RLI Insurance Company P.O. Box 3967 Peoria IL 61612-3967 Phone: (309)692-1000 Fax: (309)683-1610

Official Bond And Oath

NOW ALL MEN BY THESI	E PRESENTS:.			<u> </u>	
	Ican E Chanha	<u>'d</u>			,
Principal, and	RLI Insurance Company			a corporation du	y
censed to do business in the S	tate of Indiana	, as	s Surety, are held and	tituity bound un	iO.
nė	State of Indiana	<u></u>	in	the penal sum of	
	Thirty Thousand and 00/100			DOLLAR	.5
\$ 30,000.00), to	the payment of which sum, well and tru	ly to be made	e, we jointly and sever	ally bind ourselv	es
nd our legal representatives fir	mly by these presents.				2.44
				9 2	-
OATED this <u>28th</u> day of	December , 2011			Di S	€,
		r t a Duba	ر اومام ایکا برایان برسید است:	abioin	ed
THE CONDITION OF THIS O	BLIGATION IS SUCH, That whereas, t	ne said l'rinc	Abat was only [V] election	Wa the State of	f"
o the office of	Township Trustee - St. John for the term commencing on the	Township	1	Tand entire	nž
<u>Indiana</u>	for the term commencing on the	st asy or _	January , _zor.	Towns .	
January 1, 2013					-
		4	and office then this	obligation (4) all	ር be
	id Principal shall faithfully perform the	duties of his	, said office, dien ma	oongaron sum	
void and of no effect.					
	the fall ming average condition	one:			
	urety upon the following express condition	T 4 C			
FIRST, the Surety shall not be	e liable hereunder for the loss of any pu	blic moneys	or funds occurring th	rough or resulting	ıg
Contract of the second of the	in assument by any hanks or denositor	ies in which	many public moneys o	i tunos nave oci	-14
damaricad, an mari ha danotito	d or placed to the credit, or under the c	ontrol of the	Principal, whether of	HOT SHOTT DUTY	V.
danaminaniaa wara ay wax ba-se	decred or decignated by the Principal of	by other ders	sons; of by teason of n	He allowance to,	UL
acceptance by the Principal or	any interest on said public moneys or f	unds, any la	w, decision, ordinance	s, or statute to the	ıe
contrary not withstanding.	the Lake County R	ecord	erl		
SECOND, that the Surety sha	ll not be liable for any loss or losses, res	ulting from	the failure of the Princ	of his election	ıy Or
taxes, licenses, levies, assessin	nents, etc., with the collections or which	ne may be	Chargeanie by reason	Of his diconon	•
appointment as aforesaid.					
TUIDD that the Surety may	if it shall so elect, cancel this bond by g	iving thirty ((30) days notice in wri	ting to the Oblig	cc
and this hand shall be deeme	d canceled at the expiration of said thi	rty (30) day	s; the Surety remaining	ig Habie, Howev	ÇĮ,
subject to all the terms, condit	ions and provisions of this bond for any	act or acts co	vered by this bond wh	ich may have be	en
committed by the Principal up	to the date of such cancellation.				
			Jean E Shepherd		
		Q _e	ma E. Shee	head	
	SUNDER'S OF	Jus		proces C	_
	(EQ. (2)	a (Principal		
		追			
and the second second			RLI Insurance Compa	inv	
	E 1001	3 1	A THRUTANCE COMPA		_
	THE POST OF THE PARTY OF THE PA	1 01			
	Sar	ah B. Coulley		Attorney in Fa	ct
APPROVAL:					
****	and and do hereby certify				
I have inspected the above Bo	ini and no neleby certify		Approving Officer		
that the same is sufficient.					
			Title		
000 0407 (0/04)				O	300
OFF 0107 (2/94)					