NOT AN OFFICIAL DOCUMENT SATIRED TO SOUTH AND STATE OF THE PROPERTY OF THE PRO



LICENSE AND PERMIT BOND

That we, Janecyk	Construction Co., Inc.			
fO	Posen	, State of	Illinois	, as Principal
and MERCHANTS	BONDING COMPANY	(Mutual), a corporation	n duly licensed to do bus	siness in the State
Indiana, as Suret	y, are held and firmly bo	und unto the Board of C	Commissioners of the Co	unty of Lake, State of
idiana, and all citie	es, towns, and municipal	ities within Lake County	, Indiana, as Obligee, in	the penal sum of
IVE THOUSAND (\$5,000.00) DOLLARS.			
		IGATION IS SUCH, th	at whereas, the Principa	I has been licensed
Carpentry Contractor		2.		
	,	4/-		
		10		by the Obligee
NOW THEREFO	ORE, if the Principal sha	all faithfully perform the	duties and in all things	comply with the law
and ordinances, inc	luding all Amendments,	appertaining to the lice	ense or permit applied for	, then this obligation
		and effect for a period of	commencing on the	day 0
			10th day of	October
October	,	and ending on the	10th day of	October
October 2024 , unless	, 2023 , as renewed by Continuation	and ending on the	7%	
October 2024 , unless This bond may b	, 2023 , as renewed by Continuation	and ending on the n Certificate.	ding notice in writing to the	ne Obligee and to the
October 2024 , unless This bond may b rincipal, in care of	, 2023 , as renewed by Continuation e terminated at any time the Obligee or at such ot	and ending on the in Certificate. by the Surety upon sen	ding notice in writing to the day deems reasonable, an	ne Obligee and to the
October 2024 , unless This bond may b rincipal, in care of hirty-five (35) days his bond shall ipso	s renewed by Continuation e terminated at any time the Obligee or at such of from the mailing of notice facto terminate and the s	and ending on the n Certificate. by the Surety upon senther address as the Surety or as soon thereafter as	ding notice in writing to the	ne Obligee and to the nd at the expiration o w, whichever is later,
October 2024 , unless This bond may b rincipal, in care of hirty-five (35) days his bond shall ipso	s renewed by Continuation e terminated at any time the Obligee or at such of from the mailing of notice facto terminate and the s	and ending on the n Certificate. by the Surety upon senther address as the Surety or as soon thereafter as	ding notice in writing to the sty deems reasonable, are permitted by applicable lare	ne Obligee and to the nd at the expiration o w, whichever is later,
October 2024 , unless This bond may b rincipal, in care of irity-five (35) days f is bond shall ipso cts or omissions of	s renewed by Continuation e terminated at any time the Obligee or at such of from the mailing of notice facto terminate and the s f the Principal.	and ending on the n Certificate. by the Surety upon sen ther address as the Sure or as soon thereafter as surety shall thereupon be	ding notice in writing to the sty deems reasonable, are permitted by applicable lare relieved from any liability	ne Obligee and to the nd at the expiration o w, whichever is later, y for any subsequen
October 2024 , unless This bond may b Principal, in care of nirty-five (35) days fi nis bond shall ipso cts or omissions of	s renewed by Continuation e terminated at any time the Obligee or at such of from the mailing of notice facto terminate and the s f the Principal.	and ending on the n Certificate. by the Surety upon sen ther address as the Sure or as soon thereafter as surety shall thereupon be	ding notice in writing to the sty deems reasonable, are permitted by applicable lare	ne Obligee and to the nd at the expiration o w, whichever is later, y for any subsequen
October 2024 , unless This bond may b rincipal, in care of irty-five (35) days t is bond shall ipso cts or omissions of	s renewed by Continuation e terminated at any time the Obligee or at such of from the mailing of notice facto terminate and the s f the Principal.	and ending on the n Certificate. by the Surety upon sen ther address as the Sure or as soon thereafter as surety shall thereupon be	ding notice in writing to the sty deems reasonable, are permitted by applicable lare relieved from any liability	ne Obligee and to the nd at the expiration o w, whichever is later, y for any subsequen

NOT AN OFFICIAL DOCUMENT



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

William Warner Jr.

their true and lawful Attorney(s)-in-Fact, to sign its name as surety(ies) and to execute, seal and acknowledge any and all bonds, undertakings, contracts and other written instruments in the nature thereof, on behalf of the Companies in their business of guaranteeing the fidelity of persons, guaranteeing the performance of contracts and executing or guaranteeing bonds and undertakings required or permitted in any actions or proceedings allowed by law.

This Power-of-Allomey 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 amended August 14, 2015 and adopted by the Board of Directors of Merchants National Bonding, Inc., on October 16, 2015.

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.

In connection with obligations in favor of the Florida Department of Transportation only, it is agreed that the power and aut hority 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 making payment of the final estimate to the Contractor and/or its assignee, shall not relieve this surety company of any of its obligations under its bond.

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 10th day of , 2023 . NOING COM MERCHANTS BONDING COMPANY (MUTUAL) ORP MERCHANTS NATIONAL BONDING, INC. dibia MERCHANTS NATIONAL INDEMNITY COMPANY 쇼

STATE OF TOWA COUNTY OF DALLAS ss.

On this 10th day of October, 2023, before me appeared Larry Taylor, to me personally known, who being by me duly swom did say that he is President of MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC.; and that the seals affixed to the foregoing instrument are the Corporate Seals of the Companies; and that the said instrument was signed and sealed in behalf of the Companies by authority of their respective Boards of Directors.



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

I. William Warner, Jr., Secretary of 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.

, 2023 . In Witness Whereof, I have hereunto set my hand and affixed the seal of the Companies on this 10th day of October



POA 0018 (10/22) For bond verification contact verify@merchantsbonding.com