the Surety and the Contractor shall have no obligation under this Bond, except when applicable to participate in a conference as provided in Section 3.
- § 3 If there is no Owner Default under the Construction Contract, the Surety's obligation under this Bond shall arise after
 - the Owner first provides notice to the Contractor and the Surety that the Owner is considering declaring a Contractor Default. Such notice shall indicate whether the Owner is requesting a conference among the Owner, Contractor and Surety to discuss the Contractor's performance. If the Owner does not request a conference, the Surety may, within five (5) business days after receipt of the Owner's notice, request such a conference. If the Surety timely requests a conference, the Owner shall attend. Unless the Owner agrees otherwise, any conference requested under this Section 3.1 shall be held within ten (10) business days of the Surety's receipt of the Owner's notice. If the Owner, the Contractor and the Surety agree, the Contractor shall be allowed a reasonable time to perform the Construction Contract, but such an agreement shall not waive the Owner's right, if any, subsequently to declare a Contractor Default:
 - .2 the Owner declares a Contractor Default, terminates the Construction Contract and notifies the Surety; and
 - .3 the Owner has agreed to pay the Balance of the Contract Price in accordance with the terms of the Construction Contract to the Surety or to a contractor selected to perform the Construction Contract.
- § 4 Failure on the part of the Owner to comply with the notice requirement in Section 3.1 shall not constitute a failure to comply with a condition precedent to the Surety's obligations, or release the Surety from its obligations, except to the extent the Surety demonstrates actual prejudice.
- § 5 When the Owner has satisfied the conditions of Section 3, the Surety shall promptly and at the Surety's expense take one of the following actions:
- § 5.1 Arrange for the Contractor, with the consent of the Owner, to perform and complete the Construction Contract;
- § 5.2 Undertake to perform and complete the Construction Contract itself, through its agents or independent contractors:
- § 5.3 Obtain bids or negotiated proposals from qualified contractors acceptable to the Owner for a contract for performance and completion of the Construction Contract, arrange for a contract to be prepared for execution by the Owner and a contractor selected with the Owner's concurrence, to be secured with performance and payment bonds executed by a qualified surety equivalent to the bonds issued on the Construction Contract, and pay to the Owner the amount of damages as described in Section 7 in excess of the Balance of the Contract Price incurred by the Owner as a result of the Contractor Default; or
- § 5.4 Waive its right to perform and complete, arrange for completion, or obtain a new contractor and with reasonable promptness under the circumstances:
 - .1 After investigation, determine the amount for which it may be liable to the Owner and, as soon as practicable after the amount is determined, make payment to the Owner; or
 - .2 Deny liability in whole or in part and notify the Owner, citing the reasons for denial.
- § 6 If the Surety does not proceed as provided in Section 5 with reasonable promptness, the Surety shall be deemed to be in default on this Bond seven days after receipt of an additional written notice from the Owner to the Surety demanding that the Surety perform its obligations under this Bond, and the Owner shall be entitled to enforce any remedy available to the Owner. If the Surety proceeds as provided in Section 5.4, and the Owner refuses the payment or the Surety has denied liability, in whole or in part, without further notice the Owner shall be entitled to enforce any remedy available to the Owner.

- § 7 If the Surety elects to act under Section 5.1, 5.2 or 5.3, then the responsibilities of the Surety to the Owner shall not be greater than those of the Contractor under the Construction Contract, and the responsibilities of the Owner to the Surety shall not be greater than those of the Owner under the Construction Contract. Subject to the commitment by the Owner to pay the Balance of the Contract Price, the Surety is obligated, without duplication, for
 - .1 the responsibilities of the Contractor for correction of defective work and completion of the Construction Contract;
 - .2 additional legal, design professional and delay costs resulting from the Contractor's Default, and resulting from the actions or failure to act of the Surety under Section 5; and
 - .3 liquidated damages, or if no liquidated damages are specified in the Construction Contract, actual damages caused by delayed performance or non-performance of the Contractor.
- § 8 If the Surety elects to act under Section 5.1, 5.3 or 5.4, the Surety's liability is limited to the amount of this Bond.
- § 9 The Surety shall not be liable to the Owner or others for obligations of the Contractor that are unrelated to the Construction Contract, and the Balance of the Contract Price shall not be reduced or set off on account of any such unrelated obligations. No right of action shall accrue on this Bond to any person or entity other than the Owner or its heirs, executors, administrators, successors and assigns.
- § 10 The Surety hereby waives notice of any change, including changes of time, to the Construction Contract or to related subcontracts, purchase orders and other obligations.
- § 11 Any proceeding, legal or equitable, under this Bond may be instituted in any court of competent jurisdiction in the location in which the work or part of the work is located and shall be instituted within two years after a declaration of Contractor Default or within two years after the Contractor ceased working or within two years after the Surety refuses or fails to perform its obligations under this Bond, whichever occurs first. If the provisions of this Paragraph are void or prohibited by law, the minimum period of limitation available to sureties as a defense in the jurisdiction of the suit shall be applicable.
- § 12 Notice to the Surety, the Owner or the Contractor shall be mailed or delivered to the address shown on the page on which their signature appears.
- § 13 When this Bond has been furnished to comply with a statutory or other legal requirement in the location where the construction was to be performed, any provision in this Bond conflicting with said statutory or legal requirement shall be deemed deleted herefrom and provisions conforming to such statutory or other legal requirement shall be deemed incorporated herein. When so furnished, the intent is that this Bond shall be construed as a statutory bond and not as a common law bond.

§ 14 Definitions

- § 14.1 Balance of the Contract Price. The total amount payable by the Owner to the Contractor under the Construction Contract after all proper adjustments have been made, including allowance to the Contractor of any amounts received or to be received by the Owner in settlement of insurance or other claims for damages to which the Contractor is entitled, reduced by all valid and proper payments made to or on behalf of the Contractor under the Construction Contract.
- § 14.2 Construction Contract. The agreement between the Owner and Contractor identified on the cover page, including all Contract Documents and changes made to the agreement and the Contract Documents.
- § 14.3 Contractor Default. Failure of the Contractor, which has not been remedied or waived, to perform or otherwise to comply with a material term of the Construction Contract.
- § 14.4 Owner Default. Failure of the Owner, which has not been remedied or waived, to pay the Contractor as required under the Construction Contract or to perform and complete or comply with the other material terms of the Construction Contract.
- § 14.5 Contract Documents. All the documents that comprise the agreement between the Owner and Contractor.
- § 15 If this Bond is issued for an agreement between a Contractor and subcontractor, the term Contractor in this Bond shall be deemed to be Subcontractor and the term Owner shall be deemed to be Contractor.

1

Doc# 2031678 Bk# 2743 Pg# 2355

§ 16 Modifications to this bond are as follows:

(Space is provided below for additional signatures of CONTRACTOR AS PRINCIPAL Company: (Corporate		I parties, other than those app SURETY Company:	pearing on the cover page.) (Corporate Seal)
Signature: Name and Title: Address		Signature: Name and Title: Address	
CAUTION: You should sign an original A changes will not be obscured.	AIA Contract Document	, on which this text appears in	RED. An original assures that



BOND NO. 35BCSAQ4376

Payment Bond

CONTRACTOR:

(Name, legal status and address)
Douglas N. Higgins, Inc.

3390 Travis Pointe, Suite A Ann Arbor, MI 48108

OWNER:

(Name, legal status and address)

The City of Marathon 9805 Overseas Highway Marathon, FL 33050

CONSTRUCTION CONTRACT

Date:

Amount: Five Hundred Six Thousand Seven Hundred One and 55/100

(\$506,701.55)

Description:

(Name and location)

Coco Plum Pedestrian Bridge Project Coco Plum Multi-Use Trail Phase 3, Ave. I to Ave. K City of Marathon Ocean Front Park Access Drive Aviation Blvd. Bike Trail Improvements

BOND

Date: May 1, 2015

(Not earlier than Construction Contract Date)

SURETY:

(Name, legal status and principal place of business)

Hartford Accident and Indemnity Company
One Hartford Plaza, T-4

This document has important legal

Hartford, CT 06155

This document has important legal consequences. Consultation with an attorney is encouraged with respect to its completion or modification.

Any singular reference to Contractor, Surety, Owner or other party shall be considered plural where applicable.

AlA Document A312–2010 combines two separate bonds, a Performance Bond and a Payment Bond, into one form. This is not a single combined Performance and Payment Bond.

Amount: Five Hundred Six Thousand Seven Hundred One and 55/100 (\$506,701.55)

CONTRACTOR AS PRINCIPAL

Modifications to this Bond:

Company:

(Corporate Seal)

□ None

SURETY Company:

☐ See Section 18

(Corporate Seal)

Douglas N. Higgins, Inc.

Har

Hartford Accident and Indemnity Company

Signature: Name

Kelly A. Wilkie

Signature:

neather M. Domise

and Title:

Vice-President

and Title:

Attorney in Fact

(Any additional signatures appear on the last page of this Payment Bond.)

(FOR INFORMATION ONLY — Name, address and telephone)

OWNER'S REPRESENTATIVE:

(Architect, Engineer or other party:)

AGENT or BROKER:

Hylant Group

24 Frank Lloyd Wright Dr.

P.O. Box 541

Suite J4100

Ann Arbor, MI 48106

(734) 741-0044

- § 1 The Contractor and Surety, jointly and severally, bind themselves, their heirs, executors, administrators, successors and assigns to the Owner to pay for labor, materials and equipment furnished for use in the performance of the Construction Contract, which is incorporated herein by reference, subject to the following terms.
- § 2 If the Contractor promptly makes payment of all sums due to Claimants, and defends, indemnifies and holds harmless the Owner from claims, demands, liens or suits by any person or entity seeking payment for labor, materials or equipment furnished for use in the performance of the Construction Contract, then the Surety and the Contractor shall have no obligation under this Bond.
- § 3 If there is no Owner Default under the Construction Contract, the Surety's obligation to the Owner under this Bond shall arise after the Owner has promptly notified the Contractor and the Surety (at the address described in Section 13) of claims, demands, liens or suits against the Owner or the Owner's property by any person or entity seeking payment for labor, materials or equipment furnished for use in the performance of the Construction Contract and tendered defense of such claims, demands, liens or suits to the Contractor and the Surety.
- § 4 When the Owner has satisfied the conditions in Section 3, the Surety shall promptly and at the Surety's expense defend, indemnify and hold harmless the Owner against a duly tendered claim, demand, lien or suit.
- § 5 The Surety's obligations to a Claimant under this Bond shall arise after the following:
- § 5.1 Claimants, who do not have a direct contract with the Contractor,
 - .1 have furnished a written notice of non-payment to the Contractor, stating with substantial accuracy the amount claimed and the name of the party to whom the materials were, or equipment was, furnished or supplied or for whom the labor was done or performed, within ninety (90) days after having last performed labor or last furnished materials or equipment included in the Claim; and
 - .2 have sent a Claim to the Surety (at the address described in Section 13).
- § 5.2 Claimants, who are employed by or have a direct contract with the Contractor, have sent a Claim to the Surety (at the address described in Section 13).
- § 6 If a notice of non-payment required by Section 5.1.1 is given by the Owner to the Contractor, that is sufficient to satisfy a Claimant's obligation to furnish a written notice of non-payment under Section 5.1.1.
- § 7 When a Claimant has satisfied the conditions of Sections 5.1 or 5.2, whichever is applicable, the Surety shall promptly and at the Surety's expense take the following actions:
- § 7.1 Send an answer to the Claimant, with a copy to the Owner, within sixty (60) days after receipt of the Claim, stating the amounts that are undisputed and the basis for challenging any amounts that are disputed; and
- § 7.2 Pay or arrange for payment of any undisputed amounts.
- § 7.3 The Surety's failure to discharge its obligations under Section 7.1 or Section 7.2 shall not be deemed to constitute a waiver of defenses the Surety or Contractor may have or acquire as to a Claim, except as to undisputed amounts for which the Surety and Claimant have reached agreement. If, however, the Surety fails to discharge its obligations under Section 7.1 or Section 7.2, the Surety shall indemnify the Claimant for the reasonable attorney's fees the Claimant incurs thereafter to recover any sums found to be due and owing to the Claimant.
- § 8 The Surety's total obligation shall not exceed the amount of this Bond, plus the amount of reasonable attorney's fees provided under Section 7.3, and the amount of this Bond shall be credited for any payments made in good faith by the Surety.
- § 9 Amounts owed by the Owner to the Contractor under the Construction Contract shall be used for the performance of the Construction Contract and to satisfy claims, if any, under any construction performance bond. By the Contractor furnishing and the Owner accepting this Bond, they agree that all funds earned by the Contractor in the performance of the Construction Contract are dedicated to satisfy obligations of the Contractor and Surety under this Bond, subject to the Owner's priority to use the funds for the completion of the work.

1

- § 10 The Surety shall not be liable to the Owner, Claimants or others for obligations of the Contractor that are unrelated to the Construction Contract. The Owner shall not be liable for the payment of any costs or expenses of any Claimant under this Bond, and shall have under this Bond no obligation to make payments to, or give notice on behalf of, Claimants or otherwise have any obligations to Claimants under this Bond.
- § 11 The Surety hereby waives notice of any change, including changes of time, to the Construction Contract or to related subcontracts, purchase orders and other obligations.
- § 12 No suit or action shall be commenced by a Claimant under this Bond other than in a court of competent jurisdiction in the state in which the project that is the subject of the Construction Contract is located or after the expiration of one year from the date (1) on which the Claimant sent a Claim to the Surety pursuant to Section 5.1.2 or 5.2, or (2) on which the last labor or service was performed by anyone or the last materials or equipment were furnished by anyone under the Construction Contract, whichever of (1) or (2) first occurs. If the provisions of this Paragraph are void or prohibited by law, the minimum period of limitation available to sureties as a defense in the jurisdiction of the suit shall be applicable.
- § 13 Notice and Claims to the Surety, the Owner or the Contractor shall be mailed or delivered to the address shown on the page on which their signature appears. Actual receipt of notice or Claims, however accomplished, shall be sufficient compliance as of the date received.
- § 14 When this Bond has been furnished to comply with a statutory or other legal requirement in the location where the construction was to be performed, any provision in this Bond conflicting with said statutory or legal requirement shall be deemed deleted herefrom and provisions conforming to such statutory or other legal requirement shall be deemed incorporated herein. When so furnished, the intent is that this Bond shall be construed as a statutory bond and not as a common law bond.
- § 15 Upon request by any person or entity appearing to be a potential beneficiary of this Bond, the Contractor and Owner shall promptly furnish a copy of this Bond or shall permit a copy to be made.

§ 16 Definitions

§ 16.1 Claim. A written statement by the Claimant including at a minimum:

- .1 the name of the Claimant;
- .2 the name of the person for whom the labor was done, or materials or equipment furnished;
- 3 a copy of the agreement or purchase order pursuant to which labor, materials or equipment was furnished for use in the performance of the Construction Contract;
- .4 a brief description of the labor, materials or equipment furnished;
- .5 the date on which the Claimant last performed labor or last furnished materials or equipment for use in the performance of the Construction Contract;
- .6 the total amount earned by the Claimant for labor, materials or equipment furnished as of the date of the Claim;
- .7 the total amount of previous payments received by the Claimant; and
- .8 the total amount due and unpaid to the Claimant for labor, materials or equipment furnished as of the date of the Claim.
- § 16.2 Claimant. An individual or entity having a direct contract with the Contractor or with a subcontractor of the Contractor to furnish labor, materials or equipment for use in the performance of the Construction Contract. The term Claimant also includes any individual or entity that has rightfully asserted a claim under an applicable mechanic's lien or similar statute against the real property upon which the Project is located. The intent of this Bond shall be to include without limitation in the terms "labor, materials or equipment" that part of water, gas, power, light, heat, oil, gasoline, telephone service or rental equipment used in the Construction Contract, architectural and engineering services required for performance of the work of the Contractor and the Contractor's subcontractors, and all other items for which a mechanic's lien may be asserted in the jurisdiction where the labor, materials or equipment were furnished.
- § 16.3 Construction Contract. The agreement between the Owner and Contractor identified on the cover page, including all Contract Documents and all changes made to the agreement and the Contract Documents.

- § 16.4 Owner Default. Failure of the Owner, which has not been remedied or waived, to pay the Contractor as required under the Construction Contract or to perform and complete or comply with the other material terms of the Construction Contract.
- § 16.5 Contract Documents. All the documents that comprise the agreement between the Owner and Contractor.
- § 17 If this Bond is issued for an agreement between a Contractor and subcontractor, the term Contractor in this Bond shall be deemed to be Subcontractor and the term Owner shall be deemed to be Contractor.
- § 18 Modifications to this bond are as follows:

(Space is provided below for addition CONTRACTOR AS PRINCIPAL	nal signatures of added	l parties, other than those appearing on the cover page.) SURETY	
Company:	(Corporate Seal)	Company:	(Corporate Seal)
Signature:		Signature:	
Name and Title:		Name and Title:	
Address		Address	
CAUTION: You should sign an original changes will not be obscured.	AIA Contract Document	t, on which this text appears in F	RED. An original assures that

POWER OF ATTORNEY

Direct Inquiries/Claims to:

THE HARTFORD

BOND, T-4

One Hartford Plaza

Hartford Connecticut 0615

Hartford, Connecticut 06155 call: 888-266-3488 or fax: 860-757-5835

Agency Code: 35-350851

KNOW ALL PERSONS BY THESE PRESENTS THAT:

having their home office in Hartford, Connecticut, (hereinafter collectively referred to as the "Companies") do hereby make, constitute and appoint, up to the amount of unlimited:

Heather M. Johnson, Joel E. Speckman, Terri Mahakian, David Harlock

of

Ann Arbor, MI

their true and lawful Attorney(s)-in-Fact, each in their separate capacity if more than one is named above, to sign its name as surety(ies) only as delineated above by \boxtimes , and to execute, seal and acknowledge any and all bonds, undertakings, contracts and other written instruments in the nature thereof, on behalf of the Companies in their business of guaranteeing the fidelity of persons, guaranteeing the performance of contracts and executing or guaranteeing bonds and undertakings required or permitted in any actions or proceedings allowed by law.

In Witness Whereof, and as authorized by a Resolution of the Board of Directors of the Companies on August 1, 2009 the Companies have caused these presents to be signed by its Vice President and its corporate seals to be hereto affixed, duly attested by its Assistant Secretary. Further, pursuant to Resolution of the Board of Directors of the Companies, the Companies hereby unambiguously affirm that they are and will be bound by any mechanically applied signatures applied to this Power of Attorney.







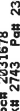












Neoly W. Walny

Wesley W. Cowling, Assistant Secretary

M. Ross Fisher, Vice President

STATE OF CONNECTICUT

COUNTY OF HARTFORD

SS. Hartford

On this 12th day of July, 2012, before me personally came M. Ross Fisher, to me known, who being by me duly sworn, did depose and say: that he resides in the County of Hartford, State of Connecticut; that he is the Vice President of the Companies, the corporations described in and which executed the above instrument; that he knows the seals of the said corporations; that the seals affixed to the said instrument are such corporate seals; that they were so affixed by authority of the Boards of Directors of said corporations and that he signed his name thereto by like authority.

CERTIFICATE

Kathleen T. Maynard

Kathleen T. Maynard

Notary Public

My Commission Expires July 31, 2016

I, the undersigned, Vice President of the Companies, DO HEREBY CERTIFY that the above and foregoing is a true and correct copy of the Power of Attorney executed by said Companies, which is still in full force effective as of May 1, 2015 Signed and sealed at the City of Hartford.

















Gary W. Stumper, Vice President

MONROE COUNTY OFFICIAL RECORDS