93017797

MODOW ALL MEN BY THESE PRESENTS's

That K and G Cornoration Of	
As Principal and State Farm Fire Knd Casualty Co. transact surety business in the State of Indiana, as Surety, are he firmly bound unto Lake County, Indiana, in the penal sum of FIVE Toollars, lawful money of the United States, for the payment of white pollars, lawful money of the United States, for the payment of white pollars, lawful money of the United States, for the payment of white pollars, lawful money of the United States, for the payment of white pollars, lawful money of the United States, for the payment of white payment of the p	rized to neld and PHOUSAND ich well ninistra-
presents.	
Signed, sealed and dated this 22 day of March. 199	
Chapter 88 of IC17-2 requires the Principal to file this bond guarantees the compliance with the ordinances and regulations of County or a city or town within Lake County.	E E E
MOW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH The above bounder Principal shall on and after the 22 day of Manage to it caused by said Principal's non-compliance with or bridging to any laws, statutes, ordinances, rules or regulations pertaining to license or permit, then the above obligation shall be void, other be and remain in full force indeficient is	each of
Provided, the term of the bond has been at any time by	v giving:
AND, PROVIDED, the sufetyumay nearette this bend at any time by thirty (30) days notice in writing mailed to the obligee.	
provided Further, regardless of the number of years this boncontinue or be continued in force and of the number of premiums the payable or paid, the surety shall not be liable hereunder for amount, in the aggregate, than the amount of this bond.	å larger
PROVIDED FURTHER, regardless of the number of licenses held principal within the County and the number of claims that may be against this bond either under a single license or more than a si license, the total of which may exceed the penalty of this bond, surety shall not be liable hereunder for a larger amount, in the than the amount of this bond.	ngle the aggregate
PROVIDED FURTHER, that this bond shalt not be construed to reindemnity as a result of the Principal's failure to perform the target a construction contract.	orovide cerms of
IN WITNESS WHEREOF, the parties hereto have set their hands the day and year first above written.	and seals
X (Principal)	
By Neny Stairly	8 cresty
By Edward P. Rosenwa Attorney-in-F	act (

Power of Attorney STATE FARM FIRE AND CASUALTY COMPANY

VAIONAL ALLA MENI DA TUEGE DECCRITO, The A CTATE PARIA FIRE A	AID OA CITAL TV COMMANDA WAS ABLIEVED ABOUT THE COMMAND OF THE STATE OF THE COMMAND OF THE COMMA
	ND CASUALTY COMPANY, an Illinols corporation, with its principal office
Of HAMMOND, IN	its true and lawful Attorney(s)-in-Fact, to make, execute, seal
and deliver for, and on its behalf as surety, any and all bonds, underta	
\$1,500 - License, Permit and Indemnity Bonds which guarantee payment.	\$50,000 - Administrator, Executor, Trustee of a decendent's estate
\$10,000 - License & Permit which do not guarantee payment - (Code Compliance only)	\$25,000 - Guardian, Conservator, Committee: \$10,000 - Trustee in Bankruptcy or Receiver Court Bond.
\$10,000 - Public Official	\$2,000 - Plaintiff's Court Bond
BID, PERFORMANCE OR PAYMENT.	CUTION OF ANY CONTRACT (CONSTRUCTION OR SUPPLY) BOND
This appointment is made under and by the authority of a resolution of State Farm Fire and Casualty Company on the 24th day of July, 197 the By-Laws of the Company, which resolution is:	on which was passed by the Executive Committee of the Board of Directors 74, as is duly authorized by the Board of Directors in Article II, Section 6 of
Resolved, that the Executive Vice-President or a Vice-President or a Vice-President representative of the Company or other person or persons as Attorney policies, contracts of indemnity or other writings obligatory in the natural officers, and affix the seal of the Company thereto. Any said execution Company as if they had been duly executed and acknowledged by appointed, may be removed for good cause and the authority so gran	lent of the Company is hereby authorized to appoint and empower any ay-in-Fact to execute on behalf of the Company any bonds, undertakings, ure of a bond, which the Company might execute through its duly elected on of such documents by an Attorney-in-Fact shall be as binding upon the the regularly elected officers of the Company. Any Attorney-in-Fact, so that may be revoked as specified in the Power of Attorney.
Resolved, that the signature of the Executive Vice-President or a on any power of attorney granted; and the signature of the Secretary be affixed by facsimile to any certificate of any such power and any strained and binding on the Company. Any such power so executed arit bond or undertaking to which it is attached, continue to be valid and be	my Vice-President and the seal of the Company may be affixed by facsimile Vice-President or Assistant Secretary, and the seal of the Company may uch power or certificate bearing such facsimile signature and seal shall be the and certificate so executed and sealed shall, with respect to any binding on the Company.
IN WITNESS THEREOF, STATE FARM FIRE AND CASUALTY and its Corporate Seal to be affixed this 1st day of March 1991.	COMPANY has caused this instrument to be signed by its Vice-President,
This APPOINTMENT SHALL CEASE AND TERMINATE AUTO AS PROVIDED.	MATICALLY AS OF DECEMBER 21, 1995, UNLESS SOONER REVOKED
	STATE FARM FIRE AND CASUALTY COMPANY
SEAR	By: Same & Comp
Manager 10 Mary 19 Mar	Vice-President
THIS POWER INVALID IF GREEN IMPRIN	ITS-ARE NOT PRESENTAIN THEIR ENTIRETY
STATE OF ILLINOIS	The state of the s
COUNTY OF McLEAN	and a second and a
he is Vice-President of STATE FARM FIRE AND CASUALEY COMPA that he knows the seal of said corporation that the seal allied to said	old D. Sovey to me known, who being duly sworn, did depose and say that MY, the corporation described in and which executed the above instrument dinstrument is such Corporate Seal; and that he executed said instrument ws of said corporation.
"OFFICIAL SEAL" Sharran Kaye Manns Notary Public, State of Illinois My Commission Expires 2/11/95	Marien Mines
	Notary Public My commission expires February 11, 1995
OCD	•
	ITIFICATE
of which the foregoing is a true and correct copy, is in full force and e force.	CASUALTY COMPANY, do hereby certify that the original Power of Attorney affect and has not been revoked and the resolutions as set forth are now in
Signed and sealed at Bloomington, Illinois. Dated this	day of 19 ¹
AND CASUALLY	
CORPORA	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	alean C Flemen
No Seal A	Wean Comme
WINGS TON ILLES	Villag Dept Mari
San & Francis	Vice-President
If you have a question concerning the validity of this Power of A	Attornev. cail (309) 766-1161.

7 8091 9