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Only the Original Power of Attorney will bind this surety.

POWER OF ATTORNEY LEXINGTON NATIONAL INSURANCE CORPORATION

P.O. Box 6098, Lutherville, Maryland 21094 • 410-625-0800 info@lexingtonnational.com

Power No. 2022-DD-011849

THIS POWER OF ATTORNEY NULL AND VOID UNLESS USED BEFORE 1/1/23

KNOW ALL MEN BY THESE PRESENTS, that LEXINGTON NATIONAL INSURANCE CORPORATION, a corporation duly organized and existing under the laws of the State of Florida, hereby constitutes and appoints, subject to any General Qualifying Power of Attorney or other legal prerequisite, as its true and lawful attorney-in-fact the person signing below as Attorney-in-Fact, with full power and authority to sign the Company's name and affix it's corporate seal to, and deliver on its behalf as surety, any and all obligations as herein provided, and the execution of such obligations in pursuance of these presents shall be as binding upon the Company as fully and to all intents and purposes as if done by the regularly elected officers of the Company at its home office in their own proper person; and the Company hereby ratifies and confirms all and whatsoever its attorney-in-fact may lawfully do and perform in the premises by virtue of these presents.

THE OBLIGATION OF THE COMPANY SHALL NOT EXCEED THE SUM OF FIFTY FIVE THOUSAND DOLLARS (55,000.00). THIS POWER OF ATTORNEY IS VOID IF ALTERED OR ERASED, VOID IF USED TO FURNISH BAIL ON THE SUBJECT BOND IN EXCESS OF THE STATED MAXIMUM AMOUNT OF THIS POWER AND VOID IF USED WITH OTHER POWERS OF THIS COMPANY OR OTHER POWERS OF OTHER COMPANIES TO MAKE BAIL ON THE SUBJECT BOND. EACH POWER OF ATTORNEY CAN ONLY BE USED ONCE AND MAY BE EXECUTED ONLY FOR RECOGNIZANCE ON CRIMINAL BAIL BONDS.

ONLY BE USED ONCE AND MAY BE EXECUTED ONLY FOR RECOG	NIZANCE ON CRIMINAL BAIL BONDS.	
Bond Amount: \$ \(\(\frac{1}{2}\)\)	NOT VALID FOR IMMIGRATION BONDS	IN WITNESS WHEREOF, LEXINGTON NATIONAL INSURANCE CORPORATION, by virtue of authority conferred by its Board of Directors, has caused these presents
Defendant Grahm + Ptark		to be sealed with its corporate seal, signed by its President and attested by its Secretary on April 9, 1996.
First Court Date: Case Number 274	119235	President String Walkance Copy
Defendant's Address:	HANG.	(1989) NATE (1989) NATE (1989)
$C_{\mathbf{u}}$ \mathbf{h} $\mathbf{+}$	County/City: VV (165)	Secretary Salar Source of Party Addoctory
Offense(s): (1-7.7-17)	2. P	separate Power of Attorney must be attached to each bond executed. owers of Attorney must <u>not</u> be returned to attorney-in-fact, but should remain in a permanent part of court ecords.
Date of Execution: Court Assigned Agent Attorney-in-Fact: 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	*`8	he authority of such attorney in-fact is limited to appearance bonds and cannot be construed to quarantee elefendant's future lawful conduct, adhierence to release conditions, travel limitations, payment of lines, substitution, or penalties, or any other conditions imposed by a court not specifically related to court appearance.
Print Nation	Signature	

MINNESOTA JUDICIAL BRANCH

ad in District Court State of Minnesota

STATE OF MINNESOTA, Plaintiff Court File No.: 222 STATE OF MINNESOTA, Plaintiff Court File No.: 222 Court File	
1 (prahm + 10) (A)	****
Defendant, Defendant	
Filed in Heaning County District Court Bond Amounture lethous (\$ 124	000
Charges: Call Que	
(including amendments and lesser included charges)	
BOND OBLIGATION AND CONDITIONS	<u></u>
The Defendant, as Principal, Graun Fletche (print nar	ne)
and Lexington National Insurance Corporation (print name), as Surety, hereby agree a that they are indebted to pay to the above named District Court the Bond Amount if the Defendant fails to personally a at such times and on such dates as specified by the Court to answer the charge(s) identified in this Bond, including any these charges or lesser included charges.	ppear in Court
The obligation of the Surety becomes null and void upon the occurrence of any of the following events: 1. The dismissal of the charge(s) identified on this form and accompanying Bond; 2. The finding or verdict that Defendant is not guilty of the charge(s) identified on this form and accompanying 3. The sentencing of Defendant (whether imposed or stayed) with respect to the charge(s) identified on this form accompanying Bond.	Bond; or 1 and
This is an appearance bond only and does not guarantee compliance with conditional release requirements imposed up. Defendant by the Court. This bond shall not be used for payment of any fines, surcharges, costs, or other financial oblimposed upon the Defendant by the Court.	on the igation(s)
Defendant/Principal signature Printed Name	-DJ 01-
Defendation introduction of the printed Name Printed Name	Date
	7-77
Marc Schoning 12-7	
Attorney in Fact for Surety Company (Bail Bond Agent) signature Marc Schoning 12-7 Printed Name	Date Date
	resident/CEO).
Attorney in Fact for Surety Company (Bail Bond Agent) signature Printed Name ACKNOWLEDGMENT OF SURETY RELATIONSHIP This instrument remains valid for 180 days after the date signed below by the Bail Bond Agency (e.g., Owner/Pr	resident/CEO).
Attorney in Fact for Surety Company (Bail Bond Agent) signature ACKNOWLEDGMENT OF SURETY RELATIONSHIP This instrument remains valid for 180 days after the date signed below by the Bail Bond Agency (e.g., Owner/Pr This instrument acknowledges that the above-named Attorney in Fact, Marc Schoning (612-332-2219) (print nam	resident/CEO).
Attorney in Fact for Surety Company (Bail Bond Agent) signature ACKNOWLEDGMENT OF SURETY RELATIONSHIP This instrument remains valid for 180 days after the date signed below by the Bail Bond Agency (e.g., Owner/Pr This instrument acknowledges that the above-named Attorney in Fact, Marc Schoning (612-332-2219) (print nam Midwest Bonding, LLC (Bonding Agency) and is authorized to post bonds on behalf of Lexington National Insurance Corporation (Surety Company).	resident/CEO).