KNOW ALL MEN BY THESE PRESENTS:

# The Ohio Casualty Insurance Company

HAMILTON, OHIO

### **BOND** #2-649-566-7

Aug 24 10 32 AH 93
SARFGORDER

That we, DENNIS	K. SHAWVER					
of Highland, Incomplete of Hamilton, Ohio, a corporation of the Hamilton, Ohio, a corporation of the Hamilton, Ohio, a corporation of the Highland, Incomplete the Highland	diana	., as Principal, an	THE OHIO	CASUALTY INS	URANCE COMPANY,	
of Hamilton, Ohio, a corp	oration organized and	existing under the	ie laws of the S	tate of Ohio, (here	inafter called the Surety)	
are held and firmly bound	unto This Locu	iment is th	ie prope	rty.of	***************************************	
	the La	ke County	Recorde	er!		
in the aggregate and non	cumulative penal sum	of wenty-	Inousand-a	ind-no/100 -		
ourselves, our heirs, execute	ors, administrators, suc	n) Dollars, for t	he payment of us, jointly and	which, well and to severally, firmly	uly to be made, we bind	
SIGNED, SEALED a	nd DATED this	3 <mark>0th</mark>	day of	April	19. 93	
THE CONDITION	OF THE ABOVE	OBLIGATION I	S SUCH, That	Whereas, the said	Principal has been elected	
or appointed to (or holds	by operation of law)	the office of	Assistant	<u>Superintender</u>	tforCurriculum	
and Finance of Scho	ol Town of High	nland, India	na 🧳	for a term.	one year	
beginning on July	4, 1993	and	ending on	July 4, 1994		
NOW, THEREFORE	, If the said Principal	shall well, truly	and faithfully	perform all'officia	duties required by law	
of such official during the	term aforesaid	1182	······	,,i		
***************************************		ANAIDM	uni.			
then this obligation shall b	be void; otherwise to	remain in full fo	rce and effect,		.*	
THIS BOND is executed by the Surety upon the following express conditions:  Eirst: That the Surety may, if it shall so elect, cancel this bond by giving thirty (30) days notice in writing to						
ject to all the terms, conditions to all the terms, conditions the Principal lease from all liability here in force.	ione and provisions of up to the date of auc under, refund the pre-	this bond, for an h cancelation; an nium paid, less a	y action acts of the Surety sh pro rata part ti	overed by this boreall, upon surrende hereof for the time	and his however, sub- nd which may have been r of this bond and its re- this bond shall have been	
been deposited, or may be or depositories were or may or acceptance by the Princip contrary notwithstanding.  Third: That the Surety	or detault in payment deposited, or placed to be selected or design pal of any interest on a shall not be liable for	by, any banks or the credit, or un sted by the Princi said public money	depositories in der the control pai or by other s or funds, an	n which any public of the Principal, we personal or by re y law, decision, or the failure of the	hether or not such banks: ason of the allowance to, dinance or statute to the	
Third: That the Surety shall not be liable for any loss or losses, resulting from the failure of the Principal to collect any taxes, licenses, levies, assessments, etc., with the collection of which he may be chargeable by resson of his election or appointment as aforesaid.						
		Depr	is K. Shav	vver	(Seal)	

Paula Sue Christ,

MC

Attorney-in-fact.

## OATH OF OFFICE

STATE OF	Indiana
County of	Lake }as.
1;	Dennis K. Shawver do solemnly swear (or affirm) that I will and defend the Constitution of The United States and the Constitution of the State of
***************************************	Indiana and that: I will discharge the duties of my office of
	Superintendent for Curriculum & Finance
necessary and pro- law of this State.	I have not paid or contributed, or promised to pay or contribute, either directly or indivor or other valuable thing to procure my nomination or election (or appointment), except for oper expenses expressly authorized by law; that I have not knowingly violated any election or procured it to be done by others in my behalf; that I will not knowingly receive, directly money or other valuable thing for the performance or non-performance of any act or duty office than the compensation elected by law. So bely me God.
	NOT OFFICIAL!
<b>O</b>	This Document is the property of
Dworn to a	nd subscribed before make County Reconder M. S. S. S, A. D. 1993
antining.	masilani
SEA	MADELINE & CONN NOTARY PUBLIC STATE OF INDIANA LAKE COUNTY MY COMMISSION EXP. MAR. 19,1997
Salaranny Salaranny	SEAL MOIANA MILITARY

CERTIFIED COPY OF POWER OF ATTORNEY

#### THE OHIO CASUALTY INSURANCE COMPANY

HOME OFFICE, HAMILTON, OHIO

No. 25-878

Know All Men by These Presents: That THE OHIO CASUALTY INSURANCE COMPANY, in pursuance of authority granted\*by Article VI, Section 7 of the By-Laws of said Company, does hereby nominate, constitute and appoint:

Indianapolis, Indiana - -Paula Sue Christ - - its true and lawful agent and attorney in-fact, to make, execute, seal and deliver for and on its behalf as surety, and as its act and deed any and all BONDS, UNDERTAKINGS, and RECOGNIZANCES, not exceeding in any single instance

FIVE HUNDRED THOUSAND - - - - - - - - - - - - - - - - -(\$ 500,000.00 - - -) Dollars. excluding, however, any bond(s) or undertaking(s) guaranteeing the payment of notes and interest thereon

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Hamilton, Ohio, in their own proper persons.

The authority granted hereunder supersedes any previous authority heretofore granted the above named attorney(s)-in-fact.



STATE OF OHIO. COUNTY OF BUTLER

In WITNESS WHEREOF, the undersigned officer of the said The Ohio Casualty Insurance Company has hereunto subscribed his name and affixed the Corporate Seal of the said The Shio Casually Unsurance Company his 11th day of September 19 89.

This Document is the property the Lake County Recorder!

**Assistant Secretary** 

On this

September

A. D. 19, 89

the subscriber, a Notary Public of the State of Ohio, in and for the County of Bütler, duly commissioned and qualified, came John B. Vail, Assistant Secretary of THE OHIO CASUALTY INSURANCE 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 the same, and being by me duly sworn deposeth and saith, that he is the officer of the 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.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal at the City of Hamilton, State of Ohio, the day and year first above written

Nocary Public in and

of Butler, State of Ohio December 25, 1991. My Commission expires

This power of attorney is granted under and by authority of Anticle VI, Section 7 of the By Laws of the Company, adopted by its directors on April 2, 1954, extracts from which read:

"ARTICLEAVEN "Section 7. Appointment of Attorney-in Fact, etc. The chairman of the board, the president, any vice-president, the secretary or any assistant secretary shall be and is hereby vested with full power and authority to appoint attorneys in fact for the purpose of signing the name of the Company as surety to, and to execute, attach the corporate seal, acknowledge and deliver any and all bonds, recognizances, stipulations, undertakings or other instruments of suretyship and policies of insurance to be given in favor of any individual, firm, corporation, or the official representative thereof, or to any county or state, or any official board or boards of county or state, or the United States of America, or to any other political subdivision."

This instrument is signed and sealed by facsimile as authorized by the following Resolution adopted by the directors of the Company on May 27, 1970:

"RESOLVED that the signature of any officer of the Company authorized by Article VI Section 7 of the by-laws to appoint attorneys in fact, the signature of the Secretary or any Assistant Secretary certifying to the correctness of any copy of a power of attorney and the seals of the Company may be affixed by facsimile to any power of attorney or copy thereof issued on behalf of the Company. Such signatures and seal are hereby adopted by the Company as original signatures and seal, to be valid and binding upon the Company with the same force and effect as though manually affixed."

#### CERTIFICATE

I, the undersigned Assistant Secretary of The Ohio Casualty Insurance Company, do hereby certify that the foregoing power of attorney, Article VI Section 7 of the by-laws of the Company and the above Resolution of its Board of Directors are true and correct copies and are in full force and effect on this date. IN WITNESS WHEREOF, I have hereunto set my hand and the seal of the Company this



Assistant Secretary