MAINTENANCE BOND

Capitot Indemnity Corp Florida, a poli (\$ 554,735.0	oration tical su 0	bdivision of the State of Florid	a, hereinafter "County" nent of which we bin	d ourselves, our heirs,
personal repre	sentati	ves, successors and assigns, join	atly and severally, firm	ly by these presents:
a plat of a The Space S	certai Shop	ve-named Principal has applied n area of land within Herr (Poproval of said plat by the G	nando County, Floric roject) and has agreed	la, to be known as l, or is required, as a
improvements	consi	aintain all required, approvints of, but are not necessarily language in connections.	imited to, roads, drain	nage, sewer and water
		roval of said plat by the County Bond to the County purs		
NOW, THER	EFORI	E, THE CONDITION OF THIS	BOND is such that if	the Principal:
A.	Shall maintain all improvements within the project for a period of eighteen (1 months from the date established by the county for the beginning of t maintenance period; and			
B. During such maintenance period, shall provide any maintenance period perio				
	(1)	Repair and/or replacement of	pavement, culverts, ca	tch basins, etc;
	(2)	Control of erosion, replacem	ent of sod, removal o	f soil washed into the

street or drainage system;

(3)

(4) Maintenance of sewer lines, force mains, lift stations and wastewater treatment plants if approved and maintenance of water plants and distribution systems; and

Maintenance and/or replacement of regulatory signs and markings;

- C. Shall reimburse the County or district for any and all repairs it might make to the systems during the maintenance period; and
- D. Shall submit written requests for an inspection of all improvements to the County's Utilities and Public Works Departments, as applicable, at least sixty (60) days prior to the termination of the completion period;

then this obligation shall be void. Otherwise, it remains in full force and effect.

AND the said Surety, for value received, hereby stipulates and agrees that no change involving an extension of time, alterations, or additions to the terms of the improvements to be made hereunder, or in the plans, specifications and schedules covering the same, shall in any way affect the obligation of said Surety on this bond and the Surety does hereby waive notice of any such changes.

THIS BOND shall be for the use and benefit of the County if it should elect to proceed with said work upon the failure of the Principal to maintain the improvements in connection with the Project for a period of eighteen (18) months from the date established by the county for the beginning of the maintenance period, or any subsequent date provided through an agreement between the Principal and the County for an extension of time.

IT IS FURTHER understood that should Hernando County, Florida be required to institute legal bond, order collect funds under this proceedings any SiG Spring Hill Commercial (Principal) shall be responsible for attorney's fees and court costs incurred by the County.

IN WITNESS THEREOF, the Principal and the Surety have caused these presents to be duly executed this 6th day of May . 20 25 .

Witness Print Name:

Print Name: Nancy Steffen

SIG Springhill Commercial LLC

PRINCIPAL

By:

Name: Jeffrey L. Stein Title: Manager

Capitol Indemnity Corporation

SURETY

Name:

Title: Attorney-in

CAPITOL INDEMNITY CORPORATION POWER OF ATTORNEY

CIC1958070

Bond Number

KNOW ALL MEN BY THESE PRESENTS, That the CAPIToprincipal offices in the City of Middleton, Wisconsin, does make,		ON, a corporation of the State of	Wisconsin, having its
ERIC RAGONE	; KAYLA PLOWMAN; MATTH	EW C. LOVEIN	
its true and lawful Attorney(s)-in-fact, to make, execute, seal and and contracts of suretyship, provided that no bond or undertaking			
ALL WRITTEN INSTRUMENTS II	N AN AMOUNT NOT TO EXCEE	ED: \$20,000,000.00	
This Power of Attorney is granted and is signed and sealed by fac of CAPITOL INDEMNITY CORPORATION at a meeting dul			ed by the Board of Directors
"RESOLVED, that the President, Executive Vice President, Vi granted the power and authorization to appoint by a Power of writings obligatory in the nature thereof, one or more resident vic duties usual to such offices to the business of this company; the s or to any certificate relating thereto by facsimile, and any such p and binding upon the Company, and any such power so execute Company in the future with respect to any bond or undertaking may be revoked, for cause, or without cause, by any of said office.	Attorney for the purposes only of e-presidents, assistant secretaries a ignature of such officers and seal of ower of attorney or certificate beat and certified by facsimile signator other writing obligatory in the	executing and attesting bonds and attorney(s)-in-fact, each appoor of the Company may be affixed to ring such facsimile signatures or tures and facsimile seal shall be	and undertakings, and other intee to have the powers and any such power of attorney facsimile seal shall be valid valid and binding upon the
In connection with obligations in favor of the Florida Departmen in-Fact includes any and all consents for the release of retained prof Florida Department of Transportation. It is fully understood the estimate to the Contractor and/or its assignee, shall not relieve this	ercentages and/or final estimates or nat consenting to the State of Florid	n engineering and construction co da Department of Transportation	ontracts required by the State
In connection with obligations in favor of the Kentucky Departm Fact cannot be modified or revoked unless prior written persona Commonwealth of Kentucky at least thirty (30) days prior to the	al notice of such intent has been g		
IN WITNESS WHEREOF, the CAPITOL INDEMNITY of its corporate seal to be hereto affixed duly attested, this 1st day of		esc presents to be signed by	its officer undersigned and
Ryan J. Byrnes Senior Vice President, Chief Financial Officer and Treasurer Todd Burrick Chief Underwriting Officer	SEAL SEAL	CAPITOL INDEMNITY Adam L. Chief Executive Office	Sills
STATE OF WISCONSIN COUNTY OF DANE S.S.:			
On the 1st day of September, 2022 before me personally came resides in the County of New York, State of New York; CORPORATION, the corporation described in and which exect to said instrument is such corporate seal; that it was so affixed like order.	that he is Chief Executive uted the above instrument; that he by order of the Board of Director	Officer and President of knows the seal of the said corp s of said corporation and that he	CAPITOL INDEMNITY oration; that the seal affixed a signed his name thereto by
	NOTARL WILLIAM	David q. 1	Legele
STATE OF WISCONSIN COUNTY OF DANE S.S.:	WECOS WISCOMM	David J. Re Notary Public, Da My Commission Is	ie Co., WI
I, the undersigned, duly elected to the office stated below, no authorized to make this certificate, DO HEREBY CERTIFY revoked; and furthermore, that the Resolution of the Board of Direction	that the foregoing attached Po	wer of Attorney remains in fu	
Signed and sealed at the City of Middleton, State of Wisconsin this	6TH day of	MAY	, 20
	SEAL	Dungma M Suzanne M. Br Secretar	oadbent