



Bond No. 0536409

LICENSE AND PERMIT BOND

(Valid in the states of Illinois, Indiana, Iowa, Michigan, Minnesota and Wisconsin only) For County, City, Town or Village Only – Not valid for bonds required by the State.

Not valid for Contract, Performance, Maintenance, Subdivision, Supply or Utility Guarantee Bond.

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Principal: (Full name and address)	Obligee: (Principal's customer) Town of Winfield	
Boender Electric, Inc.		
1145 Commercial Avenue, Unit D	10645 Randolph Street	
Schererville, IN 46375	Crown Point, IN 46307	
Effective Date: 8/31/2004	Expiration Date:	8/31/2005
(Valid for one year)		granus Mg/m
PENAL AMOUNT OF BOND (Not valid for more than \$25,000)		
Five thousand dollars and 00/100	Dollars (\$ <u>5,000.00</u>), lawful money of the
United States, to be paid to the said obligee, for which paymen	t well and truly to be made we b	ind ourselves and our legal
representative, jointly and severally.		5
The confidence of the confiden		9
The condition of this obligation is such, that whereas, the prince Electrical Work	ipal has been licensed by the O	bligee for: 🕠
Liectrical Work		74
NOW, THEREFORE, if said Principal shall faithfully perform all	the duties and committee the	1 1 P
all amendments) pertaining to the license or permit, then this o	bligation to be wild at a mile	laws and ordinances, (including
than 12 consecutive months, unless renewed by continuation	bligation to be void, otherwise to	remain in full force for not mol
triair 12 consecutive months, diffessive tewed by continuation (seruncate. A	그는 것이 그렇게 됐어요?
This bond may be terminated at any time by the Surety upon	sending notice in writing to the	Oblidee and at the expiration
thirty-five (35) days from the mailing of notice or as soon th	ereafter as permitted by applica	able law which over its letter the
bond shall terminate and the Surety shall be relieved from any	liability for any subsequent sets	on omissions of the Delivery
and and and and and and any	indulity for any subsequent acts	of offissions of the Principal.
Principal's company shall save and keep harmless the Oblige	e from all losses or damage wh	nich it may sustain or for which
may become liable on account of the issuance of said license	and permit. The maximum lia	bility shall not exceed the bon
penalty.		orial flot exceed the boll
Signed with our hands and sealed with our seals this, the	31 day of August	, 20 <u>04</u> .
		TAL INSUS
WEST	BEND MUTUAL INSURANCE	COMPANY
	(a) 1 au hour	CORPORATE O
John H. Dent	Charles & Com	SEAL # 3
(Principal)	Anthony J. Warren, Chief Exec	utive Officer
On the 1st day of March 2002 before		
On the 1st day of March, 2002, before me personally came Andid depose and say: that he resides in the County of Washing	thony J. Warren to me known, when State of Wissensia, that he	who being by me duly sworn,
of WEST BEND MUTUAL INSURANCE COMPANY the corporate that he known the coal of the said acres company the corporate that he known the coal of the said acres company the corporate that he known the coal of the said acres company the coal of th	ration described in and which ex	e is the Chief Executive Office
that he knows the sear of the said corporation; that the sear an	ixed to said instrument is such a	corporate seal, that it was so
affixed by order of the Board of Directors of said corporation ar	id that he signed his name there	eto by like order.
		OH!

STATE OF WISCONSIN County of Washington

My Commission is permanent.

Pro- Wisco MICHIGAN ONLY: This policy is exempt from the filing requirements of Section 2236 of the Insurance Code of 1956, 1956 PA 218 and MCL 500.2236.

NB 0054 10 03



DISCLOSURE NOTICE OF TERRORISM INSURANCE COVERAGE FOR SURETY BONDS

You are hereby notified that under the Terrorism Risk Insurance Act of 2002, effective November 26, 2002, that you now have a right to purchase insurance coverage for losses arising out of acts of terrorism, as defined in Section 102(1) of the Act: The term "act of terrorism" means any act that is certified by the Secretary of the Treasury, in concurrence with the Secretary of State, and the Attorney General of the United States—to be an act of terrorism; to be a violent act or an act that is dangerous to human life, property; or infrastructure; to have resulted in damage within the United States, or outside the United States in the case of an air carrier or vessel or the premises of a United States mission; and to have been committed by an individual or individuals acting on behalf of any foreign person or foreign interest, as part of an effort to coerce the civilian population of the United States or to influence the policy or affect the conduct of the United States Government by coercion. If a surety bond is issued, coverage under it may be affected as follows:

You should know that coverage provided by the surety bond being offered, purchased or renewed for losses caused by certified acts of terrorism is partially reimbursed by the United States under a formula established by federal law. Under this formula, the United States pays 90% of covered terrorism losses exceeding the statutorily established deductible paid by the insurance company providing the coverage. The premium charged for this coverage is provided below and does not include any charges for the portion of loss covered by the federal government under the Act.

NOT OFFICIAL!

The portion of this premium quotation or invoice attributable to coverage for losses caused by certified acts of terrorism is \$0.00. We are not offering you the option to reject the coverage required to be made available to you under the Act, since there is no charge for this specific coverage under the surety bond being offered, purchased or renewed.

