THREE PARTY CONTRACT FORM INSTRUCTIONS FOR PUBLIC IMPROVEMENTS

GENERAL INFORMATION:

- A minimum of three (3) fully completed sets of the contract with original signatures shall be submitted to the Department of Planning and Development Services.
- The contractor must be prequalified with the Department of Public Works for the type of construction to be performed. Contact the Department of Public Works at 817-459-6550 for additional information concerning prequalification. Prequalification may take up to 30 calendar days to complete.
- All blanks must be completed in typewritten or printed format.
- The owner and contractor shall sign the contract form and have the signatures notarized.
- After contracts are executed by the City, contact Mr. Clark George, Construction Services Manager, at 817-459-6564 at least 48 hours prior to beginning construction.
- Any questions concerning these contracts can be directed to Lea Wilborn, Engineering Technician, at Lea.Wilborn@ArlingtonTX.gov.

INSTRUCTIONS FOR COMPLETING THIS FORM:

- 1. Prior to submitting contract documents to the Department of Planning and Development Services, **two** documents must be submitted to your City of Arlington Planning and Development Services engineering plan reviewer:
 - a. an itemized cost proposal. A copy of the proposal containing an itemized breakdown of quantities and unit prices, total cost of the public improvements, must be submitted. Do not include private facilities. When applicable, the proposal shall include an item for trench safety protection specified in linear feet and a statement that a safety program will be implemented by the contractor. Requirements concerning trench safety must comply with House Bills 665 and 662. The proposal can be emailed, faxed or hand delivered to Lea Wilborn. The value of the cost proposal will determine the value of the bonds required for the project.
 - b. the Administration and Inspection Fees Estimate Worksheet. A copy of the inspection fees worksheet is provided on page iii of this document. Include the unit quantity and Amount Due for each item that applies to the scope of work covered by this contract. Not all line items may apply to your contract. For example, if you are only installing the public water for the project, you only need to include the linear feet of water line being installed and leave the remaining items blank.
- 2. Once the cost proposal and inspection fees worksheet have been accepted by your engineering plan reviewer, the remaining contract documents can be submitted to Lea Wilborn at Lea.Wilborn@ArlingtonTX.gov.
- 3. The project name is the name of the subdivision, including phase or section, lot, and block.
- 4. The contract number will be filled in by the Department of Planning and Development Services.

- 5. Section I: Identify the type of construction such as concrete or HMAC Paving, deceleration lane, median opening, left turn lane, storm drainage, concrete lined channel, water line, sanitary sewer, fire hydrant installation, meter vault, sanitary sewer manhole.
- 6. Section IV: Execute and submit Maintenance Bonds on all projects. The value of the bond shall be the city accepted value determined in 1a.
- 7. Section V and VI: Performance Bonds and the Payment Bonds are required for contracts in excess of \$25,000. The value of the bonds, if required, shall be the city accepted value determined in 1a.
- 8. Power of Attorney must be submitted with the Bonds.
- 9. Section VII: The amount of the contract must be included in this space. Payment shall be made as designated between the owner and contractor. For example: payment upon completion of construction or payment on monthly basis.
- 10. Section XII: Insurance requirements must be met in accordance with Section XII. Three (3) original Certificates of Insurance (Accord Form) shall be included with the contracts. **Additionally, a copy shall be submitted to the Risk Manager of the City of Arlington.** The Insurance Certificate shall be written with the City of Arlington as an additional insured on all policies except workers compensation with a waiver of subrogation on all policies. The certificate must identify the project name and the type of construction.
- 11. The subdivision plat and/or easements need to be filed with Plat/Deed Records, Tarrant County, Texas prior to execution of contracts.
- 12. The total estimated Administration and Inspection Fees must be paid prior to the contracts being executed by the City. Refer to the Administration and Inspection Fee worksheet for additional information.
- 13. Submit two (2) copies of a traffic control plan and the completed Traffic Control Plan Checklist prior to the City executing the contract. The plan should be signed and dated by the responsible entity. A copy will be forwarded to the Traffic Operations Division for review and acceptance. State on the document that the plan is in accordance with the latest edition of the Texas Manual on Uniform Traffic Control Devices (TMUTCD).
- 14. Submit three (3) copies of a Trench Safety Plan for water, sanitary sewer, and storm drainage improvements, if applicable. The plan shall be sealed by a licensed engineer.

Contact Lea Wilborn with the Department of Planning and Development Services at Lea. Wilborn@ArlingtonTX.gov if you have questions regarding the Three Party Contract.

City of Arlington Three-Party Contract Administration and Inspection Fees Estimate Worksheet for Public Improvments

Date:		
Legal Description:		
Project Alias Name:		
Project number (Amanda Number):		
Contractor Legal Name:		
Work Type: [] Water [] Sewer	[] Paving [] Drain	age
Water - Sewer -	Paving - Drainage Improvem	nents
Description		Quantity
Water Line (LF)		
Sewer Line (LF)		
Roadway Paving + Sidewalks (SY)		
Street Lights (Each)		
Storm Drain Line (LF)		
Fee Schedule		
Water/sewer Base Inspection Fee ¹	\$ 3,000 per project	
Paving/Drainage Base Inspection Fee ¹	\$ 3,000 per project	
Water Line Inspection Fee	\$ 2.50 per LF	
Sewer Line Inspection Fee	\$ 2.50 per LF	
Roadway Paving or Sidewalks Inspection Fee	\$ 3.00 per SY	
Street Lights Inspection Fee	\$ 500 each	
Storm Drain Line Inspection Fee	\$ 2.50 per LF	
Special Construction Items	TBD	
Administration Fee	\$ 350 per contract	
Notes		
A base Fee of \$2,000 for developments to sewer line improvements.	hat are less than one acre, resider	ntial, and do not have any water or

Contract Checklist

Please read instructions included in the three-party contracts packet. All documents listed below must be submitted with the three-party contracts. Incomplete submittals may be discarded. Contractor must be prequalified with the city of Arlington to perform the specific work being performed.

Accepted itemized cost proposal. (See 1a of instructions)
<u>Accepted</u> Administration and Inspection Fees Estimate Worksheet (See 1b of instructions)
Three sets of original complete contracts
Three original sets of Maintenance Bonds, Performance Bonds and Payment Bonds are attached (only Maintenance Bond for contracts under \$25,000.00)
Three copies of insurance certificate
Three sets of Trench Safety Plans for Water/Sewer Projects (stamped, signed and dated)
Traffic Control Plan and Permit Application



THREE PARTY CONTRACT

FOR PUBLIC IMPROVEMENTS

		Legal Descript	ion		
		Project Name	<u> </u>		
		Contract No			
THE STATE OF TEXAS	§				
COUNTY OF TARRANT	§				
KNOW ALL BY THESE P	RESENTS:				
This contract is made and ent	ered into on this	day of _			by and
between			_hereinafter	referred to as	OWNER,
	he	ereinafter referre	ed to as GEN	NERAL CONT	RACTOR
(if applicable), and				einafter referi	
CONTRACTOR.					
WITNESSETH:		I.			
CONTRACTOR hereby ag equipment for the constru	-				necessary
				(hereafter	 "Public
Improvements")				,	
		II.			
Construction and installa be approved by the CIT		-			

be approved by the CITY OF ARLINGTON Director of Planning and Development Services or their designee, prior to beginning work. The construction and installation of paving, drainage, streetlights and street markers shall be performed according to the current Standard Specifications for Public Works Construction as issued by the North Central Texas Council of Governments, as it may be amended from time to time; and current CITY OF ARLINGTON Special Provisions, as it may be amended, both of which are incorporated herein

as if written word for word. Where any discrepancies occur between the Special Provisions and the Standard Specifications, the Special Provisions shall govern. The construction and installation of water and sanitary sewer shall be performed according to the current CITY OF ARLINGTON Standard Specifications for Water and Sanitary Sewer Construction.

III.

It is agreed by and between the parties that the CITY OF ARLINGTON has an interest in the proper performance of any contract relating to or arising out of the work described above, and that the CITY OF ARLINGTON may bring suit for failure to comply with any terms of this contract.

IV.

It is agreed by and between the parties that a **Maintenance Bond** in the amount of One Hundred Percent (100%) of the contract price for work on Public Improvements shall be furnished by CONTRACTOR in favor of OWNER and CITY OF ARLINGTON for a period of two (2) years from the date of acceptance for the public construction and shall be executed by an approved surety company authorized to do business in the State of Texas and shall be approved by the Director of Planning and Development Services or their designee prior to beginning work.

V.

In the event the amount of this contract is in excess of the sum of Twenty-Five Thousand Dollars (\$25,000), a **Performance Bond** in the amount of One Hundred Percent (100%) of the contract price for work on Public Improvements shall be furnished by Contractor and shall be approved by the Director of Planning and Development Services or their designee prior to beginning work.

VI.

In the event the amount of this contract is in excess of the sum of Twenty-Five Thousand Dollars (\$25,000), a **Payment Bond** in the amount of One Hundred Percent (100%) of the contract price for work on Public Improvements shall be furnished by Contractor solely for the protection of all persons, firms and corporations who may furnish materials for or perform labor hereunder. The Payment Bond shall be made in favor of the OWNER, the CITY OF ARLINGTON and all persons, firms or corporations who may furnish materials or perform labor upon the improvements hereunder and shall be approved by the Director of Planning and Development Services or their designee prior to beginning work.

OWNER or GENERAL CONTRACTOR (if applicable) hereby agrees to pay CONTRACTOR for the work on Public Improvements performed hereunder on the following basis:

VIII.

A copy of the <u>Standard Specifications for Public Works Construction</u> can be obtained by the CONTRACTOR through the North Central Texas Council of Governments.

City of Arlington <u>Special Provisions</u> is available here: https://www.arlingtontx.gov/city_hall/departments/public_works/engineering/standard_specifications_special_provisions

A copy of the CITY OF ARLINGTON'S current <u>Standard Specifications for Water and Sanitary Sewer Construction</u> is available online at the City of Arlington Public Works website: https://www.arlingtontx.gov/city_hall/departments/public_works/engineering/standard_specifications_special_provisions

IX.

This contract shall bind the parties, their heirs, successors, assigns and representatives for the full and faithful performance of the terms hereof, jointly and severally.

Χ.

It is understood and agreed that all installations of whatever kind made under the terms of this contract shall, upon acceptance by the CITY OF ARLINGTON, immediately become the property of the CITY OF ARLINGTON, subject only to such reimbursement to OWNER as provided by the ordinances of the CITY OF ARLINGTON or by separate agreement.

XI.

CONTRACTOR, OWNER and GENERAL CONTRACTOR (if signatory hereto) do hereby covenant and agree to, and do hereby agree to waive all claims, release, indemnify, defend and hold harmless the CITY OF ARLINGTON and all of its officials, officers, agents, employees and invitees, in both their public and private capacities, from any and all liability, claims, suits, demands or causes of action, including all expenses of litigation and/or settlement which may arise by reason of injury to or death or debt of any person, or for loss of, damage to, or loss of use of any property arising out of or in connection with this contract or the work. Such

indemnity will apply whether the claims, suits, losses, damages,

causes of action or liability, arise in whole or in part from the negligence of the CITY OF ARLINGTON or any of its officers, officials, agents, employees, or invitees, in both their public and private capacities whether said negligence is sole negligence, contractual comparative negligence, concurrent negligence, joint negligence, gross negligence, active negligence, passive negligence or any other form of negligence. It is the express intention of the parties hereto that the indemnity provided for in this paragraph is indemnity by OWNER, CONTRACTOR (if signatory hereto) and CONTRACTOR to indemnify and protect the CITY OF ARLINGTON from the consequences of the CITY OF ARLINGTON'S own negligence, whether that negligence is the sole or concurring cause of the injury, death or damage or whether said negligence is sole negligence, contractual comparative negligence, concurrent negligence, joint negligence, gross negligence, active negligence, passive negligence or any other form of negligence. Also, it is understood by OWNER, GENERAL CONTRACTOR (if signatory hereto) and CONTRACTOR that such indemnity is indemnity by OWNER GENERAL CONTRACTOR (if signatory hereto) and CONTRACTOR to indemnify and protect the CITY OF ARLINGTON from any liability, claims, suits, losses, damages or causes of action due to OWNER'S, GENERAL CONTRACTOR'S and/or CONTRACTOR'S negligence, error or omission, or the negligence, error or omission of any other person(s).

XII.

CONTRACTOR shall, at his own expense, purchase, maintain and keep in force during the term of this contract such insurance as set forth below. CONTRACTOR shall not commence work under this contract until it has obtained all the insurance required under the contract and such insurance has been approved by the CITY OF ARLINGTON; nor shall the CONTRACTOR allow any subcontractor to commence work on his subcontract until all similar insurance of the subcontractor has been obtained. All insurance policies provided under this contract shall be written on an "occurrence" basis.

CONTRACTOR SHALL INCLUDE, IN ANY AND ALL SUBCONTRACTOR AGREEMENTS RELATED TO THE PUBLIC IMPROVMENTS OR THIS CONTRACT, LANGUAGE THAT REQUIRES SUBCONTRACTOR TO NAME THE CITY OF ARLINGTON AS AN ADDITIONAL INSURED ON GENERAL, AUTOMOBILE AND UMBRELLA LIABILITY POLICIES, AND TO PROVIDE A WAIVER OF SUBROGATION FOR THE BENEFIT OF THE CITY OF ARLINGTON ON ALL POLICIES.

Liability Insurance

Commercial General Liability \$1,000,000 Per Occurrence/
(No standard coverages are to \$2,000,000 Aggregate
be excluded by endorsement. XCU
and contractual liability are not to be excluded)

Automobile Liability Insurance

Commercial Auto Liability Policy

(Any Auto, including hired, and

non-owned autos)

\$1,000,000 Combined Single Limit

<u>Umbrella Liability</u>

(Following Form and Drop Down

Provisions Included)

\$2,000,000 Each Occurrence

Workers' Compensation Insurance

Workers' Compensation Statutory Limit

Employer's Liability \$1,000,000 Each Occurrence

> \$1,000,000 Disease - Each Employee \$1,000,000 Disease - Policy Limit

It is agreed by all parties to this contract that the insurance required under this contract shall:

- (A) Be written with the CITY OF ARLINGTON as an additional insured on General, Automobile and Umbrella Liability Insurance policies.
- (B) Provide for thirty (30) days written notice to the CITY OF ARLINGTON, before any insurance is cancelled, non-renewed or material changed, or any other cause.
- (C) Be written through companies duly authorized to transact that class of insurance in the State of Texas. Companies shall have a minimum A.M. Best rating of A VII or better.
- Waive subrogation rights for loss of damage so that insurers have no right (D) to recover or subrogation against the CITY OF ARLINGTON, it being the intention that all required insurance policies shall protect all parties to the contract and be primary coverage for all losses covered by the policies.
- (E) Provide Certificates of Insurance evidencing the required coverages as follows:

Three (3) Copies with Contracts to: City of Arlington **Planning & Development Services** P. O. Box 90231 Mail Stop 01 - 0241 Arlington, Texas 76004 -3231

Attn: Lea Wilborn

One (1) Copy to: **City of Arlington Risk Management** P.O. Box 90231 Mail Stop 63 - 0790 **Arlington, Texas 76004 -3231**

XIII.

If any of the terms, sections, subsections, sentences, clauses, phrases, provisions, covenants, or conditions of this contract are held by a court of competent jurisdiction to be invalid, void or unenforceable, the remainder of the terms, sections, subsections, sentences, clauses, phrases, provisions, covenants, or conditions of this contract shall remain in full force and effect and shall in no way be affected, impaired, or invalidated.

EXE	CUTED on the first date w	vritten above.				
APP	ROVED:					
CITY	OF ARLINGTON		OWN	ER		
Ву:	Brandon Long Name		By:	Signature		
	Signature			Name		
	Engineering Operations M Title Planning & Development S			Title		
				Company		
				Address		
				City	State	Zip
GENE	ERAL CONTRACTOR		CONT	ΓRACTOR		
By:			By:			
·	Signature		·	Signature		
	Name			Name		
	Title			Title		
	Company			Company		
	Address			Address		
	City State	Zip		City	State	Zip
12/19/202	3	- 6				

THE STATE OF TEXAS §

DEPARTMENT OF PLANNING AND

COUNTY OF TARRANT §	DEVELOPMENT SERVICES
BEFORE ME, the undersigned authority, a Medical this day personally appeared officer whose name is subscribed to the foregoing executed same for and as the act of the City of Arland as Department of Planning and Development consideration therein expressed.	ington, Texas, a Texas Municipal Corporation,
GIVEN UNDER MY HAND AND SEAL OF of	OFFICE this theday
May Commission Fundamen	Notary Public in and for the State of Texas
My Commission Expires:	Notary Printed Signature
THE STATE OF TEXAS \$ COUNTY OF TARRANT \$	<u>OWNER</u>
this day personally appeared	
GIVEN UNDER MY HAND AND SEAL OF OF of	FFICE this theday
My Commission Expires:	Notary Public In and For the State of Texas Notary's Printed Signature

THE STATE OF TEXAS §	GENERAL CONTRACTOR
COUNTY OF TARRANT §	GENERAL CONTRACTOR
BEFORE ME, the undersigned authority, a Not this day personally appeared was proved to me on the oath of acknowledging person) or [] who was proved to me of identity card or other document issued by the federal and signature of the acknowledging person) to be the foregoing instrument, and acknowledged to me that he deed of a corporate as thereof, and for the purpose in the capacity therein stated.	
GIVEN UNDER MY HAND AND SEAL OF OFFI	CE this theday
of	
	Notary Public In and For the State of Texas
My Commission Expires:	Notary's Printed Signature
THE STATE OF TEXAS § COUNTY OF TARRANT §	CONTRACTOR
BEFORE ME, the undersigned authority, a Not this day personally appeared was proved to me on the oath of acknowledging person) or [] who was proved to me of identity card or other document issued by the federa and signature of the acknowledging person) to be the foregoing instrument, and acknowledged to me that he deed of a corporate as thereof, and for the purpose in the capacity therein stated.	
of,	CE this theday
	Notary Public In and For the State of Texas
My Commission Expires:	Notary's Printed Signature

THE STATE OF TEXAS	§	MAINTENANCE BOND
COUNTY OF TARRANT	§	Bond No.
KNOWALL MEN BY THE	ESE PRESENTS:	
		ofCounty,
to do business in the State and firmly bound unto hereinafter referred to a corporation located in Tar	e of Texas, hereinafter references as OWNER, and the CITY as rrant County, Texas, herei	and authorized erred to as "SURETY", are held OF ARLINGTON, a municipal nafter referred to as CITY, in the
penal sum of	DOLLAI	RS (\$),
lawful money of the United Texas, for the payment of wheirs, executors, administ these presents, the condi	d States of America, to be p which sum well and truly to trators and successors, join tion of this obligation is	aid in Arlington, Tarrant County, o be made, we bind ourselves, our ntly and severally; and firmly by such that,
whereas, contractors interest, a copy of which is of:	OR entered into a certain c, in the proper perfor attached hereto and made	ontract with day of day of mance of which the CITY has an a part hereof, for the construction
herein contracted to be deduced of acceptance by Caccount of sunken condinecessary work and repair improper joining of same	one and performed for a partition of the control of the control of the condition of any defective condition of any between the condition of any between control of any of the control of the contr	and keep in good repair the work period of two (2) years from the y backfilling that may arise on erwise, and do and perform all growing out of or arising from the reaking of same caused by said account of any defect arising in
improper excavation or ba is to cover all defective co- labor performed by said C to remain in full force an	ckfilling, it being understo onditions arising by reason ONTRACTOR, then this ob nd effect; and in case said may do said work and su	CONTRACTOR, or on account of od that the purpose of this section of defective materials, work or oligation shall be void, otherwise CONTRACTOR shall fail to do apply such materials and charge

SURETY on this obligation, and said CONTRACTOR and SURETY herein shall be subject to any liquidated damages mentioned in said contract for each days' failure on its part to comply with the terms of said provisions of said contract.

Provided, further, that if any legal action is filed on this Bond, venue shall lie in Tarrant County, Texas.

And, that said SURETY for value received, hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of the contract or to the work performed thereunder, or the plans, specifications, drawings, etc. accompanying same shall in any way affect its obligation on this Bond; and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the contract or to the work to be performed thereunder.

The undersigned and designated agent is hereby designated by SURETY herein as the resident agent in either Tarrant of Dallas Counties to whom any requisite notice may be delivered and on whom service of process may be had in matters arising out of such suretyship.

IN WITNESS WHEREOF, this instrument is executed on this the day WITNESS CONTRACTOR Signature Signature Name Name Title Title Company Company Address Address City State Zip City State Zip WITNESS **SURITY** Signature Signature Name Name Title Title Company Company Address Address City City State Zip State

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	Name _						
A	Address						
this Bo		e the date	of accept	ance of sai	id public ii	The effect nprovemen	

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THE STATE OF TEXAS	§	PAYMENT BOND
COUNTY OF TARRANT	§	Bond No.
KNOW ALL MEN BY THES	SE PRESENTS:	
		ofCounty,
do business in the State of	of Texas, hereinafter ref	and authorized to derred to as "SURETY", are held of ARLINGTON, a municipal
corporation located in Tarra all persons, firms and corp upon the buildings, structu	ant County, Texas, herein porations who may furni ares or improvements refe	sh materials for or perform labor erred to in the attached contract, in
the penal sum of	DOLLARS (\$ _),
Texas, for the payment of w	which sum well and truly trators and successors, joi	paid in Arlington, Tarrant County, to be made, we bind ourselves, our ently and severally; and firmly by uch that,
WHEREAS, CONTRACTOR	R entered into a certain o	contract withday of
	$\underline{\hspace{0.1in}}$, in the proper perfor	rmance of which the CITY has an a part hereof, for the construction
and make prompt payment claimants supplying labor a said contract, and any and may hereafter be made, n	nt to all persons, firms, and material in the prosect of all duly authorized materice of which modifications.	y and faithfully perform its duties subcontractors, corporations and cution of the work provided for in odifications of said contract that ations to SURETY being hereby e to remain in full force and effect.

Provided, further, that if any legal action be filed on the Bond, venue shall lie in Tarrant County, Texas.

And, that said SURETY, for value received, hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of the contract or to the work performed thereunder, or the plans, specifications, drawings, etc. accompanying same shall in any way affect its obligation on this Bond; and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the contract or to the work to be performed thereunder.

This Bond is given pursuant to the provisions of Chapter 2253 of the <u>Texas Government Code</u>, as it may be amended from time to time. The terms "claimant", "labor" and "material", as used herein, are in accordance with and as defined in said article.

The undersigned and designated agent is hereby designated by SURETY herein as the resident agent in either Tarrant or Dallas Counties to whom any requisite notice may be delivered and on whom services of process may be had in matters arising out of such suretyship.

IN WITNESS WHEREOF, this instrument is executed on this the day <u>WITNESS</u> CONTRACTOR Signature Signature Name Name Title Title Company Company Address Address City State Zip City State Zip WITNESS SURITY Signature Signature Name Name Title Title Company Company Address Address City City State Zip State

	NameAddress	
	Address	
ote:	Date of Bond must not be prior to date of contract.	

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THE STATE OF TEXAS	§	PERFORMANCE BOND
COUNTY OF TARRANT	§	Bond No.
KNOW ALL MEN BY THES	SE PRESENTS:	
That Texas, hereinafter referred	to as CONTRACTOR, an	ofCounty,
do business in the State of and firmly bound unto hereinafter referred to as corporation located in Tarro	Of Texas, hereinafter reformation OWNER and the CITY ant County, Texas, herei	of and authorized to derred to as "SURETY", are held of OF ARLINGTON, a municipal anafter referred to as CITY, in the
penal sum of	DOLL 41	RS (\$),
lawful money of the United Texas, for the payment of wheirs, executors, administratives these presents, the condition	States of America, to be phich sum well and truly tators and successors, join of this obligation is successors.	paid in Arlington, Tarrant County to be made, we bind ourselves, our ntly and severally; and firmly by uch that,
interest, a copy of which is a of:	, in the proper perfor ttached hereto and made	contract with day of day of mance of which the CITY has an a part hereof, for the construction
fulfill all of the undertaking contract in accordance with the original term thereof, a without notice to SURETY, contract, and shall also we conditions and agreements that may hereafter be made waived, then this obligation and in case said CONTRACT work and supply such materials.	ngs, covenants, terms, con the plans, specification and any extension there and during the life of a lell and truly perform and of any and all authorize, notice of which modifies that he woid, otherwise CTOR shall fail to do so, it terials and charge the stion, and said CONTRA	ruly and faithfully per form and onditions and agreements of said as and contract documents during of which may be granted with or my guaranty required under the d fulfill all the covenants, terms, and modifications of said contract ications to SURETY being hereby to remain in full force and effect; at is agreed that CITY may do said ame against said CONTRACTOR CTOR and SURETY hereon shall

damages mentioned in said contract for each days' failure on its part to comply with the terms of said provisions of said contract.

Provided, further, that if any legal action is filed on this Bond, venue shall lie in Tarrant County, Texas.

And, that said SURETY, for value received, hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of the contract or to the work performed thereunder, or the plans, specifications, drawings, etc. accompanying same shall in any way affect its obligation on this Bond; and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the contract or to the work to be performed thereunder.

The undersigned and designated agent is hereby designated by SURETY herein as the resident agent in either Tarrant or Dallas Counties to whom any requisite notice may be delivered and on whom service or process may be had in matters arising out of such suretyship.

IN WITNESS WHEREOF, this instrument is executed on this the ____day WITNESS **CONTRACTOR** Signature Signature Name Title Name Title Company Company Address Address City **WITNESS** SURITY Signature Signature Name Title Name Title Company Company Address Address Zip City City State Zip State

	Nam Addres	S			
ote:	Date of B			of contract	

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