Subdivision No. 20SD00007 / 20FM00006

Project Name Bridgewater South at Viera, Section 1

## Subdivision Infrastructure Contract

	THIS CONTRAC	T er	itered into	this 14th	_day of <	SEPTEMBEL :	20 <b>21</b> , by	y an	d be	tween the Boar	rd of
	Commissioners										
WCI Communities, LLC				, he	reinafter i	referred to as	"PRINCII	AL.	"		

#### WITNESSETH:

IN CONSIDERATION of the mutual covenants and promises herein contained, the parties hereto agree as follows:

1. The PRINCIPAL agrees to construct the improvements described below:

Construction the 2nd lift of asphalt as per approved plan number 20SD00007 of the Bridgewater South at Viera, Section 1 plat which has been recorded in PB 68, PG93.

2. Principal agrees to construct the improvements strictly in accordance with the plans and specifications on file in the Land Development Division (which construction is hereinafter referred to as the "Work"). Such plans and specifications (hereinafter referred to as the "Plans") are hereby incorporated into this Agreement by reference and made a part hereof. Principal warrants to County that the Work will conform to the requirements of the Plans and other requirements specified in the County's approval of the Work. Principal also warrants to County that the Work will be free from faults and defects. Work not conforming to these requirements, including substitutions not properly approved and authorized, may be considered to be defective. All defective Work, whether or not in place, may be rejected, corrected or accepted as provided in this paragraph 2.

If within two (2) years after approval and acceptance of the improvements by County, any Work is found to be defective, Principal shall promptly, without cost to County, either correct such defective Work, or, if it has been rejected by County, remove it from the site and replace it with nondefective Work. If Principal does not promptly comply with the terms of such instructions, County may elect any of the remedies provided for in paragraph 6 herein below. Corrective Work shall be warranted to be free from defects for a period of six (6) months. Any defect in such Work shall be corrected again by Principal promptly upon notice of the defect from County. In the event the maintenance bond given by Principal in connection with County's acceptance of the improvements is extended, the two (2) year warranty period provided for herein shall be extended for a like period.

To the extent assignable, Principal assigns to County all of Principal's warranty rights under its construction contract with the contractor constructing the improvements (including all warranties provided by law of in equity with respect to such construction contract), which warranties may be asserted by County on behalf of Principal in the event Principal fails to perform its warranty obligations hereunder. Where warranties granted hereunder overlap, the more stringent requirement shall control."

3.	The PRINCIPAL	agrees to con	nplete said	construction	on or bet	fore the	15	day of
	March	, 20 22						- •

- 4. In order to guarantee performance of PRINCIPAL'S obligations herein contained, PRINCIPAL shall furnish cash, letter of credit, certificate of deposit or surety bond in a form approved by the COUNTY, in the amount of \$72,066.88 \_\_\_\_\_\_. If such bond is a cash bond or a certificate of deposit, said amount shall be deposited with the Board of County Commissioners within five (5) business days of the County's acceptance of this contract. Said bond shall be 125% of the estimated cost of construction, as determined by the Land Development Division. PRINCIPAL shall maintain such records and accounts, including property, personnel, financial records, as are deemed necessary by the COUNTY to ensure proper accounting for all funds expended under the agreement. Said records shall be made available upon request for audit purposes to Brevard County and its auditors.
- 5. The COUNTY agrees to accept said plat above described for recording in the public records of Brevard County, Florida and to accept the areas depicted thereon as dedicated for public use, including but not limited to streets and parks, at such time as said improvements are satisfactorily completed. Satisfactory completion in accordance with the plans and specifications shall be determined by written approval of the County Development Engineer or designated assistant.
- 6. In the event, PRINCIPAL fails to complete said improvements within the time prescribed, the COUNTY may elect to take all or any of the following actions:
  - A. Vacate all or part of such recorded plat where improvements have not Been completed in accordance with the plans and specifications,
  - B. Complete the improvements utilizing COUNTY employees and materials and request payment from the bond or the PRINCIPAL,
  - C. Request the surety on said performance bond to complete such improvements, or
  - D. Contract for completion of said improvements.
- 7. The PRINCIPAL and Surety on said performance bond shall be liable for all costs, expenses, and damages incurred by the COUNTY, including attorney's fees, in the event the PRINCIPAL defaults on this contract.
- 8. In the performance of this Agreement, the PRINCIPAL shall keep books, records, and accounts of all activities, related to the agreement, in compliance with generally accepted accounting procedures. Books, records and accounts related to the performance of this agreement shall be open to inspection during regular business hours by an authorized representative of the Office and shall be retained by the PRINCIPAL for a period of three years after termination of this agreement. All records, books and accounts related to the performance of this agreement shall be subject to the applicable provisions of the Florida Public Records Act, Chapter 119 of the Florida Statutes.
- 9. No reports, data, programs or other materials produced, in whole or in part for the benefit and use of the County, under this agreement shall be subject to copyright by PRINCIPAL in the United States or any other country.

IN WITNESS WHEREOF, the parties hereto have set their hands and seals the day and year first above written.

ATTEST:	BOARD OF COUNTY COMMISSIONERS OF BREVARD COUNTY, FLORIDA					
Scott Ellis, Clerk of the Court Pachel Sa DOFF	Rita Pritchett, Chair  As approved by the Board on:, 20					
WITNESSES:  Mos (My)	PRINCIPAL:  WCI Communities, LLC Jeff Alexander, as Authorized Agent  08-13-2021  DATE					
JEFF ALEXANDER	wledged before me thisday of					
My commission expires:  S E A L  Commission Number:	Notary Public  Notary Public State of Florida Alicia L. Mateo My Commission GG 152666 Expires 02/14/2022  Notary Name printed, typed or stamped					

#### SURETY PERFORMANCE BOND

Bond No. 72BSBIP4310

### KNOW ALL MEN BY THESE PRESENTS:

If the Owner shall be declared in default of said contract by the County, the Surety shall have sixty (60 days from the date of said default within which to take whatever action it deems necessary in order to insure performance. If, at the expiration of sixty (60) days from the date of said default, no arrangements have been made by the Owner or surety satisfactory to the County for the completion of said contract, then the County shall have the right to complete said contract and the Owner and Surety jointly and severally, shall pay all costs of completing said contract to the County, including but not limited to engineering, legal and other costs, together with any damages, either direct or consequential, which the County may sustain on account of the Owner's default of said contract. After the expiration of the aforesaid grace period, the County shall have the additional right to contract for the completion of said contract upon which the Owner has defaulted and upon the County's acceptance of the lowest responsible bid for the completion of said contract, the Owner and Surety shall become immediately liable for the amount of said bid and in the event the County is required to commence legal proceedings for the collection thereof, interest shall accrue at the rate of six percent (6%) per annum beginning with the commencement of such legal proceedings. The County, in its discretion, may permit the Surety to complete said contract, in the event of Owner's default.  In the event that the County commences suit for the collection of any sums due hereunder, the obligors and each of them agree to pay all costs incurred by the County, including attorney's fees.  EXECUTED this28th	KNOW ALL MEN BY THESE P	RESENTS:				
NOW THEREFORE, the condition of this obligation is such that if Owner shall promptly and faithfully perform said contract and complete the work contemplated therein by	as "Owner" and, Hartford Fire I "Surety", are held and firmly COUNTY, FLORIDA, hereinal payment of which we bind severally, firmly by these pre	Insurance Compa bound unto fter referred ourselves, ourselves, ourselves, ourselves, ourselves, ourselves, ourselves, ourselves, ourselves	o the BOARD I to as "Count our heirs, exe	OF COUNTY ( y", in the sum cutors, succe	hereinafter COMMISSIONERS n of \$72,066.88 essors and assig	r referred to as S OF BREVARD, for the gns, jointly and
faithfully perform said contract and complete the work contemplated therein by	WHEREAS, Owner has SEPTEMBER, 20 21, wh	as entered i nich contrac	into a contra t is made a pa	ct with the rt hereof by re	County dated the eference.	e <u>lu</u> day of
sixty (60 days from the date of said default within which to take whatever action it deems necessary in order to insure performance. If, at the expiration of sixty (60) days from the date of said default, no arrangements have been made by the Owner or surety satisfactory to the County for the completion of said contract, then the County shall have the right to complete said contract and the Owner and Surety jointly and severally, shall pay all costs of completing said contract to the County, including but not limited to engineering, legal and other costs, together with any damages, either direct or consequential, which the County may sustain on account of the Owner's default of said contract. After the expiration of the aforesaid grace period, the County shall have the additional right to contract for the completion of said contract upon which the Owner has defaulted and upon the County's acceptance of the lowest responsible bid for the completion of said contract, the Owner and Surety shall become immediately liable for the amount of said bid and in the event the County is required to commence legal proceedings for the collection thereof, interest shall accrue at the rate of six percent (6%) per annum beginning with the commencement of such legal proceedings. The County, in its discretion, may permit the Surety to complete said contract, in the event of Owner's default.  In the event that the County commences suit for the collection of any sums due hereunder, the obligors and each of them agree to pay all costs incurred by the County, including attorney's fees.  EXECUTED this28th	faithfully perform said contra	ct and comp	olete the work	contemplated	d therein by <sup>Ma</sup>	arch 15
By: WCI Communities, Inc., Delaware corporation, its sole member OWNER:  SURETY: Hartford Fire Insurance Company	sixty (60 days from the date of in order to insure performan no arrangements have been completion of said contract, Owner and Surety jointly and including but not limited to edirect or consequential, which contract. After the expiration of the County's acceptance of Owner and Surety shall be complete the rate of six percent proceedings. The County, in event of Owner's default.  In the event that the Other obligors and each of the	of said defauce. If, at the made by then the Couseverally, sengineering, ch the Count of the afcolor of the lowestome immediate legal per (6%) per a its discretic	alt within whice expiration of the Owner of unty shall have hall pay all contract up responsible ately liable for num beginn on, may permunences suit for the expension of the e	th to take what f sixty (60) day or surety satisfies the right to ests of complement costs, togother costs, togother costs, the Copon which the bid for the amount or the collection with the it the Surety to the collection or the collection with the surety to the collection or the collection with the surety to the collection with the collection or the collection the collection or the collection of the coll	tever action it de ys from the date sfactory to the complete said cotting said contract ether with any date of the Owner's County shall have owner has defa ompletion of said bid and it on thereof, interest commencement to complete said of the complete said of t	ems necessary of said default, County for the ontract and the t to the County, lamages, either default of said the additional fulted and upon d contract, the n the event the est shall accrue of such legal contract, in the due hereunder,
SURETY: Hartford Fire Insurance Company	EXECUTED this 28th	day of <sup>A</sup>	April	, <b>20</b> , compa	any VCI Communities, Inc., E e member	
· · · · · · · · · · · · · · · · · · ·			CORPORATE N	5	Dana!	Farter

# POWER OF ATTORNEY

Direct Inquiries/Claims to:

THE HARTFORD

BOND, T-12

One Hartford Plaza

Hartford, Connecticut 06155

bond.claims@thehartford.com call: 888-266-3488 or fax: 860-757-5835

Agency Code: Marsh

#### KNOW ALL PERSONS BY THESE PRESENTS THAT:

ut
ut
a
L

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:

Sandra Parker

of Houston, TX

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 Senior 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.



John Gray, Assistant Secretary

M. Ross Fisher, Senior Vice President

STATE OF CONNECTICUT

COUNTY OF HARTFORD

name thereto by like authority.

s Hartford

On this 6<sup>th</sup> day of May, 2015, 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 Senior 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

SECTION OF

TEICATE

Nora M. Stranko Notary Public My Commission Expires March 31, 2023

I, the undersigned, Assistant 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 April 28, 2021

Signed and sealed at the City of Hartford.



Kevin Heckman, Assistant Vice President