

COMMISSION EXPIRATION_

FIRE & CASUALTY INSURANCE CO.

3214 CHICAGO DRIVE, HUDSONVILLE, MI 49426 Telephone 616-662-3900 Fax 616-662-4460

At the request of		(the Un	dersigned) and upon the security
At the request of hereof, UNIVERSAL FIRE & CASUALTY INSURAN			
(Surety) has arranged, executed or continued an appear	rance bond, with	n Power of Attorney No	, dated
bond is in the sum of for		Dollars (\$) and is posted in the
		υσιαίο (ψ	Court.
For ten dollars and other good and valuable consideration, the receipt a absolutely and unconditionally covenant, promise, undertake, agree and (1) The Undersigned shall have the Principal forthcoming before the Coas provided by law, and from day to day and term to term, as may be of from and against every loss, cost and expense which the Surety shall of execution or continuation of said bond and every bond executed in subtraction of the limited to, bond estreatures and forfeitures, judgments, court confiling fees, reward offerings, investigative expenses reasonably incurred return to proper custody. The Undersigned shall provide the Surety with (3) The Undersigned guarantee payment of every premium, on the bond (4) To secure the payment and performance of every obligation described.	bind themselves, the purt named in said be predered by such Coor may, for any cause estitution for said be sts, sheriff's fees, all and in the attempt to sufficient funds to mids described above	neir representatives, successors, heirs an anond, or in the event a bindover, the Court. (2) The Undersigned shall, at all time at anytime, directly or indirectly sustain and, with or without the consent of the Untorney fees and appellate attorney fees, locate Principal, and incidental expense the every such loss, cost and expense by, promptly when due without first requiring	d successors, heirs and assigns as follows: to which bound, at the time therein fixed, ones, indemnify and hold harmless the Surety or incur, by reason or in consequence of the indersigned. This indemnity shall include, but suit orders and adjudications, recording and is incurred in Principal's apprehension, andefore the Surety is required to pay the same of the Surety to proceed against the Principal
(5) The Undersigned fully warrant fee simple title to said property, shall claims and demands of all persons. The Undersigned shall insure said property (6) If any sum, referred to herein, remains unpaid (10) days after the allowed by law. The Surety may then foreclose this Agreement, notwit deficiency, which may occur. (7) The Undersigned waive all notices at be brought or not, including attorney fees, appellate attorney fees and the Undersigned. (8) The term "Surety" shall include this Surety as successors and assigns. The rights given to the Surety herein shall be in (9) The acquiescence of the Surety in any default by the Undersigned under the law, this Agreement shall not be void, but shall be construed form, where applicable, and visa versa. (10) By this reference, this MocCourt Appearance. The Surety is authorized to obtain information, in action of the Surety of t	property, in form and a same becomes duthstanding any exert and demands and shoullection agency feward every Surety Con addition to any rigit shall not constitute and enforced as the ortgage Agreement, accordance with the CONTINGENCY BE	amount satisfactory, to the Surety with a se, such payment shall be considered in aption, which may be available by law, a all pay all cost of collection incurred by thes. The Surety may discuss any default wompany on the bonds referred to hereints, which the Surety may have under seg a waiver of such default. If any provision ugh such provision was omitted. The single and its affiliated documents, are a part of consumer Authorization to Release Informs FORE AN OBLIGATION TO PAY IS CRE	"loss payable clause" in favor of the Surety default and bear interest at the highest ration shall be entitled to recover forthwith an e Surety in connection herewith, whether surith the present or future employers of any on and their agents, co-sureties, re-insurers parate signed Agreements, or applicable law in of this Agreement is void or unenforceable pular form used herein shall include the pluration section of that document.
SIGNED, SEALED, and DELIVERED this day of _			
	(L.S.)	PRINTED	
	(L.S.)	PRINTED	
		WITNESS	
STATE OF			
		WITHEOU	
COUNTY OF			4
On this		before me personally appe	ared
On this day of	'		

NOTARY PUBLIC_____