

TEXAS OFFICIAL BOND AND OATH FOR COUNTY ATTORNEY

THE STATE OF TEXAS				
County ofW	illiamson		Bond No	TX 804481
KNOW ALL PERSONS E	BY THESE PRESE	ENTS:		
Texas, as Surety, are he in the sum of <u>Two Thousa</u> THE CONDITION on the <u>5th</u> day of _	DING COMPANY Eld and firmly boun nd Five Hundred De OF THE ABOVE November	nd unto the Governor ollars OBLIGATION is such , 2024_, duly Williamson	ion duly licensed to do busir of the State of Texas, his/her (\$2,500.00) DO, that, whereas, the above box Elected County in the State oxpires on the 31st day of	r successors in office, LLARS. unden Principal was to the office of
Now, therefore, if him/her by law as the aform he/she collects or receive force and effect. PROVIDED, HOW ber of claims which may gate liability of the Surety above. Any revision of the PROVIDED, FURTH	the said Principal resaid officer, and es for any county VEVER, that regate made against of for any and all class bond amount shall ER, that this bond le stating that, not	I shall well and faithful shall faithfully pay or or the state, then this ardless of the number this bond, the liability laims, suits, or actions hall not be cumulative d may be canceled by t less than thirty (30)	Ily perform and discharge all ver in the manner prescribed is obligation to be void, other of years this bond may remain of the Surety shall not be cure under this bond shall not ex	the duties required of by law all money that wise to remain in full ain in force and the num- mulative and the aggre- ceed the amount stated
Dated this	20th	day of	November	,2024
		Doyle Eugene Hobbs By: Doyle Eugene Hobbs Merchants Bonding By: Lisa Roppolo At	Company (Mutual)	Principal
THE STATE OF TEXAS	ACKNO	OWLEDGEMENT OF	PRINCIPAL	
County of Willia	msm			The state of the s
Before me,S+	ephanie J.		, a notary public, on this o	day personally appeared
therein expressed.	d acknowledged to nand and seal of o	o me that he/she exe	ecuted the same for the purp	oses and consideration
this9H	day of	December		, 2024.
PO 0142 TX (1/21)	STEPHANIE My Notary ID # Expires Octob	134027569	Stephaned. How Williamson	County Texas



TEXAS OFFICIAL BOND AND OATH FOR CONSTABLE

THE STATE OF TEXAS		Bond No	TX5380384
County of Williamson	-	Bolla 110.	
KNOW ALL PERSONS BY THESE PRESEN	NTS:		
That we, Jeffrey Anderson			, as Principal, and
	Mutual), a corporation duly lice	ensed to do business	in the State of
Tayon as Surety are held and firmly bound	unto the Governor of the Sta	le of Texas, morner c	,500.00).
in the sum of One Thousand Five Hundred Do		oreas the above box	unden Principal was
THE CONDITION OF THE ABOVE O	OBLIGATION is such, mai, whi 2024 duly	Elected	to the office of
on the day of W	illiamson	County in the State	of Texas, for a term
THE CONDITION OF THE ABOVE Of the	y $, 2025$ and expiring on	the 31st day of	December , 2028
Now, therefore, if the said Principal s be void, otherwise to be in full force and effe	shall faithfully perform the dut	ies imposed by law,	then this obligation to
	-U of the number of years	this bond may rema	ain in force and the num-
gate liability of the Surety for any and all cla	aims, suits, or actions under t	his bond shall not ex	ceed the amount stated
above. Any revision of the bond amount sh	nall flot be cumulative.		on notice to the party to
PROVIDED, FURTHER, that this bon whom this bond is payable stating that, not	nd may be canceled by the Su tless than thirty (30) days the	rety by sending white reafter, the Surety's	liability hereunder shall
whom this bond is payable stating that, not	less than time, (ou) and		
terminate as to subsequent acts of the Prin	cipal.		
terminate as to subsequent acts of the Prin	сіраі.		
terminate as to subsequent acts of the Prin Dated this	сіраі.		
terminate as to subsequent acts of the Prin	cipal. day of	November	
terminate as to subsequent acts of the Prin	day of	November	, 2024 . Principal
terminate as to subsequent acts of the Prin	day of	November	, 2024 . Principal
terminate as to subsequent acts of the Prin	Jeffrey Anderson By: Jeffrey Anderson	November	, 2024 . Principal
terminate as to subsequent acts of the Prin	day of	November	, 2024 . Principal
terminate as to subsequent acts of the Prin	Jeffrey Anderson By: Jeffrey Anderson Merchants Bonding Compa	November	, 2024 . Principal
terminate as to subsequent acts of the Prin Dated this	Jeffrey Anderson By: Jeffrey Anderson Merchants Bonding Compa	November any (Mutual)	, 2024 . Principal
terminate as to subsequent acts of the Prin Dated this	Jeffrey Anderson By: Jeffrey Anderson Merchants Bonding Compa	November any (Mutual)	, 2024 . Principal
THE STATE OF TEXAS	Jeffrey Anderson By: Jeffrey Anderson Merchants Bonding Compa	November any (Mutual)	, 2024 . Principal
THE STATE OF TEXAS County of Williamson	Jeffrey Anderson By: Jeffrey Anderson Merchants Bonding Compa By: Attorney-in-Fact	November any (Mutual) CIPAL	Principal s day personally appeared
THE STATE OF TEXAS County of	Jeffrey Anderson By: Jeffrey Anderson Merchants Bonding Compa By: Attorney-in-Fact COWLEDGEMENT OF PRINCE Anderson	November any (Mutual) CIPAL a notary public, on this the the person whose	Principal S day personally appeared aname is subscribed to the
THE STATE OF TEXAS County of Williamson Before me, Jeffrey Anderson	Jeffrey Anderson By: Jeffrey Anderson Merchants Bonding Compa By: Attorney-in Fact COWLEDGEMENT OF PRINCE known to me to to me that he/she executed	any (Mutual) i notary public, on thi be the person whose the same for the public contact in the public contac	s day personally appeared e name is subscribed to the arposes and consideration
THE STATE OF TEXAS County of Before me, Jeffrey Anderson foregoing instrument, and acknowledged therein expressed. Given under my hand and seal of	Jeffrey Anderson By: Jeffrey Anderson Merchants Bonding Compa By: Attorney-in-Fact COWLEDGEMENT OF PRINCE known to me to to me that he/she executed office, at 350 Discove	any (Mutual) i notary public, on thi be the person whose the same for the public contact in the public contac	s day personally appeared e name is subscribed to the arposes and consideration
THE STATE OF TEXAS County of Before me, Jeffrey Anderson foregoing instrument, and acknowledged	Jeffrey Anderson By: Jeffrey Anderson Merchants Bonding Compa By: Attorney-in-Fact COWLEDGEMENT OF PRINCE known to me to to me that he/she executed office, at 350 Discove	any (Mutual) i notary public, on thi be the person whose the same for the public contact in the public contac	s day personally appeared e name is subscribed to the arposes and consideration
THE STATE OF TEXAS County of Williamson Before me, Jeffrey Anderson foregoing instrument, and acknowledged therein expressed. Given under my hand and seal of this day	Jeffrey Anderson By: Jeffrey Anderson Merchants Bonding Compa By: Attorney-in-Fact COWLEDGEMENT OF PRINCE known to me to to me that he/she executed of December	any (Mutual) i notary public, on thi be the person whose the same for the public contact in the public contac	s day personally appeared e name is subscribed to the arposes and consideration
THE STATE OF TEXAS County of	Jeffrey Anderson By: Jeffrey Anderson Merchants Bonding Compa By: Attorney-in-Fact COWLEDGEMENT OF PRINCE known to me to to me that he/she executed office, at 350 Discove	any (Mutual) i notary public, on thi be the person whose the same for the public contact in the public contac	s day personally appeared e name is subscribed to the arposes and consideration



TEXAS OFFICIAL BOND AND OATH FOR CONSTABLE

THE STATE OF TEXAS		
County of Williamson	Bond No	101331780
KNOW ALL PERSONS BY THESE PRESEN	ITS:	
	utual), a corporation duly licensed to do business in unto the Governor of the State of Texas, his/her su lars (\$1,50	
THE CONDITION OF THE ABOVE OF on the day of November Constable in and for Williams commencing on the day of January	BLIGATION is such, that, whereas, the above bound in the state of the	den Principal was to the office of f Texas, for a term cember, 2028.
Now, therefore, if the said Principal shape void, otherwise to be in full force and effect	all faithfully perform the duties imposed by law, the ct.	en this obligation to
ber of claims which may be made against thi	less of the number of years this bond may remain is bond, the liability of the Surety shall not be cumums, suits, or actions under this bond shall not excell Il not be cumulative.	ulative and the aggre-
PROVIDED, FURTHER, that this bond whom this bond is payable stating that, not leterminate as to subsequent acts of the Principal statement acts of the Princip	may be canceled by the Surety by sending written ess than thirty (30) days thereafter, the Surety's lial pal.	notice to the party to bility hereunder shall
Dated this 22nd	day of November	
	day or	, 2024
	Kevin Brian Wilkie	Principat
-	Kevin Brian Wilkie By: Kevin Brian Wilkie	
-	Kevin Brian Wilkie By: Kin B-Willia	
	Kevin Brian Wilkie By: Kevin Brian Wilkie Merchants Bonding Company (Mutual) By:	
	Kevin Brian Wilkie By: Kevin Brian Wilkie Merchants Bonding Company (Mutual) By: Janet Turbett Attorney-in-Fact	
	Kevin Brian Wilkie By: Kevin Brian Wilkie Merchants Bonding Company (Mutual) By:	
ACKNOV	Kevin Brian Wilkie By: Kevin Brian Wilkie Merchants Bonding Company (Mutual) By: Janet Turbett Attorney-in-Fact	
THE STATE OF TEXAS County of Williamson Before me, Andrea L. Sch	Kevin Brian Wilkie By: Kevin Brian Wilkie Merchants Bonding Company (Mutual) By: Janet Turbett Attorney-in-Fact VLEDGEMENT OF PRINCIPAL , a notary public, on this da	Principa!
THE STATE OF TEXAS County of Williamson Before me, Andrea L. Sch Kevin Brian Wilkie foregoing instrument, and acknowledged to	Kevin Brian Wilkie By: Kevin Brian Wilkie Merchants Bonding Company (Mutual) By: Janet Turbett Attorney-in-Fact VLEDGEMENT OF PRINCIPAL	Principal ay personally appeared me is subscribed to the
THE STATE OF TEXAS County of Williamson Before me, Andrea L. Sch Kevin Brian Wilkie foregoing instrument, and acknowledged to therein expressed.	Kevin Brian Wilkie By: Kevin Brian Wilkie Merchants Bonding Company (Mutual) By: Janet Turbett Attorney-in-Fact VLEDGEMENT OF PRINCIPAL	Principal ay personally appeared me is subscribed to the
THE STATE OF TEXAS County of Williamson Before me, Andrea L. Sch Kevin Brian Wilkie foregoing instrument, and acknowledged to	Kevin Brian Wilkie By: Kevin Brian Wilkie Merchants Bonding Company (Mutual) By: Janet Turbett Attorney-in-Fact VLEDGEMENT OF PRINCIPAL	Principal ay personally appeared me is subscribed to the

encontracconocces de la contracción de la contra



CONTINUATION CERTIFICATE

Bond Number:

B6750102

Bond Amount:

\$ 100,000.00

Bond Description: All Other Officers and Employees Bond (Continuous)

Principal:

Larry Gaddes 904 S Main St

Georgetown, TX 78626-5829

Obligee:

Governor State of Texas

PO Box 12428

Austin, TX 78711-2428

It is expressly understood and agreed that the subject bond and all renewal or continuation certificates attached thereto (including this one) are not cumulative, and that the total liability of THE CINCINNATI INSURANCE COMPANY under the attached bond and all such renewal or continuation certificates shall not exceed the penalty named in the subject bond.

This bond is extended to 12/31/2028

Signed and sealed this 10/14/2024

THE CINCINNATI INSURANCE COMPANY

ATTORNEY-IN-FACT Lisa Roppolo

Agency: Evans, Ewan & Brady Insurance Agency, Inc.

42008

2404 WILLIAMS DR

GEORGETOWN, TX 78628-3248

BN-1003(3/97)

THE CINCINNATI INSURANCE COMPANY THE CINCINNATI CASUALTY COMPANY

Fairfield, Ohio

B6750102

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS: That THE CINCINNATI INSURANCE COMPANY and THE CINCINNATI CASUALTY COMPANY, corporations organized under the laws of the State of Ohio, and having their principal offices in the City of Fairfield, Ohio (herein collectively called the "Companies"), do hereby constitute and appoint

Lisa Roppolo

of

GEORGETOWN TX

their true and legal Attorney(s)-in-Fact, each in their separate capacity if more than one is named above, to sign, execute, seal and deliver on behalf of the Companies as Surety, any and all bonds, policies, undertakings or other like instruments, as follows:

One Hundred Thousand Dollars \$ 100,000.00

This appointment is made under and by authority of the following resolutions adopted by the Boards of Directors of The Cincinnati Insurance Company and The Cincinnati Casualty Company, which resolutions are now in full force and effect, reading as follows:

RESOLVED, that the President or any Senior Vice President be hereby authorized, and empowered to appoint Attorneys-in-Fact of the Company to execute any and all bonds, policies, undertakings, or other like instruments on behalf of the Corporation, and may authorize any officer or any such Attorney-in-Fact to affix the corporate seal; and may with or without cause modify or revoke any such appointment or authority. Any such writings so executed by such Attorneys-in-Fact shall be binding upon the Company as if they had been duly executed and acknowledged by the regularly elected officers of the Company.

RESOLVED, that the signature of the President or any Senior Vice President and the seal of the Company may be affixed by facsimile on any power of attorney granted, and the signature of the Secretary or Assistant Vice-President and the Seal of the Company may be affixed by facsimile to any certificate of any such power and any such power of certificate bearing such facsimile signature and seal shall be valid and binding on the Company. Any such power so executed and sealed and certified by certificate so executed and sealed shall, with respect to any bond or undertaking to which it is attached, continue to be valid and binding on the Company.

IN WITNESS WHEREOF, the Companies have caused these presents to be sealed with their corporate seals, duly attested by their President or any Senior Vice President this 16th day of March, 2021.





STATE OF OHIO COUNTY OF BUTLER)SS:

THE CINCINNATI INSURANCE COMPANY
THE CINCINNATI CASUALTY COMPANY

Steplen & Vertre

On this 16th day of March, 2021 before me came the above-named President or Senior Vice President of The Cincinnati Insurance Company and The Cincinnati Casualty Company, to me personally known to be the officer described herein, and acknowledged that the seals affixed to the preceding instrument are the corporate seals of said Companies and the corporate seals and the signature of the officer were duly affixed and subscribed to said instrument by the authority and direction of said corporations.



Keith Collett, Attorney at Law Notary Public - State of Ohio

My commission has no expiration date. Section 147.03 O.R.C.

I, the undersigned Secretary or Assistant Vice-President of The Cincinnati Insurance Company and The Cincinnati Casualty Company, hereby certify that the above is the Original Power of Attorney issued by said Companies, and do hereby further certify that the said Power of Attorney is still in full force and effect.

Given under my hand and seal of said Companies at Fairfield, Ohio, this

14th

day of

October

2024





ES IL

BN-1457 (3/21)



CONTINUATION CERTIFICATE

Bond Number:

B6750099

Bond Amount:

\$ 100,000.00

Bond Description: All Other Officers and Employees Bond (Continuous)

Principal:

Larry Gaddes 904 S Main St

Georgetown, TX 78626-5829

Obligee:

Williamson County Commissioners Court 701 S Main St

Georgetown, TX 78626-5700

It is expressly understood and agreed that the subject bond and all renewal or continuation certificates attached thereto (including this one) are not cumulative, and that the total liability of THE CINCINNATI INSURANCE COMPANY under the attached bond and all such renewal or continuation certificates shall not exceed the penalty named in the subject bond.

This bond is extended to 12/31/2028

Signed and sealed this 10/9/2024



THE CINCINNATI INSURANCE COMPANY

ATTORNEY-IN-FACT Lisa Roppolo

Agency: Evans, Ewan & Brady Insurance Agency, Inc.

42008

2404 WILLIAMS DR

GEORGETOWN, TX 78628-3248

BN-1003(3/97)

THE CINCINNATI INSURANCE COMPANY THE CINCINNATI CASUALTY COMPANY

Fairfield, Ohio

B6750099

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS: That THE CINCINNATI INSURANCE COMPANY and THE CINCINNATI CASUALTY COMPANY, corporations organized under the laws of the State of Ohio, and having their principal offices in the City of Fairfield, Ohio (herein collectively called the "Companies"), do hereby constitute and appoint

Lisa Roppolo

of GEORGETOWN TX

their true and legal Attorney(s)-in-Fact, each in their separate capacity if more than one is named above, to sign, execute, seal and deliver on behalf of the Companies as Surety, any and all bonds, policies, undertakings or other like instruments, as follows:

One Hundred Thousand Dollars \$ 100,000.00

This appointment is made under and by authority of the following resolutions adopted by the Boards of Directors of The Cincinnati Insurance Company and The Cincinnati Casualty Company, which resolutions are now in full force and effect, reading as follows:

RESOLVED, that the President or any Senior Vice President be hereby authorized, and empowered to appoint Attorneys-in-Fact of the Company to execute any and all bonds, policies, undertakings, or other like instruments on behalf of the Corporation, and may authorize any officer or any such Attorney-in-Fact to affix the corporate seal; and may with or without cause modify or revoke any such appointment or authority. Any such writings so executed by such Attorneys-in-Fact shall be binding upon the Company as if they had been duly executed and acknowledged by the regularly elected officers of the Company.

RESOLVED, that the signature of the President or any Senior Vice President and the seal of the Company may be affixed by facsimile on any power of attorney granted, and the signature of the Secretary or Assistant Vice-President and the Seal of the Company may be affixed by facsimile to any certificate of any such power and any such power of certificate bearing such facsimile signature and seal shall be valid and binding on the Company. Any such power so executed and sealed and certified by certificate so executed and sealed shall, with respect to any bond or undertaking to which it is attached, continue to be valid and binding on the Company.

IN WITNESS WHEREOF, the Companies have caused these presents to be sealed with their corporate seals, duly attested by their President or any Senior Vice President this 16th day of March, 2021.





STATE OF OHIO)SS: COUNTY OF BUTLER) THE CINCINNATI INSURANCE COMPANY THE CINCINNATI CASUALTY COMPANY

Stephen & Vertre

On this 16th day of March, 2021 before me came the above-named President or Senior Vice President of The Cincinnati Insurance Company and The Cincinnati Casualty Company, to me personally known to be the officer described herein, and acknowledged that the seals affixed to the preceding instrument are the corporate seals of said Companies and the corporate seals and the signature of the officer were duly affixed and subscribed to said instrument by the authority and direction of said corporations.



Keith Collett, Attorney at Law Notary Public - State of Ohio

My commission has no expiration date. Section 147.03 O.R.C.

I, the undersigned Secretary or Assistant Vice-President of The Cincinnati Insurance Company and The Cincinnati Casualty Company, hereby certify that the above is the Original Power of Attorney issued by said Companies, and do hereby further certify that the said Power of Attorney is still in full force and effect.

Given under my hand and seal of said Companies at Fairfield, Ohio, this

th day of

October 2024





EST

BN-1457 (3/21)



TEXAS OFFICIAL BOND AND OATH FOR SHERIFF

	TEXAS			
County of	Williamson County		Bond No	101327174
KNOW ALL PEF	RSONS BY THESE PRE	SENTS:		
That we,	Matthew Lindemann			, as Principal, and
		(Mutual), a corporation of	fuly licensed to do business i	n the State of
Texas, as Surety in the sum of <u>Te</u>		and unto the Governor of t	the State of Texas, his/her su ((occessors in office,
THE CON	IDITION OF THE ABOVE	E OBLIGATION is such, ti	nat, whereas, the above bour	nden Principal was
on theIst	day of January	, <u>2025</u> , duly	Elected	to the office of
commencing on	the 1st day of Janua	ary . 2025 and expiring	Elected County in the State of Decorate of Decorate County in the State October County in the State October County in the State County in the	of Texas, for a term cember 2028
			the duties of office established	
use of the state and pay to the p or precept; and then this obligati PROVID ber of claims wh gate liability of the above. Any revision PROVIDE	or a county; execute are serson to whom they are pay to the county any fron to be void, otherwise ED, HOWEVER, that required may be made against a Surety for any and all sion of the bond amount	nd return when due the p due or to the person's att unds illegally paid, volunt to be in full force and effe gardless of the number of st this bond, the liability of claims, suits, or actions u shall not be cumulative.	f years this bond may remain the Surety shall not be cum under this bond shall not exce the Surety by sending written	y directed to him/her, virtue of the process er from county funds, in in force and the numulative and the aggreed the amount stated in notice to the party to
terminate as to s	subsequent acts of the Pr	rincipal.	ys thereafter, the Surety's lia	ibility nereunder shall
terminate as to s	subsequent acts of the Pr	rincipal day of		
terminate as to s	subsequent acts of the Pr	rincipal. day of	November	,
terminate as to s	subsequent acts of the Pr	matthew Lindemann By: Matthew Lindemann	November	,
terminate as to s	subsequent acts of the Pr	Matthew Lindemann By: Matthew Lindema	November Andemann	,
terminate as to s	subsequent acts of the Pr	Matthew Lindemann By: Matthew Lindema Matthew Lindema Merchants Bonding C	November Andomann Company (Mutual)	,
terminate as to s	subsequent acts of the Pr	Matthew Lindemann By: Matthew Lindemann Matthew Lindema Merchants Bonding C By: James A. Holter, A	November Andemann Company (Mutual) Jumn And Antoney-in-Fact	,
terminate as to s Dated this	subsequent acts of the Pr	Matthew Lindemann By: Matthew Lindemann Matthew Lindemann Matthew Lindema Merchants Bonding C By:	November Andemann Company (Mutual) Jumn And Antoney-in-Fact	,
terminate as to s	subsequent acts of the Pr	Matthew Lindemann By: Matthew Lindemann Matthew Lindema Merchants Bonding C By: James A. Holter, A	November Andemann Company (Mutual) Jumn And Antoney-in-Fact	Principal Principal ORDING COMPONS ORDING C
terminate as to s Dated this	TEXAS ACK	Matthew Lindemann By: Matthew Lindeman Matthew Lindema Merchants Bonding C By: James A. Holter, A KNOWLEDGEMENT OF F	November Andemann company (Mutual) attorney-in-Fact PRINCIPAL , a notary public, on this of	Principal Principal OING COM POR 1933
THE STATE OF County of	ACK TEXAS ACK TEXAS Andrea L. Matthew Lindemann	Matthew Lindemann By: Matthew Lindema Matthew Lindema Merchants Bonding C By: James A. Holter, A KNOWLEDGEMENT OF F	November Analoma nn company (Mutual) attorney-in-Fact PRINCIPAL , a notary public, on this of the to be the person whose na	Principal Principal Principal Principal Principal Principal Principal
THE STATE OF County of	ACK TEXAS ACK Matthew Lindemann ment, and acknowledged	Matthew Lindemann By: Matthew Lindeman Matthew Lindema Merchants Bonding C By: James A. Holter, A KNOWLEDGEMENT OF F Known to me to me that he/she exec	November Analoma Inn Company (Mutual) Attorney-in-Fact PRINCIPAL , a notary public, on this do not to be the person whose no uted the same for the purpo	Principal Principal Principal Principal Principal Principal Principal
THE STATE OF County of Before me, foregoing instrurtherein expresse	ACK TEXAS Matthew Lindemann ment, and acknowledged ad. Index my hand and seal of	Matthew Lindemann By: Matthew Lindemann Matthew Lindema Merchants Bonding C By: James A. Holter, A KNOWLEDGEMENT OF F known to not to me that he/she exec	November Analoma nn company (Mutual) attorney-in-Fact PRINCIPAL , a notary public, on this of the to be the person whose na	Principal Principal Principal Principal Principal Principal Principal
THE STATE OF County of Before me, foregoing instrurtherein expresse	ACK TEXAS Matthew Lindemann ment, and acknowledged and and seal of the Property of the Proper	Matthew Lindemann By: Matthew Lindemann Matthew Lindema Merchants Bonding C By: James A. Holter, A KNOWLEDGEMENT OF F known to not to me that he/she exec	November Andernam Company (Mutual) Andernam Company (Mutual) Andernam Andernam Company (Mutual) Andernam Andernam Company (Mutual) Andernam Andernam Company (Mutual) Andernam Andern	Principal Principal Principal Principal Principal Principal Principal Principal



TEXAS OFFICIAL BOND AND OATH FOR CONSTABLE

THE STATE OF TEXAS		0	TX5379234
County of Williamson		Bond No	173319234
KNOW ALL PERSONS BY THESE PRE	SENTS:		
That we, Mickey Chance the MERCHANTS BONDING COMPANY Texas, as Surety, are held and firmly bou in the sum of One Thousand Five Hundred	and unto the Governor of the	he State of Texas, his/her su	
THE CONDITION OF THE ABOVE on the $_1st$ day of $_January$ Constable in and for $_commencing$ on the $_1st$ day of $_January$			
Now, therefore, if the said Principa be void, otherwise to be in full force and a		ne duties imposed by law, th	en this obligation to
PROVIDED, HOWEVER, that reg ber of claims which may be made agains gate liability of the Surety for any and all above. Any revision of the bond amount	st this bond, the liability of claims, suits, or actions ur	the Surety shall not be cum	ulative and the aggre-
PROVIDED, FURTHER, that this be whom this bond is payable stating that, not terminate as to subsequent acts of the Province of	not less than thirty (30) day		
Dated this23rd	day of	July	, 2024
	Mickey Chance By: Mickey Chance Merchants Bonding Control By: Shannon Lindeberg	Suideblez	Principal
THE STATE OF TEXAS	NOWLEDGEMENT OF PR	RINCIPAL	
County of Williamson			
County of		, a notary public, on this d e to be the person whose na	
	known to me	e to be the person whose ha	me is subscribed to the
foregoing instrument, and acknowledged therein expressed. Given under my hand and seal of this	of office, at Geo		



TEXAS OFFICIAL BOND AND OATH FOR CONSTABLE

THE STATE OF TEXAS	S			
County of	Williamson		Bond No.	TX5385274
KNOW ALL PERSONS	BY THESE PRES	ENTS:		
	IDING COMPANY eld and firmly bour	nd unto the Governor	n duly licensed to do busine of the State of Texas, his/he	
on the <u>5th</u> day of Constable in and for <u>commencing</u> on the <u>1</u>	November st_day ofJanua	yilliamson ary , 2025 and ex	, that, whereas, the above b Elected County in the Sta piring on the 31st day of	to the office of tee of Texas, for a term December , 2028
Now, therefore, be void, otherwise to be			n the duties imposed by law	/, then this obligation to
ber of claims which ma gate liability of the Sure above. Any revision of PROVIDED, FUR whom this bond is pays	y be made against ety for any and all o the bond amount s RTHER, that this bo able stating that, no	this bond, the liability claims, suits, or action shall not be cumulative and may be canceled but less than thirty (30)	of years this bond may rere of the Surety shall not be on sunder this bond shall not end. by the Surety by sending wridness thereafter, the Surety's	exceed the amount stated itten notice to the party to
terminate as to subseq Dated this		day of	July	
SA MAIN TARK	ORENO 353350.00 70300.00 RES. 2026	By:Janet Pur	g Company (Mutual) bett, Attorney-in-Fact	Principal
THE STATE OF TEXA	4 4 4 .	ACKNOWLEDGEME	NT OF PRINCIPAL	
County of	Williamson			
Before me, Melisa Par	Moreno - Pinal Il Lee Leal			nis day personally appeared e name is subscribed to the
therein evergeed	y hand and seal of		ecuted the same for the p	

Williamson

_County, Texas.

PO 0158 TX (2/15)



TEXAS OFFICIAL BOND AND OATH FOR DISTRICT ATTORNEY

THE STATE OF TEXAS				TT 1 022 1 1 0
County ofW	'illiamson		Bond No	TX 833448
KNOW ALL PERSONS	BY THESE PRES	SENTS:		
That we, Shawn D		Y (Mutual) a corporation	duly licensed to do busin	as Principal, and
Texas, as Surety, are h in the sum of Five Thous	eld and firmly bo sand (\$5,000.00)	und unto the Governor of DOLLARS.	the State of Texas, his/her	successors in office.
on the _/5_ day of_	January	OBLIGATION is such, th	at, whereas, the above bou Elected	nden Principal was to the office of
District Attorney in and f commencing on the <u>1st</u>	orday ofJanua	Williamson ary 2025 and expir	Elected County in the State of ing on the 1st day of	Texas, for a term January 2028
Now, therefore, i him/her by law as the a	f the said Princip foresaid officer, a that comes into	al shall well and faithfully and shall, in the manner p his/her hands for the stat	perform and discharge all to prescribed by law, faithfully e or a county, then this of	the duties required of
ber of claims which may	be made agains y for any and all	t this bond, the liability of claims, suits, or actions ur	years this bond may remain the Surety shall not be cum ander this bond shall not exc	nulative and the same
PROVIDED, FURT	THER, that this book stating that, n	ond may be canceled by the ot less than thirty (30) day	ne Surety by sending writter is thereafter, the Surety's lia	n notice to the party to ability hereunder shall
Dated this	23rd	day of	July	2024
WACE	110			
STARY	DE	Shawn Dick	2 - 0	Principal
m g	2	By:	Red .	,
TEXAS		Merchants Bonding Co	ompany (Mutual)	
08-22-200	TITLE	By: Mannon Lindeberg	Lindeberg Attorney-in-Fact	
THE STATE OF TEXAS	ACKN	OWLEDGEMENT OF PR		
County of William	SON			
Before me, Grace Shawn Dick	Frias	known to me	, a notary public, on this da	ay personally appeared
incicini capicoscu.		to me that he/she execut	to be the person whose na	uses and consideration
this	nand and seal of day of	office, at 405 MLK	beorgetown, T	Texas
	10 mm	La Gni	ice Frias	2024
PO 0141 TX (7/2020)	Denna Ki	of Dudge Wil	liamson	County, Texas.



TEXAS OFFICIAL BOND AND OATH FOR COUNTY COMMISSIONER

PRECINCT # 1

THE STATE OF TEXAS			TV 022760
County of Williamson		Bond No.	TX 832768
KNOW ALL PERSONS BY THES	E PRESENTS:		
That we, Terry G. Cook the MERCHANTS BONDING COM as Surety, are held and firmly bou			, as Principal, and ss in the State of Texas, Williamson
State of Texas, his/her successors			3,000.00) DOLLARS.
THE CONDITION OF THE on the 5th day of Nov County Commissioner in and for commencing on the 1st day of	ABOVE OBLIGATION is such yember	Elected County in the St	to the office of ate of Texas, for a term
Now, therefore, if the said F the county for all county funds illegunds except for a lawful purpose,		not vote or consent to make	a payment of county
PROVIDED, HOWEVER, the ber of claims which may be made gate liability of the Surety for any above. Any revision of the bond a	and all claims, suits, or action	of the Surety shall not be cu s under this bond shall not ex	mulative and the aggre-
PROVIDED, FURTHER, that to whom this bond is payable statishall terminate as to subsequent a			
Dated this18t	h day of	December	, 2024 .
	Terry G. Cook	1 / sak	Principal
	By: Terry G. Cook	g /g coor	
	. 0	g Company (Mutual) ct Lisa Roppolo	
THE CTATE OF TEVAC	ACKNOWLEDGEMENT OF	Liou Noppolo	
THE STATE OF TEXAS County of	ΔN		
Before me, Andrea L Terry G. Cook	Schiele	, a notary public, on this me to be the person whose	s day personally appeared
foregoing instrument, and acknowled therein expressed.			
Given under my hand and	Go.	heretain T	100
this 18th	seal of office, at Geday of December	orgetown Tex	12024.