Master Plumber Code Compliance Bond (To be completed by your surety company.)

as principal, and Selective Insurance Company 40 Wantage Avenue Branchville NJ 07890 Surety Company Address	102655
Company Name or, if none, the Principal's name. 640 Grand Avenue St Paul MN 55105 6: Flumbing Company Address as principal, and Selective Insurance Company Surety Company Name 40 Wantage Avenue Branchville NJ 07890 City State Zip a corporation licensed to do business in the State of Minnesota, as Surety, are jointly and severally held and if of Minnesota, as Obligee, in the sum of TWENTY FIVE THOUSAND DOLLARS (\$25,000) for the paymourselves, our heirs, executors, administrators, successors and assigns firmly by these presents. WHEREAS a master plumber's license has been issued by the Obligee to the responsible master plumber of the above; and WHEREAS Minnesota Statutes, section 326.40, subdivision 2, requires a bond for all plumbing when the state. WHOW, THEREFORE, the condition of this obligation is such that, if undersigned Principal or such persons at plumbing under the Principal's supervision performs plumbing in compliance with the plumbing codes as requirences a Rules, Chapter 4715, then this obligation shall be null and void; otherwise, it shall remain in full for Period not to exceed one year ending December 31st. The period of this bond is January 1st, 200 During the term of this obligation, the Principal and Surety will pay unto the Obligitive the Obligee, the amount needed to correct noncomplying plumbing work, not needed TWENT OLLARS (\$25,000) for the benefit of persons injured or suffering funancial loss by reason of failure to come equirements of the plumbing code, Minnesota Rules, Chapter 4715. URTHERMORE, it is understood and agreed that: The aggregate liability of the Surety hereunder pertains to all claims arising during the period defined above in the event the bond does not provide for correction of all noncomplying plumbing work, the bond paid by does not relieve the undersigned Principal's supervision. This bond is a continuous obligation which may be canceled at any time as to further liability upon the Surety shallowed the surety shallowed the surety shallowed the surety shali	102033
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David Smith 0035/6PM Attorney in Fact Barbara L	Insurance Comp
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The pond form must be accompleted and the Power Of Attorney attached.	
The bond form must be accompanied by a \$40 fee, payable to the Minnesota Department of Health. Conpayment will be charged a \$20 fee (M.S. 332.50, subd. 2).	hecks returned for
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INNESOTA Minnesota Department of Health	
121 East Seventh Place, Suite 220	HALANIA MELAN
1.0.000.047/2	To way Usalo
St. Paul, MN 55164-0975	JV 2 1 2002
651/215-0836 Deposit Date:	
PARTMENT OF HEALTH MN Relay Service (Greater MN) 1/800/627-3529 Deposit No.:	
1/800/627-3529 9257-5222 Deposit No.:	

You must complete A or B and C

	State of Minnesota County of	١.		ship Contractor		
	On this day	v of				
	to me well known to be the identical person(s) described in and who executed the foregoing bond and he/she/they acknowledged the same to be his/her/their own free act and deed.					
	Notary Public My commission expire	Date	/ /	(SEAL)		
	wy contains on expire	Date				
3.	Acknowledgem	ent of Corporat	te Contractor			
	State of Minnesota County of	,				
	On this day o	f November sworn, did say that he/s	the is President	, personally came DAVID L. Sm. Th		
	of G. DAM DIV	mpna + Hatin	6	, a Corperation		
	corporation; and that sa	aid instrument was exec	rated in behalf of the	corporation by authority of its Board of Directors: that		
	Notary Public	aid instrument to be the	free act and deed of	the corporation. (SEAL)		
	My commission expires	03-131105 Date		LISA RAE PEPER NOTARY PUBLIC My Comm. Expires Jan. 31, 2005		
	Acknowledgem	ent of Corporate	e Surety			
	State of Minnesota					
	County of RAmsey)83.				
	On this <u>28th</u> day	of October	2002	_, personally cameBarbara Louise KOrus		
	and	<u>October</u>				
	to me personally known, who being by me duly sworn, did say that he/she the attorney in fact, of Selective Insurance Company, the corporation whose name is affixed to the foregoing					
	instrument; that the seal affixed to the foregoing instrument is the corporate seal of the said corporation; and that said					
	instrument was executed	strument was executed in behalf of said corporation by authority of its board of directors and said Barbara Louise Kor				
	acknowledge	d that he/she executed s	said instrument as at	corney in fact as the free act and deed of said corporation.		
	Carol D T	west				
Ñ	lotary Public		10128102 Date	CAROL D. TVEIT		
	ly commission expires	61 1 31 105		Notary Public Minnesota		

Notice to Individual Applicants: Under Minnesota Statutes 13.41, all data, except your name and address, submitted in this application are considered private until you are issued a credential. When you become credentialed, all data in this application become public, except your social security number.

Notice to Corporate Applicants: Under Minnesota Statutes 13.41, all data submitted in this application are public, except for the social security number of any responsible person, which is private.

State of New Jersey County of Sussex Selective Insurance Company of America 40 Wantage Avenue Branchville, New Jersey 07890 973-948-3000

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS: That the Selective Insurance Company of America, a New Jersey corporation having its principal office in Branchville, State of New Jersey, pursuant to Article VII, Section 13 of the By-Laws of said Company, to wit:

"The Chairman of the Board, President, any Vice Presidents or the Secretary may, from time to time, appoint attorneys in fact, and agents to act for and on behalf of the Company and they may give such appointee such authority, as his/her certificate of authority may prescribe, to sign with the Company's name and seal with the Company's seal, bonds, recognizances, contracts of indemnity and other writings obligatory in the nature of a bond, recognizance or conditional undertaking, and any of said Officers may, at any time, remove any such appointee and revoke the power and authority given him/her.

does hereby make, constitute and appoint

J. CRAIG McNULTY, BARBARA LOUISE KORUS, MARK S. LERMAN,

MARK D. ARNOLD, CAROL D. TVEIT

its true and lawful Attorney-in-fact, to make, execute, seal and deliver for and on its behalf, and as its act and deed, bonds, undertakings, recognizances, contracts of indemnity, or other writings obligatory in the nature of a bond subject to the following limitations:

NO ONE BOND TO EXCEED ONE MILLION DOLLARS (\$1,000,000,000) and to bind the Selective Insurance Company of America thereby as fully and to the same extent as if such instruments were signed by the duly authorized officers of the Selective Insurance Company of America, and all the acts of said Attorney are hereby ratified and confirmed.

IN WITNESS WHEREOF, the Selective Insurance Company of America has caused these presents to be signed by its Senior Vice President and its corporate seal to the hereto affixed this

1ST day of

FEBRUARY , 2002

Selective Insurance Company

BY:

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On this 1ST day of FEBRUARY 2002 before the subscriber North Lablic of the State of New Jersey in and for the County of Sussex duly commissioned and qualified, came Antonio C. Albanese of the Selective Insurance Company of the Same, and the execution of the same, and being by me duly sworn, deposed and said that he is an officer of said Company aforesaid; that the seal affixed to the preceding instrument is the company and direction of the Company, that

and the said corporate seal and his signature as officer were duly affixed and subscribed to the said instrument by the authority and direction of the Company; that Article VII, Section 13 of the By-Laws of said Company is now in force.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal at Branchville, New Jersey this day of FEBRUARY 2002 LORRAINE A PETERSEN

NOTARY PUBLIC OF NEW JERSEY
COMMISSION EXPIRES AUG. 30, 2003

The power of attorney is signed and sealed by facsimile under and by the authority of the following Resolution adopted by the Board of Directors of Selective Insurance Company of America at a meeting dult and property on the 6th of February 1987, to wit:

"RESOLVED, the Board of Directors of Selective Insurance Company of America authorizes and approves the use of a facsimile corporate seal, facsimile signatures of corporate officers and notarial acknowledgements thereof on powers of attorney for the execution of bonds, recognizances, contracts of indemnity and other writings obligatory in the nature of a bond, recognizance or conditional undertaking......"

I, Patricia A. Fulkrod, Assistant Secretary of the Selective Insurance Company of America, do hereby certify that the above and foregoing is a true and correct copy of a Power of Attorney executed by said Company which is still in full force and effect.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Company at Branchville, New Jersey this 28th

day of October 2002

Assistant Secretary