MAINTENANCE AND GUARANTEE BOND SURETY BOND STREETS

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							"Sure	ety,"	whose	e addre	ess is
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"City,"	and	its	legal	representative		or	assign	s,	the	sum	of
					of the Un						
			ayment s, jointly		d ourselves verally.	s, our h	eirs, exe	ecuto	rs, adı	ministra	itors,
					or contracte within th						
			("Im	provem	ients").						
WHERE	AS, as	s pa			developr		-	-	-		
as:								-			
Parcel I	D Numbe	er:									
Project Name:											
Site Plan No								•			
installat	ions are	acce	pted for	mally a	= <u>2</u> as a publi	ic right	t-of-way	thro	ugh	City Co	ouncil
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					this Bond.						

If the repairs directed by the City are not completed within the time specified in the notice, which shall not be less than one week from service of the notice, the City shall have the right to perform or secure the performance of the repairs, with all costs and expenses in doing so, including an administrative fee equal to twenty-five percent (25%) of the repair costs, charged to and to be received from the Principal or Surety.

service on their employees and/or agents.

Emergency repairs that are necessary to protect life and property may be undertaken by the City immediately and without advance notice to the Principal and

Surety, with the cost and expense of the repair, plus the administrative fee, to be charged to and received from the Principal or Surety.

Any repairs the City may perform as provided in this Bond may be by City employees, agents, or independent contractors. The City shall not be required to utilize competitive bidding unless otherwise required by applicable law, with labor cost and expense charges when City employees are utilized to be based on the hourly cost to the City of the employee(s) performing the repair.

This Bond and the obligations of Principal and Surety under it shall be in full force and effect for the Improvements described above for ____2____ years from the time they are accepted formally as a public right-of-way through City Council resolution by the City of Novi, for defects discovered within that period for which the City provides written notice to the Principal and Surety within fourteen (14) days of discovery of the defect.

It is a further condition of this Bond that the Principal and Surety shall fully indemnify, defend, and hold the City, and its officers, officials, and employees, harmless from all claims for damages or injuries to persons or property arising from or related to the acts or omissions of Principal, its servants, agents, or employees in the construction or repair of the improvements, including claims arising under the worker's compensation laws of the State of Michigan.

This Bond was executed by the Principal and Surety on the dates indicated below, with the authority of the persons signing this Bond confirmed by the attachments hereto.

considered the date of this Bond, which is
INCIPAL:
· :
RETY:
: :
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