Western Surety Company

SURETY COMPANY . ONC. OF AMERICA'S QUBEST BONDING COMPANIES RECEIVED

			•	/ -
	LICENSE	AND PERMIT BO	ND	0
KNOW ALL PEI	RSONS BY THESE PRESENT	CS: E	Bond No. 24855123	75
That we, Slager	Cement Const, Inc			
of the <u>Village</u> and WESTERN	of Monee SURETY COMPANY, a corpo	, State of <u>Illino</u> oration duly licensed to	is do surety business	as Principal, in the State of
Indiana		, as Sure	ty, are held and firm	lly bound unto the
County of Lak	.e	, State of Indiana	, as Ob	ligee, the penal
um of <u>Ten Tho</u>	ousand and 00/100	1 Olympia for this	_ DOLLARS (\$10,0	500.00 J. J.
awful money of /e bind ourselve	the United States, to be paid as and our legal representative	es, firmly by these presen	ts.	
THE COND	ITION OF THE ABOVE OB	LIGATION IS SUCH, T	hat whereas, the	rincipal has been
icensed Concre	te		<u> </u>	<u> </u>
			1	2 5
applied for, th November	en this obligation to be 24th 2011	1 amendments thereto, void, otherwise to renumbers renewed by Cont.	nain in full force inuation Certificate.	and effect until
This bond mu.S. Mail, to the of thirty of the shall the experience agains on is bor liability shall no liability on all current against the shall not be shall no	ay be terminated at any time. Obligee and to the Principal days from the mailing of sate elieved from any liability see the number of years the number of premiut be attenuative from year to years exceed the amount see	void, otherwise to renumber unless renewed by Control unless renewed by Control upon sent at the address last known and notice, this bond shall for any acts or omission is bond shall continue is which shall be payally ear or period to period, at forth above. Any revision	inuation Certificate. Iding notice in writing to the Surety, and it is a facto termina is of the Principal sin force, the number of paid, the Surand in no event shall	ng, by First Class I at the expiration te and the Surety ubsequent to said er of claims made ety's total limit of the Surety's total
This bond mu.S. Mail, to the of thirty file shall in second a seco	ay be terminated at any time. Obligee and to the Principal days from the mailing of sate elieved from any liability set the number of years the heart the number of premiut heart and the remarks to be a set to b	void, otherwise to renumber unless renewed by Control unless renewed by Control upon sent at the address last known and notice, this bond shall for any acts or omission is bond shall continue is which shall be payally ear or period to period, at forth above. Any revision	inuation Certificate. Iding notice in writing to the Surety, and it is a facto termina is of the Principal sin force, the number of paid, the Surand in no event shall	ng, by First Class I at the expiration te and the Surety ubsequent to said er of claims made ety's total limit of the Surety's total
This bond mu.S. Mail, to the of thirty of the shall the eupon date. Response agains on is bor liability shall no liability on all curaulative.	ay be terminated at any time. Obligee and to the Principal days from the mailing of sate elieved from any liability see the number of years the number of premiut be attenuative from year to years exceed the amount see	void, otherwise to renumber unless renewed by Control unless renewed by Control unless renewed by Control at the address last known and notice, this bond shall of for any acts or omission his bond shall continue is bond shall continue is which shall be payally ear or period to period, at forth above. Any revision when the control is the control of t	inuation Certificate. Iding notice in writion to the Surety, and it ipso facto terminants of the Principal sin force, the number of the Surety and in no event shall sion of the bond and the surety of the bond and th	ng, by First Class I at the expiration te and the Surety ubsequent to said or of claims made ety's total limit of the Surety's total nount shall not be Principal