Effective Date: August 26th, 2016



## Western Surety Company

LICENSE OR	PERMIT BOND
	Bond No. <u>62892977</u>
	<b>o</b>
KNOW ALL PERSONS BY THESE PRESENTS, that v	we, Hiller Construction
	(Company Name)
Richard Hiller and Eric Hiller	9
284 E Mander Rd, Valparaiso, IN 46383	as Principal
(Owner's Name and Fu	III Address)
	office at Sioux Falls, South Dakota, as Surety, are held and
	nty of Lake, State of Indiana, and all cities and towns in Lake
	sum of Five Thousand Bollars (\$5,000.00), for the payment o
assigns, jointly and severally, firmly by these presents.	selves, our heirs, executors, administrators, successors and
Signed and sealed this 26th day of	is the property of 3 2 7 0
the Lake Cov	inty Recorder!
WHEREAS, the said Obligee has granted or is about	to grant to the said Principal a licens pernet to engage i
the business of General Contractor	
	(Type of Business)
	nify the Obligee against any loss directly arising by reason
f the failure to comply with the laws, ordinances, res	nify the Obligee against any loss directly arising by reason solutions, rules and regulations governing the business of
of the failure to comply with the laws, ordinances, res	nify the Obligee against any loss directly arising by reason solutions, rules and regulations governing the business of
f the failure to comply with the laws, ordinances, res General Contractor In said Lake County, Indiana, then this obligation shall be	nify the Obligee against any loss directly arising by reason solutions, rules and regulations governing the business of the business of void, otherwise to be and remain in full force and effect.
f the failure to comply with the laws, ordinances, res General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws with the law	nify the Obligee against any loss directly arising by reason solutions, rules and regulations governing the business of Business) void otherwise to be and remain in full force and effect.  The right to terminate its liability hereunder by serving written.
f the failure to comply with the laws, ordinances, res General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws, ordinances, res  General Contractor  If you comply with the laws with the law	nify the Obligee against any loss directly arising by reason solutions, rules and regulations governing the business of Business) void otherwise to be and remain in full force and effect.  The right to terminate its liability hereunder by serving written.
General Contractor  Type on said Lake County, Indiana, then this obligation shall be PROVIDED, HOWEVER, that the Surety shall have to oblige upon the Oblige ten (10) days in advance of its many provided in the PROVIDED FURTHER, the aggregate liability of the	nify the Obligee against any loss directly arising by reason solutions, rules and regulations governing the business of void otherwise to be and remain in full force and effect.  The right to terminate its hability hereunder by serving written to do so.  The Surety to any and all persons, regardless of the number of the surety to any and all persons, regardless of the number of the surety to any and all persons, regardless of the number of the surety to any and all persons, regardless of the number of the surety to any and all persons, regardless of the number of the surety to any and all persons, regardless of the number of the surety to any and all persons, regardless of the number of the surety to any and all persons.
General Contractor  Type on said Lake County, Indiana, then this obligation shall be PROVIDED, However, that the Surety shall have to tick upon the Obligee ten (10) days in advance of its interest and the County of the PROVIDED FURTHER, the aggregate liability of the	nify the Obligee against any loss directly arising by reason solutions, rules and regulations governing the business of business of void otherwise to be and remain in full force and effect.  The right to terminate its liability hereunder by serving writtention to do so.
of the failure to comply with the laws, ordinances, resonanced Contractor  Type of the said Lake County, Indiana, then this obligation shall be PROVIDED, HOWEVER, that the Surety shall have the provided in the Obligee ten (10) days in advance of its many provided against this bond or the number of years this set for the above.	nify the Obligee against any loss directly arising by reason solutions, rules and regulations governing the business of void otherwise to be and remain in full force and effect.  The right to terminate its hability hereunder by serving written to do so.  The Surety to any and all persons, regardless of the number of the surety to any and all persons, regardless of the number of the surety to any and all persons, regardless of the number of the surety to any and all persons, regardless of the number of the surety to any and all persons, regardless of the number of the surety to any and all persons, regardless of the number of the surety to any and all persons, regardless of the number of the surety to any and all persons.
of the failure to comply with the laws, ordinances, research to the failure to comply with the laws, ordinances, research for the failure to comply with the laws, ordinances, research for the failure to comply with the laws, ordinances, research for the failure to comply with the laws, ordinances, research for the failure to comply with the laws, ordinances, research for the laws, ordinances, resea	nify the Obligee against any loss directly arising by reason solutions, rules and regulations governing the business of void otherwise to be and remain in full force and effect.  The right to terminate its liability hereunder by serving written to do so.  The Surety to any and all persons, regardless of the number of is bond remains in force, shall in no event exceed the amounts.
of the failure to comply with the laws, ordinances, research of the failure to comply with the laws, ordinances, research of the failure of the contractor.  Type of the said Lake County, Indiana, then this obligation shall be provided upon the Obligee ten (10) days in advance of its interpretation of the latins made against this bond or the number of years this set for the above.	nify the Obligee against any loss directly arising by reason solutions, rules and regulations governing the business of void otherwise to be and remain in full force and effect.  The right to terminate its hability hereunder by serving written to do so.  The Surety to any and all persons, regardless of the number of the surety to any and all persons, regardless of the number of the surety to any and all persons, regardless of the number of the surety to any and all persons, regardless of the number of the surety to any and all persons, regardless of the number of the surety to any and all persons, regardless of the number of the surety to any and all persons, regardless of the number of the surety to any and all persons.
of the failure to comply with the laws, ordinances, residence and a said Lake County, Indiana, then this obligation shall be provided, However, that the Surety shall have the claims made against this bond or the number of years this set for the above  Term of bond:  August 26th, 20	nify the Obligee against any loss directly arising by reason solutions, rules and regulations governing the business of void otherwise to be and remain in full force and effect.  The right to terminate its liability hereunder by serving written to do so.  The Surety to any and all persons, regardless of the number of is bond remains in force, shall in no event exceed the amounts.
General Contractor  Type on said Lake County, Indiana, then this obligation shall be  PROVIDED, HOWEVER, that the Surety shall have to dited upon the Obligee ten (10) days in advance of its many provided against this bond or the number of years this set for the above.  Term of bond:  August 26th, 20	nify the Obligee against any loss directly arising by reason solutions, rules and regulations governing the business of void otherwise to be and remain in full force and effect.  The right to terminate its liability hereunder by serving written to do so.  The Surety to any and all persons, regardless of the number of solution to do so.  August 26th, 2017  Hiller Construction
f the failure to comply with the laws, ordinances, rescent and the contractor of the said Lake County, Indiana, then this obligation shall be provided upon the Obligee ten (10) days in advance of its must be provided against this bond or the number of years this et for the above.  Term of bond:  August 26th, 20	nify the Obligee against any loss directly arising by reason solutions, rules and regulations governing the business of void otherwise to be and remain in full force and effect.  The right to terminate its liability hereunder by serving written to do so.  The Surety to any and all persons, regardless of the number of is bond remains in force, shall in no event exceed the amounts.
General Contractor  If you on said Lake County, Indiana, then this obligation shall be PROVIDED, HOWEVER, that the Surety shall have to otice upon the Obligee ten (10) days in advance of its interpretation and against this bond or the number of years this et for the above.  Term of bond:  August 26th, 20  M. BENT  NOTARY PUBLIC SEAL  SOUTH DAKOTA	nify the Obligee against any loss directly arising by reason solutions, rules and regulations governing the business of void otherwise to be and remain in full force and effect.  The right to terminate its liability hereunder by serving written to do so.  The Surety to any and all persons, regardless of the number of solution to do so.  August 26th, 2017  Hiller Construction
Term of bond:  Term of bond:  August 26th, 20  August 26th, 20  August 26th, 20  Term of bond:  M. BENT  NOTARY PUBLIC  SEAL SOUTH DAKOTA  Term of bonds of the seal of the se	nify the Obligee against any loss directly arising by reason solutions, rules and regulations governing the business of void otherwise to be and remain in full force and effect.  The right to terminate its liability hereunder by serving written to do so.  The Surety to any and all persons, regardless of the number of solution to do so.  August 26th, 2017  Hiller Construction
General Contractor  In said Lake County, Indiana, then this obligation shall be PROVIDED, HOWEVER, that the Surety shall have the claims made against this bond or the number of years this set for the above.  Term of bond:  August 26th, 20  M. BENT  M. BENT  SEAL SOUTH DAKOTA  BEAL SOUTH DAKOTA  AUGUST 26Th  AUGUST 2	nify the Obligee against any loss directly arising by reason solutions, rules and regulations governing the business of business of otherwise to be and remain in full force and effect.  The right to terminate its hability hereunder by serving writtened to do so.  The Surety to any and all persons, regardless of the number of is bond remains in force, shall in no event exceed the amount of the construction and the construction company Name
of the failure to comply with the laws, ordinances, residence of the failure to comply with the laws, ordinances, residence of the contractor of the said Lake County, Indiana, then this obligation shall be provided by the provided provided by the contraction of the contraction o	nify the Obligee against any loss directly arising by reason solutions, rules and regulations governing the business of business of otherwise to be and remain in full force and effect.  The right to terminate its hability hereunder by serving written to do so.  The Surety to any and all persons, regardless of the number of both to do so.  The August 26th, 2017  Hiller Construction Company Name
The failure to comply with the laws, ordinances, residence of the failure to comply with the laws, ordinances, residence of the contractor	nify the Obligee against any loss directly arising by reason solutions, rules and regulations governing the business of void otherwise to be and remain in full force and effect.  The right to terminate its liability hereunder by serving written to do so.  The Surety to any and all persons, regardless of the number of solution to do so.  The August 26th, 2017  Hiller Construction Company Name  Fincipal  WESTERN SURETY COMPANY, Surety
General Contractor  Type on said Lake County, Indiana, then this obligation shall be  PROVIDED, HOWEVER, that the Surety shall have to obtice upon the Obligee ten (10) days in advance of its many ande against this bond or the number of years this et for this bove.  Term of bond:  August 26th, 20  ***********************************	nify the Obligee against any loss directly arising by reason solutions, rules and regulations governing the business of business of otherwise to be and remain in full force and effect.  The right to terminate its hability hereunder by serving writtened to do so.  The Surety to any and all persons, regardless of the number of is bond remains in force, shall in no event exceed the amount of the construction and the construction company Name