### **CONSTRUCTION CONTRACTS**

22. Accept and authorize the Chairman to execute the Certificate of Final Completion for CC-1232-04/TLR-Cross Seminole Trail South – Phase I, with Central Florida Environmental, Longwood, (Certificate of Completion).

CC-1232-04/TLR provided for all labor, materials, equipment, transportation, coordination and incidentals necessary for the construction of a trail facility that included but not limited to site preparation, asphalt trail pavement, unpaved path, landscape, park furniture, and concrete sidewalk with emphasis on highly aesthetic quality furnished products. As of November 23, 2005, all work and documentation have been satisfactory completed. Public Works and Fiscal Services/Purchasing and Contracts Division recommend the Board to approve the acceptance and authorize the Chairman to execute the Certificate of Completion.

# **CERTIFICATE OF FINAL COMPLETION**

Agreement Title: <u>Cro</u>	oss Seminole Trail South – Phase I		
COUNTY Contract No.: <u>CC</u>	:-1232-04/AJR		
Project: Cross Seminole Trail South I			
Contractor: Cer	ntral Florida Environmental Corp.		
Agreement for: Construction Agreement date: August 24, 2004			
This Certificate of Final Com	pletion applies to all work under the Contract Documents		
To: Seminole County Engin			
	Engineer		
To: Central Florida Environmental Corp.			
	Contractor		
To: Seminole County Board of County Commissioners			
The Work to which this Certificate applies has been inspected by authorized representatives of CONTRACTOR, and ENGINEER, and that Work is hereby declared to be finally complete in accordance with the Contract Documents on:			

Date of Final Completion: September 30, 2005

This certificate constitutes an acceptance of Work excepting latent defects, warranty work, maintenance, and other post Final Completion obligations of the CONTRACTOR under the Contract Documents			
Executed by ENGINEER ON	September 30, 2005		
	Seminole County Engineering ENGINEER		
	By: Parid Mater		
CONTRACTOR accepts this certificate of Final Completion onSeptember 30, 2005			
	Central Florida Environmental CONTRACTOR  By:		
COUNTY accepts this Certifica	te of Final Completion on, 2005		
ATTEST:	BOARD OF COUNTY COMMISSIONERS SEMINOLE COUNTY, FLORIDA		
	By: Carlton D. Henley, Chairman		
Clerk of the Board of County Commissioners of Seminole County, Florida	Date:		

## CONTRACTOR'S RELEASE

Agreement Title: Cross Jenincle Trail South 1 County Contract No.: CC 1232 04/AJR
Note: This CONTRACTOR's Release must be submitted simultaneously with the CONTRACTOR's request for Final Payment and Subcontractor Affidavits.
BEFORE ME, the undersigned authority is said County and State, appeared
David E. Stalowy who, being duly sworn and personally know to me, deposes and says
that he/she is pres. of C.F.E. Corp., a company and/or
corporation authorized to do business under the laws of Florida, which is the CONTRACTOR on
Cross Seminale Trail South I , located in Seminole County, Florida, dated the 24 day of
August, 2004, that the deponent is duly authorized to make this affidavit by resolution of the
Board of Directors of said company and/or corporation; that deponent knows of their own knowledge that
said Agreement has been complied with in every particular by said CONTRACTOR and that all parts of
the Work have been approved by the COUNTY's Engineer; that there are no bills remaining unpaid for
labor, Materials, or otherwise, in connection with said Agreement and Word, and that there are no suits
pending against the undersigned as CONTRACTOR or anyone in connection with the Work done and
Materials furnished or otherwise under this Agreement. Deponent further says that the final estimate in
the amount of \$ 171,368.57 which has been submitted to the COUNTY simultaneously with the
making of this affidavit constitutes all claims and demands against the COUNTY on account of said
Agreement or otherwise, and that acceptance of the sum specified in said final estimate in the amount of
\$ 171 368.57 will operate as a full and final release and discharge of the COUNTY from any
further claims, demands or compensation by CONTRACTOR under the above Agreement. Deponent
further agrees that all guarantees under this Agreement shall start and be in full force from the date of this
release as spelled out in the Contract Documents.
Wait The
State of Florida, ) Affiant
State of Florida, ) ss  County of Seminal )
The foregoing instrument was acknowledged before me this 10 day of Ottober
2005, by DAU, d E. Stalow y, who is personally known to me or who has produced
as identification.
Sugar Palace Sugar Entre
Signature  Print name: Susaw Echols Notary Public in and for the County and
Sate Aforementioned
Susan Echols
My commission expires:  My Commission DD231063  Expires July 10 2007

# CONTRACTOR'S WAIVER OF LIEN (Final and Complete)

	Copy of Affidavit To Be Presented \	With CONTRACTOR'S Request For Final Payment
State	of KLORIDA	County of SEMINOLE
Dav	id E. Stalowy, bein	g duly sworn according to law, deposes and says that he is
the p	res. (Title	of Office of C. F.E. Lorp.
CONT	RACTOR in a Contract entered into bet	ween the CONTRACTOR and COUNTY for the
Cross	Seminale Trail South I a	nd that he is authorized to and does make this affidavit in
	of said Contractor.	
The Af	ffiant further deposes and says:	
1.	contractors have purchased all performance of the Work.	accordance with the terms of the Contract Documents, the all subcontracts, and the CONTRACTOR and his Materials and fixtures and employed all labor in the
2.	services, labor, fixtures or materials of in full for the Work performed, materials	anics, manufacture and subcontractors who have furnished rany one or all of these items have been satisfied and paid als, fixtures, or services supplied. That the CONTRACTOR or materials used in connection with the Work in any
3.	That there are no outstanding claims injury, death or property damage, aristhat might be the basis of any claim, the COUNTY or the CONTRACTORS.	
4.	Documents.	required under the Contract Documents are presently in expire for the time periods required by the Contract
5.	acceptance of such Final Payment to further liability under the Contract Document	e of inducing the COUNTY to make Final Payment, and by CONTRACTOR shall release the COUNTY from any uments.
[//		
10	rich >. Atabana	Ples.
•	Signature of Affiant	Title
	Florida )	
County	of Sminute ) ss	.4
20 <i>05</i> , t	The foregoing instrument was acknowled	
		who is personally known to me or who has
produce	asas	identification.
1	year Callala	Print name: SUSAN EChols
	Signature	Print name: 5 4 5 A D EC NOTS  Notary Public in and for the County and  State Aforementioned

My commission expires

My Commission DD231063

Expires July 10 2007

FROM : CFE, CORP.

10/28/2005 00:12

FROM : CFE. CORP.

PHONE NO. : 407 834 6115

PHONE NO. : 407 834 6115

Oct. 28 2005 10:22PM P2

Det. 27 2005 10:45PM P1

attr : Robin



# WAIVER AND RELEASE OF LIEN UPON FINAL PAYMENT

The undersigned Lienor, in consideration of FINAL payment in the amount of Over \$10.00 hereby waives, and releases its lien and right to claim a lien for labor, services of materials furnished to:

Central Florida Environmental Corp. 740 Florida Central Pkwy. Stc.#2032 Longwood, FL 32750

By:  DURA-STRESS UNDERGROUND, INC.	Date: October 28, 2005
Sworm to and subscribed before me this 28th	day of October 200
Robus ward	Robin L. Ward
Signature of Notary Public Commissioned	Print, Type or Stamp Name of Notary Public
Personally Known XX or,  Type of identification produced	Produced Identification_

NOTE: This is a statutory form preservined by Section 713.20, Florida Statues (1996). Effective Octoberl, 1996, a person may not require a Liener to furnish a waiver or release that is different from the statutory form.



Central Florida Environmental, Corp.

740 Florida Central **Parkway** • Suite 2032 • Longwood, Florida 32750 Phone (407) 634-6115 • Fax (407) 834-6391 FROM : CFE, CORP.

PHONE NO. : 407 834 6115

Oct. 27 2885 10:42PM P1



# WAIVER AND RELEASE OF LIEN UPON FINAL PAYMENT

The undersigned Lieuor, in consideration of FINAL payment in the amount of Over 510.00 hereby waives, and releases its lieu and right to claim a lieu for labor, services of materials furnished to:

Central Florida Environmental Corp.
740 Florida Central Pkwy. Stc.#2032
Longwood, FL 32750
(Under an order given by Apac-Southeast, Inc.)

For Project: CROSS SEMINOLE TRAIL SOUTH

By:

SUNRAY PAVING & CONST. CO.

Sworm to and subscribed before me this

Aday of Commission CO247384

Signature of Notary Public

Commissioned

Print, Type or Stamp

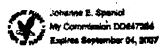
Name of Notary Public

Personally Known

Or, Produced Identification

Type of identification produced

NOTE: This is a statutory form presecribed by Section 713.20, Florida Statues (1996). Effective October1, 1996, a person may not require a Lienor to furnish a waiver or release that is different from the statutory form.



Central Florida Environmental, Corp.

740 Florida Central Parkway • Suite 2032 • Longwood, Florida 32750 Phone (407) 834-8115 • Fax (407) 834-6391 WARNING! FLORIDA'S CONSTRUCTION LIEN LAW ALLOWS SOME UNPAID CONTRACTORS, SUBCONTRACTORS, AND MATERIAL SUPPLIERS TO FILE LIENS AGAINST YOUR PROPERTY EVEN IF YOU HAVE MADE PAYMENT IN FULL.

UNDER FLORIDA LAW, YOUR FAILURE TO MAKE SURE THAT WE ARE PAID MAY RESULT IN A LIEN AGAINST YOUR PROPERTY AND YOUR PAYING TWICE.

TO AVOID A LIEN AND PAYING TWICE, YOU MUST OBTAIN A WRITTEN RELEASE FROM US (Lienor) EVERY TIME YOU PAY YOUR CONTRACTOR. SEMINOLE COUNTY BOAR 71073226748005634940 - 5634957

JUNE 17, 2005

#### NOTICE TO OWNER / NOTICE TO CONTRACTOR

4957

To: (Owner)

SEMINOLE COUNTY BOARD OF COUNTY COMMISSIONERS 1101 E 1ST ST SANFORD FL 32771

SEMINOLE COUNTY BOARD OF **COUNTY COMMISSIONERS** 1101 E 1ST ST SANFORD FL 32771

The undersigned hereby informs you that he or she has furnished or is furnishing services or materials as follows: **PAVING & ROAD STRIPING** 

for the improvements of real property identified as SEMINOLE COUNTY FLORIDA CROSS SEMINOLE TRAILS SOUTH, PHASE 1, SEMINOLE COUNTY CONTRACT NUMBER CC-1232-04/AJR under an order given by APAC-SOUTHEAST INC.

Florida law prescribes the serving of this notice and restricts your rights to make payments under your contract in accordance with Section 713.06, Florida Statutes. In the event that the contract for improvement is bonded, pursuant to Section 255.05 or Section 713.23, Florida Statutes Title 40 USC Section 3131, et seq., or any other form of bond, the undersigned intends to look to The undersigned requests a copy of the payment bond and a copy of any direct contracts that bond for protection and payment. pertaining to the improvements for this project and agrees to pay reasonable copy costs for such copy.

#### IMPORTANT INFORMATION FOR YOUR PROTECTION

Under Florida's laws, those who work on your property or provide materials and are not paid, have a right to enforce their claim for payment against your property. This claim is known as a construction lien.

If your contractor fails to pay subcontractors or material suppliers or neglects to make other legally required payments, the people who are owed money may look to your property for payment, EVEN IF YOU HAVE PAID YOUR CONTRACTOR IN FULL.

#### PROTECT YOURSELF:

--RECOGNIZE that this Notice to Owner may result in a lien against your property unless all those supplying a Notice to Owner have been paid. --LEARN more about the Construction Lien Law, Chapter 713, Part I, Florida Statutes, and the meaning of this notice by contacting an attorney or

Rv

the Florida Department of Business and Professional Regulation.

COPIES TO:

71073226748005634957 (GEN CONTR) CENTRAL FLORIDA ENVIRONMENTAL CORP 740 FLORIDA CENTRAL PKWY, STE 2032 LONGWOOD FL 32750

(Under an order given by) APAC-SOUTHEAST INC 3504 LAKE LYNDA DR, STE 170 ORLANDO FL 32708

71073226748005634940 (BOND) UNITED FIRE & CASUALTY COMPANY 118 SECOND AVE SE **CEDAR RAPIDS IA 52401** 

JACK E. BERRELL / National Association of Credit Management of Florida, Inc. Any demand made pursuant to Section 713.16, Florida Statutes, must be directed to the attention of the Lienor's representative at the address of the Lienor shown below.

Authorized Agent for Lienor:

SUNRAY PAVING & CONST CO ALAN J MORRISON P O BOX 621358 OVIEDO FL 32765 (REF #: 5480)

Bond No. 54-147168 Contractor - Central Florida Environmental Corporaiton Final Contract Price - \$1,341,703.10 Contract No. CC-1232-04/AJR

# CONSENT OF SURETY TO FINAL PAYMENT

·	
We, the United Fire & Casualty Company	, having heretofore executed Performance
and Payment Bonds for the above named CONTRACT	OR covering the Projects as described above in
the sum of One Million Two * Dollars (\$1,2	89,949.70 ) hereby agree that the COUNTY
may make full payment of the final estimate, including	the retained percentage, to said CONTRACTOR.
The Surety concurs that full payment to the CONTRAC	TOR is appropriate and the Surety expressly
releases the COUNTY from all liability to Surety resulti. * Hundred Eighty Nine Thousand Nine Hundred	ng from full payment to CONTRACTOR. Forty Nine and 70/100 Dollars
It is fully understood that the granting of the rig	ht to the COUNTY to make payment of the final
estimate to said CONTRACTOR and /or his assigns, sl	hall in no way relieve this Surety company of its
obligations under its bonds, as set forth in the Contract	Documents and Bonds pertaining to the above
Projects.	
IN WITNESS WHEREOF, the United Fire & instrument to be executed on its behalf of its Repres attorney in fact, and its corporate seal to be hereunto a September 20 05	entativeand its duly authorized
United Fire & Casualty Company Surety Company  (Power of Attorney must be attached	Attorney-in-Fact & FL Licensed Resident Agent Deborah Mahl, 407-786-7770 if executed by Attorney-in-Fact)
State of FLORIDA	
County of SEMINOLE )	
The foregoing instrument was acknowledged be	efore me this 28th day of September
20.05, by Deborah Mahl	, who is personally known to me or who has
produced N/A as identific	
Signature  LESLIE M. DONAHUE  Notary Public, State of Florida  My comm. exp. Jan. 7, 2007	Print name: Leslie M. Donahue Notary Public in and for the County and State Aforementioned  My commission expires: 01/07/2007

#### **UNITED FIRE & CASUALTY COMPANY** HOME OFFICE - CEDAR RAPIDS, IOWA CERTIFIED COPY OF POWER OF ATTORNEY

(Original on file at Home Office of Company - See Certification)

KNOW ALL MEN BY THESE PRESENTS, That the UNITED FIRE & CASUALTY COMPANY, a corporation duly organized and existing under the laws of the State of Iowa, and having its principal office in Cedar Rapids, State of Iowa, does make, constitute and appoint

LESLIE M. DONAHUE, OR KIM E. NIV, OR JEFFREY W. REICH, OR SUSAN L. REICH, OR TERESA L. DURHAM, OR PATRICIA L. SLAUGHTER, OR J. GREGORY MACKENZIE, OR DEBORAH MAHL, OR WALTER N. MYERS, ALL INDIVIDUALLY OF ALTAMONTE SPRINGS FL

its true and lawful Attorney(s)-in-Fact with power and authority hereby conferred to sign, seal and execute in its behalf all lawful bonds undertakings and other obligatory instruments of similar nature as follows: Any and All Bonds

and to bind UNITED FIRE & CASUALTY COMPANY thereby as fully and to the same extent as if such instruments were signed by the duly authorized officers of UNITED FIRE & CASUALTY COMPANY and all the acts of said Attorney, pursuant to the authority hereby given are hereby ratified and confirmed.

The Authority hereby granted is continuous and shall remain in full force and effect until revoked by UNITED FIRE & CASUALTY COMPANY.

This power of Attorney is made and executed pursuant to and by authority of the following By-Law duly adopted by Board of Directors of the Company on April 18, 1973.

"Article V - Surety Bonds and Undertakings"

Section 2, Appointment of Attorney-in-Fact. "The President or any Vice President, or any other officer of the Company may, from time to time, appoint by written certificates attorneys-in-fact to act in behalf of the Company in the execution of policies of insurance, bonds, undertakings and other obligatory instruments of like nature. The signature of any officer authorized hereby, and the Corporate seal, may be affixed by facsimile to any power of attorney or special power of attorney or certification of either authorized hereby; such signature and seal, when so used, being adopted by the Company as the original signature of such officer and the original seal of the Company, to be valid and binding upon the Company with the same force and effect as though manually affixed. Such attorneys-in fact, subject to the limitations set forth in their respective certificates of authority shall have full power to bind the Company by their signature and execution of any such instruments and to attach the seal of the Company thereto. The President or any Vice President, the Board of Directors or any other officer of the Company may at any time revoke all power and authority previously given to any attorney-in-fact.

IN WITNESS WHEREOF, the UNITED FIRE & CASUALTY COMPANY has caused these presents to be signed by its vice president and its corporate seal to be hereto affixed this 5th day of March, 2003

UNITED FIRE & CASUALTY COMPANY

By Fang Q. Funds Vice President

State of Iowa, County of Linn, ss:

On 5th day of March, 2003, before me personally came Randy A. Ramlo to me known, who being by me duly sworn, did depose and say; that he resides in Cedar Rapids. State of lowa: that he is a Vice

President of the UNITED FIRE & CASUALTY COMPANY, the corporation described in and which executed the above instrument, that he knows the seal of said corporation; that the seal affixed to the said instrument is such corporate seal; that it was so affixed pursuant to authority given by the Board of Directors of said corporation and that he signed his name thereto pursuant to like authority, and

acknowledges same to be the act and deed of said corporation.

MARY A. JANSEN CION NUMBER 7:32

Notary Public /

My commission expires: 10/26/2007

I, the undersigned officer of the UNITED FIRE & CASUALTY COMPANY, do hereby certify that I have compared the foregoing copy of the Power of Attorney and affidavit, and the copy of the Section of the by-laws of said Company as set forth in said Power of Attorney, with the ORIGINALS ON FILE IN THE HOME OFFICE OF SAID COMPANY, and that the same are correct transcripts thereof, and of the whole of the said originals, and that the said Power of Attorney has not been revoked and is now in full force and effect.

In testimony whereof I have hereunto subscribed my name and affixed the corporate seal of the said Company \_ day of <u>September</u>

BOND0019 0802 01

UND3286B

# MATERIAL AND WORKMANSHIP BOND (10% of Final Contract Price)

#### KNOW ALL MEN BY THESE PRESENTS:

THAT WE Central Florida Environmental Corporation , hereinafter referred to a "Principal" and United Fire & Casualty Company , hereinafter referred to as "Surety" are held and firmly bound unto Seminole County, a political subdivision of the State of Florida, hereinafter referred to as the COUNTY in the sum of ten percent (10%) of the Contract Price as adjusted under the Contract Documents \$--134,170.31--- for the payment of which we bind ourselves, heirs, executors, successors and assigns, jointly and severally, firmly by these presents:

WHEREAS, Principal has constructed certain improvements and other appurtenances in that certain Project described as Cross Seminole Trail South - Phase I and

WHEREAS, the aforesaid improvements were made pursuant to an Agreement dated August 24, 2004 and filed with the Purchasing Division of Seminole County; and

WHEREAS, Principal is obligated to protect the County against any defects resulting from faulty Materials or Workmanship of said improvements and to maintain said improvements for a period of two (2) years from the date of Final Completion under the Contract Documents.

NOW THEREFORE, the conditions of this obligation is such that if Principal shall promptly and faithfully protect the County against any Defects resulting from faulty Materials and Workmanship of the aforesaid improvements and maintain said improvements for a period of two (2) years from the date of Final Completion, then this obligation shall be null and void, otherwise it shall remain in full force and effect.

The County shall notify the Principal in writing of any Defect for which the Principal is responsible and shall specify in said notice a reasonable period of time within which Principal shall have to correct said Defect.

The Surety unconditionally covenants and agrees that if the Principal fails to perform, within the time specified, the Surety, upon thirty (30) days written notice from County, or its authorized agent or officer, of the failure to perform will correct such Defect or Defects and pay the cost thereof, including, but not limited to engineering, legal and contingent cost. Should the Surety fail or refuse to correct said Defects, the COUNTY, in view of the public interest, health, safety, welfare and factors involved, shall have the right to resort to any and all legal remedies against the Principal and Surety and either, both at law and in equity, including specifically, specific performance to which the Principal and Surety unconditionally agree.

The Principal and Surety further jointly and severally agree that the COUNTY at its option, shall have the right to correct said Defects resulting from faulty Materials or Workmanship, or, pursuant to public advertisement and receipt of Bids, cause to be corrected any Defects or said Defects in case the Principal shall fail or refuse to do so, and in the event the COUNTY should exercise and give effect to such right, the Principal and the Surety shall jointly and severally hereunder reimburse the COUNTY the total cost thereof, including, but not limited to, engineering, legal and contingent cost, together with any damages either direct or consequent which may be sustained on account of the failure of the Principal to correct said defects.

MAINTENANCE BOND

5/2005

Markham Woods Road Widening

00620-1 CC-1268-05/TLR

of Se	IN WITNESS WHERE otember 20 05 .	OF, the Principal and the Surety have executed this Bond this 28th day
Address: 740 FL Central Parkway Suite #2032		Central Florida Environmental Corp. (SEAL)
		(If a Corporation) Its: Print
Long	wood, FL 32750	ATTEST (Misting Schollts. (If a Corporation)
Addres	s:	Untied Fire & Casualty Company (SEAL)
	econd Avenue SE	By: Caboral Thall
Cedar	Rapids, IA 52401	Deborah Mahl, Its Attorney-in-Fact& FL Licensed Resident Agent
		Phone No. (407) 786-7770 - Agent
		Fax No. (407) 786-7766 - Agent
		ATTEST: Cheryl Foley
Note:		ot be prior to the date of Final Completion. If Principal is a partnership, the Bond. If Principal is a joint venture, then all venturers shall execute
		of Power-of-Attorney appointing individual Attorney-in-Fact for ance Bond on behalf of Surety.

#### UNITED FIRE & CASUALTY COMPANY HOME OFFICE - CEDAR RAPIDS, IOWA CERTIFIED COPY OF POWER OF ATTORNEY

(Original on file at Home Office of Company - See Certification)

KNOW ALL MEN BY THESE PRESENTS, That the UNITED FIRE & CASUALTY COMPANY, a corporation duly organized and existing under the laws of the State of Iowa, and having its principal office in Cedar Rapids, State of Iowa, does make, constitute and appoint

LESLIE M. DONAHUE, OR KIM E. NIV, OR JEFFREY W. REICH, OR SUSAN L. REICH, OR TERESA L. DURHAM, OR PATRICIA L. SLAUGHTER, OR J. GREGORY MACKENZIE, OR DEBORAH MAHL, OR WALTER N. MYERS, ALL INDIVIDUALLY OF ALTAMONTE SPRINGS FL

its true and lawful Attorney(s)-in-Fact with power and authority hereby conferred to sign, seal and execute in its behalf all lawful bonds undertakings and other obligatory instruments of similar nature as follows: Any and All Bonds

and to bind UNITED FIRE & CASUALTY COMPANY thereby as fully and to the same extent as if such instruments were signed by the duly authorized officers of UNITED FIRE & CASUALTY COMPANY and all the acts of said Attorney, pursuant to the authority hereby given are hereby ratified and confirmed.

The Authority hereby granted is continuous and shall remain in full force and effect until revoked by UNITED FIRE & CASUALTY COMPANY

This power of Attorney is made and executed pursuant to and by authority of the following By-Law duly adopted by Board of Directors of the Company on April 18, 1973.

"Article V - Surety Bonds and Undertakings"

Section 2, Appointment of Attorney-in-Fact. "The President or any Vice President, or any other officer of the Company may, from time to time, appoint by written certificates attorneys-in-fact to act in behalf of the Company in the execution of policies of insurance, bonds, undertakings and other obligatory instruments of like nature. The signature of any officer authorized hereby, and the Corporate seal, may be affixed by facsimile to any power of attorney or special power of attorney or certification of either authorized hereby; such signature and seal, when so used, being adopted by the Company as the original signature of such officer and the original seal of the Company, to be valid and binding upon the Company with the same force and effect as though manually affixed. Such attorneys-in fact, subject to the limitations set forth in their respective certificates of authority shall have full power to bind the Company by their signature and execution of any such instruments and to attach the seal of the Company thereto. The President or any Vice President, the Board of Directors or any other officer of the Company may at any time revoke all power and authority previously given to any attorney-in-fact.

IN WITNESS WHEREOF, the UNITED FIRE & CASUALTY COMPANY has caused these presents to be signed by its vice president and its corporate seal to be hereto affixed this 5th day of March, 2003

UNITED FIRE & CASUALTY COMPANY

By Fand G. Funds Vice President

State of Iowa, County of Linn, ss:

On 5th day of March, 2003, before me personally came Randy A. Ramlo to me known, who being by me duly sworn, did depose and say, that he resides in Cedar Rapids, State of Iowa, that he is a Vice President of the UNITED FIRE & CASUALTY COMPANY, the corporation described in and which executed the above instrument, that he knows the seal of said corporation; that the seal affixed to the said instrument is such corporate seal; that it was so affixed pursuant to authority given by the Board of Directors of said corporation and that he signed his name thereto pursuant to like authority, and acknowledges same to be the act and deed of said corporation.

> MARY A. JANSEN ION NUMBER 7132

My commission expires: 10/26/2007

I, the undersigned officer of the UNITED FIRE & CASUALTY COMPANY, do hereby certify that I have compared the foregoing copy of the Power of Attorney and affidavit, and the copy of the Section of the by-laws of said Company as set forth in said Power of Attorney, with the ORIGINALS ON FILE IN THE HOME OFFICE OF SAID COMPANY, and that the same are correct transcripts thereof, and of the whole of the said originals, and that the said Power of Attorney has not been revoked and is now in full force and effect.

> In testimony whereof I have hereunto subscribed my name and affixed the corporate seal of the said Company \_ day of \_ September

## **CERTIFICATE OF FINAL INSPECTION**

Agree	ment Title:	Cross Seminole Trail South - Phase I	
COUN	ITY Contract No.:	CC-1232-04/AJR	
To: CONTRACTOR		Central Florida Environmental Corp.	
	Project Manager	David W. Martin	
COUN Gener 13.11 attach Accep	ITY and the CONTRACT al Conditions, and is acc of the General Conditions.	k described in the Contract Documents OR on September 30, 2005 in accordance ceptable by the COUNTY, subject to the lons, or for a period of warranty as other	ce with Section 14 of the provisions of subsection
CONT	RACTOR	Contractor by	10-5-05 Date
ENGIN	NEER	Day Wy Engineer by	9-30-05 Date
Reviev	ved by:	Contracts Supervisor	11/28/05 Date

### **CERTIFICATE OF ENGINEER**

Agreement little:	Cross Seminole Trail South - Phase I		
COUNTY Contract No.:	CC-1232-04/AJR		
Contractor:	Central Florida Environmental Corp.		
Project:	Cross Seminole Trail South I		
	CERTIFICATE OF ENGINEER		
terms of the Contract Documer the CONTRACTOR has submit	e above named Agreement has been so nts that the Project is recommended for ted satisfactory evidence that he has pa ccordance with the terms of the Contrac	r occupancy by the County; that aid all labor, materials, and other	
Agreement Date:	August 24, 2004		
CONTRACTOR's Notice to Prod	ceed: October 11, 2004		
Days allowed by Agreement:		270	
Extensions granted by C.O.:		3	
Scheduled Completion Date:	July 7, 2005 August 8, 2005 September 9, 2005 September 23, 2005	1 2 3	
Work began:	October 18, 2004		
Project Substantially Complete	September 23, 2005		
Days to Complete		347	
Underrun:		0	
Overrun:		77	
6.7	D1	1941 A	

Engineer