LEGISLATIVE # 180932A

1 2	RESOLUTION NO. 180932
3 4 5 6 7 8 9 10 11	A resolution of the City of Gainesville, Florida, approving the final plat named "VILLAS AT BUCKRIDGE" located in the vicinity of the 4800 block of NW 27 th Avenue, Gainesville, Florida, as more specifically described in this resolution; authorizing the City Manager to execute associated security agreements to secure required public improvements; accepting the dedication of the public rights-of-way, easements, and other dedicated portions as shown on the plat; providing directions to the Clerk of the Commission; and providing an immediate effective date.
12	WHEREAS, on November 22, 2016, the Development Review Board approved the design plat of
13	the subject property with conditions (Petition No. DB-16-110-SUB); and
14	WHEREAS, on January 19, 2017, the City Commission approved the design plat with conditions
15	and in accordance with the City of Gainesville Land Development Code (Chapter 30 of the Code
16	of Ordinances); and
17	WHEREAS, on December 19, 2017, the City Commission adopted Resolution No. 160634, which
18	approved the conditional final plat and required that all subdivision improvements be
19	completed within two years of the effective date of that resolution; and
20	WHEREAS, Resolution No. 160634 and Section 30-3.39 of the Land Development Code allow
21	the owner, upon completing all subdivision improvements or posting of a bond or other such
22	security for the cost of the uncompleted improvements, to have the conditional final plat
23	approval converted to final plat approval provided that all requirements and conditions of the
24	Land Development Code applicable to final plat acceptance have been met; and
25	WHEREAS, Section 30-6.6 of the Land Development Code allows the installation of required
26	sidewalks to be postponed until such time as building permits are issued for 60% of the
27	subdivision lots, up to a maximum of five years, provided that the owner provides security for
28	the construction of such sidewalks; and

1	WHEREAS, the owner has submitted a final plat that substantially conforms to the conditional
2	final plat that was approved by the City Commission on December 19, 2017; and
3	WHEREAS, the owner has submitted a security agreement to secure the cost of maintenance of
4	the completed subdivision improvements for a 1-year period, and has submitted a security
5	agreement to secure the cost of completing the sidewalks portion of the required subdivision
6	improvements; and
7	WHEREAS, the owner thereby requests the City Commission to accept and approve the final
8	plat in accordance with the Land Development Code and Chapter 177 of the Florida Statutes;
9	and
10	WHEREAS, the City Commission finds that the final plat described herein is consistent with the
11	City of Gainesville Comprehensive Plan.
12	NOW, THEREFORE, BE IT RESOLVED BY THE CITY COMMISSION OF THE CITY OF GAINESVILLE,
12 13	NOW, THEREFORE, BE IT RESOLVED BY THE CITY COMMISSION OF THE CITY OF GAINESVILLE, FLORIDA:
13	FLORIDA:
13 14	FLORIDA: SECTION 1. The final plat of "VILLAS AT BUCKRIDGE" is accepted and approved by the City
13 14 15	FLORIDA: SECTION 1. The final plat of "VILLAS AT BUCKRIDGE" is accepted and approved by the City Commission on the property lying in the City of Gainesville, Alachua County, Florida, that is
13 14 15 16	FLORIDA: SECTION 1. The final plat of "VILLAS AT BUCKRIDGE" is accepted and approved by the City Commission on the property lying in the City of Gainesville, Alachua County, Florida, that is described in Exhibit A attached hereto and made a part hereof as if set forth in full.
13 14 15 16 17	 FLORIDA: SECTION 1. The final plat of "VILLAS AT BUCKRIDGE" is accepted and approved by the City Commission on the property lying in the City of Gainesville, Alachua County, Florida, that is described in Exhibit A attached hereto and made a part hereof as if set forth in full. SECTION 2. The City Manager is authorized to execute the Security Agreement for Construction
13 14 15 16 17 18	FLORIDA: SECTION 1. The final plat of "VILLAS AT BUCKRIDGE" is accepted and approved by the City Commission on the property lying in the City of Gainesville, Alachua County, Florida, that is described in Exhibit A attached hereto and made a part hereof as if set forth in full. SECTION 2. The City Manager is authorized to execute the Security Agreement for Construction of Sidewalks and Maintenance Security Agreement for Public Improvements attached as
13 14 15 16 17 18 19	FLORIDA: SECTION 1. The final plat of "VILLAS AT BUCKRIDGE" is accepted and approved by the City Commission on the property lying in the City of Gainesville, Alachua County, Florida, that is described in Exhibit A attached hereto and made a part hereof as if set forth in full. SECTION 2. The City Manager is authorized to execute the Security Agreement for Construction of Sidewalks and Maintenance Security Agreement for Public Improvements attached as composite Exhibit B, in accordance with Section 30-3.39 and Section 30-6.6 of the Land

- 1 record plat on behalf of the City Commission and accept the dedication of public rights-of-way,
- 2 easements, and other dedicated portions as shown on the plat.
- 3 **SECTION 4.** This resolution shall be effective immediately upon adoption.

4			
5	PASSED AND ADOPTED this	_ day of	, 2019.
6			
7			
8			
9		LAUREN POE	
10		MAYOR	
11			
12	Attest:	Approved as to form and	legality:
13			
14			
15			
16	OMICHELE D. GAINEY	NICOLLE M. SHALLEY	
17	CLERK OF THE COMMISSION	CITY ATTORNEY	
18			

Legal Description

THE WEST HALF OF LOT 51 OF SUBDIVISION OF SECTION 27, TOWNSHIP 9 SOUTH, RANGE 19 EAST, AS PER PLAT THEREOF RECORDED IN PLAT BOOK "A", PAGE 55 OF THE PUBLIC RECORDS OF ALACHUA COUNTY, FLORIDA.

LESS AND EXCEPT THE NORTH 147 1/2 FEET OF THE EAST 147 1/2 FEET THEREOF.

THE ABOVE PARCEL OF LAND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEING A PORTION OF LOT 51 OF SUBDIVISION OF SECTION 27, TOWNSHIP 9 SOUTH, RANGE 19 EAST, AS PER PLAT THEREOF RECORDED IN PLAT BOOK "A", PAGE 55 OF THE PUBLIC RECORDS OF ALACHUA COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT THE NORTHWEST CORNER OF LOT 51 OF SUBDIVISION OF SECTION 27, TOWNSHIP 9 SOUTH, RANGE 19 EAST, AS PER PLAT THEREOF RECORDED IN PLAT BOOK "A", PAGE 55 OF THE PUBLIC RECORDS OF ALACHUA COUNTY, FLORIDA: THENCE SOUTH 89 DEGREES, 44 MINUTES, 10 SECONDS EAST, ALONG THE NORTH LINE OF SAID LOT 51, A DISTANCE OF 184.39 FEET; THENCE SOUTH 00 DEGREES, 17 MINUTES, 41 SECONDS WEST, LEAVING SAID NORTH LINE, A DISTANCE OF 147.33 FEET: THENCE SOUTH 89 DEGREES, 37 MINUTES, 09 SECONDS EAST, A DISTANCE OF 147.44 FEET TO A POINT ON THE EAST LINE OF THE WEST HALF OF SAID LOT 51; THENCE SOUTH 00 DEGREES, 17 MINUTES, 41 SECONDS WEST, ALONG SAID EAST LINE, A DISTANCE OF 515.24 FEET TO THE SOUTHEAST CORNER OF THE WEST HALF OF SAID LOT 51: THENCE NORTH 89 DEGREES, 30 MINUTES, 56 SECONDS WEST, ALONG THE SOUTH LINE OF SAID LOT 51, A DISTANCE OF 331.47 FEET TO THE SOUTHWEST CORNER OF SAID LOT 51: THENCE NORTH 00 DEGREES. 15 MINUTES, 49 SECONDS EAST, ALONG THE WEST LINE OF SAID LOT 51, A DISTANCE OF 661.59 FEET TO THE NORTHWEST CORNER OF SAID LOT 51 AND THE POINT OF BEGINNING.

FEB 2 8 2019

MAINTENANCE SECURITY AGREEMENT FOR PUBLIC IMPROVEMENTS

 $_{\mu}=\gamma^{-0,\mu}$

THIS AGRE	EMENT	r ("Agı	reeme	nt") is entered	into on th	e	day of _		20, by and
between	the	City	of	Gainesville,	Florida,	а	municipal	corporation	("City"), and
	Villas	at Bud	<u>ckrida</u>	<u>ə. LLC</u>					("Developer"),
and <u>Dev</u>	eloper	s Sure	ty and	Indemnity Cor	npany			_ ("Issuer").	

WITNESSETH

WHEREAS, pursuant to Section 30-3.39 of the City of Gainesville Land Development Code, a subdivision final plat shall not be approved by the City unless the Developer has provided the City with security in one of the forms allowed for in Section 30-3.39 to secure the construction and completion, within 12 months from the date of final plat approval, of all the subdivision public improvements required by the City-approved subdivision development plans and specifications, the Land Development Code and all other applicable local, state, and federal regulations ("Public Improvements"); and

WHEREAS, the Developer's final plat was approved by the City and in accordance with Section 30-3.37 of the Land Development Code, the Developer provided security and entered into a security agreement with the City on the _____ day of _____ 20___ ("Security Agreement") to secure the construction and completion of the Subdivision Public Improvements; and

WHEREAS, following construction of the Subdivision Public Improvements, the Developer shall provide the City with maintenance security in accordance with Section 30-3.39 of the Land Development Code to be used by the City to pay the costs of any necessary repairs and maintenance on the Subdivision Public Improvements for a period of one year following the date the City has approved and accepted for maintenance the Subdivision Public Improvements ("Maintenance Period"); and

WHEREAS, the maintenance security provided by the Developer shall be enforceable by and payable to the City in a sum at least equal to 15 percent of the total cost to construct and complete the required Public Improvements. The total cost of construction shall be indicated in an executed, itemized contract verified by a private engineer acting for the Developer or in a professional engineer's signed and sealed estimate, and shall be verified and approved by the Public Works Director or designee. Improvements otherwise covered by a separate security agreement between the Developer and the City and those improvements already constructed and approved by the Public Works Director or designee shall not be included when determining the cost of improvements subject to this Agreement.

NOW THEREFORE, in consideration of the mutual covenants as set forth below, the parties agree as follows:

1. Effective Date and Term. This Agreement shall become effective on the date the last of the parties executes this Agreement as indicated below ("Effective Date") and shall remain in effect until the Maintenance Security has been released in accordance with Section 3 of this Agreement.

N 1 2 3

- 2. Maintenance Security. The Developer shall provide, on the same date as the Effective Date of this Agreement, the following form(s) of Maintenance Security for the Subdivision Public Improvements. The Maintenance Security provided by the Developer shall be enforceable by and payable to the City in a sum at least equal to 15 percent of the total cost to construct and complete the Subdivision Public Improvements, which sum shall be verified and approved by the City Manager or designee. Any surety bond, letter of credit, or construction loan agreement provided in accordance with this section shall be attached to this Agreement as Exhibit A and shall be incorporated herein as if set forth in full. In the event of any conflict or inconsistency between this Agreement and the Maintenance Security forms attached as Exhibit A, the terms of this Agreement shall prevail. (Complete the applicable below.)
 - Cash Deposit: Developer shall deposit with the City Director of Management and Budget a cash deposit in the amount of <u>N/A</u> lawful money of the United States of America. Interest earned on the cash deposit shall be for the account and to the credit of the person or persons making such deposit.
 - Surety Bond: Developer shall cause Issuer to issue to the City, as beneficiary, a Surety Bond in the amount of <u>\$29,250.00</u> lawful money of the United States of America. The Issuer shall be a surety company authorized to do business in the state of Florida with a rating of not lower or less than A-XII as rated by A.M. Best Company, Inc.
 - Irrevocable and Unconditional Letter of Credit: Developer shall cause Issuer to issue to the City, as beneficiary, an Irrevocable and Unconditional Letter of Credit in the amount of N//A lawful money of the United States of America. The Issuer shall be a Florida bank. The Security issued shall, by its terms, be irrevocable, unconditional, and provide for drafts to be honored at a banking location within Alachua County, Florida.
 - Construction Loan Agreement: Developer shall deposit with the City a certified copy of a Construction Loan Agreement between Issuer and the Developer in the amount of N/A lawful money of the United States of America. The Construction Loan Agreement, by its terms, shall be for the benefit of and satisfactory to the City. The Issuer shall make payments on the proceeds of the Ioan to the City in accordance with Section 3 of this Agreement.
- 3. Terms of Security. In accordance with Section 30-3.39 of the Land Development Code, the Developer warrants the completed Subdivision Public Improvements against all defects in materials and construction workmanship and also against design defects for a period of one year from the date the City has, in writing, accepted for maintenance the Subdivision Public Improvements ("Maintenance Period"). During the Maintenance Period, the City shall document in writing and notify the Developer of any defects in design, materials, or construction workmanship. The Developer shall have thirty (30) calendar days from notification to make all repairs and improvements to correct any documented defects, as evidenced by inspection and written approval by the City. If the Developer fails to correct all documented defects within thirty (30) calendar days of notification, the Developer shall be deemed in default and the City shall have the right, without prior notice to Developer, to draw on the Maintenance Security to pay the costs of such repairs and

Page 2 of 7

maintenance on the Subdivision Public Improvements. The Maintenance Security shall remain valid until, and shall be released upon, the occurrence of one of the following two events, as applicable:

n • 18 8

- a. the City has not provided the Developer with written notification in accordance with this section of any defects in design, materials, or construction workmanship for the Subdivision Public Improvements within fifteen (15) calendar days following the expiration of the Maintenance Period, or
- b. the City has provided the Developer with written notification in accordance with this section of defects in design, materials, or construction workmanship for the Subdivision Public Improvements within fifteen (15) calendar days following the expiration of the Maintenance Period and all defects have been corrected, by either the Developer or the City, as evidenced by inspection and written approval by the City.
- 4. Issuer's Responsibilities. This section is applicable only if the Developer provided Maintenance Security to the City in the form of a surety bond, an irrevocable and unconditional letter of credit, or a construction loan agreement. The Issuer agrees that the Maintenance Security shall remain valid for the term of this Agreement and shall be maintained and administered in accordance with this Agreement, including the provisions specified in Section 2 of this Agreement, and that any disbursement or release of the Maintenance Security during the term of this Agreement shall not be made without the express written approval and certification of the City. In the event the Maintenance Security can only be issued for a limited term, the Maintenance Security shall provide for automatic extensions, without requiring written amendment, for successive periods as necessary to include the full term of this Agreement. In addition, the Issuer shall provide written notice to the City at least 60 calendar days in advance of any expiration date, in the event the term of the Maintenance Security will not be extended beyond the then current expiration date.
- 5. Relationship. This Agreement does not evidence the creation of, nor shall it be construed as creating, a partnership or joint venture between the City and the Developer or the Issuer. The Developer or the Issuer cannot create any obligation or responsibility on behalf of the City or bind the City in any manner. Each party is acting for its own account, and it has made its own independent decisions to enter into this Agreement and as to whether the same is appropriate or proper for it based upon its own judgment and upon advice from such advisers as it has deemed necessary. Each party acknowledges that the other party is not acting as a fiduciary for or an adviser to it in respect of this Agreement or any responsibility or obligation contemplated herein.
- 6. **Bankruptcy**. The filing by the Developer or the Issuer of a petition for relief under federal bankruptcy laws or any other similar law or statute of the United States, or the entry of an order or decree appointing a receiver of the Developer or the Issuer or their respective assets, shall not affect the Maintenance Security or the City's rights under this Agreement.
- 7. *Modification and Walver*. This Agreement may only be modified or waived in writing signed by all the parties. No course of dealing shall be deemed a waiver of rights or a modification of this Agreement. The failure of any party to exercise any right in this Agreement shall not be considered a waiver of such right. No waiver of a provision of this Agreement shall apply to any other portion of this Agreement. A waiver on one occasion shall not be deemed to be a waiver on other occasions.
- 8. Applicable Law and Venue. This Agreement shall be governed by and construed in accordance with the laws of the State of Florida, notwithstanding any Florida conflict of law provision to the contrary.

Page 3 of 7

Any legal action, in equity or law, with respect to this Agreement shall be brought and heard in Alachua County, Florida.

- 9. Sovereign immunity. Nothing in this Agreement shall be interpreted as a waiver of the City's sovereign immunity as granted under Section 768.28, Florida Statutes.
- 10. *Severability*. Any provision of this Agreement held by a court of competent jurisdiction to be invalid, illegal or unenforceable shall be severable and shall not be construed to render the remainder to be invalid, illegal or unenforceable.
- 11. Captions. The captions and headings of sections or paragraphs used in this Agreement are for convenient reference only and shall not limit, define or otherwise affect the substance or construction of provisions of this Agreement.
- 12. Entire Agreement. This Agreement constitutes the entire agreement between the parties hereto with respect to the subject matter hereof. Any representations or statements heretofore made with respect to such subject matter, whether verbal or written, are merged herein.
- 13. Successors and Assigns. No parties to this Agreement shall assign or transfer any interest in this Agreement without the prior written consent of the other parties. The parties each bind the others and their respective successors and assigns in all respects to all the terms, conditions, covenants, and provisions of this Agreement.
- 14. *Time*. Time is of the essence in this Agreement. Whenever a notice or performance is to be done on a Saturday or Sunday or on a legal holiday observed by the City, it shall be postponed to the next business day.
- 15. *Notices.* Any notices pursuant to this Agreement shall be effective upon receipt and sent by either certified mail, return receipt requested, overnight courier service, or delivered in person to the following addresses:

To the City:	City Manager
	City of Gainesville
	P.O. Box 490, Station 6
	Gainesville, FL 32602-0490
With a copy to:	Director of Public Works
	City of Gainesville
	P.O. Box 490, Station 58
	Gainesville, FL 32602-0490
To the Developer:	Villas at Buckridge. LLC
	7520 SE 80th Avenue
	Newberry, FL 32669
	Phone: (352)354-5125
	Fax:

Page 4 of 7

To the Issuer:	Developers Surely and Indemnity Company
	P.O. Box 19725
	Irvine, CA 92623
	Phone: (949)263-3300
	Fax:

ing the sale of

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by duly authorized officials on the dates written below.

WITNESSES:	CITY OF GAINESVILLE
Sign:	
Drint Nomo	Ву:
Print Name:	City Manager
Sign:	TOPER AND I FOALITY
Print Name:	APPROVED AS TO FORM AND LEGALITY
	By:Seen M. NicDermott Assistant City Attorney II City of Galnesville, Florida
STATE OF FLORIDA	City of Guillost Mart
COUNTY OF ALACHUA	
Lan officer duly authorized in the s	tate and county named above to take acknowledgments, cortifi

the below)
_____ personally known to me, or
_____ produced the following type of identification: ______

Executed and sealed by me on ______.

Notary Public Print Name: ______ My Commission expires: __/__/___

Page 5 of 7

WITNESSES:

0.4 103

Sign:/

Print Name:

Name.	Jonathan	COCON

DEVELOPER

Sign: Male Cath Print Name: Marleve Colon

STATE OF FLORIDA COUNTY OF ALCONA

I, an officer duly authorized in the state and county named above to take acknowledgments, certify that on this date before me, the foregoing instrument was acknowledged by

He or she personally appeared before me and is: (check one of the below) personally known to me, or produced the following type of identification: Executed and sealed by me on <u>Con.</u> <u>24</u> <u>DEBBIE WALLEN</u> Notary Public - State of Fiorida Commission # GG 201085 My Comm. Expires Jul 22, 2022 Bonded through National Notary Assn. My Commission expires: <u>Portar</u>

Page 6 of 7

WHTNESSES Sign: Print Name: Rebecca Stanton

- 1921 - SQR 24

By:

Print Name: <u>Kevin R. Wojtowicz</u> Title: <u>Attorney-In-Fact</u>

Sign:

Print Name: Diane Sidebotham

STATE OF FLORIDA COUNTY OF Pinellas

I, an officer duly authorized in the state and county named above to take acknowledgments, certify that on this date before me, the foregoing instrument was acknowledged by

Kevin R. Wojtowicz as Attorney-In-Fact for and on behalf of

<u>Developers Surety and Indemnity Company</u>. He or she personally appeared before me and is: (check one of the below)

<u>x</u> personally known to me, or

____ produced the following type of identification:

Executed and sealed by me on _____ February 13th _____, 2019.



sudis Notary Public Print Name:

My Commission expires: /

Page 7 of 7



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Am Trest Surety 17771 Cowan, Suite 100 • Irvine, California 92614 • (949) 263-3300 www.Am TrustSurety.com

FEB 2 8 2019

SUBDIVISION IMPROVEMENTS PERFORMANCE BOND

BOND NO. 483817C

KNOW ALL MEN BY THESE PRESENTS:

THAT we,	Vilias at Buckridge, LLC		as Principal,
and	Developers Surety and Indemnity Company	, a corporation	organized and doing
business and und	ler and by virtue of the laws of the State of	California	and duly
licensed to cond	uct surety business in the State of	Florida	, as Surety,
are held and firm	ly bound unto City of Gainesville - P.O. Box 490 , Stat	ion 8, Gainesville, GA 32602-0	

as Obligee, in the sum of	Twenty Nine Thousand Two Hundred Fifty and no/100			
		(\$ 29,250.00) Dollars,	
for which navment well and truly	to be made we hind ourselves	our heirs executors		

for which payment, well and truly to be made, we bind ourselves, our heirs, executors and successors, jointly and severally firmly by these presents.

THE CONDITION OF THE OBLIGATION IS SUCH THAT:

WHEREAS, the above named	Principal, has agreed to construct in	Villes at Buckridge	
	Subdivision, in	Geinesville, Florida	the
following improvements:	Road and Improvement Costs		

NOW, THEREFORE, the condition of this obligation is such, that if the above Principal shall well and truly perform said agreement or agreements during the original term thereof or of any extension of said term that may be granted by the Obligee with or without notice to the Surety, this obligation shall be void, otherwise it shall remain in full force and effect

IN WITNESS WHEREOF, the seal and signature of said Principal is hereto affixed and the corporate seal and the name of the said Surety is hereto affixed and attested by its duly authorized Attorney-in-Fact, this 13th _______ day of _______ February ______, 2019 ______.

page 8 of 19

Villas at Buckridge, LLLC	Principal
BY:	
Developers Surety and Indemnity Compar	ny provide the set of the set
BY: KO	V CONTRACTION OF A CONT
Kevin R. Wojtowicz, FL Licensed Resk	dent Agent and Attorney, tha Fact

ID-1006 (Rev 03/17)

POWER OF ATTORNEY FOR DEVELOPERS SURETY AND INDEMNITY COMPANY PO Box 19725, IRVINE, CA 92823 (949) 283-3300

KNOW ALL BY THESE PRESENTS that except as expressly limited, DEVELOPERS SURETY AND INDEMNITY COMPANY, does hereby make, constitute and appoint;

*** John R. Neu, Brett M. Rosenhaus, Kevin R. Woltowicz, Daniel F. Oaks, Charles J. Nielson, Charles D. Nielson, David R. Turcios, Michael A. Gentile, Emily Golecki, Jessica P Reno, Devin Joe Phillips, jointly or severally***

as its Sue and Invite Attorney(s)-in-Fact, to make, execute, deliver and acknowledge, for and on behalf of said corporation, as surely, bonds, undertakings and contracts of surelyship giving and granung unto said Attomey(s)-in-Fact full power and authority to do and to perform every act necessary, requisite or proper to be done in connection therewith as said corporation could do, but reserving to said corporation full power of substitution and revocation, and all of the acts of said Altomey(s)-In-Fact, pursuant to these presents, are haraby ratified and confirmed.

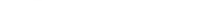
This Power of Atlamey is granted and is signed by faceinile under and by authority of the following resolutions adopted by the Board of Directors of DEVELOPERS SURETY AND INDEMNITY COMPANY, effective as of January 1st, 2008.

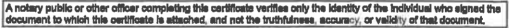
RESOLVED, that a combination of any two of the Chairman of the Board, the President, Executive Vice-President, Senior Vice-President or Vice-President of the corporation be, and that each of them hereby is, authorized to execute this Power of Attorney, qualitying the attorney(s) named in the Power of Attorney to execute, on behalf of the corporation, bonds, undertakings and contracts of suretyship; and that the Secretary or any Assistant Secretary of the corporation be, and each of them hereby is, sufficiency to attest the execution of any auch Power of Altorney:

RESOLVED, FURTHER, that the signatures of such officers may be affined to any such Power of Attorney or to any certificate relating thereto by lacsimile, and any such Power of Altomey or certificate bearing such facalisities shall be valid and binding upon the corporation when so allowed and in the future with respect to any bond, undertaking or contract of surelyship to which it is attached.

IN WITNESS WHEREOF, DEVELOPERS SURETY AND INDEMNITY COMPANY has caused these presents to be signed by its officers and effected by its Secretary or Assistant Secretary this 4th day of October, 2018.

Bv Daniel Yerno, Senior By-Mark Lanadon, Vica ident





State of California County of Orange

On October 4, 2018 before me, .	Lucille Ravmond, Notery Public
personally appeared	Dantel Young and Mark Lanadon Namida of Sparcha
LUCILLE RAYMOND	who proved to me on the basis of astislactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ise), and that by his/her/their algositure(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.
Notary Public - California Orange County Commission # 2258185	i certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.
My Comm. Expires Oct 13, 2022	WITNESS my hand and official seal.
Place Notary Seel Above	Stansbirg Allalle Reymond

Lucité Bayhand, Natary Public

CERTIFICATE

The undersigned, as Secretary or Assistant Secretary of DEVELOPERS SURETY AND INDEMNITY COMPANY, does hereby cartily that the foregoing Power of Attorney remains in full force and has not been revoked and, furthermore, that the provisions of the resolutions of the Board of Directors of said corporation set forth in any Altomey are in force as of the date of this Certificate.

dav of February

This Certificate is executed in the City of Irvine, Cehfornia, the

ATS-1004 (10/18)



FEB 2 8 2019

Composite Exhibit B to Resolution No. 180932 page 9 of 19

SECURITY AGREEMENT FOR CONSTRUCTION OF SIDEWALKS

FEB 2 8 2019

THIS AGRE	EMENT	("Agre	ement'	is entered int	o on the _		day of	20_	by and
between	the	City	of	Gainesville,	Florida,	а	municipal	corporation	("City"),
		1	villas at	Buckridge, LLC				a	Florida
								("Develope	er"), and
		Developers Surety and Indemnity Compar			pany		, а	Florida	
							("issuer").		

WITNESSETH

WHEREAS, the Developer is the fee simple owner and developer of the subdivision named
Villas at Buckridge
which is located in the City of
Gainesville, as per Plat thereof recorded in Plat Book Page of the Public
Records of Alachua County, Florida ("Subdivision"); and

WHEREAS, pursuant to Section 30-3.39 of the City of Gainesville Land Development Code, a subdivision final plat shall not be approved by the City unless the Developer has provided the City with security in one of the forms allowed for in Section 30-3.39 to secure the construction and completion, within 12 months from the date of final plat approval, of all the subdivision public improvements required by the City-approved subdivision development plans and specifications, the Land Development Code and all other applicable local, state, and federal regulations ("Public Improvements"); and

WHEREAS, the Developer's final plat was approved by the City and in accordance with Section 30-3.37 of the Land Development Code, the Developer provided security and entered into a security agreement with the City on the _____ day of _____ 20___, ("Security Agreement") to secure the construction and completion of the Subdivision Public Improvements; and

WHEREAS, the installation of all Subdivision sidewalks is the responsibility of the Developer and included within the Public Improvements required for the Subdivision, and generally shall be installed prior to the acceptance for maintenance of the Public Improvements. However, pursuant to Section 30-6.6 K. of the Land Development Code and if the Developer provides the required security, the Developer may elect to postpone the installation of certain sidewalks not including those fronting common areas such as stormwater basins, entrance streets, or open space ("Eligible Sidewalks") until building permits are issued for 60 percent of the Subdivision lots, but such postponement shall last for no longer than five years and therefore all Subdivision sidewalks shall be installed no later than five years from the date of final plat approval; and

WHEREAS, the security provided by the Developer for the construction of Eligible Sidewalks shall be enforceable by and payable to the City in a sum at least equal to 150 percent of the total cost to construct and complete the Eligible Sidewalks. The total cost of construction shall be indicated in an executed, itemized contract verified by a private engineer acting for the Developer or in a professional engineer's signed and sealed estimate, and shall be verified and approved by the Public Works Director or designee. Improvements otherwise covered by a separate security agreement between the Developer and the City and those improvements already constructed and approved by the Public Works Director or designee shall not be included when determining the cost of improvements subject to this Agreement; and

Page 1 of 8

WHEREAS,	the estimate	ed total	cost to	o construct	and	complete	the El	ligible Sidewa	alks is
Sixteen Thousand and no/100 Dollars					Th	erefore,	, the Develope	er shall	
provide	security	in	an a	amount	equal	to	or	greater	than
	Sixteen Thousa	nd Dollars	and no/100	0 Dollars	; and				

WHEREAS, following construction of the Subdivision Public Improvements, including the Eligible Sidewalks, the Developer shall provide the City with maintenance security in accordance with Section 30-3.39 C. of the Land Development Code to be used by the City to pay the costs of any necessary repairs and maintenance on the Subdivision Public Improvements for a period of one year following the date the City has approved and accepted for maintenance the Subdivision Public Improvements ("Maintenance Period"); and

WHEREAS, this Agreement and the security provided herein is separate and distinct from the maintenance security that the Developer shall also comply with in accordance with Section 30-3.39 C. of the Land Development Code.

NOW THEREFORE, in consideration of the mutual covenants as set forth below, the parties agree as follows:

- 1. *Effective Date and Term*. This Agreement shall become effective on the date the last of the parties executes this Agreement as indicated below ("Effective Date") and shall remain in effect until the Security has been released in accordance with Section 3 of this Agreement.
- 2. Security. The Developer shall provide, on the same date as the Effective Date of this Agreement, the following form of Security for the Developer's construction and completion of the Eligible Sidewalks. The Security provided by the Developer shall be enforceable by and payable to the City in a sum at least equal to 150 percent of the total cost to construct and complete the Eligible Sidewalks, which sum shall be verified and approved by the City Manager or designee. ((*Fill in one of the below*.))

 - X Surety Bond: Developer shall cause Issuer to issue to the City, as beneficiary, a Surety Bond in the amount of <u>\$24,000.00</u>, lawful money of the United States of America. The Issuer shall be a surety company authorized to do business in the state of Florida with a rating of not lower or less than A-XII as rated by A.M. Best Company, Inc.
 - Irrevocable and Unconditional Letter of Credit: Developer shall cause Issuer to Issue to the City, as beneficiary, an Irrevocable and Unconditional Letter of Credit in the amount of <u>N/A</u> lawful money of the United States of America. The Issuer shall be a Florida bank. The Security issued shall, by its terms, be irrevocable, unconditional, and provide for drafts to be honored at a banking location within Alachua County, Florida.
 - Construction Loan Agreement: Developer shall deposit with the City a certified copy of a Construction Loan Agreement between Issuer and the Developer in the amount of N/A lawful money of the United States of America. The

Construction Loan Agreement, by its terms, shall be for the benefit of and satisfactory to the City. The Issuer shall make payments on the proceeds of the Ioan to the City in accordance with Section 3 of this Agreement.

3. Terms of Security. The Developer shall construct and complete all Eligible Sidewalks, as evidenced by the inspection and written approval of the City's Public Works Director or designee, within 12 months from the date building permits are issued for 60 percent of the Subdivision lots or within five years from the date of final plat approval, whichever is soonest. In the event the Developer has not completed construction of the Eligible Sidewalks and received approval of the City for same within the timeframe described herein, the Developer shall be deemed in default and the City shall have the right without prior notice to Developer to draw on the Security in such amount as the City deems necessary to complete construction of that portion of the Eligible Sidewalks that have not been completed.

Upon the Developer's completion of any portion of the Eligible Sidewalks, as evidenced by the inspection and written approval of the City's Public Works Director or designee, and the Developer providing the City with the appropriate maintenance security required by Section 30-3.39 C. of the Land Development Code, a portion of the Security may be released in an amount equal to the City-approved costs of such completed Eligible Sidewalks. However, at no time before all Eligible Sidewalks have been completed and so certified by the City shall the balance of the Security be reduced to less than 30 percent of the estimated total cost to construct and complete all Eligible Sidewalks as written above. If the Developer completes the construction of all Eligible Sidewalks, with inspection and written approval by the City, and provides the appropriate maintenance security required by Section 30-3.39 C. of the Land Development Code, then the Security shall be released.

- 4. **Developer's Responsibilities.** The Developer shall construct and complete the Eligible Sidewalks, as evidenced by the inspection and written approval of the City's Public Works Director or designee, within the timeframe and in accordance with the terms described in this Agreement. In accordance with Section 30-6.6 K. of the Land Development Code, the Developer warrants any completed Eligible Sidewalks against all defects in materials and construction workmanship and also against design defects, and shall provide maintenance security for same.
- 5. *City's Responsibilities.* The City agrees to fulfill its responsibilities as required by the provisions of the City's Land Development Code, as may be amended from time to time.
- 6. Issuer's Responsibilities. This section is applicable only if the Developer provided Security to the City in the form of a surety bond, an irrevocable and unconditional letter of credit, or a construction loan agreement. The Issuer agrees that the Security shall remain valid for the term of this Agreement and shall be maintained and administered in accordance with this Agreement, and that any disbursement or release of the Security during the term of this Agreement shall not be made without the express written approval and certification of the City. In the event the Security can only be issued for a limited term, the Security shall provide for automatic extensions, without requiring written amendment, for successive periods as necessary to include the full term of this Agreement. In addition, the Issuer shall provide written notice to the City at least 60 calendar days in advance of any expiration date, in the event the term of the Security will not be extended beyond the then current expiration date.

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- 7. *Inspection*. During the term of this Agreement, the City may inspect the Subdivision at any time during reasonable business hours to determine if Developer has complied with this Agreement.
- 8. **Relationship.** This Agreement does not evidence the creation of, nor shall it be construed as creating, a partnership or joint venture between the City and the Developer or the Issuer. The Developer or the Issuer cannot create any obligation or responsibility on behalf of the City or bind the City in any manner. Each party is acting for its own account, and it has made its own independent decisions to enter into this Agreement and as to whether the same is appropriate or proper for it based upon its own judgment and upon advice from such advisers as it has deemed necessary. Each party acknowledges that none of the other partles hereto is acting as a fiduciary for or an adviser to it in respect of this Agreement or any responsibility or obligation contemplated herein.
- 9. **Bankruptcy**. The filing by the Developer or the Issuer of a petition for relief under federal bankruptcy laws or any other similar law or statute of the United States, or the entry of an order or decree appointing a receiver of the Developer or the Issuer or their respective assets, shall not affect the Security or the City's rights under this Agreement.
- 10. Modification and Waiver. This Agreement may only be modified or waived in writing signed by all the parties. No course of dealing shall be deemed a waiver of rights or a modification of this Agreement. The failure of any party to exercise any right in this Agreement shall not be considered a waiver of such right. No waiver of a provision of this Agreement shall apply to any other portion of this Agreement. A waiver on one occasion shall not be deemed to be a waiver on other occasions.
- 11. Applicable Law and Venue. This Agreement shall be governed by and construed in accordance with the laws of the State of Florida, notwithstanding any Florida conflict of law provision to the contrary. Any legal action, in equity or law, with respect to this Agreement shall be brought and heard in Alachua County, Florida.
- 12. *Sovereign Immunity*. Nothing in this Agreement shall be interpreted as a waiver of the City's sovereign Immunity as granted under Section 768.28, Florida Statutes.
- 13. Severability. Any provision of this Agreement held by a court of competent jurisdiction to be invalid, illegal or unenforceable shall be severable and shall not be construed to render the remainder to be invalid, illegal or unenforceable.
- 14. *Captions*. The captions and headings of sections or paragraphs used in this Agreement are for convenient reference only and shall not limit, define or otherwise affect the substance or construction of provisions of this Agreement.
- 15. Entire Agreement. This Agreement constitutes the entire agreement between the parties hereto with respect to the subject matter hereof. Any representations or statements heretofore made with respect to such subject matter, whether verbal or written, are merged herein.
- 16. Successors and Assigns. No parties to this Agreement shall assign or transfer any interest in this Agreement without the prior written consent of the other parties. The parties each bind the others and their respective successors and assigns in all respects to all the terms, conditions, covenants, and provisions of this Agreement.

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- 17. *Time*. Time is of the essence in this Agreement. Whenever a notice or performance is to be done on a Saturday or Sunday or on a legal holiday observed by the City, it shall be postponed to the next business day.
- 18. *Notices*. Any notices pursuant to this Agreement shall be effective upon receipt and sent by either certified mall, return receipt requested, overnight courier service, or delivered in person to the following addresses:

To the City:	City Manager
	City of Gainesville
	P.O. Box 490, Station 6
	Gainesville, Florida 32602-0490
With a copy:	Director of Public Works
	City of Gainesville
	P.O. Box 490, Station 58
	Gainesville, Florida 32602-0490
To the Developer:	Villas at Buckridge, LLC
	7520 SE 80th Avenue
	Newberry, FL 32669
	Telephone: (352) 354-5125
	Fax:
To the Issuer:	Developers Surety and Indemnity Company
	P.O. Box 19725
	Irvine, CA 92623
	Telephone: (949) 263-3300
	Fax:

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by duly authorized officials on the dates written below.

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WITNESSES:	CITY OF GAINESVILLE
Sign:	P.,
Print Name:	By: City Manager
Sign:	
Print Name:	APPROVED AS TO FORM AND LEGALITY
	By:Sourt M. McDermott Assistant City Attorney II
STATE OF FLORIDA COUNTY OF ALACHUA	City of Gainesville, Florida
I, an officer duly authorized in the state and cou on this date before me, the foregoing instrume	unty named above to take acknowledgments, certify that
	he personally appeared before me and is: (check one of
personally known to me, or	
produced the following type of identific	cation:
Executed and sealed by me on	·
	Notary Public

 $\| \|_{T^{1,1}} = \| \|_{T^{1,1}}$

Notary Public Print Name: ______ My Commission expires: __/__/___

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WITNESSES:

0.02 = 0.01

Sign: 4 Print Name: William C

1	Print Name:	Joughge
2 nt AN	Title:	

By:

DEVELOPER

Sign: Made	Colon		
Print Name:	Marleve	Coloh	

STATE OF FLORIDA

produced the following type of identification:

of the below)

_____ personally known to me, or

2019

DEBBIE WALLEN Notary Public - State of Florida Commission # GG 201085 My Comm. Expires Jul 22, 2022 Bonded through National Notary Assn.

Executed and sealed by me on <u>Jon</u>, 24

Notary Public

license

Color

Print Name: <u>Joho e (Jal)</u>e My Commission expires: <u>7</u>2922

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WITNESSES:

ISSUER

Print Name: Rebecca Stanton

 $\mathcal{F}_{\mathcal{F}_{\mathcal{F}}}$

Sign:

By: Print Name: <u>Kevin R. Wojtowlcz</u> Title: <u>Attorney-In-Fact</u>

Sign: Print Name: Diane Sidebotham

STATE OF FLORIDA COUNTY OF <u>Pinellas</u>

I, an officer duly authorized in the state and county named above to take acknowledgments, certify that on this date before me, the foregoing instrument was acknowledged by

Kevin R. Woltowicz , as Attorney-In-Fact for and on behalf of

<u>Developers Surety and Indemnity Company</u>. He or she personally appeared before me and is: (check one of the below)

_X___ personally known to me, or

_____ produced the following type of identification:

Executed and sealed by me on February 13th



Notary Public Print Name:

a 📳

4

My Commission expires: _/

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AmTrust Surety 17771 Cowan, Suite 100 • Irvine, California 92614 • (949) 263-3300 www.AmTrustSurety.com

FEB 2 8 2019

SUBDIVISION IMPROVEMENTS PERFORMANCE BOND

BOND NO. 483818C

KNOW ALL MEN BY THESE PRESENTS:

THAT we,	Villas at Buckridge, LLC		as Principal,
and	Developers Surety and Indemnity Company	, a corporation	organized and doing
business and under and b	California	and duly	
licensed to conduct suret	y business in the State of	Florida	, as Surety,
are held and firmly bound	d unto City of Galnesville - P.O. Box 490, Station	6,	· · · · · · · · · · · · · · · · ·

as Obligee, in the sum of Twenty Four Thousand and no/100

	(\$ 24,000.00) Dollars,
for which payment, well and truly to be made, we bind ourselves, our	heirs, executors and	d successors,
jointly and severally firmly by these presents.		

THE CONDITION OF THE OBLIGATION IS SUCH THAT:

med Principal, has ag	reed to construct in	Villas at Buckridge	
			the
Construction of Sidewalks			
		Subdivision, in	Subdivision, in Galnesville, Florida

NOW, THEREFORE, the condition of this obligation is such, that if the above Principal shall well and truly perform said agreement or agreements during the original term thereof or of any extension of said term that may be granted by the Obligee with or without notice to the Surety, this obligation shall be void, otherwise it shall remain in full force and effect

IN WITNESS WHEREOF, the seal and signature of said Principal is hereto affixed and the corporate seal and the name of the said Surety is hereto affixed and attested by its duly authorized Attorney-in-Fact, this 13th day of February , 2019

	-	Villes at Buckridge, LLLC Principal
	BY:	
	BY:	Developers Surety and Indemnity Company Control of the Surety and Indemnity Company Control of the Surety of the S
ID-1006 (Rev 03/17)		The prove of the second

Composite Exhibit B to Resolution No. 180932 page 18 of 19

FEB 2 3 2019

KNOW ALL BY THESE PRESENTS that except as expressly limited, DEVELOPERS SURETY AND INDEMNITY COMPANY, does hereby make, constitute and account:

*** John R. Neu, Brett M. Rosenhaus, Kevin R. Wojtowicz, Daniel F. Oaks, Charles J. Nielson, Charles D. Nielson, David R. Turcios, Michael A. Gentile, Emily Golecki, Jessica P Reno, Devin Joe Phillips, Jointly or severally***

as its itue and itswiul Attomey(a)-in-Fact, to make, execute, deliver and acknowledge, for and on behalf of eald corporation, as surely, bonds, undertakings and contracts of surelyable giving and granting timbs and Attorney(s)-in-Fact full power and authority to do and to perform every act necessary, requisite or proper to be done in connection therewith as said corporation could do, but reserving to said corporation full power of substitution and revocation, and all of the acts of said Attorney(s)-in-Fact, pursuant to these presents, are hareby ratified and confirmed.

This Power of Attorney is granted and is signed by facsimile under and by authority of the following resolutions adopted by the Board of Directory of DEVELOPERS SURJETY AND INDEMNITY COMPANY, effective as of January 1st, 2008.

RESOLVED, that a combination of any two of the Chairman of the Board, the President, Executive Vice-President, Senior Vice-President or Vice-President of the corporation be, and that each of them hereby is, authorized to execute this Power of Attorney, qualifying the sitomey(s) named in the Power of Attorney to execute, on behalf of the corporation, bonds, undertailings and contracts of europyship; and that the Secretary or any Assistant Secretary of the corporation be, and each of them hereby is, authorized to attest the execution of any such Power of Attorney;

RESOLVED, FURTHER, that the signatures of such officers may be affixed to any such Power of Attorney or to any certificate relating thereto by facsimile, and any such Power of Attorney or certificate bearing such facsimile eignatures shell be veild and binding upon the corporation when so attived and in the future with respect to any bond, undertaiding or contract of surelyship to which it is attached.

IN WITNESS WHEREOF, DEVELOPERS SURETY AND INDEMNITY COMPANY has caused these presents to be signed by its officers and attested by its Secretary or Assistant Secretary this 4th day of October, 2018.

LOCOLO AMO By Deniel Young, Senio Bw Mark Lansdon, Vice-President

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California **County of Orange**

 $(a,b) \in A^*$

On October 4, 2018 before me,	Lucille Raymond, Notary Public Nere Interet Nege and Tate of the Officer
personally appeared	Daniel Yosing and Mark Lansdon Nametia of Bareta
LUCILLE RAYMOND Notary Public - Cetifornia	who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) isfare subscribed to the within instrument and ecknowledged to me that he/she/they executed the same in its/her/their subscribed capacity(les), and that by his/her/their signature(s) on the instrument the person(s), or the entry upon behalf of which the person(s) acted, executed the instrument.
Orange County Commission # 2258185	I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal

Signature

Place Notary Seel Above

rymond, Notary Public Lucille R

CERTIFICATE

The undersigned, as Secretary or Assistant Secretary of DEVELOPERS SURETY AND INDEMNITY COMPANY, does hereby certify that the foregoing Rowes of Attorney remains in full force and has not been revoked and, furthermore, that the provisions of the resolutions of the Board of Directors of said corporation set long at the Polyter of Attorney are in force as of the date of this Certificate. 3thorna February 2019

This Certificate is executed in the City of Irvine, Celifornia, this

and risford, Aselatant Seda

ATS-1004 (10/18)



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