Bond No.: 7613957

Fidelity and Deposit Company HOME OFFICE OF MARYLAND BALTIMORE, MD. 21203

BALTIMORE, MD. 21203

License and/o	r Permit Bond		0
KNOW ALL MEN BY THESE PRESENTS:			<u>o</u>
			ယ္
That we, M.A.S. Markers, Inc.			ω,
as Principal, and FIDELITY AND DEPOSIT COMPANY State of Maryland, with principal office in Baltimore, The Board of Commissioners of the County of Lake, State of Indiana	, Maryland, as Surety, an a, and any cities and towns in La	e held and firm ke County, Indiana	as Obligee.
Five Thousand Dollars and 00/100		(\$ 5,000.00	Dollars.
lawful money of the United States, for which payment, executors, administrators, successors and assigns, joint	, well and truly to be made	e, we omu ourse	cives, our nens,
WHEREAS, the above bounden Principal has o	obtained or is about to o	btain from 🛱 e	saft Obligee a
license or permit for Sign Installation Contractor	; y n y n y n n n n n n n n n n n n n n	ĮM.	
	and the term of said lice	ense or permit	is as indicated
opposite the block checked below:			
opposite the block checked below: Solution Segment Se	March	2010, and	
ending the 9th day of	March 20	11.	三
Continuous, beginning the	day of	#	
AATTITITIO, the Limerbar is reduited by the			
of Lake, State of Indiana, and any cities and towns in			******
a bond for the above indicated term and conditioned	as hereinaiter set forth.		
NOW, THEREFORE, THE CONDITION OF bounden Principal as such licensee or permittee shall or damage to it caused by said Principal's non-comprules or regulations pertaining to such license or per compliance shall occur during the term of this bond, full force and effect.	l indemnify said Obligee a bliance with or breach of rmit issued to the Princip	against all loss, any laws, statu oal, which said	costs, expenses tes, ordinances, breach or non-
PROVIDED, that if this bond is for a fixed ten	rm, it may be continued	by Certificate	executed by the
PROVIDED FURTHER, that regardless of the in force and of the number of premiums that shall be for a larger amount, in the aggregate, than the amou	payable or paid the Sure	I shall continue ty shall not be	or be continued liable hereunder
PROVIDED FURTHER, that if this is a continuous cancelled by the Surety as to subsequent liability be	nuous bond and the Sure by giving thirty (30) days i	ty shall so elect notice in writing	, this bond may to said Obligee.
Si aliandaha 9th	ANA	March	2010
Signed ecaled and dated the	day of		******************
E / 200 100 100 100 100 100 100 100 100 100	M.A.S. Markers, Inc.		
			Principal
1890	By Matrily W	Jahn	
FIDELITY	, , , , , , , ,	ARY OF MAI	RYLAND
	By Trackby I Tokker	***************************************	_
	Tinhothy J./Tal/lor	Atla	rney-in-Fact
1519—			

Bond Nu	mber: <u>7613957</u>
Obligee:	The Board of Commissioners of the County of Lake, State of Indiana, and any cities and towns in Lake County, Indiana

Power of Attorney FIDELITY AND DEPOSIT COMPANY OF MARYLAND

Maryland, by Frank E. Martin, Jr., Vice President and Gerald F. Hale 2. of the By-Laws of said Company, which are set forth on the next	AND DEPOSIT COMPANY OF MARYLAND, a corporation of the State of y, Assistant Secretary, in pursuance of authority granted by Article VI, Section a page hereof and are hereby certified to be in full force and effect on the date				
hereof, does hereby nominate, constitute and appoint: Timothy J. Taylor					
of Indianapolis, IN, its for, and on its behalf as surety, and as its act and deed: B M.A.S. Markers, Inc.	as Principal in a penalty not to exceed the				
sum of See Bond Form	(\$See Bond Form) and the execution of such bond				
or undertaking in pursuance of these presents, shall be as binding upo	on said company, as fully and amply, to all intents and purposes, as if it had been the Company at its office in Baltimore, MD, in their own proper persons.				
The said Assistant Secretary does hereby certify that the extract set for said Company, and is now in force.	th on the next page hereof is a true copy of Article VI, Section 2, of the By-Laws of				
IN WITNESS WHEREOF, the said Vice-President and Assistant of the said FIDELITY AND DEPOSIT COMPANY OF MARYLAN	Secretary have hereunto subscribed their names and affixed the Corporate Seal D this 4th day of September, A.D. 2007.				
ATTEST:	FIDELITY AND DEPOSIT COMPANY OF MARYLAND				
	t is the property of				
State of Maryland County of Baltimore } ss:	unty Recorder!				
came Frank E. Martin, Jr., Vice President, and Gerald F. Hale MARYLAND to me personally known to be the individuals and o acknowledged the execution of the same, and being by me duly sofficers of the Company aforesaid, and that the seal affixed to the Corporate Seal and their signatures as such officers were duly affixed Corporation.	er, a Notary Public of the State of Maryland, duly commissioned and qualified, ey, Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF fficers described in and who executed the preceding instrument, and they each worn, severally and each for himself deposeth and saith, that they are the said preceding instrument is the Corporate Seal of said Company, and that the said and subscribed to the said instrument by the authority and direction of the said				
IN TESTIMONY WHEREOF, I have hereunto set my hand and a	ffixed my Official Seal the day and year first above written.				
The state of the s	Constance a. Dunn				
	Connie A. Dunn Notary Public My Commission Expires: July 14, 2011				

EXTRACT FROM BY-LAWS OF FIDELITY AND DEPOSIT COMPANY OF MARYLAND

"Article VI, Section 2. The Chairman of the Board, or the President, or any Executive Vice-President or any Vice President that is specially authorized by the Board of Directors or the Chairman in concurrence with the Corporate Secretary, shall have the power, by and with the concurrence of the Secretary, to appoint Attorney-in-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto."

CERTIFICATE

I, the undersigned, Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2, of the By-Laws of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND.

This Power of Attorney and Certificate may be signed by facsimile under and by authority of the following resolution of the Board of Directors of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND at a meeting duly called and held on the 5th day of May, 1994.

RESOLVED: "That the facsimile or mechanically reproduced seal of the company and facsimile or mechanically reproduced signature of any Vice-President, Secretary, or Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this 9th day of March 2010.



