

AMERICAN STATES INSURANCE COMPANY INDIANAPOLIS, INDIANA 46204-1275

0	94002939	COUNTY UNIFIED BOND	
KNOW"ALL ME	N BY THESE PRESENTS	S:	S
That	Edward Kolodziej		70. I
of561	6 W. 5th Avenue, G	ary, In 46406	a Principal
and AMERICAN	STATES INSURANCE C	OMPANY duly authorized to transact surety business in	
Surety, are held and firmly bound unto all cities, towns and municipalities in Lake County. Indiana in the penal sum of FIVE THOUSAND AND NO/100 (\$5,000.00) DOLLARS, lawful money of the United States, for the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, administrators, successes and assigns, jointly and severally, firmly by these presents.			
Signed, s	ealed and dated this7_		19 <u>93</u> .
Chapter 8 and regulations	38 of IC17-2 requires the of the County or a city	Principal to file this bond and guarantees the compliant to within the first compliant to the compliant to t	nce with the ordinancesCounty.
on and after the all loss, costs, ex ordinances, rule	cpenses or damage to it	DN OF THIS OBLIGATION IS SUGHT That if the above January 19 94 , Indemonstrated by Sald Principal's non-compliance with or bread g to such license or permit, then the above obligation is	ify said Obligee against of any laws, statutes,
PROVIDE	D the term of the bond i	s continuous.	
AND, PRO to the Obligee.	OVIDED, the Surety may	cancel this bond at any time by giving thirty (30) days	notice in writing mailed
of the number of in the aggregate PROVIDE of claims that ma	of premiums that shall be a than the amount of this D FURTHER, regardless ay be filed against this bo penalty of this bond, the	of the number of years this bond shall continue or be payable or paid the Surety shall not be liable hereunds bond. of the number of licenses held by the Principal within the nd either under a single license or more than a single license or more	er for a larger amount, County and the number ense, the total of which
l .	D FURTHER, that this borerms of a construction co	nd shall be not construed to provide indemnity as a result ontract.	of the Principal's failure
IN WITNE	SS WHEREOF, the parti	es hereto have set their hands and seals the day and	year above written.
9-1045 (1-80)		AMERICAN STATES INSURANCE BY: YUNGARE M. Poss	Principal CE COMPANY Attorney-in-Fact
11,-00)			\mathcal{L}

AMERICAN STATES AMERICAN STATES AMERICAN STATES

American States Insurance Company

INDIANAPOLIS, INDIANA

KNOW ALL MEN BY THESE PRESENTS, that American States Insurance Company, a Corporation duly organized and existing under the laws of the State of Indiana, and having its principal office in the City of Indianapolis, Indiana, hath made, constituted and appointed, and does by these presents make, WALTER N. PICKART, DAVID V. PICKART, TIMOTHY G. PICKART OR SUSANNE M. POSS ---Merrillyille Indiana and State of: ത its true and lawful Attorney(s)-in-Fact, with full power and authority hereby conferred in its name, place and stead, to execute, acknowledge and deliver any and all bonds, recognizances; contracts of indemnity and other conditional or obligatory undertakings. provided, however, that the penal survey any one such instrument executed hereunder shall not exceed ത Į: TWO HUNDRED FIFTY THOUSAND AND NO/100 (\$250,000.00) DOLLARS and to bind the Corporation thereby as fully and to the same extent as if such bonds were signed by the President, sealed with the common seal of the Corporation and duly attested by its Secretary, hereby ratifying and confirming all that the said Attorney(s) in Fact may do in the premises, This Power of Attorney is executed and may be revoked pursuant to and by authority granted by Section 7.07 of the By-Laws of the American States insurance Company, which reads as follows:

"The Chairman, the President or any Vice-President (including any Executive Vice-President, Senior Vice-President, Second Vice-President or Assistant Vice-President) shall have power, by and with the concurrence with any other officer of the Corporation, to appoint Attorneys-in-fact as the business of the Corporation may require and to authorize any such person to execute; on behalf of the Corporation, any bonds, recognizances; stipulations and undertakings; whether by way of surety or otherwise IN WITNESS WHEREOF, American States insurance Company has caused these gresents to be signed by its Second Vice-President, attested by its Assistant Vice-President and its corporate seal to be hereto altimed this 130th Say of March ATTEST: STATE OF INDIANA COUNTY OF MARION 19.23___, before me personally came Joseph F. Heim , to me known; who being by me duly sworn, acknowledged the execution of the above instrument and did depose and say; that he is a Second Vice-President of American States insurance Company; that he knows the seal of said Corporation; that the seal affixed to the said instrument is such corporate seal; that it was so affixed by authority of the Board of Directors of said Corporation; and that he signed his name thereto under like authority. And said Joseph F. Heim further said that he is acquainted with Assistant Vice-President of said Corporation; and that he executed the above instrument. and knows him to be the NATHLEEN FORD; NOTARY PUBLIC THRITON COUNTY, STATE OF INDIANS in: COMMISSION EXPIRES: 12/2/94 STATE OF INDIANA **COUNTY OF MARION** I, John J. Rosich, the Assistant Vice-President of AMERICAN STATES INSURANCE COMPANY, do hereby certify that the above and foregoing is a true and correct copy of a Power of Attorney, executed by said AMERICAN STATES INSURANCE COMPANY, which is still in force and effect This Certificate may be signed and sealed by facsimile under and by the authority of Section 8.03 of the By-Laws of AMERICAN STATES INSURANCE COMPANY which reads as follows: "All policies and other instruments of insurance issued by the Corporation shall be signed on behalf of the Corporation by the Chairman, the president or any vice-president (including any Executive Vice-President, Senior Vice-President, Vice-President, Second Vice-President, or Assistant Vice-President) and the secretary, assistant secretary, or other officer, whose signatures, if the instrument is duly countersigned by an authorized representative of the Corporation, may be facsimilies. Such signatures and facsimiles thereof shall be authorized and binding upon the Corporation notwithstanding the fact that any such officer shall have ceased to be such officer at the time such policy or other instrument of insurance shall have been actually issued by the Corporation.' In witness whereof, I have hereunto set my hand and affixed the seal of said Corporation, this ... 19_________. A.D., 19_ Assistant Vice-President

THIS POWER OF ATTORNEY MUST CONTAIN A VALIDATING STATEMENT PRINTED IN THE MARGIN HEREOF IN RED INK, WITH A RED DIAGONAL IMPRINT — AMERICAN STATES INSURANCE — PRESENT IN ITS ENTIRETY. IF YOU HAVE ANY QUESTIONS REGARDING THE VALIDITY OF THIS POWER OF ATTORNEY, CALL 317-262-6262 OR WRITE US AT P.O. BOX 1636, INDIANAPOLIS, IN 46206-1636.