STATE OF INDIANA LAKE COUNTY FILED FOR RECORD

2017 041473



2017 JUL -6 AM 10: 34

MICHAEL B. BROWN RECORDER

## Merchants Bonding Company 2100 FLEUR DRIVE DES MOINES, IOWA 50321-1158

## LICENSE AND DERMIT BOND

KNOW				Bond No. <u>IL27186</u>
	ALL PERSONS BY TH	ESE PRESENTS:		
Tha	t we, Visu-Sewer, Inc			
			State of IL 60455 litual) a corporation duty licensed to	, as Principal, do business in the State of
Illinois			ent is the property yreas	
	of Dyer		County Recorder!	, obligee, in the penal
lawful	f <u>Five Thousand dolla</u> money of the U <mark>nited S d ourselves and our leg</mark>	States, to be paid to	the said Obligee, for which payment bintly and severally by these presents.	5,000.00 ) DOLLARS, well and truly to be made,
THE	E CONDITION OF THE	E ABOVÉ OBLIGATI	ON IS SUCH, that whereas, the said	Principal has been licensed
Sew	ver & Drain Contracto	or		
				by the said Obligee.
obligat	rdinances, including a tion to be void, otherwis	II Amendments the se to remain in full for	teto, appertaining to the license or p	ermit applied for, then this
obligation unless  This of the Subdivings of factors of the Subdivings of the Subdiv	tion to be void, otherwises renewed by Continuates bond may be terminate. Political Subdivision vision named herein, and acto terminate and the	ed at any time by the with whom this bond at the expiration of surety shall thereup	Surely upon sexding notice in writing, I is filed and to the Principal, address thirty-five (35) days from the mailing of you be relieved from any liability for a	by certified mail, to the clerk sed to them at the Political said notice, this bond shall
obligati unless  This of the I Subdivi ipso fa Princip	tion to be void, otherwise renewed by Continuates bond may be terminate. Political Subdivision vision named herein, and acto terminate and the pall subsequent to said of	ed at any time by the with whom this bond at the expiration of surety shall thereup	Surely upon seeding notice in writing, is filed and to the Principal, address thirty-five (35) days from the mailing of son be relieved from any liability for a	by certified mail, to the clerk sed to them at the Political said notice, this bond shall
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obligati unless  This of the I Subdivi ipso fa Princip	tion to be void, otherwise renewed by Continuate so bond may be terminate Political Subdivision vision named herein, and acto terminate and the pal subsequent to said of ed this 28th	ed at any time by the vith whom this bond dat the expiration of surety shall thereup date.	Gurely prop sexding notice in writing, I is filed and to the Principal, address thirty-five (35) days from the mailing of yon be relieved from any liability for a day of June  Visu-Sewer, Inc.	by certified mail, to the clerk sed to them at the Political said notice, this bond shall my acts or omissions of the
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obligati unless  This of the I Subdivi ipso fa Princip	s bond may be terminate Political Subdivision vision named herein, and acto terminate and the pal subsequent to said of the CASHCHECK#	ed at any time by the vith whom this bond dat the expiration of surety shall thereup date.	Gurely prop sexding notice in writing, I is filed and to the Principal, address thirty-five (35) days from the mailing of yon be relieved from any liability for a day of June  Visu-Sewer, Inc.	by certified mail, to the clerk sed to them at the Political said notice, this bond shall ny acts or omissions of the



Know All Persons By These Presents, that MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING. INC., both being corporations of the State of Iowa (herein collectively called the "Companies") do hereby make, constitute and appoint, individually,

Debbra A Hinkes; Pamela M Hineman; Robert M Tortelli

their true and lawful Attorney(s)-in-Fact, to make, execute, seal and deliver on behalf of the Companies, as Surety, bonds, undertakings and other written obligations in the nature thereof, subject to the limitation that any such instrument shall not exceed the amount of:

## TWENTY-FIVE MILLION (\$25,000,000.00) DOLLARS

This Power-of-Attorney is granted and is signed and sealed by facsimile under and by authority of the following By-Laws adopted by the Board of Directors of Merchants Bonding Company (Mutual) on April 23, 2011 and adopted by the Board of Directors of Merchants National Bonding, Inc., on October 24, 2011.

"The President, Secretary, Treasurer, or any Assistant Treasurer or any Assistant Secretary or any Vice President shall have 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."

"The signature of any authorized officer and the seal of the Company may be affixed by facsimile or electronic transmission to any Power of Attorney or Certification thereof authorizing the execution and delivery of any bond, undertaking, recognizance, or other suretyship obligations of the Company, and such signature and seal when so used shall have the same force and effect as though manually fixed." obligations of the Company, and such signature and seal when so used

In connection with obligations in favor of the Florida Department of Transportation only it is agreed that the power and authority hereby given to the Attorney-in-Fact includes any and all consents for the release of retained percentages and/or final estimates on engineering and construction contracts required by the State of Florida Department of Transportation. It is fully understood that consenting to the State of Florida Department of Transportation and in the final estimate to the Centractor of the last saying the state of Florida Department of Transportation making payment of the final estimate to the Centractor of the last saying the state of Florida Department of Transportation making payment of the final estimate to the Centractor of the last saying the state of Florida Department of Transportation making payment of the final estimate to the Centractor of the last saying the state of Florida Department of Transportation making payment of the final estimate to the Centractor of the last saying the state of Florida Department of Transportation making payment of the final estimate to the Centractor of the final estimate to the fin In connection with obligations in favor of the Florida Department of any of its obligations upder its bond. the Lake County Recorder!

In connection with obligations in favor of the Kentucky Department of Highways only, it is agreed that the power and authority hereby given to the Attorney-in-Fact cannot be modified or revoked unless prior written personal notice of such intent has been given to the Commissioner-Department of Highways of the Commonwealth of Kentucky at least thirty (30) days prior to the modification or revocation.

In Witness Whereof, the Companies have caused this instrument to be signed and sealed this 15th day of August MERCHANTS BONDING COMPANY (MUTUAL) MERCHANTS NATIONAL BONDING, INC.

STATE OF IOWA COUNTY OF Dallas

President On this 15th day of August . 2015, before the appeared Larry Layler, to me personally known, who being by me sworn did say that he is President of the MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC.; and that the seals affixed to the foregoing instrument are the Corporate seals of the Corporates, and that the said instrument was signed and sealed in behalf of the Companies by authority of their respective Boards of Directors.

> WENDY WOODY Commission Number 784654 My Commission Expires
> June 20, 2017

Notary Public, Polk County, Iowa

(Expiration of notary's commission does not invalidate this instrument)

I, William Warner, Jr., Secretary of the MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., do hereby certify that the above and foregoing is a true and correct copy of the POWER-OF-ATTORNEY executed by said Companies, which is still in full force and effect and has not been amended or revoked.

In Witness Whereof, I have hereunto set my hand and affixed the seal of the Companies on this

Commission of

Secretary