

NON-HAZARDOUS LIQUID WASTE TRANSPORTERS PERMIT APPLICATION

Groundwater Discharges Section, Division of Water
DE Department of Natural Resources and Environmental
Control

89 Kings Highway, Dover DE 19901 (302) 739-9948

	(302) 733-3348							
1.	Permit Number (Fo	or renewals only):	DE-OH-1001					
2.	2. Company Information							
Company Name: Bin Busters LLC			Telephone: 302-841-5290					
	. ,		Fax:					
Ado	dress (street, city, stat	e and zip code): 30009 W	Mill Run, Milto	n , Delaware, 1996	58			
Cor	mpany Email Address	& Contact Name: binbust	ersllcde@gmail.	com, Shane Sockr	iter			
3. Owner/President Business Information								
Naı	Name: Shane Sockriter Business Telephone: 3028415290							
Business Address if different from above (street, city, state and zip code):								
	Vehicle(s) Informa nsport.)	tion (Attach additiona	al sheets if ne	ecessary to iden	itify each ve	hicle used for	•	
	Make	Model	Year	Vehicle Type (Tank, Trailer, Etc.)	License Plate Number	State of Registration	Capacity (gal)	
1	Isuzu	NQR	2021	Flat bed truck	C116590	Delaware	250	
	* Please submit a Certificate of Insurance for each vehicle listed demonstrating commercial automobile liability insurance with a combined single limit of at least \$100,000.							
	Certificate of insurance uploaded: shane sockriter COI - Delaware DNREC.pdf, IMG_1145.jpeg							

5. Please Check Type(s) of Waste Being Transported and Provide the Information Requested in the Indicated Sections for Each Waste Type Checked

	√	Waste Type	Quantity Collected
i.		Septage	gal/yr
ii.		Holding Tank Waste	gal/yr
iii.		Grease Trap Waste and/or Cooking Oil Waste	gal/yr
iv.		Portable Toilet Waste	gal/yr
v.		Municipal or Industrial Biosolids	# wet tons/yr
vi.		Sludge From Package Treatment Plants	# wet tons/yr
vii.	✓	Other Non-Hazardous Liquid Waste	3,500 gal/yr

Documents required for all new permit applications and renewals:

- Attach an Operation Plan detailing the following:
 - o a spill reporting and clean-up plan,
 - o plans for cleaning vehicles,
 - o recordkeeping procedures and
 - days and hours of operation.
- Attach a list of all disposal facilities to be used. Include a copy of the permit/authorization letter from each disposal facility stating the company is currently authorized to discharge the requested waste stream (i.e. septage, holding tank waste, portable toilet waste, etc.) to the facility. Authorization documentation is required for both new and renewal applications.

7 DelC §6023(d): No person shall haul, convey or transport any liquid waste in any container without a license issued by the Department.

Septage

1. Attach a list of all Class F Licensees currently working for the company.

If there are no Class F licensees currently working for the company, please note according to Section 4.1.6 of the State of Delaware Regulations Governing the Design, Installation and Operation of On-Site Wastewater Treatment and Disposal Systems, all individuals who will be responsible for removal, transportation or disposal of the solid and liquid contents of septic tanks, cesspools, grease traps, seepage pits, holding tanks, portable toilets or other wastewater treatment or disposal facilities must obtain a Class F license before pumping. In order for an individual to obtain a Class F license.

Class F Licenses uploaded:

Holding Tanks

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If there are no Class F licensees currently working for the company, please note according to Section 4.1.6 of the State of Delaware Regulations Governing the Design, Installation and Operation of On-Site Wastewater Treatment and Disposal Systems, all individuals who will be responsible for removal, transportation or disposal of the solid and liquid contents of septic tanks, cesspools, grease traps, seepage pits, holding tanks, portable toilets or other wastewater treatment or disposal facilities must obtain a Class F license before pumping. In order for an individual to obtain a Class F license

Class F Licenses uploaded:

Grease Trap Waste and/or Cooking Oil Waste

- 1. Attach a list of all disposal facilities to be used.
- 2. Attach a list of all Class F Licensees currently working for the company.

 If there are no Class F Licensees currently working for the company, please note according to Section 4.1.6 of the State of Delaware Regulations Governing the Design, Installation and Operation of On-Site Wastewater Treatment and Disposal Systems, all individuals who will be responsible for removal, transportation or disposal of the solid and liquid contents of septic tanks, cesspools, grease traps, seepage pits, holding tanks, portable toilets or other wastewater treatment or disposal facilities must obtain a Class F license before pumping. For a Class F License application, please contact the Licensing Coordinator at 302-739-9948.

Grease Trap Waste Disposal Facilities to be used:

Class F Licenses Uploaded:

Portable Toilets

1. Attach a list of all Class F Licensees currently working for the company.

If there are no Class F Licensees currently working for the company, please note according to Section 4.1.6 of the State of Delaware Regulations Governing the Design, Installation and Operation of On-Site Wastewater Treatment and Disposal Systems, all individuals who will be responsible for removal, transportation or disposal of the solid and liquid contents of septic tanks, cesspools, grease traps, seepage pits, holding tanks, portable toilets or other wastewater treatment or disposal facilities must obtain a Class F license before pumping.

Class F Licenses uploaded:

3. Quantity of portable toilets you own:

Municipal and Industrial Biosolids

- Identify all Facilities the company will service by attaching a table listing the following:
 Facility Name of Sludge Generator # Estimated Volume of Sludge to be Transported # Disposal Facility*
- * If sludge is to be land applied, include the current Agricultural Utilization Permit Number for that facility.

Municipal and Industrial Biosolids Disposal Facilities:

2. Provide transportation routes from all generating facilities to all applicable disposal facilities.

Municipal and Industrial Biosolids Transportation Routes:

3. Indicate any treatment the sludge has undergone before transportation (for example anaerobic digestion, aerobic digestion, lime stabilization, composting, or dewatering).

Sludge Treatment Description Upload:

4. Provide results of a laboratory analysis of a representative sample of the sludge which was obtained not more than 6 months before submission of the application unless these results would be submitted as a part of the land application program. The analysis shall include, as a minimum, percent solids, pH, and the dry weight concentration of total nitrogen, ammonium, nitrate, total phosphorous, total potassium, cadmium, copper, mercury, nickel, lead, zinc, arsenic, selenium, and molybdenum.

Sludge From Package Treatment Plants Laboratory Analysis Uploaded:

Sludge From Package Treatment Plants

- Identify all Facilities the company will service by attaching a table listing the following:
 Facility Name of Sludge Generator # Estimated Volume of Sludge to be Transported #
 Disposal Facility*
- * If sludge is to be land applied, include the current Agricultural Utilization Permit Number for that facility.

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Sludge From Package Treatment Plants Laboratory Analysis Uploaded:

Other Non-Hazardous Liquid Wastes

1. Describe the source, nature and make-up of the non-hazardous liquid waste to be transported.

Trash bin cleaning waste

- 2. Will any of the wastes contain petroleum products (i.e. oil, gas, grease, etc.)?
 - _____Yes ____ No : no
 - * Transportation of liquid wastes containing any petroleum products will require a permit from the Division of Waste & Hazardous Substances (302-739-9400).

Operating Plan

Attach an Operation Plan detailing the following: a spill reporting and clean-up plan, plans for cleaning vehicles, recordkeeping procedures and days and hours of operation.

Operating Plan Upload: Bin busters.pdf

Disposal Facilities

Attach a list of all disposal facilities to be used. Include a copy of the permit/authorization letter from each disposal facility stating the company is currently authorized to discharge the requested waste stream (i.e. septage, holding tank waste, portable toilet waste, etc.) to the facility.

Disposal Facilities Upload: IMG_0729.jpeg

Proof of Bond (If applicable)

Proof of Bond - Part III B, Section 500 of the Guidance and Regulations Governing the Land Treatment of Wastes directs, as a requirement for keeping a permit issued under these Regulations, the permittee to file a bond or other security in the amount of Five Thousand Dollars (\$5,000) with the Department. The bond is to be payable to the Department and the obligation of the bond shall be conditioned upon the fulfillment of all requirements related to the permit. If this application is for permit renewal, please submit a copy of the current Transporters Bond certification.

Proof of Bond Upload:

8. Certification

I certify that all information submitted as part of this application is true and correct to the best of my knowledge and belief.

Printed Name of Applicant: Shane Sockriter Date Submitted via DNREC ePermitting: 2025-04-03 13:20:28



VEHICLE OR EQUIPMENT CERTIFICATE OF INSURANCE

DATE (MM/DD/YYYY) 04/08/2025

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

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			12 Lewisville Rd				E-MAIL	****	haron.carroll.g0e8	@statefa		···	
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The additional interest described below has been added to the policy(ies) listed herein by policy number(s). A request has been submitted to add the additional interest described below to the policy(ies) BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS:													
listed herein by policy number(s).													
VEHICLE / EQUIPMENT INTEREST: LEASED FINANCED						, 1	, DESCRIPTION OF THE ADDITIONAL INTEREST						
NAME AND ADDRESS OF ADDITIONAL INTEREST						X	ADDITIONAL INSURE		LOSS PAYEE				
Delaware DNREC						$oxed{oxed}$	LENDER'S LOSS PAY	EE		1			
89 Kings Highway						LOA	N / LEASE NUMBER	0/	1 //		i		
Dover DE 199				19901	OUT AUTHORIZED REPRESENTATIVE								
			· 						© 1997-2015 A	SORD	ORPORATION.	All righ	its reserved.

Operation Plan: Bin Busters

If there is a spill, to catch any runoff i always use a water curb to direct the water to a position where i can safely reclaim it. The water curb also allows me to block water from running anywhere that it is unsafe to travel to.

If there is ever a spill that cannot be contained and reclaimed we will contact the local authorities immediately to get the help we need to ensure our community stays clean and safe.

Our company also does not clean any trash bins that have oil, greases, cat litter, or animal or human feces. We are very strict with this to ensure our gray water doesnâ \in TMt become contaminated but they can also destroy our very valuable cleaning heads.

HOURS OF OPERATION:
Monday-Friday 8am-7pm
Saturday:8am-4pm
Sunday: Closed

VEHICLE WASHING:

We only wash our work truck at car washes that have drains that run to the local sanirary sewer treatment plant. We do not wash our work vehicles anywhere that has a drain that runs into our natural waterways

Record Keeping procedures:

Bin Busters will keep a log with the date, location, time and amount of gallons dumped for each time we dispose of our gray water at the wastewater facility. This will be kept in a log book as well as our receipt of payment and any documentation we receive from the wastewater facility. These logs will be kept for a minimum of 3 years. We also use quick books for any payments we have made or received so we can track and or link any time we dispose of our gray water to those logs as well.

SUSSEX COUNTY ENGINEERING DEPARTMENT SUSSEX COUNTY, DELAWARE

SUSSEX COUNTY

SEPTIC TANK WASTE HAULERS LICENSE

Bin Busters, LLC

has met the licensing, bonding and insurance requirements of Section 110-113, Sussex County Code, and is hereby granted License No. 59 to perform such Waste Hauler work as regulated in said Code.

License expires June 30, 2025

Issued By: Blaidul

Sussex County Engineer



SUSSEX COUNTY COUNCIL

POST OFFICE BOX 589

GEORGETOWN, DELAWARE 19947

INDUSTRIAL WASTEWATER (IU) CONTRIBUTION PERMIT

In accordance with the provisions of the "Code of Sussex County," Chapter 110, Article V. Industrial Wastewater discharge.

Bin Busters, LLC 30009 W Mill Run Milton, DE 19968

is granted permission to discharge wastewater to the Sussex County Inland Bays Wastewater Treatment Facility and is subject to the permit conditions established herein.

Effective Date:	4/11/2025	
Expiration Date: _	4/11/2030	

*Permit Modifications may be necessary before the expiration date due to changes in Federal, State, or County regulations or the agreement between the Sussex County Council.

Signed:

Shane Sockriter

Owner

Bin Busters, LLC

Signed:

Parker Burdell

Director, Environmental Services

Sussex County, Delaware



PERMIT CONDITIONS

General

- 1. The named permit holder shall be subject to all provisions of the "Code of Sussex County, Chapter 110, Part 14", and all other regulations established by the Sussex County Council.
- 2. The permit holder will be responsible for all user charges and fees, as outlined in the "Code of Sussex County," Chapter 110, or subsequent amendments.
- 3. This wastewater discharge permit is issued in the name of the permit holder and shall not be reassigned or transferred or sold to a new owner, new user, different premises, or a new or changed operation without the prior approval of the Sussex County Council.
- 4. The permit holder shall advise the Sussex County Engineer of any proposed changes (permanent or temporary) to the premises or operations that significantly change the quantity or quality of the wastewater discharge, described in the wastewater discharge permit application submitted by the permit holder, or that deviate from the terms and conditions under which this permit is granted. The Sussex County Engineer shall be informed in writing 30 days prior to implementing the proposed change.

Note: This requirement includes notification when new chemical operations are implemented.

- 5. The permittee must comply with all conditions of this permit. Any permit noncompliance constitutes a violation of the Clean Water Act and Title 7, Section 6033, <u>Delaware Code Annotated</u> and is grounds for enforcement action, for permit termination and revocation, and reissuance or modification, or denial of a permit renewal application.
- 6. The permittee maybe required (depending on operational changes) to submit a solvent management plan to the County for approval. The solvent management plan shall specify to the Sussex County Engineer's satisfaction the method of disposal used instead of discharging to the sanitary sewer, such as reclamation, contract hauling, or incineration.
- 7. The Sussex County Engineer reserves the right to modify this permit based on changes in Sussex County's pretreatment limits or the potential of the permittee's discharge to harm Sussex County's facilities.
- 8. The permittee shall allow the County Engineer, or an authorized representative,



upon the presentation of credentials and other documents as required by law to:

- a. Have access to and copy, at reasonable times, any records that must be kept under the conditions of this permit;
- b. Inspect at reasonable times any facilities, equipment (including monitoring and control equipment), practices, or operations regulated or required under this permit; and
- c. Sample or monitor, for the assuring of permit compliance, any substances or parameters at any location.
- 9. Hazardous waste, as identified in 40 CFR Part 261, is strictly prohibited from being discharged to the sewer system.

Effluent Limitations

- Effluent limitations shall be in accordance with the requirements of the "Code of Sussex County," or the U. S. Environmental Protection Agency (EPA) Effluent Guidelines, as published in 40 <u>CFR</u>, whichever is more stringent.
- 2. The permittee is authorized to discharge, for the duration of this permit, wastewater at the Inland Bays Regional Wastewater Facility.
- 3. The permittee shall be limited to the following daily volume discharged at the Inland Bays Regional Wastewater Facility.

Daily Max	400 gal/day per vehicle
Monthly Average	350 gallons per vehicle



General Prohibition

The permittee shall never increase the use of chemicals or in any way attempt to dilute a discharge as a partial or complete substitute for adequate treatment to achieve compliance with the limitations contained in the "Federal Categorical Pretreatment Standards" or in any other pollutant-specific limitation developed by the County or State.

Monitoring Requirements

Monitoring Requirement Bin Busters, LLC

1. Sussex County reserves the right to randomly sample any load at the expense of the owner.

Reporting Requirements

Bin Busters, LLC is required to submit monthly volume reports by the 10th of the following month. Reports are to be emailed to UtilityCompliance@sussexcountyde.gov and shall include the following per vehicle:

- Daily maximum gallons,
- Monthly average gallons, and
- Monthly Total gallons.

Exceedance of the 400 gallons per day daily flow limit shall be reported via email to UtilityComplaince@sussexcountyde.gov within 24 hours.

Special Requirements

Based on volume (gallons) of wastewater discharged, Bin Busters, LLC, will be assessed the current fiscal year septage rate per gallon, invoiced monthly. Failure to pay the invoice can be grounds for permit inactivation.

Permit Noncompliance

If a sampling is in violation, Sussex County Engineer will notify Permit Holder. Permit holder has twenty-four (24) hours of becoming aware of the violation to address violation and written corrective actions to prevent future violations.

Standard Conditions

1. A user with an expiring wastewater discharge permit shall apply for wastewater discharge permit reissuance by submitting a complete permit application, a minimum of ninety (90) days prior to the expiration of the user's existing wastewater



discharge permit.

An expired permit will continue to be effective and enforceable until the permit is reissued if:

- a. The permittee has submitted a complete permit application at least (90) days prior to the expiration date of the user's existing permit.
- b. The failure to reissue the permit, prior to the expiration of the previous permit, is not due to any act on the part of the permittee.
- 2. When the Sussex County Engineer finds that a user has violated, or continues to violate, any provision of this wastewater discharge permit, or order issued hereunder, or any other pretreatment standard or requirement, the Sussex County Engineer may petition the Court of Chancery of the State of Delaware through the County's Attorney for the issuance of a temporary or permanent injunction, as appropriate, which restrains or compels the specific performance of the wastewater discharge permit, order or other requirement imposed by this permit on activities of the user. The Sussex County Engineer may also seek such other action as is appropriate for legal and/or equitable relief, including a requirement for the user to conduct environmental remediation. A petition for injunctive relief shall not be a bar against, or a prerequisite for, taking any other action against a user.

A user who has violated, or continues to violate, any provision of this wastewater discharge permit, or order issued hereunder, or any other pretreatment standard or requirement shall be liable for maximum civil penalties of \$1,000 per violation, per day. In the case of a monthly or other long-term average discharge limit, penalties shall accrue for each day during the period of the violation. The Sussex County Engineer may recover reasonable attorney's fees, court costs, and other expenses associated with enforcement activities, including sampling and monitoring expenses, and the cost of any actual damages incurred by the County and/or City. In determining the amount of civil liability, the court shall take into account all relevant circumstances, including, but not limited to, the extent of harm caused by the violation, the magnitude and duration of the violation, any economic benefit gained through the user's violation, corrective actions by the user, the compliance history of the user, and any other factor as justice requires. Filing a suit for civil penalties shall not be a bar against, or a prerequisite for, taking any other action against a user.

A user who willfully or negligently violates any provisions of this wastewater discharge permit, or order issued hereunder, or any other pretreatment standard or requirement shall, upon conviction, be guilty of a misdemeanor, punishable by a fine of not more than five thousand dollars (\$5,000) per violation, per day, or imprisonment for not more than (1) year or both.

A user who willfully or negligently introduces any substance into the Public Owned Treatment Works which causes personal injury or property damage shall, upon conviction, be guilty of a misdemeanor and be subject to a penalty of at least five



thousand dollars (\$5,000) or be subject to imprisonment for not more than one (1) year, or both. This penalty shall be in addition to any other cause of action for personal injury or property damage available under State law.

A user who knowingly makes any false statements, representations, or certifications in any application, record, report, plan or other documentation filed, or required to be maintained, pursuant to this wastewater discharge permit, or order issued hereunder, or who falsifies, tampers with, or knowingly renders inaccurate any monitoring device or method required under this permit shall, upon conviction, be punished by a fine of not more than five thousand dollars (\$5,000) per violation, per day, or imprisonment for not more than one (1) year, or both.

The remedies provided for in this permit are not exclusive. The Sussex County Engineer may take any, all or any combination of these actions against a noncompliant user. Enforcement of pretreatment violations will generally be in accordance with the City's enforcement response plan as established in the Industrial Pretreatment Ordinance, Chapter 11 Article 6. However, the Sussex County Engineer may take other action against any user when the circumstances warrant. Further, the Sussex County Engineer is empowered to make more than one enforcement action against any noncompliant user.

The payment of 500.00 Industrial Wastewater (IU) review fee enclosed Make checks payable to: Sussex County

As the Authorized Representative for Bins Busters, LLC, I agree to comply with the provisions of this Sussex County issued Industrial User Contribution Permit.

Signed: 4	Mane Sanciste	Date: 4	14 25
	200		
	FOR OFFICE USE	ONLY	
		Date:	
Fee received:			
		Date:	
Reviewed by:			

Bond Number: 101463460
Effective Date: April 4, 2025
Expiration Date: April 4, 2027

BOND TO ACCOMPANY AND FOR STATE OF DELAWARE NON-HAZARDOUS LIQUID TRANSPORTERS PERMIT NO. DE-OH-1001

KNOW AI	LL MEN BY THESE PRESEN	ITS that: Bin Busters LLC	
of 30009 W	Mill Run Milton, DE 19968	in the County of Suss	ex
	Delaware		
(Mutual)			
of P.O. Box 144	198, Des Moines, IA 50306-3498	in the County of	Dallas
and State of	Iowa	as surety, legally auth	orized to do business in
the State of Delawa	are, are held firmly bound unto	the State of Delaware in	n the sum of Five
Thousand Dollars	(\$ <u>5,000</u>), to be paid to the said	State of Delaware for th	e use and benefit of the
Department of Nat	ural Resources and Environme	ental Control of said Stat	e, for which payment
well and truly to be	e made, we do bind ourselves,	our and each and every o	of our heirs, executors,
administrators, suc	cessors, and assigns, jointly an	d severally for and in the	e whole firmly by these
presents.			
THE CONI	DITION OF THE ABOVE OB	LIGATION IS SUCH th	nat if the said above
bounden principal,	Bin Busters LLC		,
who has been issue	d by the Department of Natura		
State of Delaware a	a certain permit designated as I	Permit No. DE-OH-1001	, and dated
	, for the transpo		
	the Department of Natural Re		
	fulfill all the requirements of		
	ning the Land Treatment of Wa		
	be void or else to remain in fi		

LP 4532 DE (11/23)

Signed and sealed this _7th_ day of April		2025 .
SIGNED, SEALED AND DELIVERED IN the presence of:		CORPORATE SEAL
Witness:		Bin Busters LLC NAME OF PERMITTEE
	BY:	NAME OF PERMITTEE
		Shane Sockriter
		TITLE Member
CORPORATE SEAL		
Attest:		Merchants Bonding Company (Mutual)
	BY:	NAME OF SURETY
V /		Taylor Wilstead Attorney-in-Fact
		current Delaware Agent's License and must be countersigned below:
		NAME OF DELAWARE LICENSE <u>AGENT</u> (Resident or Non-Resident)
		LICENSE NUMBER
	BY:	
ADD	RESS:	



POWER OF ATTORNEY

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 (in California only) (herein collectively called the "Companies") do hereby make, constitute and appoint, individually,

Taylor Wilstead

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-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 amended August 14, 2015 and April 27, 2024 and adopted by the Board of Directors of Merchants National Bonding, Inc., on October 16, 2015 and amended on April 27, 2024.

"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 4th Anril , 2025 ·



MERCHANTS BONDING COMPANY (MUTUAL) MERCHANTS NATIONAL BONDING, INC. d/b/a MERCHANTS NATIONAL INDEMNITY COMPANY

Вν

STATE OF IOWA COUNTY OF DALLAS ss.

On this 4th day of April , 2025 , before me appeared Larry Taylor, to me personally known, who being by me duly sworn 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.



Penni Miller

Commission Number 787952 My Commission Expires January 20, 2027

Notary Public

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

I, Elisabeth Sandersfeld, 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.

In Witness Whereof, I have hereunto set my hand and affixed the seal of the Companies on this 4th