#### ROAD IMPROVEMENT AGREEMENT

Develope	r:	IPT Richmond DC III LLC	Effective Date	e: <u>Date</u>	e approved by	BOS
Developn	nent:	DP14-3041 (500 Pittsburg Ave)	Completion P	eriod:		2 years
Road: _	Pittsburg	Avenue (0565N) / Richmond Parkway (0572B)				laware limited liability company vare limited liability company, its sole member
THESE S	SIGNATI	URES ATTEST TO THE PARTIES' AGREEMENT HE	RETO:	By: Build-T By: IPT BT	'o-Core Industrial Part C II GP LLC, a Delaw	mership II LP, a Delaware limited partnership, its manavare limited liability company, its general partner
		COUNTY Public Works Director	DEVELOPER	By: BCI IV sole membe By: BCI IV	Portfolio Real Estate r Operating Partnership	a Delaware limited liability company, its sole member Holdeo LLC, a Delaware limited liability company, its p. LP, a Delaware limited partnership, its sole member ac, a Maryland corporation, its general partner
Ву:			(signature) (print name & title)	Peter Var	nderburg	4
RECOM	MENDED	O FOR APPROVAL		Manging	Director of Do	evelopment
Ву:			(signature)			
		Engineering Services Division	(print name & title)		anford Development	
FORM A	<u>PPROVE</u>	D: Victor J. Westman, County Counsel	(NOTE: All signa conform with the c	tures to be a	cknowledged. If Su	abdivider is incorporated, signatures must s pursuant to Corporations Code \$313.)
1. mutually p	PARTIES promise an	8 & DATE. Effective on the above date, the County of Contra Cost d agree as follows concerning this development:	a, California, hei	reinafter ca	illed " <u>County,</u> " a	nd the above-mentioned <u>Developer</u> ,
hydrants, la file with th workmanli rulings ma	andscaping te Contra C Developer tke manner de thereun	EMENTS. Developer agrees to install certain road improvement g, and such other improvements (including appurtenant equipment Costa County Public Works Department and in conformance with the reshall complete said work and improvements (hereinafter called r, in accordance with accepted construction practices and in a mander; and where there is a conflict between the improvement plans EMENT SECURITY. Upon executing this Agreement, the Development	a) as required in the Contra Costa ( d "work") withinner equal or sups and the County	he improve County Ord n the above perior to the Ordinance	ement plans for the inance Code (income we completion p to requirements of the Code, the strice	his development as reviewed and on cluding future amendments thereto).  eriod from date hereof in a good of the County Ordinance Code and eter requirements shall govern.
	A. ether total	For Performance and Guarantee: \$ 8,600.00 one hundred percent (100%) of the estimated cost of the work. S	_ cash, plus addi uch additional s	itional secu ecurity is p	urity, in the amo presented in the	unt of \$ <u>851,400.00</u> form of:
		Cash, certified check or cashiers check.				
		Acceptable corporate surety bond.				
		Acceptable irrevocable letter of credit.				
		security, the Developer guarantees performance under this Agree against any defective workmanship or materials or any unsatisf			of the work for	one year after its completion and
presented i	B. in the form	For Payment: Security in the amount of \$ 430,000.00 n of:	_, which is fifty p	ercent (50%	6) of the estimate	ed cost of the work. Such security is
		Cash, certified check, or cashier's check				
		Acceptable corporate surety bond.				
		Acceptable irrevocable letter of credit.				
materials to	o them or t	security, the Developer guarantees payment to the contractor, to o the Developer. Upon acceptance of the work as complete by the coordance with S94-4.406 and S94-4.408 of the Ordinance Code.	Board of Superv	ors, and to isors and u	persons renting pon request of th	gequipment or furnishing labor or the Developer, the amount securities

GUARANTEE AND WARRANTY OF WORK. Developer guarantees that said work shall be free from defects in material or workmanship and shall

SEE CALIFORNIA ACKNOWLEDGMENT

perform satisfactorily for a period of one-year from and after the Board of Supervisors accepts the work as complete in accordance with Article 96-4.6, "Acceptance,"

of the Ordinance Code. Developer agrees to correct, repair, or replace, at his expense, any defects in said work.

The guarantee period does not apply to road improvements for private roads which are not to be accepted into the County road system.

- 5. <u>PLANT ESTABLISHMENT WORK</u>. Developer agrees to perform establishment work for landscaping installed under this agreement. Said plant establishment work shall consist of adequately watering plants, replacing unsuitable plants, doing weed, rodent and other pest control and other work determined by the Public Works Department to be necessary to insure establishment of plants. Said plant establishment work shall be performed for a period of one-year from and after the Board of Supervisors accepts the work as complete.
- 6. <u>IMPROVEMENT PLAN WARRANTY</u>. Developer warrants the improvement plans for the work are adequate to accomplish the work as promised in Section 2 and as required by the Conditions of Approval for the development. If, at any time before the Board of Supervisors accepts the work as complete or during the one-year guarantee period, said improvement plans prove to be inadequate in any respect, Developer shall make whatever changes are necessary to accomplish the work as promised.
- 7. NO WAIVER BY COUNTY. Inspection of the work and/or materials, or approval of work and/or materials or statement by any officer, agent or employee of the County indicating the work or any part thereof complies with the requirements of this Agreement, or acceptance of the whole or any part of said work and/or materials, or payments, therefor, or any combination or all of these acts, shall not relieve the Developer of his obligation to fulfill this agreement as prescribed; nor shall the County be thereby be stopped from bringing any action for damages arising from the failure to comply with any of the terms and conditions hereof.
- 8. <u>INDEMNITY</u>: Developer shall hold harmless and indemnify the indemnitees from the liabilities as defined in this section:
- A. The <u>indemnities</u> benefitted and protected by this promise are the County, and its special district, elective and appointive boards, commissions, officers, agents, and employees.
- B. The <u>liabilities</u> protected against are any liability or claim for damage of any kind allegedly suffered, incurred or threatened because of actions defined below, and including personal injury, death, property damage, inverse condemnation, or any combination of these, and regardless of whether or not such liability, claim or damage was unforeseeable at any time before the County reviewed said improvement plans or accepted the work as complete, and including the defense of any suit(s), action(s), or other proceeding(s) concerning said liabilities and claims.
- C. The <u>actions causing liability</u> are any act or omission (negligent or non-negligent) in connection with the matters covered by this Agreement and attributable to the Developer, contractor, subcontractor, or any officer, agent, or employee of one or more of them;
- D. <u>Non-Conditions</u>: The promise and agreement in this section are not conditioned or dependent on whether or not any Indemnitee has prepared, supplied, or approved any plan(s) or specification(s) in connection with this work, or has insurance or other indemnification covering any of these matters, or that the alleged damage resulted partly form any negligent or willful misconduct of any Indemnity.
- 9. <u>COSTS</u>: Developer shall pay when due, all the costs of the work, including inspections thereof and relocating existing utilities required thereby.
- 10. <u>NON-PERFORMANCE AND COSTS</u>: If Developer fails to complete the work within the time specified in this Agreement, and subsequent extensions, or fails to maintain the work, the County may proceed to complete and/or maintain the work by contract or otherwise, and Developer agrees to pay all costs and charges incurred by the County (including, but not limited to: engineering, inspection, surveys, contract, overhead, etc.) immediately upon demand.

Developer hereby consents to entry on the development property by the County and its forces, including contractors, in the event the County proceeds to complete and/or maintain the work.

Once action is taken by County to complete or maintain the work, Developer agrees to pay all costs incurred by the County, even if Developer subsequently completes the work.

Should County sue to compel performance under this Agreement or to recover costs incurred in completing or maintaining the work, Developer agrees to pay all attorney's fees, and all other expenses of litigation incurred by County in connection therewith, even if Developer subsequently proceeds to complete the work.

11. <u>INCORPORATION/ANNEXATION</u>. If, before the Board of Supervisors accepts the work as complete, the development is included in territory incorporated as a city or is annexed to an existing city, the County's rights under this agreement and/or any deposit, bond, or letter of credit securing said rights shall be transferred to the new or annexing city. Such city shall have all the rights of a third party beneficiary against Developer, who shall fulfill all the terms of this agreement as though Developer had contracted with the city originally.

12.		DERATION. In consideration hereof: upplicable section(s))  County shall allow Developer to obtain building permits for said development, assuming it fully complies with other applicable regulations.
	_	County agrees to accept the road(s) into the County-maintained road system, after the improvements are complete.  Other (requires County Counsel approval

## **ACKNOWLEDGMENT**

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

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State of California County ofOrange
On December 28, 2020 before me, Teresa D. Lewis, Notary Public (insert name and title of the officer)
personally appeared Peter Vanderburg,
who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.
I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.
WITNESS my hand and official seal.  TERESA D. LEWIS COUNTY 2257/09
Signature (Seal)

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State of California County ofOrange
December 28 2020 before me, Teresa D. Lewis, Notary Public (insert name and title of the officer)
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certify under PENALTY OF PERJURY under the laws of the State of California that the foregoir paragraph is true and correct.
WITNESS my hand and official seal.
Signature (Seal)

Bond No.:	SUR0064991	
Development:	DP14-3041	

# IMPROVEMENT SECURITY BOND FOR ROAD IMPROVEMENT AGREEMENT

(Performance, Guarantee, and Payment) (California Government Code §§ 66499 - 66499.10)

1.	Improvor alor	VAL OF ROAD IMPROVEMENT AGREEMENT: The Developer (Principal) has executed a Road exement Agreement with the County to install and pay for street, drainage and other improvements on, ng <u>Pittsburg Ave/ Richmond Parkway</u> to complete said work within the time specified for etion in the Road Improvement Agreement, all in accordance with State and local laws and rulings.
2.	OBLIG	GATION:IPT Richmond DC III LLC, as Principal and
	Arg	onaut Insurance Company , a corporation organized under the laws of the
	State o	of Illinois , and authorized to transact surety business in California, as Surety,
	hereby	jointly and severally bind ourselves, our heirs, executors, administrators, successors and assigns to
	the Co	ounty of Contra Costa, California to pay as follows:
	A.	Performance: Eight hundred fifty one thousand and four hundred 00/100  Dollars (\$_851,400.00) for itself or any city assignee under the above County Road Improvement Agreement, plus
	В.	Payment: four hundred thirty thousand and 00/100  Dollars (\$ 430,000.00 ) to secure the claims to which reference is made in Title 15 §§ et seq. of the Civil Code of the State of California.

#### 3. CONDITION:

A. The Condition of this obligation as to Section (2.A.) above is such that if the above bonded Principal, or principal's heirs, executors, administrators, successors or assigns, shall in all things stand to and abide by and well and truly keep and perform the covenants, conditions and provisions in the said agreement and any alteration thereof made as therein provided on it or its part, to be kept and performed at the time and in the manner therein specified and in all respects according to their true intent and meaning and shall indemnify and save harmless the County of Contra Costa or city assignee, its officers, agents and employees, as therein stipulated, then this obligation shall become null and void; otherwise it shall be and remain in full force and effect.

As part of the obligation secured hereby and in addition to the face amount specified therefore, there shall be included reasonable costs, expenses and fees, including reasonable attorney's fees, incurred by the County of Contra Costa or city assignee, in successfully enforcing such obligation, all to be taxed as costs and included in any judgement rendered.

B. The condition of this obligation, as to Section (2.B.) above, is such that said Principal and the undersigned as corporate surety are held firmly bound unto the County of Contra Costa and all contractors, subcontractors, laborers, material men and other persons employed in the performance of the aforesaid agreement and referred to in the aforesaid Civil Code, for materials furnished, labor of any kind, or for amounts due under the Unemployment Insurance Act with respect to such work or labor and that said undersigned surety will pay the same in an amount not exceeding the amount herein above set forth and also, incase suit is brought upon this bond, will pay, in addition to the fact amount thereof, reasonable costs, expenses and fees, including reasonable attorney's fees, incurred by the County of Contra Costa or city assignee, in successfully enforcing such obligation, to be awarded and fixed by the court, all to be taxed as costs and to be included in the judgement therein rendered.

It is hereby expressly stipulated and agreed that this bond shall inure to the benefit of any and all persons, companies and corporations entitled to file claims under Title 15 (commencing with Section 3082 of Part 4 of Division 3) of the Civil Code of the State of California, so as to give a right of action to them or their assigns in any suit brought upon this bond.

Should the work under the conditions of this bond be fully performed, then this obligation shall become null and void; otherwise it shall be and remain in full force and effect.

C. No alteration of said Road Improvement Agreement or any plan or specification of said work agreed to by the Principal and the County shall relieve the Surety from liability on this bond and consent is hereby given to make such alteration without further notice to or consent by the Surety and the Surety hereby waives the provisions of California Civil Code Section 2819 and holds itself bound without regard to and independently of any action against Principal whenever taken.

#### 4. SIGNED AND SEALED:

The undersigned executed this document on December 7, 2020

PRINCIPAL:	SURETY:
See attached signature page	Argonaut Insurance Company
Address:	Address: P.O. Box 469011
City:	City: San Antonio, TX 78246
By:	By:
Print Name:	Print Name: Sheila J. Montoya
Title:	Title: Attorney-in-Fact

IPT Richmond DC III LLC, a Delaware limited liability company

By: BTC II Holdco LLC, a Delaware limited liability company, its sole member

By: Build-To-Core Industrial Partnership II LP, a Delaware limited partnership, its manager

By: IPT BTC II GP LLC, a Delaware limited liability company, its general partner

By: IPT Real Estate Holdco LLC, a Delaware limited liability company, its sole member

By: BCI IV Portfolio Real Estate Holdco LLC, a Delaware limited liability company, its sole member

By: BCI IV Operating Partnership LP, a Delaware limited partnership, its sole member

By BCLIV Industrial REIT IV Inc., a Maryland corporation, its general partner

By: Name: Peter Vanderburg

Title: Managing Director of Development

SEE CALIFORNIA ACKNOWLEDGMENT DATE 12108/ INITL 101

2020

## **ACKNOWLEDGMENT**

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

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State of California County of
On December 2020 before me, Teresa D. Lewis , Notary Public (insert name and title of the officer)
personally appeared <u>Peter Vanderburg</u> , who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.
I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.
WITNESS my hand and official seal.  TERESA D. LEWIS COMM. # 2257499 NOTARY PUBLIC-CALIFORNIA COUNTY OF ORANGE COUNTY OF ORANG
Signature (Seal)

## **Argonaut Insurance Company** Deliveries Only: 225 W. Washington, 24th Floor

Chicago, IL 60606

United States Postal Service: P.O. Box 469011, San Antonio, TX 78246

#### POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS: That the Argonaut Insurance Company, a Corporation duly organized and existing under the laws of the State of Illinois and having its principal office in the County of Cook, Illinois does hereby nominate, constitute and appoint:

Sheila J. Montoya, Angela R. Yanofsky, Shaleen R. Lovitt, John Browning, Justin Tomlin, Thomas McCoy Jr., Kelli E. Housworth, Susan J. Lattarulo

Their true and lawful agent(s) and attorney(s)-in-fact, each in their separate capacity if more than one is named above, to make, execute, seal and deliver for and on its behalf as surety, and as its act and deed any and all bonds, contracts, agreements of indemnity and other undertakings in suretyship provided, however, that the penal sum of any one such instrument executed hereunder shall not exceed the sum of:

#### \$85,000,000.00

This Power of Attorney is granted and is signed and sealed under and by the authority of the following Resolution adopted by the Board of Directors of Argonaut Insurance Company:

"RESOLVED, That the President, Senior Vice President, Vice President, Assistant Vice President, Secretary, Treasurer and each of them hereby is authorized to execute powers of attorney, and such authority can be executed by use of facsimile signature, which may be attested or acknowledged by any officer or attorney, of the Company, qualifying the attorney or attorneys named in the given power of attorney, to execute in behalf of, and acknowledge as the act and deed of the Argonaut Insurance Company, all bond undertakings and contracts of suretyship, and to affix the corporate seal thereto."

IN WITNESS WHEREOF, Argonaut Insurance Company has caused its official seal to be hereunto affixed and these presents to be signed by its duly authorized officer on the 8th day of May, 2017.

Argonaut Insurance Company

Joshua C. Betz, Senior Vice President

STATE OF TEXAS COUNTY OF HARRIS SS:

On this 8th day of May, 2017 A.D., before me, a Notary Public of the State of Texas, in and for the County of Harris, duly commissioned and qualified, came THE ABOVE OFFICER OF THE COMPANY, to me personally known to be the individual and officer described in, and who executed the preceding instrument, and he acknowledged the execution of same, and being by me duly sworn, deposed and said that he is the officer of the said Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and the said Corporate Seal and his signature as officer were duly affixed and subscribed to the said instrument by the authority and direction of the said corporation, and that Resolution adopted by the Board of Directors of said Company, referred to in the preceding instrument is now in force.

IN TESTIMONY WHEREOF, I have hereunto set my hand, and affixed my Official Seal at the County of Harris, the day and year first above written.



I, the undersigned Officer of the Argonaut Insurance Company, Illinois Corporation, do hereby certify that the original POWER OF ATTORNEY of which the foregoing is a full, true and correct copy is still in full force and effect and has not been revoked.

IN WITNESS WHEREOF, I have hereunto set my hand, and affixed the Seal of said Company, on the 7th day of



James Bluzard , Vice President-Surety