☐ National Fire Ins.	ualty Company . Co. of Hartford Ity Company of Rea	ding, Pa.		For All the Commitments You
CNA Plaza Chicago, Illinois 60685	A Stock Company			
93028618				
		Kankakee Valley	. Constructio	n Company, Inc.
(NOW ALL MEN BY THE	ESE PRESENTS, That we	471, LaPorte, IN		S CO
ereinafter referred to as	the Principal, and Am			eading Pennsylvani
	and existing under the le			
- T. A. (44 A A A A	iness in the State of Lake County, Indiana a ake County	The state of the s		
	College In: the sum of	Five: Thousand	and 00/100Dol	lars: (\$5,000:00),
awful money of the Unit	ed States of America, to	the payment of wh	ich sum, weil a	ia truly to be made,
ve bind ourselves, our e	xecutors, administrators	, successors, and a	ssigns, firmly b	y these presents.
HE CONDITION OF THE	IS OBLIGATION IS SUCH	I, That whereas, the	Principal has r	nade:application for
• • •	e Obligee for the purpos			
General Contractor's				
vhich have been or may l parmiess the Obligee fro	April 23.1994	ceming sold Licens log it may sustain o hit to the Principal,	e or Permit, and ir for which it m then this foblig	shall save and keep ay become liable on ation shall be void;
THE POSTS WILL EVOID			West more near the	
THIS BOND WILL EXPIR out may be continued by time terminate its liabilit not be liable for any defa	y continuation certificate ty by giving thirty (30) do ult after such thirty day n	signed by Principa ays written notice t	o⁄the Obligee, a	and the surety snall
out may be continued by ime terminate its liabilit not be liable for any defar	y continuation certificate ty by giving thirty (30) de	signed by Principa ays written notice t otice period, except	o the Obligee, a for defaults occ	and the surety snall
out may be continued by lime terminate its liabilit not be liable for any defar	y continuation certificate ty by giving thirty (30) di ult after such thirty day n	ays written notice to otice period, except	othe Obligee, a for defaults occ	curring prior thereto.
out may be continued by ime terminate its liabilit not be liable for any defar	y continuation certificate ty by giving thirty (30) di ult after such thirty day n	ays written notice to otice period, except	othe Obligee, a for defaults occ	curring prior thereto.
out may be continued by lime terminate its liabilit not be liable for any defar	y continuation certificate ty by giving thirty (30) di ult after such thirty day n	y Principa ays written notice to otice period, except day of Kankakee Va	April Lley Construc	curring prior thereto.
out may be continued by ime terminate its liabilit not be liable for any defar	y continuation certificate ty by giving thirty (30) di ult after such thirty day n	day ofKankakee Value	April Liey Construct Principal:	tion Company, Inc.
out may be continued by lime terminate its liabilit not be liable for any defar	y continuation certificate ty by giving thirty (30) di ult after such thirty day n	day of Kankakee Values By: James B. Ne.	April Liey Construct Principali Lison, Preside	tion Company, Inc.
out may be continued by ime terminate its liabilit not be liable for any defar	y continuation certificate ty by giving thirty (30) di ult after such thirty day n	day of Kankakee Values By: James B. Ne.	April Liey Construct Principali Lison, Preside	tion Company, Inc.
out may be continued by ime terminate its liabilit not be liable for any defar	y continuation certificate ty by giving thirty (30) di ult after such thirty day n	By: James B. Me.	April Liey Construct Principalition, Preside	tion Company, Inc. nt y of Reading, Pa.

American Casualty Company of Reading, Pennsylvania For All the Commitments You Make' Offices/Chicago, Illinois

POWER OF ATTORNEY APPOINTING INDIVIDUAL ATTORNEY IN-FACT

Know All Men by these Presents, The existing under the laws of the Comi	at AMERICAN CASUALTY COMPANY monwealth of Pennsylvania, and	Y OF READING. PENNSYLVANIA, having its principal office	a corporation duly organized and in the City, of Chicago, and
State of Illinois, does hereby make, constitu	ite and appoint David D. Gi	bson, J. Don Crews, (Gregory S. Downes,
Sandra K. Wallace, Bar		e S. Kendali, porotny	H. Netison,
Madelyn M. Collins, In	diviouality		
of Plymouth. Indiana its true and lawful Attorney in Fact with full other obligatory instruments of similar natu	power and authority hereby confer	red to sign, seal and execute in it	s behalf bonds, undertakings and
Circi Gangatary matramenta di ammar mata	 In Unlimited Amou 	nts -	
and to bind AMERICAN CASUALTY COMPA- signed by the duly authorized officers of A pursuant to the authority hereby given are	AMERICAN CASUALTY COMPANY	thereby as fully and to the same e	extent as if such instruments were and all the acts of said Attorney,
This Power of Attorney is made and ex the Company:	ecuted pursuant to and by authority		
	I - lixecution of Obligations and I		
in fact to act in behalf of the Company nature. Such attorneys in fact, subject Company by their signature and execut President or the Board of Directors ma	to the limitations set forth in their r tion of any such instruments bid you sy at any time revoke all power and	cocerbonds condentakings and of espective certificates of authority attack the sest of the Company to authority previously given to any	her obligatory instrüments of like shall have full power to bind the nereto, The President or any Vice attorney in fact!"
This Power of Attorney is signed and Directors of the Company at a meeting duly	called and held on the 11th day of	November, 1966:	
of attorney granted pursuant to Section seal of the Company may be affixed be signatures and seal shall be valid and be and sealed shall, with respect to any be	ly fascimite to any certificate of any continuous on the Company. Any such poond or undertaking to which it is att	d the signature of the Secretery of such power, and any power or ower so executed and sealed and of ached, continue to be valid and be	ir an Assistant, Secretary and the certificate bearing, such facsimile, tertificate by certificate so executed in ding on the Company."
In Witness Whereof, AMERICAN CASI	UALTY COMPANY OF READING: PE	ENNSYLVANIA has caused these	presents to be signed by its yice
President and its corporate sea to be heret		* *	•
State of Illinois)	R S O	AMERICAN CASUALTY COMPAN	OF READING, PENNSYLVANIA
County of Cook ss	S NUT II	E Siju	J311
		J. E. Purtell	Vice President.
30+h	July State	,,, 9	2 halasa ma maranalli, sama
On this 30th day of J. E. Purtell, to me known, who, being by ma Vice President of AMERICAN CASUALTY (instrument; that he knows the seal of said pursuant; to authority given by the Board of acknowledges same to be the act and deed of the act	Corporation; that the sear attixed to of Directors of said corporation and		
	G.D.		$\langle \cdot \rangle$
	C NOTARY DO	Sinda C. Den	On Deligosey Notary Public.
	CERTIFICAT	•	res October 19, 1994
I, George R. Hobaugh, Assistant Secretary Attorney herein above set forth is still in fo of the Board of Directors, set forth in said affixed the seal of the said Company this	orce, and futher certify that Section I Power of Attorney are still in forc	ZOTARICIE VI OLIHE DV-LAWS OL	the Company and the resolution
arrixed the seal of the said Company-this	Uay VI		- y
	COMMET OF STATE OF ST	La constant de la con	D. Halman h
		George R. Hobaugh	Assistant Secretary

A-23142-D