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## 012366 SURETY BOND

STATE Bonding 166103983

LAKE COUNTY
FILED FUBIC Official, Bid, Contract,
License or Permit Bonds and
2011 MAR Probate Bonds 44

MICHELLE R. FAJMAN RECORDER

KNOW ALL ME	N BY THESE PRESENTS		RECORDER
That we, CLI	FFORD COOPER DBA COOP	ER CONTRACTING	, as Principal, and the
			ganized under the laws of the State of
Michigan, and h	naving its principal office at Lansing	, Michigan, as Surety, are held	and firmly bound unto BOARD OF COMMIS
-	ate of IN & any cities or towns in Lake Cour	•	
FIVE THOU	SAND		Đellars,
lawful money of		which payment, well and truly to	be made, we jointly and severally bind
SIGNED, SEAL	ED, and DATED this <u>25TH</u>	day of FEBRUARY	
WHEREAS the	aforesaid Principal has		
		(If a bid bond insert "subn	itted its bid for, etc.")
	(If a Contract Bond insert "en	tered into written contract with aforesaid Oblig	ee dated, etc.")
			•
been aranted	(If a Public Official Bond Insert / been elect	ted or appointed (name) for the terms beginning	ng (date) and ending (date)")  Obligee for period of one year from February 25,
	nse or Permit Bond insert "been granted a licens		
(if a Proba	te Bond insert "been appointed [Executor, Admin	istrator, Guardian, Conservator of the estate	f [name of deceased, minor or incompetent]")
NOW, INEKE	FORE, THE CONDITION OF THIS		·
	(If a Bid Bond insert "be awa	ke County Recorder rded the contract upon said bid and undertake	said contract")
	(If a Contract Bond insert "co	mply with the terms and conditions of the afor	esaid contract")
	(If a Public Official Bo	ond insert "faithfully perform the duties of said	office")
comply with	the laws of the aforesaid Oblig	ee governing said Lic <mark>ense</mark> or	Permit
Then this obliga	(If a License or Permit Bond insert "completion shall be void, otherwise to rer	y with the laws of the aforesaid Obligee govern	ing said License or Permit")
PROVIDED: FI	RST: - That the liability of the Sur	ety shall in no event exceed the	penalty of this Bond.
SEC	OND: - If this is a Bid Bond, any p	roceedings at law or in equity bro	ought against said Surety to recover any
	daim nereunder, must be	instituted within six (6) months fr	om the date of this instrument.
		NO.	
	(If no furth	er conditions insert "no further conditions")	
		WOLANA	/
		THE PARTY OF THE P	
		Asso (	2000
	11/00	ALITA CAMUEDO (II	Principal
	AMOUNT \$ /Y	AUTO-OWNERS (M	UTUAL) INSURANCE COMPANY  Surety
	CASH CHARGE		Country of the second
	CHECK #	By Jum	Attorney-in-Fact
2948 (11-99)	OVERAGE	TOM R LIHER LIH	ER AGENCY CO DBA
2940 (11-99)	COPY	CHAMPION INS OF	
	NON-COM	AGENCY CODE 03	
	The state of the s	· · · · · · · · · · · · · · · · · · ·	
	NON-COM		

## DATE AND ATTACH TO ORIGINAL BOND **AUTO-OWNERS INSURANCE COMPANY**

LANSING, MICHIGAN POWER OF ATTORNEY

NO.	66	10	39	83
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KNOW ALL MEN BY THESE PRESENTS: That the AUTO-OWNERS INSURANCE COMPANY AT LANSING, MICHIGAN, a Michigan Corporation, having its principal office at Lansing, County of Eaton, State of Michigan, adopted the following Resolution by the directors of the Company on January 27, 1971, to wit:

"RESOLVED, That the President or any Vice President or Secretary or Assistant Secretary of the Company shall have the 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. Signatures of officers and seal of Company imprinted on such powers of attorney by facsimile shall have same force and effect as if manually affixed. Said officers may at any time remove and revoke the authority of any such appointee."

Does hereby constitute and appoint TOM R UHER

its true and lawful attorney(s)-in-fact, to execute, seal and deliver for and on its behalf as surety, any and all bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof, and the execution of such instrument(s) shall be as binding upon the AUTO-OWNERS INSURANCE COMPANY AT LANSING, MICHIGAN as fully and amply, to all intents and purposes, as if the same had been duly executed and acknowledged by its regularly elected officers at its principal office.

IN WITNESS WHEREOF, the AUTO-OWNERS INSURANCE COMPANY AT LANSING, MICHIGAN, has caused this to be signed by its authorized officer this 3rd day of February, 2011.

Kenneth R. Schroeder, Senior Vice President

STATE OF MICHIGAN SS. COUNTY OF EATON

On this 3rd day of February, 2011, before me personally came Kenneth R. Schroeder, to me known, who being duly sworn, did depose and say that they are Kenneth R. Schroeder, Senior Vice President of AUTO-OWNERS INSURANCE COMPANY, the corporation described in and which executed the above instrument, that they know the seal of said corporation, that the seal affixed to said instrument is such Corporate Seal, and that they received said instrument on behalf of the corporation by authority of their office pursuant to a Resolution of the Record of Directors of said corporation. of the Board of Directors of said corporation. Battern

My commission expires September 28, 2011,

the Lake County Recorder!

STATE OF MICHIGAN COUNTY OF EATON SS.

2940 (05-09) IN

I, the undersigned First Vice President, Secretary and General Counsel of AUTO-OWNERS INSURANCE COMPANY, do hereby certify that the authority to issue a power of attorney as outlined in the above board of directors resolution remains in full force and effect as written and has not been revoked and the resolution as set forth are now in force.

Signed and sealed at Lansing, Michigan. Dated this 3rd day of February, 2011.

Stuart R. Birn, First Vice President, Secretary and General Counsel

Michelle A. Bottum, Notary Public

\*This power of attorney is attached to bond number 66103983, issued to CLIFFORD COOPER DBA COOPER CONTRACTING on February 23, 2012.

Print Date: 02/23/2011 Print Time: 17:07:07