Ætna LIFE & CASUALTY 954263

THE ÆTNA CASUALTY AND SURETY COMPANY

Hartford, Connecticut 06115

BOND NO. 27S 100 426 373 BCA

| KNOW ALL MEN BY THESE PRESENTS, That We of 501 W. 84th Drive, Merrillville, IN Principal, and THE ATNA CASUALTY AND SURET existing under the laws of the State of Con (hereinafter called "Surety"), as Surety, a LAKE COUNTY, INDIANA Obligee, in the penal sum of FIVE THOUSAND DOLLARS (\$ 5,000,00) for the payment of the made, we bind ourselves, our heirs, execusions, jointly and severally, firmly by the serious serious property of the payment of the made, we bind ourselves, our heirs, execusions, jointly and severally, firmly by the serious property of the payment of the made, we bind ourselves, our heirs, execusions, jointly and severally, firmly by the serious property of the payment of | Y COMPANY, a corporation organized and manecticut, of Hartford, Connecticut, are held and firmly bound unto the(hereinafter called "Obligee") as |
|---|---|
| November , A.D., 1987 , to be January , A.D., 1988 . | this obligation on the 4th day of effective on the 1st day of |
| THE COMDITION OF THE ABOVE OBLIGATION IS SUPrincipal, has obtained permission to exercity the said Lake for a period expiring one year Commissioner of Public Works as provided by | e ise the vocation of County, Indiana, and any city or town therein subject to revocation by the |
| MOW, if the said Principal shall well and f vocation, faithfully observing and performidilities, and faithfully observing and complete fall departments of said Obligee governing and shall also indemnify, save and keep har cost and damages, expense or liability of a province which may accrue against, be charged or of any act or thing done by said Contractor of completion of any work done by said Contimproper work done under and by virtue of the issued to the Contractor and shall immediate ticense or permit by the Commissioner of Pulpease to exercise such vocation of said Convoid; otherwise to remain in full force and | ng all the ordinances of the said ying with all rules and regulations or regulating said contracting work mless the said Obligee from any loss, ny kind whatsoever, which it may suffer recovered from it, from or by reason, or by any negligence in the execution ractor, or by or on account of any he authority of the license or permit ely upon notice of revocation of this blic Works, (in case of such revocation) tractor, then this obligation to be |
| HIS BOND may be cancelled by the Surety the the Obligee of a written notice of cancellation | irty (30) days after the receipt by tion sent by registered mail. |
| IT IS HEREBY EXPRESSLY UNDERSTOOD AND AGRAEMANY and all claims herein shall in no event AND 00/100 (| irty (30) days after the receipt by tion sent by registered mail. D that the liability of the Surety for exceed the penal sum of FIVE THOUSAND 5,000.00 Dollars. |
| <u>By</u> | |
| By 5-40h | Attorney-in-Fact Jeanne Gonzalez |

JILLIAN BLASTICK

3-40h

[[L-247-D] 10-68