SUBDIVISION WARRANTY BOND On-Site and Off-Site

KNOW ALL MEN DV THEEE DECENTE that we

P		ALL WILIN D	THESE PRESENTS, U								
					called the	Principal, an	d				
					called the	Surety, are	held and	firmly	bound	unto	the
BOARD	OF	COUNTY	COMMISSIONERS	OF	HILLSBOROUGH	COUNTY,	FLORIDA	, in	the	sum	of
					(\$) Do	ollars for	the pa	yment	of w	hich

we bind ourselves, our heirs, executors, administrators, and successors, jointly and severally, firmly by these presents.

WHEREAS, the Board of County Commissioners of Hillsborough County has adopted subdivision regulations in its Land Development Code pursuant to the authority granted to it in Chapters 125, 163 and 177, Florida Statutes, which regulations are by reference hereby incorporated into and made a part of this warranty bond; and

WHEREAS, these subdivision regulations affect the subdivision of land within the unincorporated areas of Hillsborough County; and

WHEREAS, the Principal has made the request that the Board of County Commissioners of Hillsborough County accept the following improvements for maintenance in connection with the _______ subdivision (hereafter, the "Subdivision"): on-site improvements: ______ and off-site improvements:

______ (together, the on-site and off-site improvements are hereafter referred to as the "Improvements"); and

WHEREAS, the aforementioned subdivision regulations require as a condition of acceptance of the Improvements that the Principal provide to the Board of County Commissioners of Hillsborough County a bond warranting the Improvements for a definite period of time in an amount prescribed by the aforementioned subdivision regulations; and

WHEREAS, the Principal, pursuant to the terms of the aforementioned subdivision regulations has entered into a "Subdivider's Agreement", the terms of which agreement require the Principal to submit an instrument warranting the above-described Improvements; and

WHEREAS, the terms of said Subdivider's Agreement are by reference, hereby, incorporated into and made a part of this Warranty Bond.

NOW THEREFORE, THE CONDITIONS OF THIS OBLIGATION ARE SUCH THAT:

- A. If the Principal shall warrant for a period of two years following the date of acceptance of the Improvements for maintenance by the Board of County Commissioners of Hillsborough County, against failure, deterioration, or damage resulting from defects in workmanship and/or materials, and;
- B. If the Principal shall correct within the above described warranty period any such failure, deterioration, or damage existing in the aforementioned Improvements so that said Improvements thereafter comply with the technical specifications contained in the subdivision regulations established by the Board of County Commissioners of Hillsborough County, and;

C. If the Principal shall faithfully perform the Subdivider's Agreement at the times and in the manner prescribed in said Agreement;

THEN	THIS	OBLIGATION	SHALL	BE	NULL	AND	VOID;	OTHERWISE,	то	REMAIN	IN	FULL	FORCE	AND
EFFECT UNTIL														

ATTEST:	SIGNED, SEALED AND DATED this	_ day of	,	20	
		Ву			
			Principal	Seal	
ATTEST:		_	Surety	Seal	
		Ву	Attorney-In-Fact	Seal	