

2005 077866

Merchants Bonding Company 2100 FLEUR DRIVE DES MOINES, IOWA 50321-1158

LICENSE AND PERMIT BOND

That we	Puente One, Inc.			
of	Indianapolis	PANY (Mutual), a corporation	Indiana	, as Principal
and the MERCHA	ANTS BONDING COMF	PANY (Mutual), a corporation	n duly licensed to do busine	ss in the State of
	Indiana		, as Surety, are held and firr	nly bound unto the
				•
	······································	~*	,,0	
sum of Five Thou	sand and 00/100	e paid to the said Obligee, for	§ 5,000.00) DOLLARS.
lawful money of t	the United States, to be	paid to the said Obligee, for	or which payment well and	truly to be made
we bind ourselves	s and our legal represen	tatives, jointly and severally t	by these presents.	
THE CONDITION	ON OF THE ABOVE OF	BLIGATION IS SUCH, that v	vhereas the said Principal I	nas haan licansac
	This Do	ocument is the pro	operty of	
General Contracto	Or /	Lake County Reco		
		dure doubley received		
**************************************			- D)	y the said Obligee.
NOW THERE	FORE if the said Princin	nal shall faithfully norform the	duting and in all things as	manise suidh dhe desse
NOW THEREF	FORE, if the said Princip	pal shall faithfully perform the	e duties and in all things con	mply with the laws
and ordinances,	including all Amendme	ents thereto, appertaining to	the license or permit app	lied for, then this
and ordinances, obligation to be vo	including all Amendme oid, otherwise to remain	ents thereto, appertaining to in full force and effect until _	the license or permit app	mply with the laws lied for, then this ,20_06
and ordinances, obligation to be vo	including all Amendme	ents thereto, appertaining to in full force and effect until _	the license or permit app	lied for, then this
and ordinances, obligation to be vo unless renewed b This bond may	including all Amendme bid, otherwise to remain by Continuation Certificat be terminated at any time	ents thereto, appertaining to in full force and effect until _ te. ne by the Surety upon sending	the license or permit app	olied for, then this,20 06 d mail. to the clerk
and ordinances, obligation to be vo- unless renewed b This bond may of the Political Su	including all Amendme bid, otherwise to remain by Continuation Certificat be terminated at any time ubdivision with whom the	ents thereto, appertaining to in full force and effect until _ te. ne by the Surety upon sending his bond is filed and to the I	o the license or permit app 09-07- g notice in writing, by certifie Principal, addressed to the	olied for, then this,20_06 d mail, to the clerkern at the Political
and ordinances, obligation to be vo- unless renewed b This bond may of the Political Su Subdivision name	including all Amendme bid, otherwise to remain by Continuation Certificat be terminated at any time ubdivision with whom to the design and at the expire	ents thereto, appertaining to in full force and effect until _ te. ne by the Surety upon sending his bond is filed and to the l ration of thirty-five (35) days for	g notice in writing, by certifie Principal, addressed to the	olied for, then this 20 06 d mail, to the clerker at the Political
and ordinances, obligation to be vo- unless renewed b This bond may of the Political Su Subdivision named ipso facto termina	including all Amendme bid, otherwise to remain by Continuation Certificat be terminated at any time ubdivision with whom to d herein, and at the expirate and the surety shall	ents thereto, appertaining to in full force and effect until _ te. ne by the Surety upon sending his bond is filed and to the I	g notice in writing, by certifie Principal, addressed to the	olied for, then this 20 06 d mail, to the clerker at the Political
and ordinances, obligation to be vo- unless renewed b This bond may of the Political Su Subdivision name	including all Amendme bid, otherwise to remain by Continuation Certificat be terminated at any time ubdivision with whom to d herein, and at the expirate and the surety shall	ents thereto, appertaining to in full force and effect until _ te. ne by the Surety upon sending his bond is filed and to the l ration of thirty-five (35) days for	g notice in writing, by certifie Principal, addressed to the	olied for, then this,20 06 d mail, to the clerkern at the Political
and ordinances, obligation to be vounless renewed but This bond may of the Political Subdivision named ipso facto terminal Principal subsequents.	including all Amendme bid, otherwise to remain by Continuation Certificat be terminated at any time ubdivision with whom the dherein, and at the expirate and the surety shall ent to said date.	ents thereto, appertaining to in full force and effect until	g notice in writing, by certifie Principal, addressed to the rom the mailing of said notice any liability for any acts or	olied for, then this,20_06 d mail, to the clerkern at the Political e, this bond shall or omissions of the
and ordinances, obligation to be vo- unless renewed b This bond may of the Political Su Subdivision named ipso facto termina	including all Amendme bid, otherwise to remain by Continuation Certificat be terminated at any time ubdivision with whom the dherein, and at the expirate and the surety shall ent to said date.	ents thereto, appertaining to in full force and effect until _ te. ne by the Surety upon sending his bond is filed and to the l ration of thirty-five (35) days for	g notice in writing, by certifie Principal, addressed to the rom the mailing of said notice any liability for any acts or	olied for, then this,20 06 d mail, to the clerkern at the Political
and ordinances, obligation to be vounless renewed but This bond may of the Political Subdivision named ipso facto terminal Principal subsequents.	including all Amendme bid, otherwise to remain by Continuation Certificat be terminated at any time ubdivision with whom the dherein, and at the expirate and the surety shall ent to said date.	ents thereto, appertaining to in full force and effect until	g notice in writing, by certifie Principal, addressed to the rom the mailing of said notice any liability for any acts or	olied for, then this,20_06 d mail, to the clerkern at the Political e, this bond shall or omissions of the
and ordinances, obligation to be vounless renewed but This bond may of the Political Subdivision namedipso facto terminal Principal subseques	including all Amendme bid, otherwise to remain by Continuation Certificat be terminated at any time ubdivision with whom the dherein, and at the expirate and the surety shall ent to said date.	ents thereto, appertaining to in full force and effect untilte. ne by the Surety upon sending his bond is filed and to the literation of thirty-five (35) days filed thereupon be relieved from day of	g notice in writing, by certifie Principal, addressed to the rom the mailing of said notice any liability for any acts or September	olied for, then this ,20 06 d mail, to the clerkern at the Political e, this bond shall omissions of the
and ordinances, obligation to be vounless renewed but This bond may of the Political Subdivision namedipso facto terminal Principal subseques	including all Amendme bid, otherwise to remain by Continuation Certificat be terminated at any time ubdivision with whom the dherein, and at the expirate and the surety shall ent to said date.	ents thereto, appertaining to in full force and effect until	g notice in writing, by certifie Principal, addressed to the rom the mailing of said notice any liability for any acts or September	d mail, to the clerkm at the Political this bond shall omissions of the
and ordinances, obligation to be vounless renewed but This bond may of the Political Subdivision namedipso facto terminal Principal subseques	including all Amendme bid, otherwise to remain by Continuation Certificat be terminated at any time ubdivision with whom the dherein, and at the expirate and the surety shall ent to said date.	ents thereto, appertaining to in full force and effect untilte. ne by the Surety upon sending his bond is filed and to the literation of thirty-five (35) days filed thereupon be relieved from day of	g notice in writing, by certifie Principal, addressed to the rom the mailing of said notice any liability for any acts or September	d mail, to the clerkm at the Political this bond shall omissions of the
and ordinances, obligation to be vounless renewed but This bond may of the Political Subdivision namedipso facto terminal Principal subseques	including all Amendme bid, otherwise to remain by Continuation Certificat be terminated at any time ubdivision with whom the dherein, and at the expirate and the surety shall ent to said date.	ents thereto, appertaining to in full force and effect untilte. ne by the Surety upon sending his bond is filed and to the literation of thirty-five (35) days filed thereupon be relieved from day of	g notice in writing, by certifie Principal, addressed to the rom the mailing of said notice any liability for any acts or September	d mail, to the clerkm at the Political this bond shall omissions of the
and ordinances, obligation to be vounless renewed but This bond may of the Political Subdivision namedipso facto terminal Principal subseques	including all Amendme bid, otherwise to remain by Continuation Certificat be terminated at any time ubdivision with whom the dherein, and at the expirate and the surety shall ent to said date.	ents thereto, appertaining to in full force and effect untilte. ne by the Surety upon sending his bond is filed and to the literation of thirty-five (35) days filed thereupon be relieved from day of	g notice in writing, by certifie Principal, addressed to the rom the mailing of said notice any liability for any acts or September	d mail, to the clerkm at the Political this bond shall omissions of the
and ordinances, obligation to be vounless renewed but This bond may of the Political Subdivision namedipso facto terminal Principal subseques	including all Amendme bid, otherwise to remain by Continuation Certificat be terminated at any time ubdivision with whom the dherein, and at the expirate and the surety shall ent to said date.	ents thereto, appertaining to in full force and effect until te. The by the Surety upon sending his bond is filed and to the laration of thirty-five (35) days for thereupon be relieved from day of	g notice in writing, by certifie Principal, addressed to the rom the mailing of said notice any liability for any acts or September	d mail, to the clerkem at the Political e, this bond shall omissions of the

Merchants Bonding Company

POWER OF ATTORNEY

IN17330

Know All Persons By These Presents, that the MERCHANTS BONDING COMPANY (MUTUAL), a corporation duly organized under the laws of the State of Iowa, and having its principal office in the City of Des Moines, County of Polk, State of Iowa, hath made, constituted and appointed, and does by these presents make, constitute and appoint

Christopher D. Dant, Kenneth C. Lewis, Jeffrey P. Schoettle, Frederick J. Schoettle, Kathleen M. Henderson, Gregory C. Dant, Sr.

of Indianapolis and State of Indiana its true and lawful Attomey-in-Fact, with full power and authority hereby conferred in its name, place and stead, to sign, execute, acknowledge and deliver in its behalf as surety any and all bonds, undertakings, recognizances or other written obligations in the nature thereof, subject to the limitation that any such instrument shall not exceed the amount of:

FIVE HUNDRED THOUSAND (\$ 500,000.00) DOLLARS

and to bind the MERCHANTS BONDING COMPANY (MUTUAL) thereby as fully and to the same extent as if such bond or undertaking was signed by the duly authorized officers of the MERCHANTS BONDING COMPANY (MUTUAL), and all the acts of said Attorney-in-Fact, pursuant to the authority herein given, are hereby ratified and confirmed.

This Power-of-Attorney is made and executed pursuant to and by authority of the following Amended Substituted and Restated By-Laws adopted by the Board of Directors of the MERCHANTS BONDING COMPANY (MUTUAL) on November 16, 2002.

ARTICLE II, SECTION 8 - The Chairman of the Board or President or any Vice President or Secretary shall have power and authority to appoint Attorneys-in-Fact, and to authorize them to execute on behalf of the Company, and attach the Seal of the Company thereto, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof.

ARTICLE II, SECTION 9 - The signature of any authorized officer and the Seal of the Company may be affixed by facsimile to any Power of Attorney or Certification thereof authorizing the execution and delivery of any bond, undertaking, recognizance, or other suretyship obligations of the Company, and such signature and seal when so used shall have the same force and effect as though manually fixed.

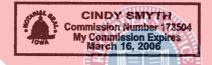
In Witness Whereof, MERCHANTS BONDING COMPANY (MUTUAL) has caused these presents to be signed by its President and its corporate seal to be hereto affixed, this 1st day of September, 2004.



STATE OF IOWA COUNTY OF POLK SS.

On this 1st day of September, 2004, before me appeared Larry Taylor, to me personally known, who being by me duly swom did say that he is President of the MERCHANTS BONDING COMPANY (MUTUAL), the corporation described in the foregoing instrument, and that the Seal affixed to the said instrument is the Corporate Seal of the said Corporation and that the said instrument was signed and sealed in behalf of said Corporation by authority of its Board of Directors.

In Testimony Whereof, I have hereunto set my hand and affixed my Official Seal at the City of Des Moines, Iowa, the day and year first above written.



Notary Public, Polk County, Iowa

William Warner Jo,

STATE OF IOWA

I, William Warner, Jr., Secretary of the MERCHANTS BONDING COMPANY (MUTUAL), do hereby certify that the above and foregoing is a true and correct copy of the POWER-OF-ATTORNEY executed by said MERCHANTS BONDING COMPANY (MUTUAL), which is still in full force and effect and has not been amended or revoked.

NOING COM

In Witness Whereof, I have hereunto set my hand and affixed the seal of the Company on this 7 day of September , 2005

POA 0001 (9/04)