PERFORMANCE BOND

Bond No. CIC1919486

KNOWN	ALL	MEN	BY	THESE	PRESENTS	S, That	we
Hanover Preserve l	Point, LLC	, as	Principa	al, and	Capitol Indemnity	y Corporation	, 8
corporation organ	ized and d	oing busir	ess unde	r and by	virtue of the la	ws of the St	ate of
Wisconsin an	d duly licen	sed to cond	luct surety	business i	in the State of Flo	orida, as Sure	ty, are
held and firmly bo	und unto Po	lk County,	a politica	l subdivisio	on of the State of	Florida, as Ol	oligee,
held and firmly bo in the sum of Two	Hundred Thi	irty Nine Th	ousand For and 35	ir Hundred /100	(\$ <u>239,490.35</u>)	Dollars, for	which
payment, well and	truly to be r	nade, we b	ind oursel	ves, our he	irs, executors and	1 successors, j	ointly
and severally firm	ly by these p	presents.					
incorporated into a	and made pa S, the Princ stimate, atta fter "Improv ordance with s") filed with	ort of this P cipal has a ched hereto vements"), h the drawich h Polk Cou	erformand greed to as Exhiling the ngs, plans unty's Lar	ce Bond (he construct is pit "A" and reservation is, specificated Develop	the improvement I incorporated int Pointe Phase 4 tions, and other d	"); and ts described it to and made p p ata and inform	in the part of platted nation
-		-					
WHEREAS of construction of	•		e Principa	l to submit	t an instrument ei	nsuring comp	letion
NOW, THI	EREFORE, 1	the conditi	ons of this	s Bond are	such that:		
platted area accordance Period") an by the Obli within the	known as with the P d as verified gee this Bor	Preservation Plans and I by Polk Cond shall be period or su	Pointe Ph LDC by ounty's La null and	Novem and Develo	truction of the Important Division, to Improvements a ligee may approximate the Improvements and Improvement	subdivising subdivising subdivision subdiv	ion in ranty roval ucted
construction Period, the agent or off pay the cost Should the	n of all or Surety, upon icer, of the of thereof, inc Surety fail	any part on thirty (30 default, will bluding with or refuse	f the request of the request of the request for the request fo	uirement I itten notice h perform a ation, engin and con	mprovements with a from the Oblige and complete the neering, legal, an uplete the said I and welfare factor	ithin the Gua e, or its autho Improvement d contingent of Improvements	ranty orized s and costs.

inducement in approving and filing the plat for the above-referenced subdivision, shall have the right to resort to any and all legal remedies against the Principal and Surety, or

Initials _____

- either, both at law and in equity including specific performance, to which the Principal and Surety unconditionally agree.
- 3. The Principal and Surety further jointly and severally agree that the Obligee, at its option, shall have the right to construct, or caused to be constructed the Improvements in case the Principal should fail or refuse to do so. In the event the Obligee should exercise such right, the Principal and Surety shall be jointly and severally liable hereunder to reimburse the Obligee the total cost of, including without limitation, engineering, legal, and contingent costs, together with any damages, either direct or consequential, which may be sustained on account of the failure of the Principal to complete all of the obligations for construction of the Improvements.
- 4. The Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration, addition or deletion to the Improvements shall in any way affect its obligation on this Bond, and it does hereby waive notice of any such change, extension of time, alteration, addition or deletion to the Improvements.
- 5. All notices, demands, and correspondence with respect to this Bond shall be in writing and addressed to:

The Surety at:

Capitol Indemnity Corporation P.O. Box 5900 Madison, Wisconsin 53705-0900

The Principal at:

Hanover Preserve Point, LLC 605 Commonwealth Avenue Orlando, FL 32083

The Obligee at:

Polk County, Land Development Division 330 West Church Street PO Box 9005 – Drawer GM03 Bartow, FL 33831-9005

[Signatures appear on the next page]

Initials _____

IN WITNESS WHEREOF, the Principal	and Surety have caused this Bond to be executed by their
duly authorized officers this <u>5th</u> day	of <u>November</u> , 20 21.
Witness Witness Witness	PRINCIPAL: Hanover Preserve Point, LLC Name of Corporation By: Steven Orosz, Co-President Printed Name
	Title:
ANDRES ANEL Printed Name	(SEAL)
00 Q()	SURETY:
Witness	Capitol Indemnity Corporation Name of Corporation
HED LUNGED Primed Name	Ву:
Sanda Mone Witness	William J. Palmer, Attorney-in-Fact Printed Name Florida Resident Agent Title:
Sandra Moure Printed Name	(SEAL) (attach power of attorney) (SEAL)
	(1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

CAPITOL INDEMNITY CORPORATION POWER OF ATTORNEY

CIC1919486

Bond Number

Andrew B. Diaz-Matos Senior Vice President, General Counsel and Secretary

KNOW ALL MEN BY THESE PRESENTS, That the CAPITOL INDEMNITY CORPORATION, a corporation of the State of Wisconsin, having its principal offices in the City of Middleton, Wisconsin, does make, constitute and appoint --- WILLIAM J. PALMER----its true and lawful Attorney(s)-in-fact, to make, execute, seal and deliver for and on its behalf, as surety, and as its act and deed, any and all bonds, undertakings and contracts of suretyship, provided that no bond or undertaking or contract of suretyship executed under this authority shall exceed in amount the sum of This Power of Attorney is granted and is signed and sealed by facsimile under and by the authority of the following Resolution adopted by the Board of Directors of CAPITOL INDEMNITY CORPORATION at a meeting duly called and held on the 15th day of May, 2002. "RESOLVED, that the President, Executive Vice President, Vice President, Secretary or Treasurer, acting individually or otherwise, be and they hereby are granted the power and authorization to appoint by a Power of Attorney for the purposes only of executing and attesting bonds and undertakings, and other writings obligatory in the nature thereof, one or more resident vice-presidents, assistant secretaries and attorney(s)-in-fact, each appointee to have the powers and duties usual to such offices to the business of this company, the signature of such officers and seal of the Company 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 signatures or facsimile seal shall be valid and binding upon the Company, and any such power so executed and certified by facsimile signatures and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking or other writing obligatory in the nature thereof to which it is attached. Any such appointment may be revoked, for cause, or without cause, by any of said officers, at any time." In connection with obligations in favor of the Florida Department of Transportation only, it is agreed that the power and authority hereby given to the Attorney-in-Fact includes any and all consents for the release of retained percentages and/or final estimates on engineering and construction contracts required by the State of Florida Department of Transportation. It is fully understood that consenting to the State of Florida Department of Transportation making payment of the final estimate to the Contractor and/or its assignee, shall not relieve this surety company of any of its obligations under its bond. In connection with obligations in favor of the Kentucky Department of Highways only, it is agreed that the power and authority hereby given to the Attorney-in-Fact cannot be modified or revoked unless prior written personal notice of such intent has been given to the Commissioner -Department of Highways of the Commonwealth of Kentucky at least thirty (30) days prior to the modification or revocation. IN WITNESS WHEREOF, the CAPITOL INDEMNITY CORPORATION has caused these presents to be signed by its officer undersigned and its corporate seal to be hereto affixed duly attested, this 1st day of January, 2020. CAPITOL INDEMNITY CORPORATION AHIBIUDIA Attest: Ryan J. Byrnes Senior Vice President. John L. Sennott, Jr. Chief Financial Officer and Treasurer Chief Executive Officer and President Suranna in Breadhant Suzanne M. Broadbent Assistant Secretary STATE OF WISCONSIN COUNTY OF DANE On the 1st day of January, 2020 before me personally came John L. Sennott, Jr., 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 Chief Executive Officer and President of CAPITOL INDEMNITY CORPORATION, the corporation described in and which executed the above instrument; that he knows the seal of the said corporation; that the seal affixed to said instrument is such corporate seal; that it was so affixed by order of the Board of Directors of said corporation and that he signed his name thereto by like order. Varial J. Rogele David J. Regele Notary Public, Dane Co., WI STATE OF WISCONSIN My Commission Is Permanent COUNTY OF DANE I, the undersigned, duly elected to the office stated below, now the incumbent in CAPITOL INDEMNITY CORPORATION, a Wisconsin Corporation, authorized to make this certificate, DO HEREBY CERTIFY that the foregoing attached Power of Attorney remains in full force and has not been revoked; and furthermore, that the Resolution of the Board of Directors, set forth in the Power of Attorney is now in force. November 5th Signed and sealed at the City of Middleton, State of Wisconsin this, day of

Florida's Crossroads of Opportunity

330 West Church Street PO Box 9005 • Drawer GM03 Bartow, Florida 33831-9005



Board of County Commissioners

PHONE: 863-534-6792 FAX: 863-534-6407 www.polk-county.net

LAND DEVELOPMENT DIVISION

MEMORANDUM

To: Chrissy Irons, Project Coordinator

From: Michael Osborne, Inspector

Project Name: Preservation Pointe Phase 4

Project #: LDRES-2021-18 PCUMD Project # 2021-11-20-4

DATE: 6/16/2022

The Inspector of Record has made a final review of the above mentioned project. As a result of inspections, test results, and general site observations, I certify that the project is complete and represents reasonable compliance with the intent of the plans designed by the Engineer of Record and approved by the Polk County Land Development Division. The exact field locations and elevations of the storm water, potable water, wastewater, and reclaimed water systems are not guaranteed nor certified by the inspector.

It is the Contractor and Engineer of Record's responsibility to furnish the Polk County Land Development Division with Record Drawings and other final closeout documentation, as required by the Land Development Code and the Utility Standards and Specifications Manual, for final review and approval of the completed project before release of C.O.'s.

Should you have any further questions in the matter, please call (863) 534-6449.