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

LICENSE AND PERMIT BOND

| Bond No. LSM0656660 FROM ALL MEN BY THESE PRESENTS: That we, Gilman Custom Homes, Inc. 614 Carriage Ridge Lane Lemont, IL 60439 as Principal, and the Military as Surety, are held and firmly bound unto the All Towns and Municipalities In Lake County in the penal sum of Surety, are held and firmly bound unto the Succession of Surety, are held and firmly bound unto the Succession of Surety, are held and firmly bound unto the Succession of Surety, are held and firmly bound unto the Succession of Surety, are held and firmly bound unto the Succession of Surety, are held and firmly bound unto the Succession of Surety, are held and firmly bound unto the Succession of Surety, are held and firmly bound unto the Succession of Surety, and Municipalities in Lake County The CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the said Principal has been the Succession of Surety Suret | Phone: (309)692-1000 Fax: (309)683-16 | 10 | | | |
|--|--|--|-------------------------|---|--|
| That we, Gilman Custom Homes, Inc. 614 Carriage Ridge Lane Lemont, IL 60439. as Principal, and the | . , | | Bond No. <u>L</u> | SM0656669 C | |
| That we, Gilman Custom Homes, Inc. 614 Carriage Ridge Lane Lemont, IL 60439 as Principal, and the | | | | + | |
| That we, Gilman Custom Homes, Inc. 614 Carriage Ridge Lane Lemont, IL 60439 as Principal, and the | | | | 0 | |
| That we, Gilman Custom Homes, Inc. 614 Carriage Ridge Lane Lemont, IL 60439 as Principal, and the | KNOW ALL MEN BY THESE PRESENTS: | | | ,6 h | |
| as Principal, and the | That we, Gilman Custom Homes, Inc | | | 27 | , |
| as Principal, and the RLI Insurance Company a corporation duly licensed to do business in the state of Indiana and Surety, are held and firmly bound unto the All Towns and Municipalities In Lake County State of Indiana Obligee in the penal sum of Five Thousand and 00/100 [S 5,000,00] DOLLARS, lawful money of the United States, to be paid to the said Obligee, Which The State and our legal representatives, jointly and severally by these presents. THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the said Principal has been Rezensed assorting to the Obligee. Now, THEREFORE, if the said Principal shall faithfully perform the duties and in all things comply with the laws abfordinances, including all Amendments thereto, pertaining to the Reense of Permit applied for, then this obligation to be void, otherwise to remain in full force and effect for a period commencing on the 13th day of August 2014, and ending on the 13th day of August 2014, and ending on the 13th day of August 2015. This bond may be terminated at any time by the Surety upon sending written notice to the clerk of the Political Subdivision with whom this bond is filed and to the Principal, addressed to them at their first known address, and at the expiration of thirty (30) days from the mailing of said notice, or as soon thereafter as permitted by applicable law, whichever is later, this bond shall terminate and the Surety shall thereupon be relieved from any liability for any acts or omissions of the Principal subsequent to said date. | | | | 7 | |
| of Indiana | Lemont, IL 60439 | | | | |
| of Indiana | as Principal, and the RLI Insurance | Company | , a corporation dul | y licensed to do busin | ess in the state |
| in the penal sum of Five Thousand and 00/100 (\$ 5,000,00) DOLLARS, lawful money of the United States, to be paid to the said Obligee, pay which payment well and truly to be made, we bind ourselves and our legal representatives, jointly and severally by these presents. THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the said Principal has been fitnesed assa(n) and the said Principal shall faithfully perform the duties and in all things comply with the laws afglordinances, including all Amendments thereto, pertaining to the license or permit applied for, then this obligation to be void, otherwise to remain in full force and effect for a period commencing on the 13th day of August 2014, and ending on the 13th day of August 2015. This bond may be terminated at any time by the Surety upon sending written notice to the clerk of the Political Subdivision with whom this bond is filed and to the Principal, addressed to them at their first known address, and at the expiration of thirty (30) days from the mailing of said notice, or as soon thereafter as permitted by applicable law, whichever is later, this bond shall terminate and the Surety shall thereupon be relieved from any liability for any acts or omissions of the Principal subsequent to said date. | of <u>Indiana</u> , as Surety, are he | eld and firmly bound unto | o the | | |
| DOLLARS, lawful money of the United States, to be paid to the said Obligee, The Whitel Baymond Well and truly to be made, we bind ourselves and our legal representatives, jointly and severally by these presents. THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the said Principal has been General Contractor by the Obligee. NOW, THEREFORE, if the said Principal shall faithfully perform the duties and in all things comply with the laws after ordinances, including all Amendments thereto, pertaining to the license or permit applied for, then this obligation to be void, otherwise to remain in full force and effect for a period commencing on the 13th day of August 2014, and ending on the 13th day of August 2015. This bond may be terminated at any time by the Surety upon sending written notice to the clerk of the Political Subdivision with whom this bond is filed and to the Principal, addressed to them at their first known address, and at the expiration of thirty (30) days from the mailing of said notice, or as soon thereafter as permitted by applicable law, whichever is later, this bond shall terminate and the Surety shall thereupon be relieved from any liability for any acts or omissions of the Principal subsequent to said date. | | | | Indiana = | Obligee, |
| THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the said Principal has been technical contractor by the General Contractor by the Gener | in the penal sum of | | | hligee Waybick my | ment well and |
| THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the said Principal has been teensed assa(n) by the Oblige. General Contractor by the Oblige. NOW, THEREFORE, if the said Principal shall faithfully perform the duties and in all things comply with the laws after ordinances, including all Amendments thereto, pertaining to the license or permit applied for, then this obligation to be void, otherwise to remain in full force and effect for a period commencing on the 13th day of August 2014, and ending on the 13th day of May be terminated at any time by the Surety upon sending written notice to the clerk of the Political Subdivision with whom this bond is filed and to the Principal, addressed to them at their first known address, and at the expiration of thirty (30) days from the mailing of said notice, or as soon thereafter as permitted by applicable law, whichever is later, this bond shall terminate and the Surety shall thereupon be relieved from any liability for any acts or omissions of the Principal subsequent to said date. Dated this 13th day of August 2014. | | | | | TIME: |
| NOW, THEREFORE, if the said Principal shall faithfully perform the duties and in all things comply with the laws afterordinances, including all Amendments thereto, pertaining to the license or permit applied for, then this obligation to be void, otherwise to remain in full force and effect for a period commencing on the 13th day of August 2014, and ending on the 13th day of August 2014, and ending on the 13th day of August 2014, and ending on the 13th day of August 2014, and ending on the 13th day of August 2014, and ending on the 13th day of August 2014, and ending on the 13th day of August 2014, and ending on the 13th day of August 2014, and ending on the 13th day of August 2014, and ending on the 13th day of August 2014, and ending on the 13th day of August 2014, and ending on the 13th day of August 2014, and ending on the 13th day of August 2014, and ending on the 13th day of 13th day of 2014, and ending on the 2014, and end | truly to be made, we blild ourserves and our legar repri- | bsomunives, joining und so | verally by alobe pro- | တို့ ဟ | S SI |
| NOW, THEREFORE, if the said Principal shall faithfully perform the duties and in all things comply with the laws after ordinances, including all Amendments thereto, pertaining to the license or permit applied for, then this obligation to be void, otherwise to remain in full force and effect for a period commencing on the 13th day of August 2014, and ending on the 13th day of August 2015. This bond may be terminated at any time by the Surety upon sending written notice to the clerk of the Political Subdivision with whom this bond is filed and to the Principal, addressed to them at their first known address, and at the expiration of thirty (30) days from the mailing of said notice, or as soon thereafter as permitted by applicable law, whichever is later, this bond shall terminate and the Surety shall thereupon be relieved from any liability for any acts or omissions of the Principal subsequent to said date. Principal (Individual, Partner or Corporate Officer) | | | , the said Principal ha | as been kicensed asca (r | 1)召写:: |
| including all Amendments thereto, pertaining to the license or permit applied for, then this obligation to be void, otherwise to remain in full force and effect for a period commencing on the13thday ofAugust, 2014_, and ending on the13thday ofAugust, 2014 This bond may be terminated at any time by the Surety upon sending written notice to the clerk of the Political Subdivision with whom this bond is filed and to the Principal, addressed to them at their first known address, and at the expiration of thirty (30) days from the mailing of said notice, or as soon thereafter as permitted by applicable law, whichever is later, this bond shall terminate and the Surety shall thereupon be relieved from any liability for any acts or omissions of the Principal subsequent to said date. Dated this13thday ofAugust, 2014 Principal (Individual, Partner or Corporate Officer) | General Contrac | ctor | | by the Obligee. | 87 |
| AMOUNT \$ CASH CHARGE CORPORATE RLI Insurance Company CHECK # OVERAGE OVERAGE | including all Amendments thereto, pertaining to the life full force and effect for a period commencing on the day of,2015 This bond may be terminated at any time by the Surety this bond is filed and to the Principal, addressed to the mailing of said notice, or as soon thereafter as permitted. | y upon sending written no at their first known added by applicable law, whi | Dated this | n to be void, otherwis , and ending on the ne Political Subdivision of thirty (30) day ond shall terminate are o said date. day of | e to remain in 13th n with whom ays from the and the Surety , 2014. |
| 1001-0010 | CASH CHARGE CHECK # OVERAGE COPY NON - COM | CORPORATE SEAL | By | ompany | Vice President |



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

POWER OF ATTORNEY

RLI Insurance Company

Bond No. <u>LSM0656669</u>

Know All Men by These Presents:

| That the | RLI Ins | urance Company | , a co | poration | n organiz | ed and existi | ng under the l | aws of the State of | f |
|--|---|--|---|---|--|---|---|--|-------------|
| | | and authorized and licer | | | | | | | |
| constitut | e and appoint: | | | | | | | | |
| | Illinois , as | | | | | | | | |
| execute, | acknowledge and delive | r for and on its behalf a | as Surety, in gen | eral, any | and all | bonds, under | takings, and r | ecognizances in a | an |
| amount | not to exceed | One Million a | nd 00/100 | | Doll | ars (<u>\$1</u> , | 000,000,000 | _) for any sing | le |
| obligatio | on, and specifically for the | e following described b | ond. | | | | | | |
| Principa | al: Gilman Custo | m Homes, Inc | | | | des below 2000 V | n and an | | |
| Obligee: | All Towns and | d Municipalities In La (Valid o | ke County nly when a County, Cit | , Town or | Village is na | med as Obligee) | | | |
| Type Bo | ond: General Cont | ractor | | | | | | • | |
| Bond A | mount: \$ 5,000.00 | | | All the Con- | | | | A CONTRACTOR SALES | |
| Effective | e Date: August 13, 20 | 14 | | | | | | | |
| The | RLI Insura | nce Company | further | certifies | that the | e following | is a true and | d exact copy of | a |
| Resolution | on adopted by the Board | of Directors of | DCU RLI Ins | urance | Compan | ì <u>v</u> | , and no | w in force to-wit: | |
| | | NOT | OFFI | CI | ATI | | | | |
| corpora by such Secreta underta | onds, policies, underta ate name of the Compa h other officers as the ary, or the Treasurer nakings in the name of akings, Powers of Att ate seal may be printed | Board of Directors man ay appoint Attorneys the Company. The orney or other obliga | Secretary, any y authorize. The s in Fact or Ag corporate seal | Assistan e Presidents wh is not n | nt Secret dent, any o shall l necessary | ary, Treasury Vice President have authory for the va | rer, or any V dent, Secreta ity to issue b lidity of any | ice President, or ry, any Assistant onds, policies or bonds, policies | r t r |
| | | | | | | | | | |
| IN WITI | NESS WHEREOF, the | RLLIns | urance Compan | y | | has caused | these present | s to be executed b | оу |
| its | Vice President | with its corporate se | al affixed this _ | 13th | day of _ | August | ,201 | 4 | |
| ATTEST | r: Judio J. Dolm | | CORPORATE SEAL | RLI | I Insurar | nce Compan | y | i | |
| Cynthia S | S. Dohm | Assistant Secretary | THE STATE OF THE PROPERTY OF | Roy | C. Die | | | Vice Preside | nt |
| On this _ | 13th day of Augu | | | | | | Roy (| | |
| and | Cynthia S. Dohm | | | | | | | Power of Attorne | |
| as | | | nd | | | | | ectively, of the sai | |
| said corp | RLI Insurance | Company | , and ackno | wieaged | a said in | strument to | be the volunt | ary act and deed | OI |
| said COI | oradon. | | | | | | | | |
| Jacquelin | e M. Bockler | M. Ballex Notary Pub | PUBLIC JAC | OFFICIA QUELINE A | | ***** | | | |
| | | • | *********** | **** | ***** | 1 | | | |