

Office of the City Clerk

City Hall 121 N. LaSalle St. Room 107 Chicago, IL 60602 www.chicityclerk.com

Legislation Text

File #: F2015-33, Version: 1

Bond Certification Municipal Code Section 2-152-220

I, Stephen R. Patton, Corporation Counsel of the City of Chicago, have reviewed and inspected Bond Nos. 5101167 (Mayor), 5100153 (City Clerk), and 601084018 (City Treasurer), issued by The Ohio Casualty Insurance Company, and I certify that the above-numbered bonds are properly executed as to form.

Stephen R. Patton Corporation Counsel

Date

I, Daniel Widawsky, City Comptroller for the City of Chicago, have reviewed and inspected Bond Nos. 5101167 (Mayor), 5100153 (City Clerk), and 601084018 (City Treasurer), issued by The Ohio Casualty Insurance Company, and I certify that the sureties on the above-numbered bonds are of sufficient financial responsibility for the amount of the penalty of such bonds.

Daniel Widawsky City Comptroller

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Mutual ^ne Q^io Casualty Insurance Company

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SURETY tjrwm			
		oUSSU	_{Na} 601084018
KNOW ALL MEN BY THI			- F
Thin we Kurt Summers Jr 4922 S Cornell Ave		IL 60615	of
	_	Address [bottom line] of Principal]	1
as Principal and The Ohio Casualty Insurance			rganized and existing under the
laws of the State of New Hampshire		he Surety, arc held and firmly b	-
333 S. State Street	, (,g.
Chicago, IL,60604.			
		ddress Ibottom line] of Obligee);	
- in the aggregateahd noh-cumuiative penal su			. 6 1:1 11 14 1
■ " ; ■ , to be made, we bind ourselves, our heirs, executed to be made, we bind ourselves.	(\$ 2,000,000		ment of which, well and truly
to be made, we only ourselves, our news, exe-	cators, administrators,,succ	essors and assigns, jointry, and	, severany, inimy by these presents.
WHEREAS; the said Principal has been elect	ted or appointed to (or hold	ls by operation of law) the office	e of Treasurer/Qualifying
for a term beginning on 5 /18/2015	and ending on	Continous	
Now, therefore, the condition of this Obligated by law of such official during the term afort the following conditions:			
First: That the Surely may, if it shall so elect,		• • • •	
this bond shall be deemed canceled; at,the; conditions and provisions*of this bond,: for date of such cancelation; Hand; the Surety paid, less a pro rate part thereof for the time the	expiration of said thirty (r-any act or acts covered by shall, upon surrender of t	by this bond which may have this bond and its release from	been committed ;by the Principal up to the
Second: That the Surety shall;not be liable hof, or defaull in payment by, any banks or d to the credit] or under the control of the Principal or by other persons; or by reason any law, decision, ordinance or statute to the	lepositories in which any p Principal, whether or not of the allowance to, or ac	public-moneys or funds have be such banks or depositories we exceptance by the Principal of/a	een deposited, or,may be deposited, orplaced ere or may be selected or designed by the
Third: That the Surety shall not be liable for assessments, etc., with the collection of which			
SIGNED, SEALED and DATED			
	The C	Ohio Casualty Insurance Com	ipany
			Attorney-in-Fact
F-I09c 4/99			
	OATH OF O	FFICE	
STATE OF			

County of

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Kud ft. S'Usrnwers: J?.

do solemnly swear (or affirm) that 1 will support, protect and defend the Constitution of The United States and the Constitution of the State of ~~ZZ-LLf iOO(sSi and that I will discharge the duties of my office of ~~Tf~e 6<>Ll

,-fiA fr (2Jt ft* & Syt~) Wltn fidelity; that I have not paid or contributed, or

promised -ti pay or contribute, eitheifjdirectly or indirectly, any money or other valuable thing to procure my nomination or election (or appointment), except for necessary and proper expenses expressly autliorized by law; that I have not knowingly, violated any election law of this State, or procured it to be done by others in my behalf; that 1 wilfnbt knowingly receive, directly or, indirectly, any money or other valuable thing for the performance or non-performance of any a^fN^r duty pertaining to my office than the compensation allowed by law. So help me God.' Sworn to and subscribed before me this JACQUELINE FANIEL OFFICIAL SEAL '.- Notary Public - State of Illinoto My Commission Expires 'April 29,2018 v-v-v w m * m m-» m

F-I09c 4/99

THIS POWER OF ATTORNEY IS NOT VALID UNLESS IT IS PRINTED ON RED BACKGROUND.

This Power of Attorney limits the acts of those named herein, and they have no authority to bind the Company except in the manner and to the extent herein stated.

Certificate No. 6910010

American Fire and Casualty Company The Ohio Casualty Insurance Company

Liberty Mutual Insurance Company West American Insurance Company

POWER OF ATTORNEY

KNOWN ALL PERSONS BY THESE PRESENTS: That American Fire & Casualty Company and The Ohio Casualty Insurance Company are corporations duly organized under the laws of

the State of New Hampshire, that Liberty Mutual Insurance Company is a corporation duly organized under the laws of the State of Massachusetts, and West American Insurance Company

is a corporation duly organized under the laws of the State of Indiana (herein collectively called the 'Companies"), pursuant to and by authority

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herein set forth, does hereby name, constitute

and appoint, Valary Wright-Lewis; William H. Owens III

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Jeach individually If there be more than one named, its true and lawful attorney-in-fact to make, execute, seal, acknowledge all of the city of Chicago

and deliver, for and on its behalf as surety and as Its act and deed, any and all undertakings, bonds, recognizances and other surety obligations, in pursuance of these presents and shall be as binding upon the Companies as if they have been duly signed by the president and attested by the secretary of the Companies in their own proper persons. A

IN WITNESS WHEREOF, this Power of Attorney has been subscribed by an authorized officer or official of the Companies and the corporate seals of the Companies have been affixed

thereto this 13th dayof March 2015... STATE OF PENNSYLVANIA COUNTY OF MONTGOMERY

On this 13th day of March

American Fire and Casualty Company, . The Ohio Casualtyilnsurance Company Liberty Mutual Insurance "Company West iVnerican Insurance Company;

David M. CareyfXssistant Secretary 2°t5 . before'me personally appeared

David M. Carey, who acknowledged himself to be the Assistant .Secretary of American Flreand

Casualty Company, Liberty Mutual Insurance Company, The Ohio Casualty Insurance Company, and West American Insurance Company, and that ha, as sucti, beling authorized so to do, execute the foregoing Instrument for the purposes therein contained by signing on behalf of the corporations by himself as a duly authorized officer.

IN WITNESS WHEREOF, I have hereunto subscribed myhame and affixed my notarial seal at Plymouth Meeting, Pennsylvania, on the day and year first above written.

COMMONWEALTH OF PENNSYLVANIA //~-v Notarial Saal "

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tH{&, \ , ;, i\> \ Teresa Pastslla ,'Notary Public ;i B Plymouth Twp,, Montgomery County My Commission Expires March 28, 2017 Teresa Pastella, Notary Public

Member, Pennsylvania Association of Notaries

This Power of Attorney is made and executed pursuant toafiaby authority of the following By-laws and Authorizations of American Fire and Casualty Company, The Ohio Casualty Insurance Company, Liberty Mutual Insurance Company, and West American Insurance Company which resolutions are now in full force and effect reading as follows:

ARTICLE IV - OFFICERS - Section 12: Power of Attorney. Any officer or other official of the Corporation authorized for that purpose in writing by the Chairman or the President; and subject to such limitation as the Chairman or the President may prescribe, shall appoint such attorneys-in-fact, as may be necessary to act in behalf of the Corporation; to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and oiher!surety obligations: Such attorneys-in-fact, subject to the limitations set forth in their respective powers of attorney, shall have full power to bind the Corporation by their signature and execution of any such instruments and to attach thereto the seal of the Corporation. When so executed, such instruments shall be as binding as if signed by the President and attested to by the Secretary. Any power or authority granted to any representative or attorney-in-fact under the provisions of this article may be revoked at any time by the Board; trie Chairman, the President or by the officer or officers granting such power or authority.

ARTICLE XIII - Execution of Contracts - SECTION 5. Surety Bonds and Undertakings. Any officer of the Company authorized for that purpose in writing by the chairman or the president, and subject to such limitations as the chairman or the president may prescribe, shall appoint such attorneys-in-fact, as may be necessary to act in behalf of the Company to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations. Such attorneys-in-fact subject to the limitations set forth in their respective powers of attorney, shall have full power to bind the Company by their signature and execution of any such instruments and to attach thereto the seal of the Company. When so executed such instruments shall be as binding as if signed by the president and attested by the secretary.

Certificate of Designation - The President of the Company, acting pursuant to the Bylaws of the Company, authorizes David M. Carey, Assistant Secretary to appoint such attorneys-in-fact as may be necessary to act on behalf of the Company to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations.

Authorization - By unanimous consent of the Company's Board of Directors, the Company consents that facsimile or mechanically reproduced signature of any assistant secretary of the Company, wherever appearing upon a certified copy of any power of attorney issued by the Company in connection with surety bonds, shall be valid and binding upon the Company with the same force and effect as though manually affixed.

I, Gregory W. Davenport, the undersigned, Assistant Secretary, of American Fire and Casualty Company, The Ohio Casualty Insurance Company, Liberty Mutual Insurance Company, and West American Insurance Company do hereby certify that the original power of attorney of which lhe foregoing is a full, true and correct copy of lhe Power of Attorney executed by said Companies, is in full force and effect and has not been revoked.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seals of said Companies this _

Gregory W. Davenport, Assistant Secretary

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