Your claim can be filed electronically on Verita's website at <a href="https://www.veritaglobal.net/CCAConstruction">https://www.veritaglobal.net/CCAConstruction</a>

Fill in this in	formation to identify the case:	
Debtor	CCA Construction, Inc.	Date Stamped Copy Returned
United States Bankruptcy Court for the District of New Jersey		☐ No self addressed stamped envelope☐ No copy to return
Case number	24-22548	_

# **Modified Official Form 410**

# **Proof of Claim**

04/22

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Other than a claim under 11 U.S.C. § 503(b)(9), this form should not be used to make a claim for an administrative expense arising after the commencement of the case.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies or any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed.

Pa	ort 1: Identify the Claim	1			1 .				
1.	Who is the current creditor?	ts own behalf a	surance Company and affilia nd on behalf of co-surety Uni rrent creditor (the person or entit	ted States Fire Insura	ince Company <u>wi</u> ı)	tn respect to its Bond No.	<u>: 6021270657</u>		
1		Other names th	e creditor used with the debtor		See supplem	ent and documents attac	neu.		
2.	Has this claim been acquired from someone else?	× No Yes.	From whom?						
3.	Where should notices and	Where shou	ld notices to the creditor b	e sent?	Where should different)	d payments to the cred	itor be sent? (if		
	payments to the	c/o Torre, Lentz, Gamell, Gary & Rittmaster, LLP Zurich American Insurance Company				an Insurance Company			
	creditor be sent?	Name		<del></del>	Name				
1	Federal Rule of		Quadrangle, Suite 309			Nay (attn. Linda Flores) treet			
	Bankruptcy Procedure (FRBP) 2002(g)		Street	47750	Schaumburg		60196		
		Jericho City	NY State	17753 ZIP Code	City	State	ZIP Code		
		USA			USA				
F	RECEIVED	Country Contact phone	Mark Gamell, (516) 240-8	915	Country  Contact phone	(410) 559-8510			
١.	JUL 29 2025	Contact email	mgamell@tlggr.com	_	Contact email	niel.franzese@zurichna	a.com		
EF	RITA GLOBAL	Uniform claim	identifier for electronic payments	in chapter 13 (if you use	one):				
4.		× No							
	amend one already filed?	Yes.	Claim number on court claim	ns registry (if known)		Filed on	DD / YYYY		
5.		X No				_			
	anyone else has filed a proof of claim for this claim?	Yes. W	ho made the earlier filing?		<del> </del>				

Par	t 2:	Give Information Abo	ut the Clai	m as of the Date the Case Was Filed					
		u have any number se to identify the	□ No						
	debto	•	Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor: 5246						
7.	How I	nuch is the claim?	P265 42	2 727 14					
			\$	3,737.14	amount include interest or other charges?				
					Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A).				
_		is the basis of the	-		performed, personal injury or wrongful death, or credit card.				
	claim	r			e claim required by Bankruptcy Rule 3001(c).				
			Limit disclo	osing information that is entitled to privacy, su	ch as health care information.				
			Surety bon	d indemnity agreement and rights, see attache	ed supplement for details.				
 9.	ls all	or part of the claim	☐ No						
	secui	red?	X Yes.	The claim is secured by a lien on property.					
				Nature of property:					
				Real estate: If the claim is secured be Claim Attachment (Official Form	by the debtor's principal residence, file a <i>Mortgage Proof of</i> 410-A) with this <i>Proof of Claim</i> .				
				Motor vehicle					
				Other. Describe: <u>Trust monies</u>	(if received by Debtor); see supplement and GIA				
				Basis for perfection:					
				Attach redacted copies of documents, if any	r, that show evidence of perfection of a security interest (for , financing statement, or other document that shows the lien				
				Value of property:	\$_To be determined_				
				Amount of the claim that is secured:	\$_To be determined				
				Amount of the claim that is unsecured:	\$ To be determined (The sum of the secured and unsecured amount should match the amount in line 7.)				
		RECEIVE		Amount necessary to cure any default as	of the date of the petition: \$_Unknown				
		JUL 29 2025	5	Annual Interest Rate (when case was filed	1)%				
	V	ERITA GLO	3AL	☐ Variable					
10	. Is th	is claim based on a e?	X No	. Amount necessary to cure any default as	of the date of the petition.				
11		is claim subject to a t of setoff?	X No	i. Identify the property:					

12. Is all or part of the claim entitled to priority under	X	No						
11 U.S.C. § 507(a)?		Yes. Check	call that apply:			Amount entitled to priority		
A claim may be partly priority and partly nonpriority. For example,			tic support obligations (inclu.C. § 507(a)(1)(A) or (a)(1)		pport) under	\$		
in some categories, the law limits the amount		Up to \$	\$3,350* of deposits toward es for personal, family, or h	purchase, lease, or renta ousehold use. 11 U.S.C. §	of property or \$507(a)(7).	\$		
entitled to priority.		days b	s, salaries, or commissions efore the bankruptcy petition ever is earlier. 11 U.S.C. § 8	on is filed or the debtor's b	within 180 ousiness ends,	\$		
		☐ Taxes	or penalties owed to govern	amental units. 11 U.S.C. §	507(a)(8).	\$		
		Contrib	outions to an employee ber	nefit plan. 11 U.S.C. § 507	'(a)(5).	\$		
		Other.	Specify subsection of 11 L	I.S.C. § 507(a)() that ap	oplies.	\$		
		* Amounts a	are subject to adjustment on 4/0	1/25 and every 3 years after t	hat for cases begun	on or after the date of adjustment.		
13. Is all or part of the claim entitled to administrative priority pursuant to 11	X	No Ves Indics	ate the amount of your clair	m arising from the value o	f any goods rece	ived by the debtor within 20		
U.S.C. § 503(b)(9)?		days befor	te the date of commencement ry course of such Debtor's	ent of the above case, in v	which the goods I	have been sold to the Debtor in		
		\$						
Part 3: Sign Below								
The person completing	Chec	k the appropi	riate box:					
this proof of claim must sign and date it.	I am the creditor.							
FRBP 9011(b).	X	I am the creditor's attorney or authorized agent.						
If you file this claim electronically, FRBP	I am the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004.							
5005(a)(2) authorizes courts to establish local rules specifying what a signature								
is. A person who files a	I understand that an authorized signature on this <i>Proof of Claim</i> serves as an acknowledgement that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.							
fraudulent claim could be		I have examined the information in this <i>Proof of Claim</i> and have reasonable belief that the information is true and correct.						
fined up to \$500,000, imprisoned for up to 5	I dec	lare under pe	enalty of perjury that the fore	egoing is true and correct.				
years, or both.  18 U.S.C. §§ 152, 157, and  3571.	Exec	uted on date	07/28/2025 MM / DD / YYYY					
		0	ragent 9 ollen					
	_	Signature	, 0.1822		<del></del>			
		_	of the person who is comp	leting and signing this c	laim:			
			Aniello	Patrick	Franzese			
	Name	•	First name	Middle name	Last	name		
	Title		A.V.P Team Lead, Sure	ety & Financial Claims				
RECEIVED	Com	oany	Zurich American Insuran	ce Company as the company if the authorize	ed agent is a service	r		
	Addn	ane.	1299 Zurich Way					
JUL 29 2025	Adult	J. U.S.	Number Street					
VERITA GLOBA	AL.		Schaumburg City	IL State	60196 ZIP Co	USA Country		
	Cont	act phone	(410) 559-8510		Email	niel.franzese@zurichna.com		
i .								

100 Jericho Quadrangle, Suite 309 Jericho, NY 11753-2702

> Tel: (516) 240-8900 Fax: (516) 240-8950 www.tlggr.com



Mark S. Gamell mgamell@tlggr.com

July 28, 2025

### BY FEDERAL EXPRESS

CCA Constructions Claims Processing Center c/o KCC dba Verita Global 222 N. Pacific Coast Highway, Ste 300 El Segundo, CA 90245

Re: Debtor: CCA Construction, Inc.

U.S. Bankruptcy Court for the District of New Jersey

Case Number: 24-22548 TLGGR No.: 2038.251

#### Dear Sir/Madam:

We represent Zurich American Insurance Company in the above-referenced matter.

Enclosed for filing please find Proof of Claim and Supplement to Proof of Claim and supporting documents.

Please stamp and return our file copy in the enclosed self-addressed stamped envelope as proof of filing of the Proof of Claim. Please let me know if you have any questions. Thank you.

MSG:fm Enclosure

# UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY Caption in Compliance with D.N.J. LBR 9004-1(b) Torre, Lentz, Gamell, Gary, & Rittmaster, LLP Attorneys for Creditors Zurich American Insurance Company and Fidelity and Deposit Company of Maryland 100 Jericho Quadrangle, Suite 309 Jericho, NY 11753 Kevin M. Gary, Esq. Mark S. Gamell, Esq. (pro hac vice) Tel.: (516) 240-8900 Fax: (516) 240-8950 Email: kgary@tlggr.com mgamell@tlggr.com Chapter 11 In re: Judge: Hon. Christine M. Gravelle

SUPPLEMENT TO PROOF OF CLAIM OF
ZURICH AMERICAN INSURANCE COMPANY FOR ITSELF AND
ITS AFFILIATE FIDELITY AND DEPOSIT COMPANY OF MARYLAND
AND CO-SURETY UNITED STATES FIRE INSURANCE COMPANY (WITH
RESPECT TO ONE SURETY BOND ONLY)

Debtor.

Case No. 24-22548 (CMG)

Claimant Zurich American Insurance Company ("ZAIC") for itself and its affiliates including Fidelity and Deposit Company of Maryland ("F&D") (collectively "THE SURETY" or "Claimant" or "Zurich"), as their respective interests may appear, and on behalf of Zurich's cosurety United States Fire Insurance Company ("USFIC") with respect to one surety bond as described below, submits this supplement to the printed form of its Proof of Claim to which it is annexed.

CCA Construction, Inc.,

#### **Background Facts**

- 1. Zurich, as surety, provided surety bond credit to various of Debtor's subsidiaries and affiliates pre-petition.
- 2. One of the surety bonds (Zurich Bond No. PRF9341433 issued on behalf of Plaza Construction Group Florida, LLC in the sum of \$89,171,597.00 in favor of Marina Pointe East Developer, L.L.C.) was provided by Zurich together with USFIC, as co-surety (USFIC Bond No. 6021270657), on whose behalf Zurich also files this proof of claim to that extent.
- 3. A summary list of the surety bonds provided to Debtors' affiliates and subsidiaries (the "Bonds") is set forth in the annexed **Exhibit A**.
- 4. In order to induce Zurich (and USFIC) to issue the Bonds, Debtor, together with others, executed as an "Indemnitor" a General Indemnity Agreement ("GIA") in favor of Zurich and its affiliates, together with co-sureties such as USFIC (see GIA Paragraph "14"), a true copy of which is annexed hereto as **Exhibit B**. The Debtor's signature on the GIA was dated and acknowledged on December 5, 2017.
- 5. To date, Zurich has not received satisfactory proof that its exposure under the Bonds has been extinguished or released.
  - 6. Copies of the Bonds are available upon request from counsel for Zurich.

# **Currently Relevant Provisions of the GIA**

- 7. Paragraph "2" of the GIA provides, in pertinent part, that Debtor must exonerate, indemnify and hold harmless "Surety" from any and all liability and loss sustained or incurred, arising from or related to any of the Bonds.
  - 8. Paragraph "6" of the GIA, "Trust Funds," provides:

All sums due, to become due, or received by any Indemnitor or Principal for or on account of any Bonded Contract are trust funds in which Surety has an interest as beneficiary of the trust whether in the possession of such Indemnitor or Principal or another. Such trust funds shall be held in trust for the benefit and payment of all obligations or Loss for which Surety may be liable under any Bond. Surety has the right, but not the obligation, to require that trust funds be placed in a dedicated trust fund account. This Agreement and declaration constitute notice of such trust.

- 9. Secured/Trust Fund Claim to Bonded Contract Proceeds. To the extent that any proceeds of any kind from any of the contracts which are the subject of any of the Bonds was received by Debtor at any time, such funds are impressed with a trust pursuant to (1) Paragraph "6" of the GIA, and/or (2) the statutory and common law of the states of Florida and New York in which the construction projects referred to in the Bonds were located. Such trust is for the benefit of Zurich and its co-surety, as sureties, (x) to the extent that such sureties shall sustain any loss, cost or expense in connection with such Bonds, and (y) to the extent that the sureties become entitled to enforce the trust by reason of equitable subrogation or assignment.
- 10. Equitable Lien on Bonded Contract Proceeds. To the extent that any proceeds of any kind from any of the contracts which are the subject of any of the Bonds was received by Debtor at any time, such funds are subject to the equitable lien of the sureties created under the state laws of Florida or New York, respectively, which apply to the contracts to which the Bonds refer.
- 11. <u>Potential Subrogation to Other Claims.</u> Zurich may become subrogated to the rights of other creditors who may file or may have filed a proof of claim in this case.
- 12. <u>Total Amount of Claim as of Date Case Filed</u>: As Zurich has not received proof of the release or expungement of its exposure on the Bonds, the claim amount is the total penal sum of the Bonds issued and outstanding. Zurich reserves the right to amend this Proof of Claim to reflect any bonds or penal sums not included, or to assert other amounts or types of claim, at a later time.

13. Other Indemnitors And Parties. Zurich reserves all of its rights, claims and positions as respects all other indemnitors under the GIA, and all other parties with respect to the Bonds or any matters arising in connection therewith.

14. Zurich reserves the right to amend this Proof of Claims in accordance with applicable Bankruptcy law and rules.

Dated: Jericho, NY July 28, 2025

# **EXHIBIT A**

# Zurich Surety - Bond Detail

Plaza Construction Corp (ST00102133) Bond Data as of 07/14/2025

Principal Name	Original Inception Date	1	Job Description	Primary Obligee	Bond Number	BondPenalty	State/Province
PLAZA CONSTRUCTION GROUP FLORI	03/13/2020	03/13/2020	Westshore Marina Pointe Phase 1, New Construction of a 16 Story Condominium Tower and a 5 Story Parking Garage with 7 Townhouses (performance and payment bonds each in penal sum of \$89,171,597.00)	Marina Pointe East Developer LLC c/o Westport Capital Partners	PRF9341433	\$178,343,194.00	FL
PLAZA CONSTRUCTION LLC	03/11/2020	03/11/2020	DISCHARGE MECHANICS LIEN - FIXED PENALTY	The Clerk of The County of Queens	CGB9341427	\$45,212.20	NY
PLAZA CONSTRUCTION LLC	03/11/2020	03/11/2020	DISCHARGE MECHANICS LIEN - FIXED PENALTY	The Clerk of The County of Queens	CGB9341428	\$324,796.13	NY
PLAZA CONSTRUCTION LLC	03/11/2020	03/11/2020	DISCHARGE MECHANICS LIEN - FIXED PENALTY	The Clerk of The County of Queens	CGB9341429	\$809,600.00	NY
PLAZA CONSTRUCTION LLC	03/11/2020	03/11/2020	DISCHARGE MECHANICS LIEN - FIXED PENALTY	The Clerk of The County of Queens	CGB9341430	\$49,500.00	NY
PLAZA CONSTRUCTION LLC	03/11/2020	03/11/2020	DISCHARGE MECHANICS LIEN - FIXED PENALTY	The Clerk of The County of Queens	CGB9341431	\$38,400.81	NY
PLAZA CONSTRUCTION GROUP FLORI	01/21/2020	01/21/2020	The Gateway at Wynwood, 2916 North Miami Ave, Miami, FL 33127, a 14 story commercial development consisting of 419,797 sq ft, site improvements, ground level commercial and retail space, a parking garage podium, office space, and other related amenities (performance and payment bonds each in penal sum of \$42,911,517.00)	The Gateway at Wynwood LLC	PRF9341408	\$85,823,034.00	FL

# **EXHIBIT B**



# **General Indemnity Agreement**

THIS GENERAL INDEMNITY AGREEMENT ("Agreement"). dated this [Day] day of [Month]. 20[Year] by:

CSCEC Holding Company, Inc., 525 Washington Blvd, 31st Floor, Jersey City, NJ 07310

CCA Construction, Inc., 525 Washington Blvd, 31st Floor, Jersey City, NJ 07310

Plaza Group Holdings, LLC, 5 Bryant Park, 1065 Avenue of the Americas, 7th Floor, New York, NY 10018

Plaza Construction LLC, 5 Bryant Park, 1065 Avenue of the Americas, 7th Floor, New York, NY 10018

Plaza Contracting Company LLC, 5 Bryant Park, 1065 Avenue of the Americas, 7th Floor, New York, NY 10018

KM/Plaza (FL Joint Venture), 5 Bryant Park, 1065 Avenue of the Americas, 7th Floor, New York, NY 10018

Plaza Construction Group Florida, LLC, 5 Bryant Park, 1065 Avenue of the Americas, 7th Floor, New York, NY 10018

Plaza Construction Holding Company LLC, 5 Bryant Park, 1065 Avenue of the Americas, 7<sup>th</sup> Floor, New York, NY 10018

Plaza Construction DC LLC, 5 Bryant Park, 1065 Avenue of the Americas, 7th Floor, New York, NY 10018

Plaza Construction Louisiana LLC, 5 Bryant Park, 1065 Avenue of the Americas, 7th Floor, New York, NY 10018

Plaza Construction California LLC, 5 Bryant Park, 1065 Avenue of the Americas, 7th Floor, New York, NY 10018

All new Indemnitors added to this Agreement by rider

(each an "Indemnitor" and all of the above individually and collectively "Indemnitors") in favor of ZURICH AMERICAN INSURANCE COMPANY and ZURICH INSURANCE GROUP LTD and all their respective subsidiaries, affiliates and associated companies in any jurisdiction, including but not limited to FIDELITY AND DEPOSIT COMPANY OF MARYLAND. COLONIAL AMERICAN CASUALTY AND SURETY COMPANY. ZURICH INSURANCE COMPANY LTD, and AMERICAN GUARANTEE AND LIABILITY INSURANCE COMPANY, and their respective successors and assigns (Individually and collectively "Surety") with respect to any bond, undertaking, and/or obligation of suretyship or guarantee executed, provided or procured (herein "issued") by Surety (whether as surety, co-surety, reinsurer or otherwise) in the name of or on behalf of any Indemnitor, any Related Entity, any other entity on request in accordance with this Agreement, or any combination thereof, whether issued prior to or after the execution of this Agreement, and all renewals, extensions, modifications and substitutions of bonds (collectively "Bonds" and each individually a "Bond"). This Agreement shall be liberally construed so as to fully protect, exonerate, indemnify and hold Surety harmless from all liability and Loss.

As an inducement to Surety to issue or refrain from cancelling Bonds. Indemnitors represent and agree for themselves, their heirs, executors, administrators, successors and assigns, jointly and severally, as follows:

- 1. **PREMIUMS:** Indemnitors shall promptly pay all premiums and charges of Surety for Bonds, at the current rate charged by Surety, until Surety has been provided satisfactory evidence, in its sole discretion, that it has been fully released and/or discharged from liability under such Bonds.
- 2. INDEMNITY: Indemnitors shall exonerate, indemnify, and hold Surety harmless from any and all liability and Loss, sustained or incurred, arising from or related to: (a) any Bond. (b) any Claim. (c) any Indemnitor failing to timely and completely perform or comply with this Agreement. (d) Surety enforcing this Agreement or (e) any act of Surety to protect or procure any of Surety's rights, protect or preserve any of Surety's interests, or to avoid, or lessen Surety's liability or alleged liability. The liability of Indemnitors to Surety under this Agreement includes all Claims made on Surety, all payments made. Loss incurred, and all actions taken by Surety under the Good Faith belief that Surety is, would be or was liable for the amounts paid or the actions taken, or that it was necessary or expedient to make such payments or take such actions, whether or not such liability, necessity or expediency existed. Indemnitors shall promptly, upon demand, make payment to Surety as soon as liability or Loss exists, whether or not Surety has made any payment. An itemized statement of Loss, sworn to by any officer of Surety, or the voucher or other evidence of any payment, shall be prima facie evidence of the fact, amount and extent of the liability of Indemnitors for such Loss. Indemnitors shall promptly, upon demand, procure the full and complete discharge of Surety from all Bonds and all liability in connection with such Bonds. If Indemnitors are unable to obtain discharge of any or all such Bonds within the time demanded. Indemnitors shall promptly deposit with Surety an amount of money that Surety determines is sufficient to collateralize or pay any outstanding bonded obligations.
- 3. SURETY'S RIGHT TO PERFORM, SETTLE AND/OR MODIFY: Surety shall have the absolute and unconditional right and is authorized but not required to: (a) adjust, pay, perform, decline to perform, compromise, settle, deny, litigate or otherwise resolve any Claim and/or any claim, counterclaim, defense or setoff held by or made against any Indemnitor. Principal or other entity and/or to take any action to protect any rights of Surety or to preserve or protect Surety's interests.

or to avoid or lessen any alleged liability (hereinafter "Settlement"); and (b) modify. consent to or decline to consent to modification of any Bond and/or Bonded Contract, and/or to take, consent to or decline to consent to any assignment (hereinafter "Modification"). Any Settlement and/or Modification by Surety shall be final, binding and conclusive upon Indemnitors, indemnitors shall remain bound under this Agreement for all Loss even though any such Settlement or Modification by Surety does or might substantially increase the liability of Indemnitors.

- 4. PLACE IN FUNDS: Indemnitors agree to promptly deposit with Surety, on demand, an amount of money that Surety determines is sufficient to fund any liability or Loss. Such funds may be used by Surety to pay Loss or may be held by Surety as collateral against potential future Loss. Any remaining funds held by Surety after payment of all sums due to Surety under this Agreement shall be returned upon the complete release and/or discharge of Surety's liability under all Bonds.
- 5. PLEDGE AND ASSIGNMENT OF COLLATERAL: Indemnitors pledge, assign, transfer and set over to Surety the Collateral, as collateral to secure the obligations in this Agreement, whether incurred before or after the execution of this Agreement, including a license to use the Collateral, without cost, to perform or discharge Surety's obligations under any Bond or Bonded Contract. This pledge and assignment becomes effective on the date of this Agreement, or the earliest date allowable by law.
- 6. TRUST FUNDS: All sums due, to become due, or received by any Indemnitor or Principal for or on account of any Bonded Contract are trust funds in which Surety has an interest as a beneficiary of the trust whether in the possession of such indemnitor or Principal or another. Such trust funds shall be held in trust for the benefit and payment of all obligations or Loss for which Surety may be liable under any Bond. Surety has the right, but not the obligation, to require that trust funds be placed in a dedicated trust fund account. This Agreement and declaration constitute notice of such trust.
- 7. UNIFORM COMMERCIAL CODE: This Agreement constitutes a security agreement to Surety in accordance with the Uniform Commercial Code or similar statute in any jurisdiction. Surety may file a photocopy or other reproduction of this Agreement as a financing statement or otherwise take any action or file any statement or documents to perfect the rights and interests granted in the Collateral or trust funds at any time.
- 8. **TAKEOVER**: If an Event of Default occurs. Surety shall have the right, in its sole discretion, and is authorized to take possession of any part or all of the work, materials and equipment under any Bonded Contract and any other materials or equipment which Surety deems necessary or proper to perform such Bonded Contract, and to perform or arrange for the performance of such Bonded Contract.
- 9. ADVANCES AND FINANCING: Surety is authorized to guarantee loans, to advance or lend money to any entity which Surety may see fit for the purpose of facilitating performance of obligations under any Bond or Bonded Contract. Indemnitors shall indemnify Surety for all such loans or advances and all Loss incurred by Surety relating to such loans and advances. Any failure to use the loans or advances, in whole or in part, for performance of obligations under such Bonds or Bonded Contracts shall not be a defense to Indemnitors' duty to indemnify Surety for such loans or advances. Surety has no obligation to provide financing or other support to any Principal or Indemnitor.
- 10. BONDS FOR OTHER ENTITIES: Indemnitors' obligations under this Agreement shall also apply to any Bond Surety issues for or on behalf of any Related Entity. "Related Entity" means: (a) any present or future, directly or indirectly owned subsidiary or affiliate of any Indemnitor; (b) any legal entity in which any Indemnitor has or acquires an ownership interest; and (c) any joint ventures, consortiums, teaming arrangements or any other business collaboration or economic enterprise ("Joint Venture") in which any Indemnitor is or was a member at the time the Bond was issued. Indemnitors' obligations under this Agreement shall also apply to any Bond Surety issues for or on behalf of any entity other than a Related Entity, on the written request of any Indemnitor.
- 11. FINANCIAL STATEMENTS, BOOKS AND RECORDS: Indemnitors shall promptly provide Surety with any and all information and documentation concerning the business or financial situation of any Indemnitor or any subsidiary. affiliate or Related Entity of any Indemnitor. as requested by Surety. Indemnitors shall furnish on demand. and Surety shall have the right to access. examine and copy the books. records and accounts of Indemnitors and of any entity under the control of any Indemnitor, at no cost to Surety. Indemnitors authorize any entity in which funds of any Indemnitor may be deposited to furnish to Surety a statement of the amount of such deposits as of the date requested. Indemnitors authorize any and all lenders, obligees, subcontractors, suppliers, accountants, other insurers, and other persons or entities to furnish to Surety any Information requested by Surety, including but not limited to the performance of obligations under any Bond or Bonded Contract and payments related to any such Bond or Bonded Contract.
- 12. **ISSUANCE OF BONDS**: Surety does not guarantee the issuance or compliance of any Bond or any obligee's acceptance of any Bond issued. Surety has an absolute right to decline to Issue or continue or renew any Bond and to cancel any Bond. If Surety Issues a bid or proposal Bond or a written commitment to Issue any Bond (each a "Bond CONTRACT GIA (C345-v9/15)

  Page 2 of 10

Commitment"). Surety has an absolute right to decline to issue any Bond that may be required in connection with any award made under the proposal for which the Bond Commitment was given.

- 13. WAIVER OF NOTICE: Indemnitors waive notice of the issuance or cancellation of any Bond. any Settlement or Modification, and any act. fact or information concerning or affecting the rights and liabilities of Surety or the rights or liabilities of Indemnitors under the Bonds or this Agreement, notwithstanding any notice of any kind to which Principal and/or indemnitors might otherwise have been or be entitled, and notwithstanding any defenses they might have been or be entitled to assert.
- 14. OTHER SURETIES AS BENEFICIARIES: If Surety procures the execution of any Bond by other sureties, or executes any Bond with co-sureties, or reinsures any portion of any Bond with reinsuring sureties, then all the terms and conditions of this Agreement shall inure to the benefit of such other sureties, co-sureties and/or reinsuring sureties, including the right to bring an action for enforcement of this Agreement. Surety may furnish copies of any and all underwriting and Claim documentation to reinsurers and co-sureties, including statements, agreements, financial statements, and any information which Surety now has or may obtain in the future concerning (a) Principals and/or Indemnitors. (b) Related Entities of Principals and/or Indemnitors, and (c) other entities for which any Bond is requested pursuant to paragraph 10.
- 15. SURETY'S ADDITIONAL RIGHTS: This Agreement is in addition to and not in lieu of all other agreements of indemnity and any and all rights, powers, and remedies that Surety may have or acquire against Indemnitors or any other person or entity, whether by agreement, law or otherwise. Indemnitors acknowledge and agree that other indemnity, collateral, property and/or security may be required by Surety with respect to Bonds issued under this Agreement. Indemnitors shall remain bound under the terms of this Agreement even though Surety may from time to time (before or after the date of this Agreement): (a) accept, modify or release other agreements of indemnity with respect to any Bond; (b) accept, modify the indemnity of, or release any Indemnitor or any other person or entity; or (c) accept, release or subordinate any rights to collateral, real property, personal property or security. Indemnitors' obligations to Surety shall not be waived or reduced by any claim, setoff, defense, or other right or cause of action which Indemnitors and/or Surety may hold against any person or entity or which may be asserted by any Principal, Indemnitor or any other person or entity arising from or related to any Bonded Contract, any Bond, this Agreement, other agreements, by law or otherwise. Surety is subrogated to all rights. Claims, funds and receivables related to any Bonded Contract. Surety has the right to offset Loss on any Bonded Contract against proceeds, funds, real property or personal property under any other Bonded Contract or otherwise available to Surety under this Agreement. Surety's forbearance or failure to act to enforce any right shall not waive or diminish any of its rights, which rights may be enforced at any time in Surety's sole discretion.
- 16. SURETY'S RIGHT TO SPECIFIC PERFORMANCE: Indemnitors acknowledge that the failure of Indemnitors collectively or individually, to perform or comply with any provision of this Agreement shall cause irreparable harm to Surety for which Surety has no adequate remedy at law. Indemnitors agree that Surety shall be entitled to injunctive relief and/or specific performance, and Indemnitors waive any claims or defenses to the contrary.
- 17. POWER OF ATTORNEY: Indemnitors irrevocably nominate, constitute, appoint and designate Surety, and any persons designated by Surety, as their attorney-in-fact, with the right, but not the obligation, to exercise all of the rights of Indemnitors pledged, assigned, transferred and set over to Surety in this Agreement, including, in the name of Indemnitors to make, execute, and deliver any and all assignments or documents deemed necessary and proper by Surety in order to exercise its rights, powers and remedies under this Agreement. Indemnitors ratify and confirm all acts taken by Surety and its designees as such attorney-in-fact and agree to protect and hold harmless Surety and its designees for all such acts.
- 18. **JOINT AND SEVERAL LIABILITY**: Indemnitors are jointly and severally liable to Surety under this Agreement. Surety may enforce this Agreement against any Indemnitor without joining any other Indemnitor, person or entity.
- 19. CONTRIBUTION: Indemnitors waive and subordinate all rights of indemnity, subrogation and contribution against each other and/or any Principal until all obligations to Surety under this Agreement, at law or in equity, have been satisfied in full.
- 20. NOTICE TO SURETY: Indemnitors shall notify Surety as soon as any Indemnitor becomes aware of the happening of any Event of Default. This notice, and any other notice to Surety, shall be addressed as follows: Zurich Surety, Red Brook Corporate Center, 600 Red Brook Bivd., 4th Floor, Owings Mills, Maryland 21117, Attention: Vice President, Contract Surety.
- 21. LAWSUITS AND JURISDICTION: Separate lawsuits may be brought under this Agreement as causes of action accrue. and the bringing of any lawsuit or the recovery of any judgment on any cause of action shall not prejudice or bar the bringing of other lawsuits, on the same or other causes of action, whether arising before or after any other lawsuit or cause of action. In any legal proceeding brought by or against Surety that in any way relates to this Agreement, each Indemnitor irrevocably and unconditionally submits to the jurisdiction, at Surety's sole option, of the Federal, state and local courts in which (a) any

Indemnitor resides or has property. (b) any bonded obligation arises or is performed in whole or in part. or (c) any action may be brought against Surety. Indemnitors submit to the jurisdiction of such courts and waive and agree not to assert that they are not subject to the jurisdiction of any such court or that the jurisdiction and/or venue is in an inconvenient forum or otherwise improper.

- 22. GOVERNING LAW FOR BONDED CONTRACTS OUTSIDE THE UNITED STATES: Indemnitors agree that as to any legal action or proceeding related to any Bond issued in connection with any Bonded Contract to be performed outside the United States and its territories, this Agreement shall be governed by and interpreted under the laws of the State of New York, without regard to principles of conflicts of laws.
- 23. **EXECUTION AND CHANGES**: This Agreement may be executed in counterparts. all of which taken together shall constitute the Agreement. This Agreement shall be effective and immediately binding as to each Indemnitor when that Indemnitor executes this Agreement, regardless of whether any other party has executed the Agreement or fails to execute this Agreement. This Agreement shall only be changed or modified in writing.
- 24. **SEVERABILITY:** If any provision of this Agreement is found to be void or unenforceable as to an Indemnitor, the remainder of this Agreement shall nevertheless remain enforceable as to that Indemnitor; and the entire Agreement shall remain enforceable as to all other Indemnitors.
- 25. **TERMINATION:** Indemnitors' obligations and Surety's rights and remedies under this Agreement are continuing. Indemnitors acknowledge that their obligations under this Agreement remain for Bonds executed for entities that may be sold, dissolved, or otherwise disposed of In the future. This Agreement remains in effect until terminated and released by Surety. Any Indemnitor may terminate their participation in this Agreement with respect to future Bonds by sending written notice of termination to Surety at the address in Paragraph 20. Such termination shall be effective twenty (20) days from Surety's receipt of the notice ("Effective Date") and shall be effective only as to the Indemnitor providing such written notice. The notice of termination shall not terminate, modify, bar or discharge such notifying Indemnitor's obligations to Surety under this Agreement for: (a) Bonds issued prior to the Effective Date; (b) Bonds issued after the Effective Date where such Bonds are issued with respect to a Bond Commitment issued prior to the Effective Date; and (c) any Collateral or interest provided under this Agreement. The execution of any subsequent agreements of indemnity in favor of Surety by any Indemnitor shall not be construed as a novation, and this Agreement may only be terminated as provided herein.
- 26. JURY WAIVER: Indemnitors hereby knowingly and voluntarily waive and covenant that they will not assert any right to trial by jury in respect to any legal proceeding arising out of this Agreement.
- 27. REPRESENTATIONS AND WARRANTIES: Indemnitors each represent and warrant the following: (a) Each Indemnitor has a substantial, material, and/or beneficial interest in one or more Indemnitors or Principals obtaining Bonds or in Surety refraining from canceling any such Bond; (b) Each Indemnitor has the full power and authority to execute and deliver this Agreement and to perform all obligations in this Agreement; (c) All information provided to Surety by each Indemnitor prior to and after the execution of this Agreement is true, accurate and complete as of the time provided; and (d) Each right, power and remedy given to Surety, under any provision of this Agreement or otherwise, forms a material part of Surety's consideration for Bonds.
- 28. WAIVER OF EXEMPTIONS: Indemnitors waive all rights to claim any of their property, including their respective homesteads, as exempt from any levy, execution, sale or other legal process by Surety, unless such waiver is prohibited by law.
- 29. Intentionally Omltted.
- 30. DEFINITIONS:

Bonded Contract means any contract or other obligation referred to in any Bond or secured by any Bond.

Change in Control means any Principal or Indemnitor. without Surety's prior written consent: (a) assigning or selling any Bonded Contract; (b) undergoing a change in the beneficial ownership. directly or indirectly. of thirty percent (30%) or more of its voting stock (measured by voting power rather than number of shares) in one or more transactions, or any change in stock that results in a change of majority ownership; or (c) ceasing or threatening to cease to carry on business, or having any resolution passed or order made for its winding-up, liquidation or dissolution.

Claim or Claims means any notice, claim, demand, defense, counterclaim, setoff, lawsuit or proceeding or circumstance which may constitute, lead to or result in Loss, liability, or asserted liability in connection with any Bond, any Bonded Contract, or this Agreement.

Collateral means all right, title and interest of one or more indemnitors in the following, wherever located, and whenever acquired or arising: (a) all Bonded Contracts; (b) all goods (including equipment, machinery, tools and materials), general intangibles, and inventory, to the extent not subject to a prior perfected security interest; (c) all subcontracts and purchase orders arising under any Bonded Contract, and all surety bonds supporting such subcontracts and purchase orders; (d) all sums which are or may become payable in connection with any Bonded Contract and all other contracts in which any Indemnitor has an interest; (e) all intellectual property (including proprietary software) necessary or required to perform any Bonded Contract; (f) any facilities or plants necessary or required to perform any Bonded Contract; and (g) any real or personal property, the improvement of which is secured by any Bond.

Event of Default means any one or more of the following: (a) failure to timely perform or comply with any Bonded Contract or failure to timely pay involces, bills or other indebtedness or to discharge liabilities under any Bonded Contract or Bond; (b) Breach of any Bond or declaration of default under any Bonded Contract (whether admitted or contested); (c) Surety setting any reserve against Loss or incurring Loss; (d) breach of or failure to timely comply with this Agreement; (e) any Principal or Indemnitor becoming the subject of any bankruptcy, insolvency, receivership, creditor assignment or trusteeship (whether voluntary or involuntary and whether insolvent or not); (f) any occurrence which deprives or impairs any Principal, Indemnitor and/or Surety of the use of any Collateral; (g) any individual Indemnitor becoming legally incompetent, imprisoned, convicted of a felony, or disappearing and being unable to be located; (h) a Change in Control; (i) any default, however described, which occurs under any document relating to the financial Indebtedness of any Principal or Indemnitor, or any event as a result of which that financial indebtedness is or becomes capable of being rendered prematurely due and payable; or (j) any representation by any Principal or Indemnitor to Surety which was materially false or misleading when made.

Good Faith means, with respect to any act, exercise of discretion or omission by Surety, an absence of dishonesty, evil intent and actual malice toward Principal and Indemnitors.

Loss means all premiums due to Surety and any and all liability. loss. Claims, damages, court costs and expenses, attorneys' fees (including those of Surety), consultant fees, and all other costs and expenses, including but not limited to any additional or extra-contractual damages arising from Surety's Settlement of any Claim. Pre-judgment and post-judgment interest shall accrue from the date of any payment made by Surety with respect to any of the foregoing at the maximum default rate permitted by law.

Principal means any person or entity whose obligation is guaranteed by a Bond.

SIGNATURE PAGE(S) TO FOLLOW

# All signatures should be notarized and dated.

All SIGNATURES SHOULD BE HOURTZED AND GALEG.

1. Corporation: an officer on the operational side (i.e. President, CEO, COO) and an officer on the finance side (i.e. Secretary, CFO, Treasurer) should sign;

2. Limited Liability Company (LLC): (a) if manager-managed, and if only one manager, the manager should sign; if more than one manager, two managers should sign (b) if member-managed, all members should sign unless there is only one member, then the one member should sign, or (c) if the LLC has appointed officers to manage the LLC, an officer on the operational side and an officer on the finance side should sign.

3. Limited Partnership (LP): (a) if only one general partner, the general partner should sign;

4. Limited Partnership (LP): (a) if only one general partner, the general partner should sign.

Limited Liability Partnership (LLP): at least two partners should sign.
 Trust: All of the Trustee(s) should sign.

By signing below, each Indemnitor affirms to Surety that they have read this General Indemnity Agreement carefully and understand their obligations as an Indemnitor. If the Indemnitor is a business entity, each signer executing this Agreement on behalf of such Indemnitor represents and warrants that he, she or it holds the office or position shown and that he, she or it is duly authorized by Indemnitor to execute this Agreement on behalf of Indemnitor and to bind Indemnitor to all of the terms and conditions of this Agreement.

CSCE	MNITOR: C Holding Company, Inc. ashington Blvd, 31st Floor, Jersey City	(2 signature format) y, NJ 07310	(SEAL, if a Corporation)
Ву:	Ning Yuan As President of CSCEC Holding Com Date:	npany, Inc. _, 20 <u>17</u>	LAST 4 DIGITS OF TIN:
Ву:	Linsen Zhangs As CFO of CSEEC Holding Compan Date:		
1	ARIAL ACKNOWLEDGEMENT TE OF: NEW TOPES	COUNTY OF: HUBSON	
[name	iollowing instrument was acknowledged before me e of signer#1] NNG HUMA ome of entity] LSC-SC HOLN RG Con uced [form of identification]	as [title of signer#1] PRES	LOFNT
beha	of signer #2] LINSEN ZHAM  If of the Entity. He/She is personally known to iffication.	as [title of signer #2] CF	of the Entity on
Notar		My commission expires: Notary Sc 20 2 1	eal:

### All signatures should be notarized and dated.

1. Corporation: an officer on the operational side (i.e. President, CEO, COO) and an officer on the finance side (i.e. Secretary, CFO, Treasurer) should sign: 2. Limited Liability Company (LLC) (a) if manager-managed, and if only one manager, the manager should sign; if more than one manager, two managers should sign (b) if member-managed, all members should sign unless there is only one member, then the one member should sign, or (c) if the LLC has appointed officers to manage the LLC.

an officer on the operational side and an officer on the finance side should sign. 3. Limited Partnership (LP): (a) if only one general partner, the general partner should sign; (b) if more than one general partner, two general partners should sign.
4. Limited Liability Partnership (LLP): at least two partners should sign.

Trust: All of the Trustee(s) should sign.

By signing below, each Indemnitor affirms to Surety that they have read this General Indemnity Agreement carefully and understand their obligations as an Indemnitor. If the Indemnitor is a business entity, each signer executing this Agreement on behalf of such Indemnitor represents and warrants that he, she or it holds the office or position shown and that he, she or it is duly authorized by Indemnitor to execute this Agreement on behalf of Indemnitor and to bind Indemnitor to all of the terms and conditions of this Agreement.

NDEMNITOR: CCA Construction, Inc.	(2 signature format)	(SEAL, if a
525 Washington Blvd, 31⁵ ₽joo∤, Jers	ey City, <b>NJ 07310</b>	Corporation)
ву:		
Ning Yuap		
As President of CCA Construct	tion, Inc.,	LAST 4 DIGITS OF TIN:
Date: December 5th	, 20 17	LAST 4 DIGITS OF TIN:
Jan San San San San San San San San San S		
Ву:		
Linsen Zhang As CFO of CCA Construction,	Ina	
Date: December / 5th	, 20	
NOTARIAL ACKNOWLEDGEMENT	and the state of t	
STATE OF: NEW SCASS	COUNTY OF FILE	(secial)
SIMIE OF: 10	CODATI OF	
The following instrument was acknowledged be	fore me this day of DECTO BEL 20	0_1-7_by:
[namo of signeral] NING YURA	as (mie of signerat)	PRESIDENT
of Inamo of only CCA Conserpic	TON INC., ('Entity'), on behalf	of the Entity. He/She is personally known to me or has
produced (form of identification)	as identification.	
and by		
[name of signer #2]	How ( as [titin of signer #2]	CFO of the Entity on
behalf of the Entity. He/She is personally kn	own to me or has produced (form of identifical	(lon) as
identification.		
	My commission expires:	Notary Seal:
OCH M Capo	10 Dune 21	
Notary Public Signature	20 3 1	
Printed Name CLARISTINE N. CO	ALITO	

All signatures should be notarized and dated.

1. Corporation: an officer on the operational side (i.e. President, CEO, COO) and an officer on the finance side (i.e. Secretary, CFO, Treasurer) should sign;

- 2. Limited Liability Company (LLC): (a) if manager-managed, and if only one manager, the manager should sign; if more than one manager, two managers should sign (b) if member-managed, all members should sign unless there is only one member, then the one member should sign, or (c) if the LLC has appointed officers to manage the LLC, an officer on the operational side and an officer on the finance side should sign.
- Limited Partnership (LP): (a) if only one general partner, the general partner should sign; (b) if more than one general partner, two general partners should sign.
   Limited Liability Partnership (LLP): at least two partners should sign.
   Trust: All of the Trustee(s) should sign.

(2 signature format)

KM/Plaza (FL Joint Venture)

INDEMNITOR:

By signing below, each Indemnitor affirms to Surety that they have read this General Indemnity Agreement carefully and understand their obligations as an Indemnitor. If the Indemnitor is a business entity, each signer executing this Agreement on behalf of such Indemnitor represents and warrants that he, she or it holds the office or position shown and that he, she or it is duly authorized by Indemnitor to execute this Agreement on behalf of Indemnitor and to bind Indemnitor to all of the terms and conditions of this Agreement.

(SEAL, if a

5 Bryant Park, 1065 Avenue of the Americas, 7th Floor, New York, NY 10018	Corporation)
By:  Brad Meltzer As President of KM/Plaza (FL Joint Venture)  Date:	LAST 4 DIGITS OF TIN:
NOTARIAL ACKNOWLEDGEMENT	
STATE OF: Manyana COUNTY OF: MONTHEMENT	
The following instrument was acknowledged before me this HM day of Document, 2017 by:	400
[name of signeral] Brad Metter as [title of signeral] President	
of [name of entity] Van Olune (R. bunk Vanture), ("Entity"), on behalf of the Entity. Has	he is personally known to me or has
produced [form of identification] Drocks Lituate as identification.	DECEMINA.
My commission expires: S113117 Notation	
Notary Public Signature 20 13	
Printed Name Dolor Myracola	MARY MINISTER

### All signatures should be notarized and dated.

- 1. Corporation: an officer on the operational side (i.e. President, CEO, COO) and an officer on the finance side (i.e. Secretary, CFO, Treasurer) should sign;
  2. Limited Liability Company (LLC); (a) if manager-manager, and if only one manager, the manager should sign; if more than one manager, two managers should sign (b) if member-managed, all members should sign unless there are the constituted officers to manage the LLC, are officers as the constituted officers to manage the LLC. an officer on the operational side and an officer on the finance side should sign.

  3. Limited Partnership (LP): (a) if only one general partner, the general partner should sign; (b) if more than one general partner, two general partners should sign.

  4. Umited Liability Partnership (LLP): at least two partners should sign.

  5. Trust: All of the Trustee(s) should sign.

(2 signature format)

INDEMNITOR:

By signing below, each Indemnitor affirms to Surety that they have read this General Indemnity Agreement carefully and understand their obligations as an Indemnitor. If the Indemnitor is a business entity, each signer executing this Agreement on behalf of such Indemnitor represents and warrants that he, she or it holds the office or position shown and that he, she or it is duly authorized by Indemnitor to execute this Agreement on behalf of Indemnitor and to bind Indemnitor to all of the terms and conditions of this Agreement.

KM/Plaza (FL Joint Venture) 5 Bryant Park, 1065 Avenue of the Americas, 7th Floor, New York, NY 10	(SEAL, if a Corporation)
By:  Michael Capuzzi As Interim Chief Financial Officer of KM/Plaza (FL Joint Venture)	LAST 4 DIGITS OF TIN:
Date: <u>Dec</u> 5 , 2017	
NOTARIAL ACKNOWLEDGEMENT STATE OF: NEW YORK COUNTY OF: NE	aw York
The following instrument was acknowledged before me this 5 day of December:  [name of signer #2] Michael Capuzzi as [title of signer #2] on behalf of the Entity. He/She is personally known to me or has produced [form of identification.	20 LD by:  INTUIN CFO of the Entity  ation] Driver's Lizense as
My commission expires:  My commission expires:  Tuly 16,  Notary Public Signature  Printed Name WEWSSA Corbc	Notary Seal:  MELISSA CORBO  Mistary Public, State of New York  No. 01 CO4859124  Cualified in New York County  Commission Expires: July 16, 2019

# All signatures should be notarized and dated.

- All Corporation: an officer on the operational side (i.e. President, CEO, COO) and an officer on the finance side (i.e. Secretary, CFO, Treasurer) should sign;

  1. Corporation: an officer on the operational side (i.e. President, CEO, COO) and an officer on the finance side (i.e. Secretary, CFO, Treasurer) should sign;

  2. Limited Liability Company (LLC): (a) if manager-managed, and if only one manager, the manager should sign; if more than one manager, two managers should sign (b) if member-managed, all members should sign unless there is only one member, then the one member should sign, or (c) if the LLC has appointed officers to manage the LLC, an officer on the operational side and an officer on the finance side should sign.
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Limited Liability Partnership (LLP): at least two partners should sign.
 Trust: All of the Trustee(s) should sign.

## [SIGNATURE PAGE when the same authorized representatives are signing for multiple business entities]

INDEMNITORS:	LAST 4 DIGITS OF (SEAL, IF A INDEMNITOR'S TIN: CORPORATION)
Plaza Group Holdings, LLC Plaza Construction LLC Plaza Contracting Company LLC Plaza Construction Group Florida, LLC Plaza Construction Holding Company LLC Plaza Construction DC LLC Plaza Construction Louisiana LLC Plaza Construction California LLC	
By:  Rickard Wood  As Chairman of Plaza Group Holdings, LLC  As Chairman of Plaza Construction LLC  As Chairman of Plaza Contracting Company LLC  As Chairman of Plaza Construction Group Florida, LLC  As Chairman of Plaza Construction Holding Company I  As Chairman of Plaza Construction DC LLC  As Chairman of Plaza Construction Louisiana LLC  As Chairman of Plaza Construction California LLC	Date: DEC. 5 , 20/7
NOTARIAL ACKNOWLEDGEMENT STATE OF: NEW YORK COUNTY	OF: New York
as [title] Chair man of [entity #2] PLA?	A Group Holdings, LC ; and A Construction Company LC ; and can Construction Company LC ; and can Construction Group Florida Licety Common identification]

(SIGNATURES CONTINUED NEXT PAGE)

[CONTINUED FROM PRIOR PAGE - SIGNATURE PAGE when the same authorized representatives are signing for multiple business entities]

as [title] DIERIA CFC of [entity #2] PLAZA CONTRUCTION (LC ; and	Signe	·#2				
As Interim Chief Financial Officer of Plaza Group Holdings, LLC As Interim Chief Financial Officer of Plaza Construction LC As Interim Chief Financial Officer of Plaza Construction Group Florida, LLC As Interim Chief Financial Officer of Plaza Construction Group Florida, LLC As Interim Chief Financial Officer of Plaza Construction Holding Company LLC As Interim Chief Financial Officer of Plaza Construction DC LLC As Interim Chief Financial Officer of Plaza Construction Louisiana LLC As Interim Chief Financial Officer of Plaza Construction California LLC As Interim Chief Financial Officer of Plaza Construction California LLC  NOTARIAL ACKNOWLEDGEMENT STATE OF:  NOTARIAL ACKNOWLEDGEMENT STATE OF:  NOTARIAL ACKNOWLEDGEMENT  STATE OF:  NOTARIAL	Ву:	ALC5	Date:_	DEC	5	_,20_17
As Interim Chief Financial Officer of Plaza Construction LLC As Interim Chief Financial Officer of Plaza Construction Group Florida, LLC As Interim Chief Financial Officer of Plaza Construction Holding Company LLC As Interim Chief Financial Officer of Plaza Construction DC LLC As Interim Chief Financial Officer of Plaza Construction DC LLC As Interim Chief Financial Officer of Plaza Construction Louisiana LLC As Interim Chief Financial Officer of Plaza Construction California LLC As Interim Chief Financial Officer of Plaza Construction California LLC The following instrument was acknowledged before me this Stay of December 20 1 by:  [name of signstory] MIC HAEL CAPU22] [name of signstory] MIC LAPA CAPU22] [name of signstory] [name of						
As Interim Chief Financial Officer of Plaza Construction Group Florida, LLC As Interim Chief Financial Officer of Plaza Construction Holding Company LLC As Interim Chief Financial Officer of Plaza Construction DC LLC As Interim Chief Financial Officer of Plaza Construction DC LLC As Interim Chief Financial Officer of Plaza Construction Louisiana LLC As Interim Chief Financial Officer of Plaza Construction California LLC  NOTARIAL ACKNOWLEDGEMENT STATE OF:  NOTARIAL ACKNOWLEDGEMENT STATE OF:  NOTARIAL ACKNOWLEDGEMENT  NOTARIAL ACKNOWLEDGEMENT  NOTARIAL ACKNOWLEDGEMENT  STATE OF:  NOTARIAL ACKNOWLEDGEMENT  STATE OF:  NOTARIAL ACKNOWLEDGEMENT  STATE OF:  NOTARIAL ACKNOWLE		As Interim Chief Financial Officer of Plaza Group Holdings, LLC				
As Interim Chief Financial Officer of Plaza Construction Group Florida, LLC As Interim Chief Financial Officer of Plaza Construction Holding Company LLC As Interim Chief Financial Officer of Plaza Construction DC LLC As Interim Chief Financial Officer of Plaza Construction Louisiana LLC As Interim Chief Financial Officer of Plaza Construction California LLC As Interim Chief Financial Officer of Plaza Construction California LLC  NOTARIAL ACKNOWLEDGEMENT STATE OF:  NOWLY OF:  NowL		As Interim Chief Financial Officer of Plaza Contracting Company LLC				
As Interim Chief Financial Officer of Plaza Construction DC LLC As Interim Chief Financial Officer of Plaza Construction DC LLC As Interim Chief Financial Officer of Plaza Construction Louisiana LLC As Interim Chief Financial Officer of Plaza Construction California LLC  NOTARIAL ACKNOWLEDGEMENT STATE OF:  While York  The following instrument was acknowledged before me this 5 day of December 2017 by:  Inams of signatory  MICHAEL CAPUZI  as [title] Interim CFO of [entity #1] PLAZA Group Holoings LLC and as [title] Interim CFO of [entity #3] PLAZA CONTRUCTION LLC and as [title] Interim CFO of [entity #3] PLAZA CONTRUCTION LCC and as [title] Interim CFO of [entity #4] PLAZA CONTRUCTION LCC and as [title] Interim CFO of [entity #4] PLAZA CONTRUCTION LCC and as [title] Interim CFO of [entity #4] PLAZA CONTRUCTION GROUP Holoing Lick As [title] Interim CFO as Identification.  My commission expires:  Notary Seat:  Mellissa CORBO Notary Public Signature  Motary Public Signature  Motary Public Signature  Motary Seat:  Mellissa CORBO Notary Public Signature  Motary Seat:  Mellissa CORBO Notary Public Signature  Notary Seat:  Mellissa CORBO Notary Public Signature  Notary Seat:  Mellissa CORBO Notary Public Signature  Notary Seat:  Mellissa CORBO Notary Public In New York Countries: Luly 14, 2018  Ocuminission Expires: Luly 14, 2018		As Interim Chief Financial Officer of Plaza Construction Group				
As Interim Chief Financial Officer of Plaza Construction Louisiana LLC  As Interim Chief Financial Officer of Plaza Construction California LLC  NOTARIAL ACKNOWLEDGEMENT STATE OF: NEW York  COUNTY OF: NEW York  The following instrument was acknowledged before me this 5 day of December 2017 by:  [name of singlatory] Nic Hael Capuzi as:  Is [title] Interim CFC of [entity #1] Plaza Group Holdings, UC ; and  as [title] Interim CFC of [entity #2] Plaza Contracting Company LC ; and  as [title] Interim CFC of [entity #3] Plaza Contracting Group Florida, LUC; of [entity #4] Plaza Contracting Group Florida, LUC; of [		As Interim Chief Financial Officer of Plaza Construction Holding Company LLC				
NOTARIAL ACKNOWLEDGEMENT STATE OF: NEW YORK  The following instrument was acknowledged before me this 5 day of December 2017 by:  Iname of signatory) MICHAEL CAPUZI  as [title] Interior CFC of [entity #1] PLAZA Group Holorings, LLC and as [title] Interior CFC of [entity #2] PLAZA CONSTRUCTION LLC and as [title] Interior CFC of [entity #3] PLAZA CONSTRUCTION LLC and as [title] Interior CFC of [entity #4] PLAZA CONSTRUCTION GROUP Florida, LUC; if and as [title] Interior CFC of [entity #4] PLAZA CONSTRUCTION GROUP Florida, LUC; if all of the above entities the "Entities", on behalf of the Entities. He/She is personally known to me or has produced from of identification.  My commission expires:  Notary Public, State of New York No. 01CO4859124  Qualified in New York County Public, State of New York Output State Output State of New York Output State Output		As Interim Chief Financial Officer of Plaza Construction Louisiana				
STATE OF: NEW YORK  The following instrument was acknowledged before me this 5 day of Decem REA20 17 by:  [name of signatory] MICHAEL CAPUZZI  as [title] INTERIA CFO of [entity #1] PLAZA Group Holdings, LLC ; and as [title] INTERIA CFO of [entity #2] PLAZA CONTROCTION LLC ; and as [title] INTERIA CFO of [entity #3] PLAZA CONTROCTION GROUP FLORIDA, LUCE of all of the above entities the "Entities", on behalf of the Entitles. He/She is personally known to me or has produced form of identification.  My commission expires:  Notary Public, State of New York No. 01CO4859124  Notary Public Signature  Notary Public Signature  Notary Seat:  MELISSA CORBO  Notary Public Signature  Commission Expires: July 18, 2018		As Interim Chief Financial Officer of Plaza Construction California				
The following instrument was acknowledged before me this 5 day of December 2017 by:  [name of signatory] Michael Capuzi as: [stitle] Interim Cfv of [entity #1] PLAZA Group Holdings, MC ; and as [title] Diffin Cfv of [entity #2] PLAZA CONTROTION [LC ; and as [title] Interim Cfv of [entity #3] PLAZA CONTROTION Group Florida, MC; if all of the above entities the "Entities", on behalf of the Entitles. He/She is personally known to me or has produced form of identification.  My commission expires:  Notary Public, State of New York No. 01CO4859124  Notary Public Signature  Notary Public Signature  Notary Public Signature  Commission Expires: July 16, 1008						
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Iname of signatory Michael Capuzzi as:  as [title] Interim CFU of [entity #1] PLAZA Group Holdings, UC ; and as [title] Interim CFU of [entity #2] PLAZA CONTRUCTION LLC ; and as [title] Interim CFO of [entity #3] PLAZA CONTRUCTION Group Florida, LUC; of [entity #4] Interim CFO of [entity #4] Interim Construction Group Florida, LUC; of [entity #4] Interim Construction Grou	ll .	110.11.41	s You	ek_		
Interpretation   Michael Capual   as:	The f	ollowing instrument was acknowledged before me this 5 day of Decem at 201	2_by:			
as [title] Interim CFO of [entity #1] PLAZA GOUF FOLDINGS, UC ; and as [title] Interim CFO of [entity #2] PLAZA CONTROCTION LLC ; and as [title] Interim CFO of [entity #3] PLAZA CONTROCTION GROUP FLORIDA, LUC; of [entity #4] Interim CFO	ì	Mic HAGI CAPURA	. 1			
as [title] Drierin CFC of [entity #2] PLAZA CONSTRUCTION [LC]; and as [title] Drierin CFO of [entity #3] PLAZA CONSTRUCTION GROUP FLORIDA, LUCIET all of the above entities the "Entities", on behalf of the Entitles. He/She is personally known to me or has produced [form of identification.  My commission expires:  Notary Seal:  Notary Public, State of New York No. 01CO4859124  Qualified in New York County 16  Qualified in New York County 16  Qualified in New York County 16  Commission Expires: July 16, 2019	Ι.	Totale to Fr	Holpi	ngs, LL	<u> </u>	; and
as [title] Intern Cfo of [entity #3] PLATA Contracting Company LC ; and as [title] Intern Cfo of [entity #4] PLATA Contracting Group Florida, LUC; effection and the above entities the "Entities", on behalf of the Entities. He/She is personally known to me or has produced form of identification.  My commission expires:  Notary Seal:  Notary Public, State of New York No. 01CO4859124  Qualified in New York County 18  Qualified in New York County 18  Commission Expires: July 16, 2018		Them Plazar attach	25/10	1 LLC		; and
as [title] TITELIN CFO of [entity #4] PLANA CONSTRUCTION Group Florida, LUC: effection all of the above entities the "Entities", on behalf of the Entities. He/She is personally known to me or has produced form of identification.  My commission expires:  Notary Seal:  Notary Public, State of New York No. 01CO4859124  Qualified in New York County // Public Signature  Notary Public Signature  Notary Public Signature  Output  Commission Expires: July 16, 2018	1	Titte a Class Contra	cting	COMPan	vllc	; and
all of the above entities the "Entities", on behalf of the Entities. He/She is personally known to me or has produced form of identification.    Notary Seal:   MELISSA CORBO		The state of the s	CTION	group	Plorida,	ucieta
Notary Seal:   MELISSA CORBO   Notary Public, State of New York   Notary Public Signature   Notary Seal:   Notary Public Signature   Notary Seal:   Notary Public Signature   Notary Seal:   Notary Public State of New York   Notary Public Signature   Notary Seal:   Notary Public State of New York   Notary Public Signature   Notary Seal:   Notary Public State of New York   Notary Public Signature   Notary Seal:   Notary Public State of New York   Notary Public Signature   Notary Seal:   Notary Public State of New York   Notary Public Signature   Notary Public Signature   Notary Seal:   Notary Public Signature	as tur		own to m	e or has pro	duced form	of identification]
My commission expires:  Notary Seal: MELISSA CORBO Notary Public, State of New York Notary Public Signature  My commission expires:  Notary Public Signature  Notary Public Signature  MELISSA CORBO Notary Public Signature  Commission Expires: July 16, 2018	all O	Driver's Lizense as identification.		·		
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