## AMERICAN STATES INSURANCE COMPANY

INDIANAPOLIS, INDIANA

COUNTY UNIFIED BOND

6969

KNOW ALL MEN BY THESE PRESENTS:

mb-+

That	DeBoer &	Saxsma, Inc.	<del></del>			
of	612 N. Li	llian St., G	riffith, IN	46319	as Pi	rincipal
and AMERICAL	n states insur	ANCE COMPANY	duly autho	rized to to	ransact surety	amsiness
in the State	e of Indiana,	as Surety, a	re held and	firmly box	und unto	7
	TOWNS AND MUN			·	- <u>, , , , , , , , , , , , , , , , , , , </u>	Imiiana >
			NO/100 (\$5	.000.00) D	OLLARS, layful	
-				•	ruly to be made	
		• •			s and assigns,	
	ly, firmly by				<u> </u>	### ### ### ### ### ### ### ### ### ##
<b></b> 50,0101	-J, 111M1J	onese presen			記録	AES 7
Signed	, sealed and d	ated this	14th day of	<u>October</u>	, 19 <u>9</u> m	-21 PR X
Chapter	r 88 of IC17-2	requires th	e Principal	to file t	his bond and g	uarantees
					County or a ci-	
-	Lake					•
· · · · · · · · · · · · · · · · · · ·	rake	· · · · · · · · · · · · · · · · · · ·				
NOW. T	HEREFORE, THE	CONDITION OF	THIS OBLIC	ATION IS S	UCH, That if the	he above
	ncipal shall of					
					expenses or da	mage to it
					f any laws, st	
					e or permit, t	
orainances,	rures or regu	ractous berg	erming to a	men Treens	e or beture, o	nen one

Provided, the term of the bond is continuous.

AND, PROVIDED, the Surety may cancel this bond at any time by giving thirty (30) days notice in writing mailed to the Obligee.

above obligation shall be void, otherwise to be and remain in full force and effect.

PROVIDED FURTHER, regardless of the number of years this bond shall continue or be continued in force and of the number of premiums that shall be payable or paid, the Surety shall not be liable hereunder for a larger amount, in the aggregate, than the amount of this bond.

PROVIDED FURTHER, regardless of the number of licenses held by the Principal within the County and the number of claims that may be filed against this bond either under a single license or more than a single license, the total of which may exceed the penalty of this bond, the Surety shall not be liable hereunder for a larger amount, in the aggregate, than the amount of this bond.

PROVIDED FURTHER, that this bond shall not be construed to provide indemnity as a result of the Principal's failure to perform the terms of a construction contract.

IN WITNESS WHEREOF, the parties hereto have set their hands and seals the day and year first above written.

LEWIS TURNPAUGH INS. 8348 Kennedy Ave. Highland, IN 46322 13-94332

!

AMERICAN STATES INSURANCE COMPANY

Attorney-in-Fact

9-1045 (1-80)

INCHARACHARIAN CHARACHARIAN CHA

1200 Su

(Principal)



## American States Insurance Company INDIANAPOLIS, INDIANA

of Indiana, and having its principal office in the City of Indianapolis. Indiana, hath made, constituted and appointed, and does by these presents make, constitute						
and appoint						
WILLIAM J. KOZLOWSKI						
ofEast Chicago	and State of and State of Indiana authority hereby conferred in its name, place and stead, to execute, acknowledge and					
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 indem	nnity and other conditional or obligatory undertakings. <u>Provided.</u>					
however, that the penal sum of any	one such instrument executed hereunder shall not					
and to bind the Corporation thereby as fully and to the same Corporation and duly attested by its Secretary, hereby ratifying Attorney is executed and may be revoked pursuant to and by which reads as follows.	extent as if such bonds were signed by the President, sealed with the common seal of the ng and confirming all that the said Attorney(s)-in-Fact may do in the premises. This Power of authority granted by Section 7.07 of the By-Laws of the American States Insurance Company.  Including any Executive Vice President, Senior Vice President, Second Vice President					
or Assistant Vice President) shall have power, by and w Fact as the business of the Corporation may require a recognizances, stipulations and undertakings, whethe	with the concurrence with the any other officer of the Corporation, to appoint Attorneys-in- and to authorize any such person to execute, on behalf of the Corporation, any bonds,					
	affixed this 21st day of August					
·						
A.D. 19_89	AMERICAN STATES INSURANCE COMPANY					
	1 1 1 20					
ATTEST: Assistant Vice-President	By Joseph + Denie Second Vice-President					
STATE OF INDIANA COUNTY OF MARION SS	August . A.D., 19 89 , before me personally came					
On this 21st day of	August . A.D., 19 89, before me personally came					
Company; that he knows the seal of said Corporation; that the	to me known, who ever instrument and did depose and say; that he is a Vice-President of American States Insurance he seal affixed to the said instrument is such corporate seal; that it was so affixed by authority igned his name thereto under like authority. And said					
Joseph F. Heim further said that Assistant Vice-President of said Corporation: and that he ex	the is acquainted with <u>John J. Rosich</u> and knows him to be the					
MY COMMISSION EXPIRES	Recuted the above instrument.					
My Command Explose 2 Marion County, State of Indiana	Barbara Ponsler Notary Public					
STATE OF INDIANA SS	The state of the s					
COUNTY OF MARION } 33						
the above and foregoing is a true and correct copy of a Pow in force and effect.	istant Vice-President of AMERICAN STATES INSURANCE COMPANY, do hereby certify that yer of Attorney, executed by said AMERICAN STATES INSURANCE COMPANY, which is still					
COMPANY which reads as follows:  "All policies and other instruments of insurance issued by or any vice-president (including any Executive Vice Preside	the Corporation shall be signed on behalf of the Corporation by the Chairman, the President sent. Senior Vice President, Vice President, Second Vice President or Assistant Vice President)					
of the Corporation, may be facsimilies. Such signatures at	er, whose signatures, if the instrument is duly countersigned by an authorized representative nd facsimiles thereof shall be authorized and binding upon the Corporation notwithstanding ch officer at the time such policy or other instrument of insurance shall have been actually					
	affixed the seal of said Corporation, this $\frac{14  \mathrm{th}}{}$ day of $\frac{0 \mathrm{ctober}}{}$ .					
A.D., 19 <u>97</u> .						
	do Zani					
9-1459 (9-88)	Assistant Vice-President					