SURETY BOND FOR LAKE EXCAVATION

SURETY BOND GIVEN BY	
AND	
TO THE CITY OF MIRAMAI	
Surety Bond given by	,
as PRINCIPAL, a	existing under the laws of the State
of	, of (Address)
	, City of,
County of	, State of,
	AND
	, as SURETY, a corporation incorporated
	 , or a partnership pursuant to the
laws of the State of	, and authorized to transact surety in the
State of Florida,	
	ТО
THE CITY OF MIRAMAR, a	s OBLIGEE, a municipal corporation, pursuant to the
laws of the State of Florida.	
BY THIS BOND, We	,
as PRINCIPAL and	, as
SURETY, a corporation inco	orporated under the law of the State of apartnership under the
State of Florida, and on the list of United States, are bound to the Cit	partnership under the partnership under the and authorized to do business in the surety companies approved by the Treasurer of the y of Miramar, as the OBLIGEE, hereinafter referred to ursuant to the laws of the State of Florida, in the full sum
of	- ,
	(amount in words)

(United States Dollars) (\$), for payment of which PRINCIPAL and
SURETY jointly and severally bind ourselve	es, our successors, assigns, and persona
representatives:	
SEALED with our Seals, signed and d	lelivered this day o
, 20	
WHEREAS, PRINCIPAL has applied to	the CITY for issuance of certain engineering
site work permit for lake excavation and slopi	ing in
(Print or Type Name of Project and De	evelopment) ; and,
WHEREAS, the Code of the City of M	iramar requires that adequate security be
posted to insure completion of said improven	nents; and
WHEREAS, PRINCIPAL is required to	complete the improvements in
(Print or Type Name of Project	t and Development)
as incorporated herein;	

NOW, THEREFORE, THE CONDITIONS OF THIS BOND are such that if PRINCIPAL:

- 1. Installs constructs and completes the improvements as set forth herein, in accordance with approved plans and specifications; and
- 2. Pays promptly all persons, firms, and corporations that provide labor, materials, and supplies used in the execution and construction of the improvements, or connected thereto.

Then this Surety Bond shall be void; otherwise it remains in full force.

PRINCIPAL and SURETY jointly and severally understand, in the event the PRINCIPAL fails or refuses to install, construct, and complete the improvements, the CITY has the right to recover the full amount of this Surety Bond for the purpose of completing the improvements, or, alternatively, to demand payment by the SURETY of the amount due to the CITY up to the face amount of the Bond by letter signed by the Director of Public Works/Utilities, or a designee, stating that the PRINCIPAL has defaulted on its obligation to complete the required improvements. PRINCIPAL and SURETY also understand, in the event the CITY elects to collect monies from SURETY and the funds recovered thereby prove insufficient to complete the improvements, the PRINCIPAL shall be liable hereunder to pay to CITY upon the completion of the improvements the final total cost thereof, including but not limited to, engineering, legal, and contingent costs together with any damages, direct or consequential, which the CITY may sustain because of PRINCIPAL'S failure to comply with all of the requirements hereof.

In the event the CITY receives a notice of cancellation of this Surety Bond and a substitute form of security is not received by the CITY sixty (60) calendar days prior to the cancellation date, the PRINCIPAL shall be deemed in default and the provisions herein shall apply.

PRINCIPAL and SURETY jointly and severally understand and agree that the failure to complete the designated improvements within _____ consecutive months, or the failure to commence or recommence construction work, within thirty (30) calendar days after written notice from the CITY to do so, shall be deemed a failure and refusal to construct and complete the improvements.

This Surety Bond shall remain in full force and effect from _____ until _____ until _____ until _____ until such time as designated improvements are completed and accepted by CITY, or until CITY Commission approves a release of this security.

IN WITNESS WHEREOF the PRINCIPAL has caused this Bond to be executed by

its President and attested by its Secretary and its corporate seal to be affixed or by its general partner; the SURETY has caused this Bond to be executed in its name by its Attorney-in-Fact duly authorized thereunto so to do, and its corporate seal to be affixed, all on the date first written above.

	PRINCIPAL		
ATTEST:			
Secretary	 Preside	ent of PRINCIPAL	
	(Seal)		
WITNESSES:			
	SURETY		
SEAL	<u> </u>		
Signed, Sealed and Delivered in Presence of:	Ву	As SURETY	