



Bond-Non 6	6233535
------------	---------

SURETY BOND Public Official, Bid, Controct, License or Permit Bonds and Probate Bonds

SURETY BOND

Auto-Owners Insurance Company, a corporation organized under the laws of the State of Insurance Company, a corporation organized under the laws of the State of Insurance Company, a corporation organized under the laws of the State of Indiana, and having its principal office at Lansing, Michigan, as Surety, are held and firmly bound unto make the County of Lake, State of Indiana. Insurance Company, a corporation organized under the laws of the County of Lake, State of Indiana. In the penal sum of (§ 5,000,00	KNOW ALL ME	N BY THESE PRESENTS	8				5	
ichigan, and having its principal office at Lansing, Michigan, as Surety, are held and firmly bound unto the Board of Commissioners of the County of Lake, State of Indiana. in the penal sum of (\$ 5,000.00	That we,	14.900	No Limits C	onstruction	- Martin Martin	, as Prir		and the
in the penal sum of (\$ 3,000.00			insurance	e Company, a co	rporation organized unde	er the laws	of the	State of
Dollars, whull money of the United States of America, for which payment, well and truly to be made, we jointly and severally bind urselves, our successors, administrators and assigns, firmly by these presents. IGNED, SEALED, and DATED this	Michigan, and h	naving its principal office a	t Lansing, M e, State of India	lichigan, as Sure	ty, are held and firmly bo	und unto _	\	
wfull money of the United States of America, for which payment, well and truly to be made, we jointly and severally bind urselves, our successors, administrators and assigns, firmly by these presents. GNED, SEALED, and DATED this	and Any Cities and	d Towns in Lake County, Indiana		in the penal	sum of (\$ <u>0,000.00</u>		/	
August Section and DATED this 26th day of Been granted a license or permit as a Conference of Section and DATED this 26th day of Been granted a license or permit as a Conference of Section and DATED this 26th day of Been granted a license or permit as a Conference of Section and DATED this 26th day of Been granted a license or permit Bond insent Section and DATED this 26th day of the terms beginning (date) and ending (date) and				<u> </u>				
been granted a license or permit as a conference of the period of the pe						e jointly and <u>∡</u>	sever	rally bind
by the said Obligee for the period of one year from August 25, 2016 (If a Public Official Bond insert "been elected or appointed (name) for the terms beginning (date) and ending (date) 2	SIGNED, SEAL	.ED, and DATED this	26th	day of	August	- ZC	A de	-2016>
by the said Obligee for the period of one year from August 25, 2016 (If a Public Official Bond insert "been elected or appointed (name) for the terms beginning (date) and ending (date) 2	WHEREAS the	aforesaid Principal has _		been granted	a license or permit as a		r 🚫	<u> </u>
(If a Public Official Bond insert "entered into written contract with aforesaid Obligee dated, etc.") (If a Public Official Bond insert "been elected or appointed (name) for the terms beginning (date) and ending (date) and endi				(II a bid	pond insert submitted its bid for, et	. C.		7 67
(If a License or Permit Bond insert "been elected or appointed (name) for the terms beginning (date) and ending (date) and (date) and ending (date) and endi							ž	
(If a License or Permit Bond insert "been appointed a license or permit as (name submess) by the said Oblique for the period of one year from (date)") (If a Probate Bond insert "been appointed a license or permit as (name submess) by the said Oblique for the period of one year from (date)") (If a Probate Bond insert "been appointed a license or permit Bond insert "been as a license or permit Bond insert "been appointed by a license or permit Bond insert "comply with the favoresaid Oblique Bond insert Bond insert "comply with the terms and conditions of the aforesaid contract") (If a Contract Bond insert "comply with the terms and conditions of the aforesaid contract") (If a License or Permit Bond insert "comply with the terms and conditions of the aforesaid contract") (If a License or Permit Bond insert "comply with the terms and conditions of the aforesaid contract") (If a License or Permit Bond insert "comply with the terms and conditions of the aforesaid contract") (If a License or Permit Bond insert "comply with the terms and conditions of the aforesaid contract") (If a License or Permit Bond insert "comply with the terms and conditions of the aforesaid contract") (If a License or Permit Bond insert "comply with the terms and conditions of the aforesaid contract") (If a License or Permit Bond insert "comply with the terms and conditions of the aforesaid contract") (If a License or Permit Bond insert "comply with the terms and conditions of the aforesaid contract") (If a License or Permit Bond insert "comply with the terms and conditions of the aforesaid contract") (If a License or Permit Bond insert "comply with the terms and conditions of the aforesaid contract") (If a License or Permit Bond insert "comply with the terms and conditions of the aforesaid contract") (If a License or Permit Bond insert "comply with the terms and conditions of the aforesaid contract") (If a License or Permit Bond insert "comply with the terms and conditions of the aforesaid contract") (If a License or Permit Bo		·				35		
(If a License or Permi Bond insert "been appointed sixes in Administrator Galacida, Calacidate Standard of home of decreased, minor or incompetent") (If a Probate Bond insert "been appointed sixes in Administrator Galacida, Calacidate Standard of home of decreased, minor or incompetent") OW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH, that if the afgreeaid Principal shall comply with the laws of the afforeasid Obligee governing said license on permit (If a Bid Borel next Tearwided the course new stated and undertaked said contract.") (If a Public Official Bond Insert "comply with the terms and conditions of the aforeasid contract.") (If a License or Permit Bond Insert "comply with the terms and conditions of the aforeasid contract.") (If a License or Permit Bond Insert "comply with the terms and conditions of the aforeasid contract.") (If a License or Permit Bond Insert "comply with the terms and conditions of the aforeasid contract.") (If a License or Permit Bond Insert "comply with the terms and conditions of the aforeasid contract.") (If a License or Permit Bond Insert "comply with the terms and conditions of the aforeasid contract.") (If a License or Permit Bond Insert "comply with the terms and conditions of the aforeasid contract.") (If a License or Permit Bond Insert "comply with the terms and conditions of the aforeasid contract.") (If a License or Permit Bond Insert "comply with the terms and conditions of the aforeasid contract.") (If a License or Permit Bond Insert "comply with the terms and conditions of the aforeasid contract.") (If a License or Permit Bond Insert "comply with the terms and conditions of the aforeasid contract.") (If a License or Permit Bond Insert "comply with the terms and conditions of the aforeasid contract.") (If a License or Permit Bond Insert "comply with the terms and conditions of the aforeasid contract.") (If a License or Permit Bond Insert "comply with the terms and conditions of the aforeasid contract.") (If a License or Permit Bond Insert "co								C) In
(If a Probate Bond insert "been appointed (Execute), Administrator, Calabridan, Canabacada (Administrator) deceased, militor or incompetent!) OW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH, that if the addressed Principal shall comply with the laws of the addressed obligee 30 venting Sald license or permit (If a Bid Bordinsert "bearinged the certain energy in 18 and understand contract") (If a Public Official Bond insert "comply with the terms and conditions of the aforesaid contract") (If a Public Official Bond insert "raithfully perform the duties of said office") (If a Public Official Bond insert "comply with the terms and conditions of the aforesaid contract") (If a Public Official Bond insert "raithfully perform the duties of said office") (If a Public Official Bond insert "raithfully perform the duties of said office") (If a Public Official Bond insert "comply with the terms and conditions of the aforesaid obligee governing said License or Permit") (If a License or Permit Bond insert "comply with the terms and conditions of the aforesaid obligee governing said License or Permit") (If a License or Permit Bond insert "comply with the terms and conditions of the aforesaid obligee governing said License or Permit") (If a License or Permit Bond insert "comply with the terms and conditions of the aforesaid onlices or Permit") (If a License or Permit Bond insert "comply with the terms and conditions of the aforesaid onlices or Permit") (If a Contract Bond insert "comply with the terms and conditions of the aforesaid onlices or Permit") (If a Public Official Bond insert "raithfully perform the duties of said office") (If a Contract Bond insert "comply with the terms and conditions of the aforesaid onlices or Permit") (If a Contract Bond insert "comply with the terms and conditions of the aforesaid onlices or Permit") (If a License or Permit Bond insert "comply with the terms and conditions of the aforesaid onlices or Permit") (If a License or Permit Bond insert "comply with the terms an	/If a Lieau	no or Pormit Band isseet "boon from	Dog	cument	a) by the said Oblines for the period	of one year fro	om (date)	<u>"</u>
OW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH, that if the argresaid Principal shall comply with the laws of the arcressed obligee average and itself sold contract." (If a Bid Bondhert Standard Contract Bond Insert "comply with the terms and conditions of the aforesaid contract.") (If a Public Official Bond Insert "comply with the laws of the aforesaid obligee governing said License or Permit") Then this obligation shall be void, otherwise to remain in full force and effect. ROVIDED: FIRST: - That the fiability of the Surety shall in no event exceed the penalty of this Bond. SECOND: - If this is a Bid Bond, any proceedings at law or in equity brought against said Surety to recover any claim herebonder, must be instituted within six (6) months from the date of this instrument. Surety may terminate bond at any time giving that 130 days written notice of cancellation to the said Obligee (If no further of the aforesaid obligee overning said License or Permit") No Limits Construction and Restoration for the said Obligee (If no further of the aforesaid obligee overning said contract.)								
(If a Contract Bond insert "comply with the terms and conditions of the aforesaid contract") (If a Ucense or Permit Bond insert "comply with the laws of the aforesaid Obligee governing said dicense or Permit") nen this obligation shall be void, otherwise to remain in full force and effect. ROVIDED: FIRST: - That the liability of the Surety shall in no event exceed the penalty of this Bond. SECOND: - If this is a Bid Bond, any proceedings at law or in equity brought against said Surety to recover any claim hereunder, must be instituted within six (6) months from the date of this instrument. Surety may terminate bond at any time giving that (3) (4) written notice of cancellation to the said Obligee (If no further original insert sufficient conditions") No Limits Construction and Restoration for any Principal Auto-Owners Insurance Company Surety Surety	(If a Probat	te Bond insert "been appointed Exec	utor, Administrat	or, Guardian, Conserva	for) of the estate of iname of decease	sed, minor or in	competer	nt]")
(If a Contract Bond insert "comply with the terms and conditions of the aforesaid contract") (If a Ucense or Permit Bond insert "comply with the laws of the aforesaid Obligee governing said dicense or Permit") nen this obligation shall be void, otherwise to remain in full force and effect. ROVIDED: FIRST: - That the liability of the Surety shall in no event exceed the penalty of this Bond. SECOND: - If this is a Bid Bond, any proceedings at law or in equity brought against said Surety to recover any claim hereunder, must be instituted within six (6) months from the date of this instrument. Surety may terminate bond at any time giving that (3) (4) written notice of cancellation to the said Obligee (If no further original insert sufficient conditions") No Limits Construction and Restoration for any Principal Auto-Owners Insurance Company Surety Surety	NOW, THEREF	FORE, THE COMPLITION (OF THIS OB	LIGATION IS SU	JCH, that if the aforesaid	Principal s	hall	
(If a Contract Bond Insert "comply with the terms and conditions of the aforesaid contract") (If a License or Permit Bond Insert "comply with the laws of the aforesaid Obligee governing said License or Permit") nen this obligation shall be void, otherwise to remain in full force and effect. ROVIDED: FIRST: - That the fiability of the Surety shall in no event exceed the penalty of this Bond. SECOND: - If this is a Bid Bond, any proceedings at law or in equity brought against said Surety to recover any claim hereunder, must be instituted within six (6) months from the date of this instrument. Surety may terminate bond at any time giving that (3) (4) swritten notice of cancellation to the said Obligee (If no further obligations insert head object conditions") No Limits Construction and Restoration by the conditions of the said Obligee and Principal Auto-Owners Insurance Company Surety May Auto-Owners Insurance Company		comply with the law	s of the afo	resaid Obligee g	overning said license or r	permit		_
(If a Public Official Bond insert "faithfully perform the duties of said office") Then this obligation shall be void, otherwise to remain in full force and effect. ROVIDED: FIRST: - That the fability of the Surety shall in no event exceed the penalty of this Bond. SECOND: - If this is a Bid Bond, any proceedings at law or in equity brought against said Surety to recover any claim hereunder, must be instituted within six (6) months from the date of this instrument. Surety may terminate bond at any time giving that (30) days written notice of cancellation to the said Obligee (If no further of a lons inser no long reconditions") Auto-Owners Insurance Company Surety Auto-Owners Insurance Company Surety		(If a Bid Bond in	ert be awarded	the contract upon said	old and undertake said contract")			
(If a Public Official Bond insert "faithfully perform the duties of said office") Then this obligation shall be void, otherwise to remain in full force and effect. ROVIDED: FIRST: - That the fability of the Surety shall in no event exceed the penalty of this Bond. SECOND: - If this is a Bid Bond, any proceedings at law or in equity brought against said Surety to recover any claim hereunder, must be instituted within six (6) months from the date of this instrument. Surety may terminate bond at any time giving that (30) days written notice of cancellation to the said Obligee (If no further of a lons inser no long reconditions") Auto-Owners Insurance Company Surety Auto-Owners Insurance Company Surety		(If a Contract Bo)	nd insert "comply	with the terms and con-	ditions of the aforesaid contract")			
nen this obligation shall be void, otherwise to remain in full force and effect. ROVIDED: FIRST: - That the liability of the Surety shall in no event exceed the penalty of this Bond. SECOND: - If this is a Bid Bond, any proceedings at law or in equity brought against said Surety to recover any claim hereunder, must be instituted within six (6) months from the date of this instrument. Surety may terminate bond at any time giving that (30) date written notice of cancellation to the said Obligee (If no further violens insering the Principal Auto-Owners Insurance Correspondence Surety Auto-Owners Insurance Correspondence Surety Sur			() () () () () () () () () ()					
nen this obligation shall be void, otherwise to remain in full force and effect. ROVIDED: FIRST: - That the frability of the Surety shall in no event exceed the penalty of this Bond. SECOND: - If this is a Bid Bond, any proceedings at law or in equity brought against said Surety to recover any claim hereunder, must be instituted within six (6) months from the date of this instrument. Surety may terminate bond at any time giving that y (3) days written notice of cancellation to the said Obligee (If no further cyclobras insering former conditions) No Limits Construction and Restoration (c.) Auto-Owners Insurance Company Surety Surety		(if a Publ	lic Official Bond in	nsert "faithfully perform	the duties of said office")			***************************************
ROVIDED: FIRST: - That the liability of the Surety shall in no event exceed the penalty of this Bond. SECOND: - If this is a Bid Bond, any proceedings at law or in equity brought against said Surety to recover any claim hereunder, must be instituted within six (6) months from the date of this instrument. Surety may terminate bond at any time giving this (30) days written notice of cancellation to the said Obligee (If no further strokens insert notice of cancellation and Restoration Mc. No Limits Construction and Restoration Mc. Auto-Owners Insurance Company Surety Surety		(If a License or Permit Bond in	sert "comply with	the laws of the aforesa	id Obligee governing said License	or Permit")		
SECOND: - If this is a Bid Bond, any proceedings at law or in equity brought against said Surety to recover any claim hereunder, must be instituted within six (6) months from the date of this instrument. Surety may terminate bond at any time giving that (30) days written notice of cancellation to the said Obligee (If no further straining insert by the conditions) No Limits Construction and Restoration foc. Auto-Owners Insurance Company Surety						s Bond		
Surety may terminate bond at any time giving that (30) days written notice of cancellation to the said Obligee (If no further or claims insert no further conditions*) No Limits Construction and Restoration Inc. Auto-Owners Insurance Company Surety S	SEC	OND: - If this is a Bid Bon	id, any proce	edings at law or	in equity brought agains	t said Sure	tv to re	cover any
No Limits Construction and Restoration Inc. Principal Auto-Owners Insurance Company Suren	3200							
No Limits Construction and Restoration Inc. Principal Auto-Owners Insurance Company Suren	Curati a	automicate band at any	times whiles t	La Translation	-itton notice of concellation	on to the or	rid Orl	iano
No Limits Construction and Restoration Inc. Principal Auto-Owners Insurance Company Surery	Surety m	nay terminate bond at any	(If no further co	nitty (dv.) days windlins insent holiath and Principal	er conditions")	on to the sa	ald Obl	igee
Auto-Owners Insurance Company								
Auto-Owners Insurance Company			THE STATE OF THE S	SEAL	7//			
Auto-Owners Insurance Company				NOIANA	o Limits Construction and	Restoration	on Mc.	
Auto-Owners Insurance Company Surety					H// ///		//_	
By WIMPA I. Surety			_	1	Principal			No. of Street,
By Wind I. I'm					2	ce Compan	Y)	
Attorney-in-Fact James P. Anton Sp. J.				5	TO STRETY			
James P. Anton \$\int \text{213} \\ \text{James P. Anton}				By_By	(MXXX/]./	~/_		
148 (11-99) James P. Anton \$\int\{\ini\{\ini\ini				1	//		<i>\rightarrow</i>	F 213
$\frac{45}{1}$	2948 (11-99)					nton		AT 1
$V \cup V \cup V$					1	o ()oo		# 1-
					1 comins	700	, ;	4.
4 copies con Jas					4 copies	COV	' <	195

DATE AND ATTACH TO ORIGINAL BOND

AUTO-OWNERS INSURANCE COMPANY

LANSING, MICHIGAN POWER OF ATTORNEY

NO.	66233535	

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 Paul D. Oppenlander

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 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 1st day of August, 2016.

Denise Williams

Denise Williams

Senior Vice President

STATE OF MICHIGAN SS.

On this 1st day of August, 2016, before me personally came Denise Williams, to me known, who being duly sworn, did depose and say that they are Denise Williams, 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 to poration that they seal of said instrument as belong the Board of the Boa MPANY, the corporation described in and affixed to said instrument is such Corporate eal, and that they received said instrument on behalf of the nt to a Resolution of the Board of Directors of said corporation.



My commission expires ____

March 10, 2022 This Document is the proper

Notary Public

the Lake County Record

STATE OF MICHIGAN ss.

I, the undersigned Senior 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 is now in force.

Signed and sealed at Lansing, Michigan. Dated this

OWNERS INSUE CORPORATE SEAL

usen)

cretary and General Counsel