

MERCHANTS BONDING COMPANY (MUTUAL) P.O. BOX 14498, DES MOINES, IA 50306-3498 PHONE: (800) 678-8171 FAX: (515) 243-3854

## TEXAS OFFICIAL BOND AND OATH FOR COUNTY TREASURER

THE STATE OF TEXAS				
County ofW	illiamson		Bond No.	TX 834923
KNOW ALL PERSONS E	BY THESE PRESE	ENTS:		
That we, David Sco	tt Heselmeyer			as Principal and
		Mutual), a corporation	duly licensed to do busines	, as Principal, and
as Surety, are held and fi	rmly bound unto th	ne County Judge of	Williamson	County,
State of Texas, his/her su (\$5,000.00).	accessors in office.	, in the sum of Five The	ousand	County,
THE CONDITION	OF THE ABOVE (	DBLIGATION is such, t	that, whereas, the above bo	ounden Principal was
on the $\underline{\hspace{0.1cm}}^{1st}$ day of $\underline{\hspace{0.1cm}}$	March	, <u>2017</u> , duly	Appointed	to the office of
County Treasurer in and	for	Williamson	County in the Sta	ite of Texas, for a term
commencing on the 1st of	day of March	<u>, 2017</u> , and ex	Appointed  County in the Sta	December 2018
him/her by law as the afo funds received as county each regular term of the o PROVIDED, HOV ber of claims which may l gate liability of the Surety	presaid officer, and re treasurer; and re court, then this obli VEVER, that regar be made against the for any and all cla	d shall faithfully execuender an account of a gation to be void, other dless of the number ohis bond, the liability oatms, suits, or actions of the shall be suits.	y perform and discharge all te the duties of office; remill funds received to the convivise to remain in full force of years this bond may remain the Surety shall not be cuunder this bond shall not ex	it according to law all mmissioners court at and effect.  ain in force and the num imulative and the aggre-
above. Any revision of th				
PROVIDED, FUR	THER, that this b	ond may be canceled	by the Surety by sending	written notice to the par
shall terminate as to subs	equent acts of the	Principal	0) days thereafter, the Sure	ety's liability hereunder
Dated this		•	17 - 1	2015
Dated this	2011	day of	February	, 2017
· · · · · · · · · · · · · · · · · · ·		D. 110		
garan manangang salah si		David Scott Heselmeye	T	Principal
		By: Coet P	Molin	Filloipai
		5).	losely	
		Merchants Bonding (		
		" <b>)</b> -	2	
		By:	rnev-in-Fact	
			•	
THE STATE OF TEXAS	ACKNO	WLEDGEMENT OF P	RINCIPAL	
County of William	2msm			
Before me, Rebe	cca Cler	nons	a matamumuhlia an thia	d
D Scott Hese	Inever		$_{-}$ , a notary public, on this $\epsilon$ ie to be the person whose n	
oregoing instrument, and	acknowledged to	me that he/she exec	uted the same for the purp	poses and consideration
herein expressed. Given under my h	and and seal of off	fice at 8:00	Dam	
this	day of	Mark.	\	2017
uns	uay UI _		Roberca Clo	inons, au
State of	REBECCA CLE	MONS §	,	
PO 0147 TX (2/15)	NOTARY PUB	uc <u></u>	llianson	County, Texas.

## OATH OF OFFICE (General)

foithfully execute the duties of the		, do solemnly swear (or affirm) that	at I will
indirectly paid, offered, or promised to pay, or	my ability p urthermore ontributed	reserve, protect, and defend the Constitution and solemnly swear (or affirm) that I have not direct nor promised to contribute any money, or valuable ard for the giving or withholding a vote at the ele	tly nor
	;	Signed	
Sworn to and subscribed before me at		, Texas, this	day
of,		, 10,440, 4110	uay
SEAL			
		County	, Texas
THE STATE OF TEXAS	,		
County of	ss		
The foregoing bond of			as
in and for this day approved in open Commissioner's Cou	r	County and State of T	Гexas,
ATTEST:	urt.	Date	
	Ol- ali		
	_	County .	Judge,
County Court	County	County,	Texas
THE STATE OF TEXAS			
County of	} ••		
	_		
		, County Clerk, in and for said County	
		my office theda	
		o'clock M., and duly recorded the	
of said County in Volume, or	, at n page	o'clock M., in the Records of Official B	onds
		urt of said County, at office in	
, Texas, the day			
			_Clerk
Ву	Deputy	County Court	County
PO 0147 TX (2/15)	- · •		, ourity



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,

## Janet Turbett

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:

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."

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 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 24th day of

2016

ING COA

MERCHANTS BONDING COMPANY (MUTUAL) MERCHANTS NATIONAL BONDING, INC.

President

Notary Public,

COUNTY OF Dallas On this 24th day of 2016, before me appeared Larry Taylor, to me personally known, who being by me sworn did say that June 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 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 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 28th day of

February

₽o**lk** County, Iowa

2017 .



STATE OF IOWA