## BID BOND

KNO	WALLME	N BY THESE PH	RESENTS:					
That	we,	JOHNSON-DAVIS	, INC,	(hereinafter	called	the Pi	rincipal),	and
	LIBERTY	MUTUAL INSURA	NCE COMPANY	(hereir	nafter c	alled th	e Surety	/), a
Corp	oration cha	irtered and existi	ng under the	laws of the S	tate of _	MA	wi	th its
princi	pal offices	in the City of _	BOSTON, MA	and aut	horized	to do bi	usiness ir	1 the
State	of Florida,	and the Town of	Jupiter, and h	aving an Age	nt reside	nt there	in, such A	gent
and C	Company a	cceptable to the	Town of Jupite	er, are held a	nd firmly	bound	unto the T	own
of	Jupiter	(hereinafter	called	Owner),	in	the	sum	of
Fiftee	n Thousand	and 00/100			Doll	ars (\$ <u>1</u>	5,000.00	),
good	and lawful	money of the U	nited States o	of America, to	be paid	upon d	emand o	f the
said (	Owner, to	which payment v	well and truly	to be made	we bind	ourselv	es, our h	eirs,
execu	itors, admi	nistrators, succe	ssors and assi	gns, jointly an	d severa	ally and t	firmly by the	nese
prese	nts.							

WHEREAS; the above bounded Principal contemplates submitting or has submitted a proposal to the said Owner for furnishing all necessary labor, materials, equipment, machinery, tools, apparatus, services, all State Workmen's Compensation, and Unemployment Compensation Taxes incurred in the performance of the contract, and means of transportation for:

ON-CALL CONTRACT FOR UTILITY INFRASTRUCTURE REPAIRS & IMPROVEMENTS (W 13-08) FOR

TOWN OF JUPITER UTILITIES
JUPITER, FLORIDA

for said Owner, and;

WHEREAS; the Principal desires to file this Bond in accordance with law, in lieu of a certified Bidder's check otherwise required to accompany this Proposal in the amount of five percent (5%) of the base bid.

NOW THEREFORE, the conditions of this obligation are such that if the Proposal be accepted the Principal shall within fifteen (15) days after receipt of notification of the acceptance thereof, execute a contract in accordance with the Proposal and

upon the terms, conditions and price set forth therein, in the form and manner required by the Owner and execute sufficient and satisfactory Performance Bond payable to the Town of Jupiter, Florida each in an amount of one hundred percent (100%) of the total contract price, as indicated in the Proposal, in form and with security satisfactory to the said Owner, then this obligation to be void, otherwise to be and remain in full force and virtue in law; and the Surety shall upon failure of the Principal to comply with any or all of the foregoing requirements within the time specified above immediately pay to the aforesaid Owner upon demand the amount hereof in good and lawful money of the United States of America, not as a penalty but as liquidated damages.

IN WITNESS WHEREOF, THE said, _	JOHNSON-DAVIS, INC. as "Principal"
herein has caused these prese	
unde	r its corporation seal, and the said
LIBERTY MUTUAL INSURANCE	as "Surety" herein, has caused these presents
to be signed in its name by its, and atter	sted by its , under its corporate seal, this 20th day
of MAY , A.D. 2013 .	
7,101, 2015	
ATTESY I	// 1
All years	
1 1 1 1 2	JOHNSON-DAYIS, JINC. 1
' /	16114
Christopher Johnson Sector	BY: / ( To V )
(Dringlan)	/Scott J. Johnson President
(гинсіраі)	1 Joe 11 O Sollason X 7651acm
ATTEST:	
Although	
11(176	LIBERTY MUTUAL INSURANCE COMPANY
AndrewPowers	
Yeurd entolings	
Beth Marian Kitchens-Harmon	BY: Beek Maria Kitchens Horner
(Surety) Attorney-in-Fact	BI. Tean MANAGERA
(Surety) retorney in race	0 1
Maria Signorile	BY: Main Comord
Maria Digitorno	DI. 11 and Jino

(Attorneys-in-Fact who sign this bond must file with it a certified copy of their power-of-attorney to sign said Bond).

(Surety) Attorney-in-Fact

	# 40110C
THIS POWER OF ATTORNEY IS NOT VALID UNLESS IT IS PRINTED ON RED BACKGROUND.	5481106
THIS POWER OF ATTORNET IS NOT VALID UNLESS IT IS PRINTED ON RED BACKGROOMS.	JIOITOO
This Power of Attorney limits the acts of those named herein, and they have no authority to bind the Company except in the manner and to the extent here	n stated.
This to the district the date of the control of the	Gaala Na
	ificate No.

American Fire and Casualty Company The Ohio Casualty Insurance Company West American Insurance Company Liberty Mutual Insurance Company Peerless Insurance Company

David M. Carey, Assistant Secretary

West American insurance company	
POWER OF ATTORNEY	
KNOWNALL PERSONS BY THESE PRESENTS: That American Fire & Casualty Company and The Ohio Casualty In the State of Ohio, that Liberty Mulual Insurance Company is a corporation duly organized under the laws of the State of New Hampshire, and West American Insurance Company is a corpor collectively called the "Companies"), pursuant to and by authority herein set forth, does hereby name, constitute and a MARIA SIGNORILE; WESLEY P. WILLIAMS	of Massachusetts, that Peerless Insurance Company is a corporation allon duly organized under the laws of the State of Indiana (herein ppoint, ветн магиам кітонемз-напмом; јамев г. рими;
all of the city ofATLANTA, state ofGA each individually if there be more than one named, its and deliver, for and on its behalf as surety and as its act and deed, any and all undertakings, bonds, recognizances are be as binding upon the Companies as if they have been duly signed by the president and attested by the secretary of	true and lawful attorney-in-fact to make, execute, seal, acknowledge nd other surety obligations, in pursuance of these presents and shall the Companies in their own proper persons.
IN WITNESS WHEREOF, this Power of Altorney has been subscribed by an authorized officer or official of the Companies a 25th day of July 2012.	and the corporate seals of the Companies have been affixed thereto this
CONFORME SEAL SOLUTION OF THE STATE OF THE STATE OF THE SEAL SEAL SOLUTION OF THE SEAL SEAL SEAL SEAL SEAL SEAL SEAL SEA	American Fire and Casualty Company The Ohio Casualty Insurance Company Liberly Mutual Insurance Company Peerless Insurance Company West American Insurance Company  By: Gregory W. Davenport, Assistant Secretary  widedged himself to be the Assistant Secretary of American Fire and not West American Insurance Company, and that he, as such, being prorations by himself as a duly authorized officer.
STATE OF WASHINGTON ss COUNTY OF KING	Gregory W. Davenport, Assistant Secretary
On this <u>25th</u> day of <u>July</u> , <u>2012</u> , before me personally appeared Gregory W. Davenport, who acknot Casually Company, Liberty Mutual Insurance Company, The Ohio Casually Company, Peerless Insurance Company at authorized so to do, execute the foregoing instrument for the purposes therein contained by signing on behalf of the contained by signing on the contained by signing on behalf of the contained by signing on the con	whedged himself to be the Assistant Secretary of American Fire and nd West American Insurance Company, and that he, as such, being reporations by himself as a duly authorized officer.  The day and year first above written.
IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my notarial seal at Seattle, Washington, on	Tilla day and year mot above without
NOTARY NO	By: KDRiley , Notaly Public John Modern Public RD Riley , Notaly RD Riley , Notal
This Power of Attorney is made and executed pursuant to and by authority of the following By-laws and Authorizations of A Company, Liberty Mutual Insurance Company, West American Insurance Company and Peerless Insurance Company, v	American Fire and Casually Company, The Ohlo Casually Insurance which resolutions are now in full force and effect reading as follows:
ARTICLE IV – OFFICERS – Section 12. Power of Attorney, Any officer or other official of the Corporation authorized for to such limitation as the Chairman or the President may prescribe, shall appoint such attorneys-in-fact, as may be neacknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations. Such a powers of attorney, shall have full power to bind the Corporation by their signature and execution of any such instrumexecuted, such instruments shall be as binding as if signed by the President and attested to by the Secretary. Any power the provisions of this article may be revoked at any time by the Board, the Chairman, the President or by the officer or o	cessary to act in behalf of the Corporation to make, execute, seal, altorneys-in-fact, subject to the limitations set forth in their respective ments and to attach thereto the seal of the Corporation. When so r or authority granted to any representative or attorney-in-fact under officers grantling such power or authority.
ARTICLE XIII – Execution of Contracts – SECTION 5. Surety Bonds and Undertakings. Any officer of the Company authors subject to such limitations as the chairman or the president may prescribe, shall appoint such attorneys-in-fact, as messal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations respective powers of attorney, shall have full power to bind the Company by their signature and execution of any such in executed such instruments shall be as binding as if signed by the president and attested by the secretary.	horized for that purpose in writing by the chairman or the president, hay be necessary to act in behalf of the Company to make, execute, S. Such attorneys-in-fact subject to the limitations set forth in their
Certificate of Designation – The President of the Company, acting pursuant to the Bylaws of the Company, autho altorney-in-fact as may be necessary to act on behalf of the Company to make, execute, seal, acknowledge and deliver a surety obligations.	orizes Gregory W. Davenport, Assistant Secretary to appoint such as surely any and all undertakings, bonds, recognizances and other
Authorization – By unanimous consent of the Company's Board of Directors, the Company consents that facsimile or n Company, wherever appearing upon a certified copy of any power of attorney issued by the Company in connection with same force and effect as though manually affixed.	nechanically reproduced signature of any assistant secretary of the surety bonds, shall be valid and biding upon the Company with the
, David M. Carey, the undersigned, Assistant Secretary, of American Fire and Casually Company, The Ohio Casual American Insurance Company and Peerless Insurance Company do hereby certify that the original power of attorney of Alforney executed by sald Companies, is in full force and effect and has not been revoked.	ly Insurance Company, Liberty Mutual Insurance Company, West which the foregoing is a full, true and correct copy of the Power of
N TESTIMONY WHEREOF, I have hereunio set my hand and affixed the seals of said Companies this 20 day of	10 m/Cm

POA - AFCC, LMIC, OCIC, PIC & WAIC LMS\_12873\_041012

## **NOTICE OF AWARD**

DATE:

July 17, 2013

TO:

Johnson-Davis Inc. 604 Hillbrath Drive Lantana, FL 33462

ATT:

Scott J. Johnson, President

Project:

On-call Contract for Utility Infrastructure Repairs & Improvements

(W 13-08)

Town of Jupiter Utilities

Jupiter, Florida

## Gentlemen:

This is to advise that on July 16, 2013, the Jupiter Town Council approved award of the Contract for the above referenced project as a result of your unit price bid submitted to the Town of Jupiter (Owner) on May 21, 2013.

TWO (2) sets of the Contract Documents for this project are attached. Each set contains an unexecuted agreement and blank payment and performance bonds. Please sign each copy of the Agreement, attach a current Certificate of Insurance and a completed Payment Bond and Performance Bond to each Agreement. Also, attach an original Power of Attorney to each Payment Bond and each Performance Bond (4 total). Please DO NOT DATE any of the documents. All documents will be dated after all the required signatures from both parties are obtained. Please return the signed documents to my attention at 17403 S. Central Blvd, Jupiter FL, 33458. One original set and one copy of the fully executed Contract Documents will be returned to you for your use.

Your attention is invited to the provision whereby your proposal guarantee may be forfeited in the event the Agreement with satisfactory Performance and Payment Bond attached is not executed and delivered to the Owner within fifteen (15) consecutive calendar days from July 24, 2013.

Please feel free to contact me at (561) 741-2537 or <a href="mailto:amandab@jupiter.fl.us">amandab@jupiter.fl.us</a> should you have any questions. We look forward to working with you on this Contract.

Sincerely,

Amanda Barnes, P.E.

Town of Jupiter

Assistant Utilities Director