	BOND NO. 106762751	<u>0</u>
KNOW ALL MEN BY THESE PRESENTS. That We, COMP	PLETE INC.	17
of 2010 W. 35TH STREET CHICAGO, IL 60609	_ (hereinafter called "Principal"), as Principal,	atth
Travelers Casualty and Surety Company of America	, a corporation organized and existing under	
laws of the State of CT, of One Tower Square Hartford, CT 0618		<i>(</i> - )
Surety , are held and firmly bound unto the The Board of Commissioners of		
(hereinafter called "Obligee") as Obligee, in the penal sum of		
(\$5,000.00) for the payment of which sum of money well and truly to be made, we bind ourselves, our heirs executors, administrators, successors and assigns, jointly and severally, firmly by the present.		
IN WITNESS WHEREOF, we have duly executed this obligate		A.D.
, to be effective on the day procure	C1111152017	201
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH	I, That Whereas, the above bounden Principal	, has
obtained permission to exercise the vocation of	Contractor in the	he said
The Hourd of Commissioners of the County of Lake, State of Indiana, and Any Cities and Towns of Lake Coun	June 282018	
subject to revocation by the Commissioner of Public Works as	provided by ordinance.	
Now, if the said Principal shall well and faithfully perform the dut performing all the ordinances of the said Obligee, and faithfully of regulations of all department of said Obliges governing or regulations are and keep harmless the said Obligee for any loss, cost and dan which it may suffer or which may accrue against, be charged or rething done by said Contractor, or by an negligence in the negligench by said Contractor, or by or on account of any improper work donor permit issued to the Contractor and shall immediately upon notice Commissioner of Public Works, (in case of such revocation) cease this obligation to be void; otherwise to remain in full force and effect this bond may be cancelled by the Surety thirty (30) days at cancellation sent by registered mail.  IT IS HEREBY EXPRESSLY UNDERSTOOD AND AGREED herein shall in no event exceed the penal sum of Five Flourand.  THE LIABILITY UNDER THIS BOND TERMINATES on the this bond may be continued at the option of the Surety by the issuador.	bserving and complying with all rules and ing said contracting work and shall also indemnit mages, expense or liability of any kind whatsoever covered from it, from or by reason of any act or ce in the execution of completion of any work do a under and by virtue of the authority of the licer ice of revocation of this license or permit by the contractor, the cot.  The receipt by the Obligee of a written noting that the liability of the Surety for any and all complete that the liability of the Surety for any and all complete that the liability of the Surety for any and all complete that the liability of the Surety for any and all complete that the liability of the Surety for any and all complete that the liability of the Surety for any and all complete that the liability of the Surety for any and all complete that the liability of the Surety for any and all complete that the liability of the Surety for any and all complete that the liability of the Surety for any and all complete that the liability of the Surety for any and all complete that the liability of the Surety for any and all complete that the liability of the Surety for any and all complete that the liability of the Surety for any and all complete that the liability of the Surety for any and all complete that the liability of the Surety for any and all complete the surety for any an	fy, None one one one one one one one one one
•	COMPLETE INC.  By: Mulan o walner P	hes.
	Travelers Casualty and Surety Company of Ame	erica

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## JURAT CERTIFICATE

## State of Illinois County of Cook

On this 28th day of June, 2017 before me appeared Patricia Kelly to me personally known, who being by me duly sworn, did say that she is the aforesaid officer or attorney in fact of the Travelers Casualty and Surety Company of America, a corporation; that the seal affixed to the foregoing instrument is the corporate seal of the said corporation, and that said instrument was signed and sealed in behalf of said corporation by the aforesaid officer, by authority of its Board of Directors; and the aforesaid officer acknowledged

