Fill in this information to identify the case:					
Debtor 1	The Revocable Trust of John Q. Hammons dated Decem				
Debtor 2 (Spouse, if filing)					
United States Bankruptcy Court for the: District of Kansas					
Case number	16-21140				



Official Form 410

Proof of Claim

Part 1: Identify the Claim

12/15

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

1.	Who is the current creditor?	Travelers Casualty & Surety Company of America Name of the current creditor (the person or entity to be paid for this claim) Other names the creditor used with the debtor					
2.	Has this claim been acquired from someone else?	No Yes. From	n whom?				400,000
3.	Where should notices and payments to the creditor be sent?	Where should notices to the creditor be sent?			Where should payments to the creditor be sent? (if different)		
	Federal Rule of		hy-Sr. Claim Couns	ei 	Name	·····	
i	Bankruptcy Procedure	Name	0		name		
	(FRBP) 2002(g)		Square S102A		Number Stre	aat	
		Hartford	CT	06183	rambor out		
		City	State	ZIP Code	City	State	ZIP Code
		Contact phone	860.277.0328		Contact phone		
		Contact email	Immurphy@travele	ers.c_	Contact email		
		Uniform claim ic	entifier for electronic payme	nts in chapter 13 (if you u	use one): 		
4.	Does this claim amend one already filed?	☐ No ☑ Yes. Clai	m number on court claim	s registry (if known) _		Filed on 10/12/2	2016 D / YYYY
5.	Do you know if anyone else has filed a proof of claim for this claim?	☑ No ☐ Yes. Who	o made the earlier filing?			A CONTRACTOR OF THE PARTY OF TH	

Official Form 410 Proof of Claim



page 1

Part 2: Give Information About the Claim as of the Date the Case Was Filed 6. Do you have any number ☐ No you use to identify the Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor: 9 6 4 debtor? 319,251.51. Does this amount include interest or other charges? 7. How much is the claim? ☑ No Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A). Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card. What is the basis of the claim? Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c). Limit disclosing information that is entitled to privacy, such as health care information. Payment of claim on Surety Bond. Is all or part of the claim ☐ No secured? Yes. The claim is secured by a lien on property. Nature of property: Real estate. If the claim is secured by the debtor's principal residence, file a Mortgage Proof of Claim Attachment (Official Form 410-A) with this Proof of Claim. ☐ Motor vehicle Other, Describe: Basis for perfection: Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.) Value of property: Amount of the claim that is secured: (The sum of the secured and unsecured Amount of the claim that is unsecured: \$_ amounts should match the amount in line 7.) Amount necessary to cure any default as of the date of the petition: Annual Interest Rate (when case was filed) ______% ☐ Fixed ☐ Variable 10. Is this claim based on a lease? Yes. Amount necessary to cure any default as of the date of the petition. 11. Is this claim subject to a right of setoff? Yes. Identify the property:

Official Form 410 Proof of Claim page 2

Case 16-21142 Claim 114-2 Filed 07/14/17 Desc Main Document Page 2 of 114

12. Is all or part of the claim entitled to priority under	☑ No				A			
11 U.S.C. § 507(a)?	Yes. Check	all that apply:			Amount entitled to priority			
A claim may be partly priority and partly		ic support obligations (includin C. § 507(a)(1)(A) or (a)(1)(B).	g alimony and child su	oport) under	\$			
nonpriority. For example, in some categories, the law limits the amount entitled to priority.	Up to \$2 persona	services for \$						
chilited to phonly.	bankrup	salaries, or commissions (up to toty petition is filed or the debto C. § 507(a)(4).	to \$12,475*) earned wit or's business ends, whi	thin 180 days chever is ear	before the lier. \$			
		or penalties owed to governmen	ntal units. 11 U.S.C. § 9	507(a)(8).	\$			
	☐ Contrib	utions to an employee benefit p	olan. 11 U.S.C. § 507(a	1)(5).	\$			
	Other. S	Specify subsection of 11 U.S.C	. § 507(a)() that app	lies.	\$			
	* Amounts a	are subject to adjustment on 4/01/1	6 and every 3 years after t	that for cases b	begun on or after the date of adjustment.			
Part 3: Sign Below								
The person completing	Check the appro	opriate box:						
this proof of claim must sign and date it.	☑ I am the cre	editor.						
FRBP 9011(b).		editor's attorney or authorized	agent.					
If you file this claim	☐ I am the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004.							
electronically, FRBP	I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.							
5005(a)(2) authorizes courts to establish local rules								
specifying what a signature	Lunderstand tha	at an authorized signature on th	nis Proof of Claim serve	es as an ackr	nowledgment that when calculating the			
is.	amount of the cl	aim, the creditor gave the debt	tor credit for any payme	ents received	toward the debt.			
A person who files a fraudulent claim could be					of the state of a second in the second			
fined up to \$500,000, imprisoned for up to 5	I have examined and correct.	the information in this Proof of	of Claim and have a rea	isonable belie	er that the information is true			
years, or both. 18 U.S.C. §§ 152, 157, and	I declare under	I declare under penalty of perjury that the foregoing is true and correct.						
3571.	Executed on date 67 / 10 / 2017							
		MM / DD / TTTT						
	Low	a Murphy						
	Signature	. 0						
	Print the name	of the person who is comple	eting and signing this	claim:				
	Name	Laura M. Murphy First name	Middle name		Last name			
	Title	Senior Counsel						
	Company	Travelers Casualty &			a servicer.			
		,	1	.				
	Address	One Tower Square S	S102A					
	Address	Number Street						
		Hartford		CT	06183			
		City		State	ZIP Code			
	Contact phone	860-277-0328		Email	Immurphy@travelers.com			
	Contact phone	Adoptions tomotopic (Total Till Committee		C. C. C. C.				

Proof of Claim page 3 Official Form 410 Page 3 of 114

Debtor 1	The Revocable Trust of John Q. Hammo	ons dated Decen
Debtor 2 (Spouse, if filing)		
United States	Bankruptcy Court for the: District of Kansas	



Official Form 410

Proof of Claim

12/15

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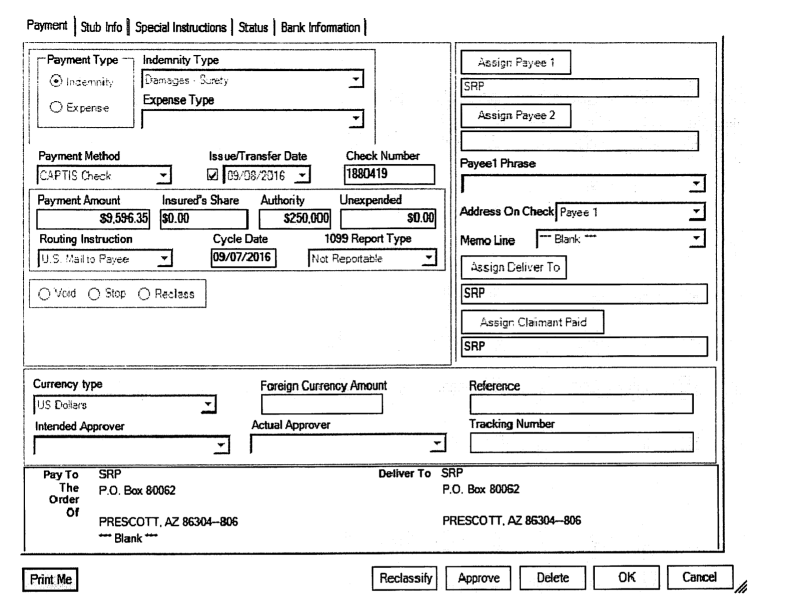
A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

	art 1: Identify the Cla	ılm						
1.	Who is the current creditor?	Travelers Casualty & Surety Company of America Name of the current creditor (the person or entity to be paid for this claim) Other names the creditor used with the debtor						
2.	Has this claim been acquired from someone else?	No Q Yes. From whom?						
Where should notices and payments to the creditor be sent? Federal Rule of Bankruptcy Procedure		Where should notices to the creditor be sent? Laura Murphy-Sr. Claim Counsel		Where should payments to the creditor be sent? (if different)		be sent? (if		
	(FRBP) 2002(g)		r Square S102A Street CT	06183		Street		
		City Contact phone	860.277.0328	ZIP Code	City Contact phone Contact email	State		
		Uniform claim identifier for electronic payments in chapter 13 (if you					_	
4.	Does this claim amend one already filed?	d ☑ No ☐ Yes. Claim number on court claims registry (if known) Filed on						
5.	Do you know if anyone else has filed a proof of claim for this claim?	has filed a proof Yes. Who made the earlier filing?						

Proof of Claim

page 1





July 19, 2016

Travelers Casualty and Surety Company of America One Town Square Hartford, CT 06183

Re:

Bond Number:

105034278

Principal:

JQH Glendale AZ Development LLC

Account Number:

709-913-005

Balance:

\$9,937.47

RECEIVED

JUL 2 5 2016

Dear Sir or Madam:

TEG HTFD, BOND & SI CLAIM

The above listed account has been included in a Chapter 11 bankruptcy. JQH Glendale AZ Development LLC filed bankruptcy on June 26, 2016.

JQH Glendale AZ Development LLC has failed to pay Salt River Project for electric utility services provided prior to the filing (pre-petition). Such unpaid pre-petition amount is \$9,937.47. Demand is hereby made for payment of such amount as indicated under the terms and conditions of the above-referenced bond.

SRP also reserves the right to make multiple claims on the bond, up to its full value of \$24,173.00. Specifically, Salt River Project reserves the right to make additional claims on the bond for any payments made to Salt River Project during the 90-day period prior to JQH Glendale AZ Development LLC's filing date that are deemed subject to avoidance as preferential under Bankruptcy Code Section 547(b) ("preferences") or avoidable fraudulent transfers pursuant to Code Section 544 and/or 5548 ("fraudulent transfers"), whether such payments are returned to JQH Glendale AZ Development LLC (and/or the Trustee) pursuant to settlement of court order.

Refer all correspondence to the attention of Julie Carroll, Customer Credit Services, ISB231.

Sincerely.

Júlie Carroll

Customer Credit Specialist

(602) 236-9767

Julie.Carroll@srpnet.com



Strategic Energy Manager - Linda Zamora (602) 236-3488

Linda.Zamora@srpnet.com

Amount Due Due Date Account No.

328 FE

\$9,937.47 07/20/2016 709-913-005

CUSTOMER INFORMATION

Acct Name JQH - GLENDALE AZ DEVELOPMENT LLC

Cust Name JQH - GLENDALE AZ DE Svc Addr 9494 W MARYLAND AVE Plan Gen Svc Tou (E32)

Bill Date 05/27/2016 10:00 -06/26/2016 10:00

ELECTRICITY YOU USED

Meter	2357598
Total kWh	89,200
Maximum Demand	340
On-peak kWh Usage	15,200
Shid-peak kWh Usage	18,400
Off-peak kWh Usage	55,600
On-peak kW	340
Shid-peak kW	240
Shid-peak kW Off-peak kW	324

COMPARING YOUR MONTHLY USAGE

Desc	Max kW	Max kW	kWh
	Date	Time	Percent
On-peak Shid-peak Off-peak			17.0 20.6 62.3

ACCOUNT INFORMATION

Previous Balance	\$8,917.93
06/10 SurePay Pmt Thank you	\$8,917.93 CR
Monthly Service Charge	\$39.60
Demand (kW) Charge	\$1,766.20
On-Peak Energy (kWh) Charge	\$1,568.64
Shoulder-Peak Energy (kWh) Charge	\$995.44
Off-Peak Energy (kWh) Charge	\$2,563.16
Delivery (kWh) Charge	\$2,193.96
Aggregation Discount	\$26.76 CR
Glendale City Tax	\$263.91
County and State Tax	\$573.32
This Month's Charges	\$9,937.47
TOTAL AMOUNT DUE	\$9,937.47

Payment Due	\$9,937.47
Past Due After	07/20/2016

NOTES

- The Energy Charge includes a Fuel and Purchased Power Adjustment Factor of \$0.0295 per kWh and an Environmental Programs Cost Adjustment Factor of \$0.0055 per kWh.
- Your electric meter automatically resets the demand register to zero when your meter is read.
- ** PLEASE PAY TOTAL AMOUNT DUE ** Your SurePay by Bank Account agreement has been cancelled.

Datach Here



709-913-005 Account No.

Billing Date 06/29/2016

Svc Addr 9494 W MARYLAND AVE

07/20/2016 **Past Due After**

Detach Here

Total Amount Due \$9,937.47

For SHARE, please add \$1.00 or \$2.00 to your payment. Payable in U.S. funds only. Please do not send cash.

Make Check Payable To





0018283

JQH - GLENDALE AZ DEVELOPMENT LLC ATTN: ACCOUNTS PAYABLE

4243 HUNT RD

BLUE ASH OH 45242-6645

70053000

70991300500000000000000000000000937470

SRP is committed to providing the highest quality service to our customers. If you have questions or need information about SRP's services, payment options, SRP's billing amounts, terms and definitions, our credit policy, or where to find us, please call the SRP phone number listed on the front of this bill. You will have the choice of using our Interactive Voice Response line or speaking with the first available representative. Information on our plans, services, and many other topics is also located on SRP's Internet homepage at www.srpnet.com.

Conditions of Service – The conditions under which your SRP electric service and/or distribution and transmission service are furnished can be found in the SRP Rules, Regulations, and Rote Schedules, as amended or revised, on file in the main office of SRP.

Plan - The plan (formerly called rate) specified on this bill refers to the classification of service for computing electric charges. All SRP plan schedules are on file in the Customer Service Offices and on our website: www.srpnet.com.

TDD Service - Hearing and speech-impaired customers can call 711 or visit www.AZRelay.org for assistance. The telephone line and Web site are a free public service provided by the Arizona Commission for the Deaf and Hard of Hearing.

Project SHARE – A program administered by the Salvation Army which is designed to offer emergency energy-related assistance for Arizonans who are unable to pay past-due energy bills. If you wish to donate more than \$1.00 or \$2.00 per month, please call the SRP phone number listed on the front of this bill and your pledged donation will be added to your monthly billing.

Suspension of Service for Nonpayment - SRP reserves the right to suspend service for nonpayment of bills for SRP electric service charges, nonpayment of bills for distribution and transmission charges, nonpayment of service establishment charges, nonpayment of deposits, nonpayment of late payment fees and nonpayment of charges resulting from damage to SRP equipment.

Late Payment Fee - You can maintain your SRP credit rating and avoid a late payment fee when we receive your payment by the due date. The late payment fee is 2% of the amount due, with a minimum of \$5.00 plus tax.

SRP está comprometido a suministrar a nuestros clientes el servicio de mayor calidad. Si tiene preguntas o necesita información sobre los servicios de SRP, opciones de pago, cantidades cobrados, términos y definiciones, nuestras políticas de crédito o dónde encontramos, por favor, llame al número de SRP que aparece en el frente de su recibo. Tendrá la opción de utilizar nuestra línea de respuesta interactiva o hablar con el primer representante disponible. En el sitio electrónico de SRP, www.srpnet.com/espanol, también encontrará información sobre nuestros planes, servicios y muchos otros temas.

Condiciones de Servicio – Las condiciones bajo las cuales se suministra el servicio eléctrico y/o los servicios de distribución y transmisión de SRP, se encuentran en las oficinas centrales de SRP, en el archivo de Reglas, Regulaciones y Tarifas de SRP, enmendados o revisados.

Plan — El plan (antes llamado tarifas) que se especifica en este recibo se refiere a la clasificación del servicio al calcular las cargas eléctricas. Todos los planes de SRP están archivados en las oficinas de Servicio al Cliente y en nuestro silio electrónico www srpnet.com.

Servicio TDD - Los clientes con problemas de audición o de lenguaje pueden hablar ol 711 o visitar la página www.AZRelay.org para recibir ayuda. La línea telefónica y el sitio electrónico son un servicio público gratuito proporcionado por la Comisión de Arizona para los sordos o personas con dificultades auditivas (Arizona Commission for the Deaf and Hard of Hearing).

Proyecto SHARE – Un programo administrado por la organización Salvation Army que está designado a ofrecer ayuda de emergencia en el pago de luz a residentes de Arizona que no están en condictones de pagar sus recibos de luz atrasados. Si desea donar más de \$1.00 o \$2.00 al mes, por favor llame al teléfono que aparece en la parte de enfrente de este recibo y su promesa de donación se sumará a su cuenta mensual.

Suspensión del servicio por falta de pago – SRP se reserva el derecho de suspender el servicio eléctrico ante la falla de pago de cargos de servicio eléctrico, de distribución y transmisión; cargos por establecimiento de servicio; depósitos; recargos por pagos tardios y cargos generados por daños en equipo de SRP.

Recargos por pagar tarde – Puede mantener su buen historial de crédito con SRP y evitar recargos por pagar tarde cuando recibimos su pago antes de la fecha de vencimiento. El recargo por un pago tardío es el 2% de la cantidad adeudada, con un mínimo de \$5.00, más el impuesto.

Ayuda en español - Para obiener información sobre planes, opciones de pago, recargos por pagos tardíos, lugares de pago y oficinas de Servicio al Cliente de SRP, o si necesita cualquier otra oyuda, llame al (602) 236-1111 o visite nuestra página de internet www.srpnet.com/espanol.

▼ FOR SRP OFFICE USE ONLY ▼

▼ PARA USO DE LAS OFICINAS DE SRP ÚNICAMENTE ▼

PLEASE NOTE: This change will be made only if you check the box on the reverse side // TOME NOTA: Este combio se efecturará sólo si se marco la casilla al reverso
FOR RESIDENTIAL MAILING ADDRESS CHANGE* // CAMBIO DE DIRECCIÓN*

NAME (LAST) // APELLIDO

MAILING ADDRESS // DIRECCIÓN

CITY // CIUDAD

STATE // ESTADO

ZIP // CODIGO POSTAL

TELEPHONE // TELÉPONO

"BUSINESS ADDRESS CHANGE: Please call the SRP number listed on the front of your bill. // "CAMBIO DE DIRECCIÓN COMERCIAL: Favor de llamar al número que aparece en el frenta de su recibo.

Reclassify

Approve

Delete

OK

Cancel

Print Me

PO Box 321 Oldahoma City, Oklahoma 73101-0321 405-553-3000

RECEIVED

AUG 2 2 2016

RMR HTFD, BOND & SI CLAIM



August 16, 2016

Travelers Casualty and Surety Company of America One Tower Square, S102A Hartford, CT 06183

RE:

Surety Bond #:

648104238225

Principal Name:

John Q. Hammons, Inc. dba Arena Parking

OGE Acct #':

2905503-5

To Whom It May Concern:

On June 26, 2016 service to the above electric account was cancelled. To date we have been unable to collect the unpaid final bill in the amount of \$948.33 from the customer who is identified as "Principal".

Your Payment Bond in the amount of \$2,500.00 and was issued February 3, 2004.

Enclosed, please find a duplicate of the unpaid final bill. We appreciate your prompt attention to this claim and remittance of \$948.33 to the return address below.

If you have any questions regarding this claim, please 800-522-5774 ext. 6523.

Sincerely,

Enclosure

OGE Credit and Collections

Return Address:

OGE

Attn: Active Credit M223

PO Box 321

Oklahoma City, OK 73101

-Case 16-21142 Claim 114-2 Filed 07/14/17 Desc Main Document Page 10 of 114

ng s

ELECTRIC SERVICE BILL

CUSTOMER NAME					4-0-1	SERVICE ADDRESS	
JOHN Q HAMMONS INC				301 S E	K GAYLORE	BLVD	
BILLING	PERIOD	METE	r reading		METER	KILOWATT	ACCOUNT NUMBER
1 FROM	TO	PREVIOUS	PRE	SENT	CONSTANT	HOURS	
06/17/2016	06/26/2016	19305	19	337	80	2560 F	2905503-5

LAST PAYMENT CREDITED \$739.76 ON 07/08/2016. PREVIOUS BALANCE

POWER AND LIGHT SECONDARY RATE

CUSTOMER CHARGE

ENERGY CHARGE DEMAND CHARGE - SEE BELOW ** COGENERATION CREDIT

FUEL ADJ AMT @ \$0.023824/KWH

CHARGE FOR ELECTRIC SERVICE

FRANCHISE FEE

SALES TAX

186.84 5.61 16.12

25.41

43.12

58.68

60.99

1.36CR

FINAL BILL

208.57

739.76

TOTAL AMOUNT DUE

948.33

**ACTUAL DEMAND 14

POWER FACTOR 99%

BILLING DEMAND 14

****** FINAL BILLING FOR THIS ADDRESS - DUE UPON RECEIPT. ******

TO PAY BY PHONE FROM YOUR CHECKING OR SAVINGS ACCOUNT, OR TO PAY BY CREDIT CARD CALL U. S. PAYMENTS AT 877-306-9274. PROCESSING FEES WILL APPLY.

***OG&E'S AUTOMATED INFORMATION IS AVAILABLE 24 HOURS A DAY, 7 DAYS A WEEK. IT'S QUICK AND EASY TO USE AND WILL ANSWER OUR MOST FREQUENTLY ASKED QUESTIONS SUCH AS BALANCE, LAST PAYMENT, AND NEXT METER READING DATE. YOU CAN EVEN MAKE OR REVIEW PAYMENT ARRANGEMENTS. FIND OUT THE INFORMATION YOU NEED BY CALLING THE AUTOMATED INFORMATION NUMBER LISTED BELOW.

THE CURRENT BILLING PERIOD COVERS 10 DAYS OF SERVICE. YOUR AVERAGE DAILY COST WAS \$20.86 PER DAY. BUSINESS CUSTOMER SERVICE 888-988-9747 REPORT POWER OUTAGE 405-272-9595

WWW.OGE.COM

PORTION 12

F PLEASE RETURN THIS PORTION WITH YOUR PAYMENT

ACCOUNT NUMBER 2905503-5

AMOUNT DUE IF FAYMENT IS

948.33

CURRENT BILL DUE DATE SEE ABOVE

TOTAL AMOUNT DUE 948.33

Lend-A-Hand **Amount**

Total **Amount Paid**

MAKE CHECKS PAYABLE TO OG&E

JOHN Q HAMMONS INC **BANKRUPTCY CLERK M223** P.O. BOX 321 **OKLAHOMA CITY OK 73101-0321**

PO BOX 24990 OKLAHOMA CITY OK 73124-0990

F008207078214

OG&E ELECTRIC SERVICES

A MESSAGE OF INTEREST TO CUSTOMERS

The last thing OG&E wants to do is cut off a customer's electric service. . . especially if that customer has a good payment record. If a payment problem occurs, and you receive a Cut Off or Shut Off Notice, there are cartain options listed on the police that are available to you.

notice that are available to you.

Should you receive an OG&E Cut Off or Shut Off notice, feel free to call the Customer Service phone number on the front of your electric bill. By calling that number you can quickly receive account information, including records of payments and electric use. You can also find out about OG&E's deterred payment plan and other programs designed to help keep service on, as well as the names of government or social agencies with programs that might be able to help you. OG&E's customer service representatives are available each business day, and our automated information system is available to you 24 hours a day, seven days a week.

if you ever feet there may have been a mistake in calculating your bill, call OG&E. Your service will remain on until the company can complète a thorough check.

EMPLOYEE IDENTIFICATION

Our authorized representatives carry Company identification with a photograph. Please do not hasitate to ask for identification before admitting an employee to your premises. Even than, if you have any doubts, call OG&E.

HOW TO READ YOUR ELECTRIC METER

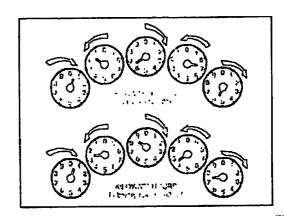
You can learn to read your electric meter and it's really not hard once you know how. By being able to read your own meter, you can keep track of how much electricity you are using during a given period of time, such as the "from" and "to" service dates on your bill

Some meters have four dials, but most have tive so our illustration will show the more common five dial meter. A small number of customers now have meters with numbers that turn like those on digital clocks.)

First, took at the moter litustration. The dials are read in order from left to right. Notice that on the five dial meter, the first, third and fifth hands turn clockwise and the second and forth turn counter-clockwise. To read your meter, read the number on each dial the hand is pointing to. If the hand is between numbers, read the lowest number the hand has just passed.

We see from the position of the hands in the illustration, that the January reading was 01675 kilowatt-hours (KWH) and the February reading was 02837 By subtracting the January reading from the February reading we find that the difference is 1162, which means that 1162 KWH were used during that month.

Some meter readers can read a meter as quickly as they can tell time by looking at a clock with hands. You may never got that fast, but with a little effort your results can be as accurate.



WHEN YOU PROVIDE A CHECK AS PAYMENT, YOU AUTHORIZE US EITHER TO USE INFORMATION FROM YOUR CHECK TO MAKE A ONE-TIME ELECTRONIC FUND TRANSFER FROM YOUR ACCOUNT OR TO PROCESS THE PAYMENT AS A CHECK TRANSACTION.

SAVE TIME

USE E-Z PAY THE EASY AUTOMATIC WAY TO PAY YOUR ELECTRIC BILL, (CALL OG&E FOR DETAILS)

OR

PAY BY MAIL SIMPLY RETURN THIS PORTION OF YOUR BILL WITH YOUR PAYMENT IN THE ENCLOSED ENVELOPE.

RIDER

To be attached to and form a part of Bond No. 64S104238225 dated the 3rd day of February, 2004 issued by the Travelers Casualty and Surety Company of America as Surety, on behalf of John Q. Hammons, Inc. dba Arena Parking as Principal, in the penal sum of Ten Thousand and No/100 Dollars (\$10,000.00) and in favor of Oklahoma Gas and Electric Company.

In consideration of the premium charged for the attached bond, it is hereby agreed that the attached bond be amended as follows:

The amount of the bond is changed to: \$2,500.00

Provided, however, that the attached bond shall be subject to all its agreements, limitations and conditions except as herein expressly modified, and further that the liability of the Surety under the attached bond and the attached bond as amended by this rider shall not be cumulative.

This rider shall become effective as of the ___3rd___ of February, 2004

Signed, sealed and dated this 6th day of February, 2004.

Travelers Casualty and Surety Company of America

TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA TRAVELERS CASUALTY AND SURETY COMPANY FARMINGTON CASUALTY COMPANY Hartford, Connecticut 06183-9062

POWER OF ATTORNEY AND CERTIFICATE OF AUTHORITY OF ATTORNEY(S)-IN-FACT

KNOW ALL PERSONS BY THESE PRESENTS, THAT TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, corporations duly organized under the laws of the State of Connecticut, and having their principal offices in the City of Hartford, County of Hartford, State of Connecticut, (hereinafter the "Companies") hath made, constituted and appointed, and do by these presents make; constitute and appointed. James S. Dickey, L.M. Bryant, Teresa M. Sheppard, W. Joseph Lammel, of Memphis, Tennessee, their true and lawful. Attorney(s)-in-Fact, with full power and authority hereby conferred to sign, execute and acknowledge; at any place within the United States, the following instrument(s): by his/her sole signature and act, any and all bonds; recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking and any and all consents incident thereto and to bind the Companies, thereby as fully and to the same extent as if the same were signed by the duly authorized officers of the Companies, and all the acts of said Attorney(s)-in-Fact, pursuant to the authority herein given, are hereby ratified and confirmed.

This appointment is made under and by authority of the following Standing Resolutions of said Companies, which Resolutions are now in full force and effect:

VOTED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President, any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary may appoint Attorneys-in-Fact and Agents to act for and on behalf of the company and may give such appointee such authority as his or 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 or the Board of Directors at any time may remove any such appointee and revoke the power given him or her.

VOTED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary.

VOTED: That any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and hinding upon the Company when (a) signed by the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary and duly attested and sealed with the Company's seal by a Secretary or Assistant Secretary, or (b) duly executed (under seal, if required) by one or more Attorneys-in-Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority.

This Power of Attorney and Certificate of Authority is signed and sealed by facsimile (mechanical or printed) under and by authority of the following Standing Resolution voted by the Boards of Directors of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, which Resolution is now in full force and effect:

VOTED: That the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Assistant Secretary, and the seal of the Company may be affixed by facsimile to any power of attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such power of attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached.

IN WITNESS WHEREOF, TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY have caused this instrument to be signed by their Senior Vice President and their corporate seals to be hereto affixed this 8th day of February 2003.

STATE OF CONNECTICUT

1 SS. Hartford

COUNTY OF HARTFORD







TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA
TRAVELERS CASUALTY AND SURETY COMPANY
FARMINGTON CASUALTY COMPANY

George W. Thompson Senior Vice President

On this 8th day of February, 2003 before me personally came GEORGE W. THOMPSON to me known, who, being by me duty sworn, did depose and say: that he/she is Senior Vice President of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, the corporations described in and which executed the above instrument; that he/she knows the seals of said corporations; that the seals affixed to the said instrument are such corporate seals; and that he/she executed the said instrument on behalf of the corporations by authority of his/her office under the Standing Resolutions thereof.



marie c sitreaut

My commission expires June 30, 2006 Notary Public Marie C. Tetreault

CERTIFICATE

I, the undersigned, Assistant Secretary of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, stock corporations of the State of Connecticut, DO HEREBY CERTIFY that the foregoing and attached Power of Attorney and Certificate of Authority remains in full force and has not been revoked; and furthermore, that the Standing Resolutions of the Boards of Directors, as set forth in the Certificate of Authority, are now in force.

Signed and Sealed at the Home Office of the Company, in the City of Hartford, State of Connecticut. Dated this 6th day of February 20 04







Kori M. Johanson Assistant Secretary, Bond



IMPORTANT DISCLOSURE NOTICE OF TERRORISM INSURANCE COVERAGE

On November 26, 2002, President Bush signed into law the Terrorism Risk Insurance Act of 2002 (the "Act"). The Act establishes a short-term program under which the Federal Government will share in the payment of covered losses caused by certain acts of international terrorism. We are providing you with this notice to inform you of the key features of the Act, and to let you know what effect, If any, the Act will have on your premium.

Under the Act, insurers are required to provide coverage for certain losses caused by international acts of terrorism as defined in the Act. The Act further provides that the Federal Government will pay a share of such losses. Specifically, the Federal Government will pay 90% of the amount of covered losses caused by certain acts of terrorism which is in excess of Travelers' statutorily established deductible for that year. The Act also caps the amount of terrorism-related losses for which the Federal Government or an insurer can be responsible at \$100,000,000,000.00, provided that the insurer has met its deductible.

Please note that passage of the Act does not result in any change in coverage under the attached policy or bond (or the policy or bond being quoted). Please also note that no separate additional premium charge has been made for the terrorism coverage required by the Act. The premium charge that is allocable to such coverage is inseparable from and imbedded in your overall premium, and is no more than one percent of your premium.

PAYMENT BOND

Date: 2/3/04
Account
Number 2905503 -5
Bond Number 64\$104238225

Know	All Mon	By These	Presents
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With a let most by twee ricemit.	•
That John O Hammons, Inc. di	ba Arena Parking heroinafter called the Principal, of Hartford, CT Heroinafter called the Surety, are
and Company of America	of Hartford, CT Hereinsfor called the Surety, are
firmly bound unto Okishoma Gas and E	lectric Company, 321 North Harvey Avenue, Oklahoma City,
Oklahoma, hereinafter called the Obliga	se, in the sum of \$10.000.00
Ten Thousand and No/100 Dollars	for which payment well and truly to be made we do hereby bind
	raly and severally, our heirs, executors, administrators, assigns,
successors, and trustees, firmly by these p	ROSCAUS.
business or establishment located at the fi	for and shall receive from the Obligoo Bloctric service at his
Opputation Ct. Communicative to Control at the fit	mownik unmen (cr):
John Q Hamsnons, Inc.	
301 EK Gaylord Blyd Oklahoma C	City Oklahoma
•	
(which address shall include any adjacent	or nearby premises used in connection therewith and any and
all additional locations and/or premises the	at the Principal herein may receive electric service.)
Now, Therefore, the conditions of the	foregoing obligation are such that if the Principal shall promptly
pay for such service upon the respective di	sites When payment therefor becomes due then this obligation shall
be void; otherwise to remain in full force a	and officet.
The following conditions are hereby ma	une a part or uns bond:
 The aggregate liability of the Surery exceed the penal sum of the bond. 	for all or any defaults of the Principal bereunder shall not
carecto une bassar sem et tite outer.	
2. No extension of time for payment an	ed no waiver of any default of principal by Obligue nor any
failure to give notice to Surety of nor	mpayment shall operate to relieve Surety of Hability for
services rendered to Principal while	this bond is effective.
9 Will bend march consider at 10	
3. This bond may be exhedred by the St	urety at any time by giving sixty (60) days prior written wellstion shall relieve Surety of liability for payment for
services rendered prior to the effective	is date of such centers attracty of manning (or payment for
Signed, Scaled and Dated this3rd	day of February 20 04
	John Q. Hammons, Inc. dba Arena Parking
•	. By:
	Principal Travelers Casualty and Surety Company of America
	By: L. In Brys. T
•	L.M. Bryant, Attorney-in-Fact and Non-Resident Agent

TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA TRAVELERS CASUALTY AND SURETY COMPANY FARMINGTON CASUALTY COMPANY Hartford. Connecticut 06183-9062

POWER OF ATTORNEY AND CERTIFICATE OF AUTHORITY OF ATTORNEY(S)-IN-FACT.

KNOW ALL PERSONS BY THESE PRESENTS, THAT TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY. COMPANY, corporations duly organized under the laws of the State of Connecticut, and having their principal offices in the City of Hartford, County of Hartford, State of Connecticut, (hereinafter the "Companies") hath made, constituted and appointed, and do by these presents make, constitute and appoint: James S. Dickey, L.M. Bryant, Teresa M. Sheppard, W. Joseph Lammel, of Memphis, Tennessee, their true and lawful Attorney(s)-in-Fact, with full power and authority hereby conferred to sign, execute and acknowledge, at any place within the United States, the following instrument(s): by his/her sole signature and act, any and all bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking and any and all consents incident thereto and to bind the Companies, thereby as fully and to the same extent as if the same were signed by the duly authorized officers of the Companies, and all the acts of said Attorney(s)-in-Fact, pursuant to the authority herein given, are hereby ratified and confirmed.

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This Power of Attorney and Certificate of Authority is signed and sealed by facsimile (mechanical or printed) under and by authority of the following Standing Resolution voted by the Boards of Directors of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, which Resolution is now in full force and effect:

VOTED: That the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Senior Vice President, any Senior Vice President, any Secretary, and the seal of the Company may be affixed by facininile to any power of attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such power of attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached.

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STATE OF CONNECTICUT

SS. Hartford

COUNTY OF HARTFORD







TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA
TRAVELERS CASUALTY AND SURETY COMPANY
FARMINGTON CASUALTY COMPANY

George W. Thompson Senior Vice President

On this 8th day of February, 2003 before me personally came GEORGE W. THOMPSON to me known, who, being by me duly sworn, did depose and say: that he/she is Senior Vice President of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, the corporations described in and which executed the above instrument; that he/she knows the seals of said corporations; that the seals affixed to the said instrument are such corporate seals; and that he/she executed the said instrument on behalf of the corporations by authority of his/her office under the Standing Resolutions thereof.



Marie c tetreaut

My commission expires June 30, 2008 Notary Public Marie C. Tetreguit

CERTIFICATE

I, the undersigned, Assistant Secretary of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, stock corporations of the State of Connecticut, DO HEREBY CERTIFY that the foregoing and attached Power of Attorney and Certificate of Authority remains in full force and has not been revoked; and furthermore, that the Standing Resolutions of the Boards of Directors, as set forth in the Certificate of Authority, are now in force.

Signed and Sealed at the Home Office of the Company, in the City of Hartford, State of Connecticut. Dated this 31 day of Jehrung , 2003.







Kori M. Johanson Assistant Secretary, Bond

Travelers

IMPORTANT DISCLOSURE NOTICE OF TERRORISM INSURANCE COVERAGE

On November 26, 2002, President Bush signed into law the Terrorism Risk Insurance Act of 2002 (the "Act"). The Act establishes a short-term program under which the Federal Government will share in the payment of covered losses caused by certain acts of international terrorism. We are providing you with this notice to inform you of the key features of the Act, and to let you know what effect, if any, the Act will have on your premium.

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PO Box 321 Oklahoma City, Oklahoma 73101-0321

 $oldsymbol{OG'E^*}$



Travelers Casualty and Surety Company of America One Tower Square, \$102A Hartford, CT 06183

BECYM3B 06183

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Payment | Stub Info | Special Instructions | Status | Bank Information | Payment Type Indemnity Type Assign Payee 1 * Damages - Surety O Indemnity Oklahoma Gas And Electric Expense Type O Expense Assign Payee 2 Payment Method Issue/Transfer Date Check Number Payee I Phrase ☑ 09/08/2016 → 1880412 CAPTIS Check Payment Amount Insured's Share **Authority** Unexpended Address On Check Payee 1 SD.00 \$0.00 \$250,000 \$10,000.00 1099 Report Type Full and Final Release Routing Instruction Cycle Date Memo Line 09/07/2016 U.S. Mail to Payee Not Reportable Assign Deliver To Oklahoma Gas And Electric O Void O Stop O Reclass Assign Claimant Paid Oklahoma Gas And Electric Currency type Foreign Currency Amount Reference US Dollars Tracking Number **Actual Approver** Intended Approver Deliver To Oklahoma Gas And Electric Oklahoma Gas And Electric Pay To The Attn: Active Credit M223 Attn: Active Credit M223 Order Po Box 321 Po Box 321 Oklahoma City, OK 73101-000 Oklahoma City, OK 73101--000 Full and Final Release OK Cancel Reclassify Approve Delete Print Me

PO Box 321 Oldahoma City, Oldahoma 73101-0321 405-553-3000 RECEIVED

AUG 2 2 2016

RMR HTFD, BOND & SI CLAIM



August 16, 2016

Travelers Casualty and Surety Company of America One Tower Square, S102A Hartford, CT 06183

RE:

Surety Bond #:

64S104238206

Principal Name:

John Q. Hammons, Inc.

OGE Acct #':

2924934-9

To Whom It May Concern:

On June 26, 2016 service to the above electric account was cancelled. To date we have been unable to collect the unpaid final bill in the amount of \$30,374.76 from the customer who is identified as "Principal".

Your Payment Bond in the amount of \$10,000.00 and was issued January 21, 2004.

Enclosed, please find a duplicate of the unpaid final bill. We appreciate your prompt attention to this claim and remittance of \$10,000.00 to the return address below.

If you have any questions regarding this claim, please 800-522-5774 ext. 6523.

Sincerely,

Enclosure

OGE Credit and Collections

Return Address:

OGE

Attn: Active Credit M223

PO Box 321

Oklahoma City, OK 73101



ELECTRIC SERVICE BILL

RETAIN, FOR YOUR, RECORDS,

CUSTOMER NAME SERVICE ADDRESS JOHN Q HAMMONS INC 2 W RENO AVE BILLING PERIOD METER KILOWATT ACCOUNT NUMBER METER READING FROM TO **PREVIOUS** DODESENT HOURS 06/17/2016 06/26/2016 27279 27497 600 130800 F 2924934-9

LAST PAYMENT CREDITED \$21,423.01 ON 07/08/2016. PREVIOUS BALANCE

POWER AND LIGHT SECONDARY RATE

CUSTOMER CHARGE 25.41 **ENERGY CHARGE** 2,204.22 **DEMAND CHARGE - SEE BELOW **** 2,737.23 **COGENERATION CREDIT** 63.64CR

FUEL ADJ AMT @ \$0.023824/KWH

8,019.40 CHARGE FOR ELECTRIC SERVICE **FRANCHISE FEE** 240.58 SALES TAX 691.77

FINAL BILL

3,116.18

21,423,01

8,951.75

TOTAL AMOUNT DUE 30,374.76

**ACTUAL DEMAND 624

POWER FACTOR 86%

BILLING DEMAND 653

****** FINAL BILLING FOR THIS ADDRESS - DUE UPON RECEIPT. ******

TO PAY BY PHONE FROM YOUR CHECKING OR SAVINGS ACCOUNT, OR TO PAY BY CREDIT CARD CALL U. S. PAYMENTS AT 877-306-9274. PROCESSING FEES WILL APPLY.

***OG&E'S AUTOMATED INFORMATION IS AVAILABLE 24 HOURS A DAY, 7 DAYS A WEEK. IT'S QUICK AND EASY TO USE AND WILL ANSWER OUR MOST FREQUENTLY ASKED QUESTIONS SUCH AS BALANCE, LAST PAYMENT, AND NEXT METER READING DATE. YOU CAN EVEN MAKE OR REVIEW PAYMENT ARRANGEMENTS. FIND OUT THE INFORMATION YOU NEED BY CALLING THE AUTOMATED INFORMATION NUMBER LISTED BELOW.

THE CURRENT BILLING PERIOD COVERS 10 DAYS OF SERVICE. YOUR AVERAGE DAILY COST WAS \$895.18 PER DAY, REPORT POWER OUTAGE 405-272-9595 BUSINESS CUSTOMER SERVICE 888-988-9747 WWW.OGE.COM

PORTION 12

F PLEASE RETURN THIS PORTION WITH YOUR PAYMENT

ASSUNT DUE IF PAYMENT IS NOT RECEIVED BY DUE DATE ACCOUNT NUMBER **TOTAL AMOUNT DUE** SEE ABOVE 30,374.76 2924934-9 30,374.76 Lend-A-Hand Total Amount **Amount Paid**

MAKE CHECKS PAYABLE TO OG&E

JOHN Q HAMMONS INC **BANKRUPTCY CLERK M223** P.O. BOX 321 **OKLAHOMA CITY OK 73101-0321**

PO BOX 24990 OKLAHOMA CITY OK 73124-0990

OG&E ELECTRIC SERVICES

A MESSAGE OF INTEREST TO CUSTOMERS

The last thing OG&E wants to do is cut off a customer's electric service . especially if that customer has a good payment record. If a payment problem occurs, and you receive a Cut Off or Shut Off Notice, there are certain options listed on the notice that are available to you.

Should you receive an OG&E Cut Off or Shut Off notice, leet free to call the Customer Service phone number on the front of your electric bill. By calling that number you can quickly receive account information, including records of payments and electric use. You can also find out about GG&Es deferred payment plan and other programs designed to nelp keep service on, as well as the names of government or social agencies with programs that might be able to help you, OG&E's customer service representatives are available each business day and our automated information system is available to you 24 hours a day, seven days a week.

If you ever feel there may have been a mistake in calculating your bill, call OG&E. Your service will remain on until the company can complete a thorough check.

EMPLOYEE IDENTIFICATION

Our authorized representatives carry Company identification with a photograph. Please do not hesitate to ask for identification before admitting an employee to your premises. Even then, if you have any doubts, call OG&E.

HOW TO READ YOUR ELECTRIC METER

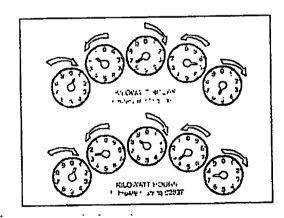
You can learn to road your electric meter and it's really not hard once you know how. By being able to read your own meter, you can keep track of how much electricity you are using during a given period of time, such as the 'from' and 'to' service dates on your bill

Some meters have four dials, but most have five so our illustration will show the more common five dial meter (A small number of customers now have meters with numbers that turn like those on digital clocks)

First, look at the meter illustration. The dials are read in order from left to night. Notice that on the five dial meter, the tirst third and fifth hands turn clockwise and the second and fourth turn counterclockwise. To read your meter read the number on each dial the hand is pointing to. If the hand is between numbers, road the towast number the hand has just passed.

We see from the position of the nands in the illustration that the January reading was 01675 kilovrell-hours (KWH) and the February reading was 02837 By subtracting the January reading from the February reading we find that the difference is 1162 which means that 1162 KWH were used during

that month Some meter readers can read a meter as quickly as they can tell time by locking at a clock with hands You may never get that fast, but with a little effort. your results can be as accurate.



WHEN YOU PROVIDE A CHECK AS PAYMENT, YOU AUTHORIZE US EITHER TO USE INFORMATION FROM YOUR CHECK TO MAKE A ONE-TIME ELECTRONIC FUND TRANSFER FROM YOUR ACCOUNT OR TO PROCESS THE PAYMENT AS A CHECK TRANSACTION.

SAVE TIME

USE E-Z PAY THE EASY AUTOMATIC WAY TO PAY YOUR ELECTRIC BILL, (CALL OG&E FOR DETAILS)

OR

PAY BY MAIL SIMPLY RETURN THIS PORTION OF YOUR BILL WITH YOUR PAYMENT IN THE ENCLOSED ENVELOPE.

RIDER

To be attached to and form a part of Bond No. 64S104238206 dated the 21st day of January, 2004 issued by the Travelers Casualty and Surety Company of America as Surety, on behalf of John Q. Hammons, Inc. of Oklahoma City, Oklahoma as Principal, in the penal sum of Forty Five Thousand Fifty Five and No/100 Dollars (\$45,055.00) and in favor of Oklahoma Gas and Electric Company.

In consideration of the premium charged for the attached bond, it is hereby agreed that the attached bond be amended as follows:

The amount of the bond is changed to: \$10,000.00

Provided, however, that the attached bond shall be subject to all its agreements, limitations and conditions except as herein expressly modified, and further that the liability of the Surety under the attached bond and the attached bond as amended by this rider shall not be cumulative.

This rider shall become effective as of the ___21st____ of January, 2004

Signed, sealed and dated this 6th day of February, 2004.

Travelers Casualty and Surety Company of America

By: SM By as L.M. Bryant, Attorney-in-Fact and Non-Resident Agent

TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA TRAVELERS CASUALTY AND SURETY COMPANY FARMINGTON CASUALTY COMPANY Hartford, Connecticut 06183-9062

POWER OF ATTORNEY AND CERTIFICATE OF AUTHORITY OF ATTORNEY(S)-IN-FACT

KNOW ALL PERSONS BY THESE PRESENTS, THAT TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, corporations duly organized under the laws of the State of Connecticut, and having their principal offices in the City of Hartford, County of Hartford, State of Connecticut, (hereinafter the "Companies") hath made, constituted and appointed, and do by these presents make; constitute and appoint: James S. Dickey, L.M. Bryant, Teresa M. Sheppard, W. Joseph Lammel, of Memphis, Tennessee, their true and lawful Attorney(s)-in-Fact, with full power and authority hereby conferred to sign, execute and acknowledge, at any place within the United States, the following instrument(s): by his/her sole signature and act, any and all bonds; recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking and any and all consents incident thereto and to bind the Companies, thereby as fully and to the same extent as if the same were signed by the duly authorized officers of the Companies, and all the acts of said Attorney(s)-in-Fact, pursuant to the authority herein given, are hereby ratified and confirmed.

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VOTED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary.

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This Power of Attorney and Certificate of Authority is signed and sealed by facsimile (mechanical or printed) under and by authority of the following Standing Resolution voted by the Boards of Directors of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, which Resolution is now in full force and effect:

VOTED: That the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Vice President, any Assistant Vice President, any Assistant Vice President, any Assistant Vice President, any Assistant Secretary, and the seal of the Company may be affixed by feesimile to any power of attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such power of attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached.

IN WITNESS WHEREOF, TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY have caused this instrument to be signed by their Senior Vice President and their corporate seals to be hereto affixed this 8th day of February 2003.

STATE OF CONNECTICUT

}SS. Hartford

COUNTY OF HARTFORD







TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA
TRAVELERS CASUALTY AND SURETY COMPANY
FARMINGTON CASUALTY COMPANY

George W. Thompson Senior Vice President

On this 8th day of February, 2003 before me personally came GEORGE W. THOMPSON to me known, who, being by me duly sworn, did depose and say: that he/she is Senior Vice President of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, the corporations described in and which executed the above instrument; that he/she knows the seals of said corporations; that the seals affixed to the said instrument are such corporate seals; and that he/she executed the said instrument on behalf of the corporations by authority of his/her office under the Standing Resolutions thereof.



My commission expires June 30 2006 Notary Public

My commission expires June 30, 2006 Notary Public Marie C. Tetreault

CERTIFICATE

I, the undersigned, Assistant Secretary of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, stock corporations of the State of Connecticut, DO HEREBY CERTIFY that the foregoing and attached Power of Attorney and Certificate of Authority remains in full force and has not been revoked; and furthermore, that the Standing Resolutions of the Boards of Directors, as set forth in the Certificate of Authority, are now in force.







Kori M. Johanson Assistant Secretary, Bond



IMPORTANT DISCLOSURE NOTICE OF TERRORISM INSURANCE COVERAGE

On November 26, 2002, President Bush signed into law the Terrorlsm Risk Insurance Act of 2002 (the "Act"). The Act establishes a short-term program under which the Federal Government will share in the payment of covered losses caused by certain acts of international terrorism. We are providing you with this notice to inform you of the key features of the Act, and to let you know what effect, if any, the Act will have on your premium.

Under the Act, insurers are required to provide coverage for certain losses caused by international acts of terrorism as defined in the Act. The Act further provides that the Federal Government will pay a share of such losses. Specifically, the Federal Government will pay 90% of the amount of covered losses caused by certain acts of terrorism which is in excess of Travelers' statutorily established deductible for that year. The Act also caps the amount of terrorism-related losses for which the Federal Government or an insurer can be responsible at \$100,000,000,000.000,000 provided that the insurer has met its deductible.

Please note that passage of the Act does not result in any change in coverage under the attached policy or bond (or the policy or bond being quoted). Please also note that no separate additional premium charge has been made for the terrorism coverage required by the Act. The premium charge that is allocable to such coverage is inseparable from and imbedded in your overall premium, and is no more than one percent of your premium.

RIDER

To be attached to and form a part of Bond No. 64S104238206 dated the 21st day of January, 2004 issued by the Travelers Casualty and Surety Company of America as Surety, on behalf of John Q. Hammons, Inc. of Oklahoma City, Oklahoma as Principal, in the penal sum of Forty Five Thousand Fifty Five No/100 Dollars (\$45,055.00) and in favor of the Oklahoma Gas and Electric Company.

In consideration of the premium charged for the attached bond, it is hereby agreed that the attached bond be amended as follows:

The address of the Principal be changed as follows:

2 West Reno Avenue
Oklahoma City, OK 73102

Provided, however, that the attached bond shall be subject to all its agreements, limitations and conditions except as herein expressly modified, and further that the liability of the Surety under the attached bond and the attached bond as amended by this rider shall not be cumulative.

This rider shall become effective as of the 21st of January, 2004

Signed, sealed and dated this 3rd day of February, 2004.

Travelers Casualty and Surety Company of America

By: Oleyand
Teresa M. Sheppard, Attorney-in-Fact

TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA TRAVELERS CASUALTY AND SURETY COMPANY FARMINGTON CASUALTY COMPANY Hartford, Connecticut 06183-9062

POWER OF ATTORNEY AND CERTIFICATE OF AUTHORITY OF ATTORNEY(S)-IN-FACT

KNOW ALL PERSONS BY THESE PRESENTS, THAT TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, corporations duly organized under the laws of the State of Connecticut, and having their principal offices in the City of Hartford, County of Hartford, State of Connecticut, (hereinafter the "Companies") hath made, constituted and appointed, and do by these presents make, constitute and appoint: James S. Dickey, L.M. Bryant, Teresa M. Sheppard, W. Joseph Lammel, of Memphia, Tennessee, their true and lawful Attorney(s)-in-Fact, with full power and authority hereby conferred to sign, execute and acknowledge, at any place within the United States, the following instrument(s): by his/her sole signature and act, any and all bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking and any and all consents incident thereto and to bind the Companies, thereby as fully and to the same extent as if the same were signed by the duly authorized officers of the Companies, and all the acts of said Attorney(s)-in-Fact, pursuant to the authority herein given, are hereby ratified and confirmed.

This appointment is made under and by authority of the following Standing Resolutions of said Companies, which Resolutions are now in full force and effect:

VOTED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President, any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary may appoint Attorneys-in-Fact and Agents to act for and on behalf of the company and may give such appointee such authority as his or her certificate of suthority 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 or the Board of Directors at any time may remove any such appointee and revoke the power given him or har.

VOTED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary.

VOTED: That any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and binding upon the Company when (a) signed by the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary and duly attested and sealed with the Company's seal by a Secretary or Assistant Secretary, or (b) duly executed (under seal, if required) by one or more Attorneys-in-Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority.

This Power of Attorney and Certificate of Authority is signed and sealed by facsimile (mechanical or printed) under and by authority of the following Standing Resolution voted by the Boards of Directors of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, which Resolution is now in full force and effect:

VOTED: That the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Vice President, any Assistant Vice President, any Assistant Vice President, any Assistant Secretary, and the seal of the Company may be affixed by facsimile to any power of attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such power of attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached.

IN WITNESS WHEREOF, TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY have caused this instrument to be signed by their Senior Vice President and their corporate seals to be hereto affixed this 8th day of February 2003.

STATE OF CONNECTICUT

) SS. Hartford

COUNTY OF HARTFORD







TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA
TRAVELERS CASUALTY AND SURETY COMPANY
FARMINGTON CASUALTY COMPANY

George W. Thompson Senior Vice President

On this 8th day of February, 2003 before me personally came GEORGE W. THOMPSON to me known, who, being by me duly sworn, did depose and say: that he/she is Senior Vice President of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, the corporations described in and which executed the above instrument; that he/she knows the seals of said corporations; that the seals affixed to the said instrument are such corporate seals; and that he/she executed the said instrument on behalf of the corporations by authority of his/her office under the Standing Resolutions thereof.



Marie c tetreaut

My commission expires June 30, 2006 Notary Public Marie C. Tetrezuit

CERTIFICATE

I, the undersigned, Assistant Secretary of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, stock corporations of the State of Connecticut, DO HEREBY CERTIFY that the foregoing and attached Power of Attorney and Certificate of Authority remains in full force and has not been revoked; and furthermore, that the Standing Resolutions of the Boards of Directors, as set forth in the Certificate of Authority, are now in force.

Signed and Sealed at the Home Office of the Company, in the City of Hartford, State of Connecticut. Dated this

day of





Kori M. Johanson Assistant Secretary, Bond

PAYMENT BOND

Date: _1/21/04 _ Account Number 2505503 Bond Number 645104238206

Know All Men By These Presents:

That John & Hammons, Inc. of Oklahoma City, Oklahoma hereinater called the Principal,
and Iravelers Casualty and Surety of Hartford, CT Hereinafter called the Surety, are
firmly bound unto Oklahoma Gas and Electric Company, 321 North Harvey Avenue, Oldahoma City,
Oldshoms, hereinafter called the Obligate, in the sum of \$45,055.00
Rossy Five Thousand Fifty Five Dollars for which payment well and truly to be made we do hereby bind
crurelves, as Principal and Surety, jointly and severally, our heirs, executors, administrators, essigns,
successors, and trustees, firmly by these presents.
Whereas, the Principal has contracted for and shall receive from the Obligor Electric service at his
business or establishment located at the following address (es):
·
John Q Hammons, Inc.

301 S E K Gaylord Blvd Oklahoma City Oklahoma

(which address shall include any adjacent or nearby premises used in connection therewith and any and all additional locations and/or premises that the Principal herein may receive electric service.)

Now, Therefore, the conditions of the foregoing obligation are such that if the Principal shall promptly pay for such service upon the respective dams when payment therefor becames due then this obligation shall be void; otherwise to remain in full force and effect.

The following conditions are hereby made a part of this bond:

- The aggregate liability of the Surety for all or any defaults of the Principal beremder shall not exceed the penal sum of the bond.
- No extension of time for payment and no waiver of any default of principal by Obligee nor any failure to give notice to Surety of nonpayment shall operate to relieve Surety of liability for services rendered to Principal while this bond is effective.
- 3. This bond may be conceled by the Surety at any time by giving sixty (60) days prior written notice to the Obligeo but no such cancellation shall relieve Surety of liability for payment for services rendered prior to the effective date of such cancellation.

Signed, Scaled and Dated this	21st	day ofJanuary20 04
		John O. Hammons, Inc. of Oklahoma City, Oklahoma
		- aul Mull
		Principal
		Traveless Casualty and Surety Company of America By:
		Surety L.M. Bryant Attorney-in-Fact and Non-Resident Agent

TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA TRAVELERS CASUALTY AND SURETY COMPANY FARMINGTON CASUALTY COMPANY Hartford. Connecticut 06183-9062

POWER OF ATTORNEY AND CERTIFICATE OF AUTHORITY OF ATTORNEY(S)-IN-FACT

KNOW ALL PERSONS BY THESE PRESENTS, THAT TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, corporations duly organized under the laws of the State of Connecticut, and having their principal offices in the City of Hartford, County of Hartford, State of Connecticut, (hereinafter the "Companies") hath made, constituted and appointed, and do by these presents make, constitute and appoint: James S. Dickey, L.M. Bryant, Teresa M. Sheppard, W. Joseph Lammel, of Memphis, Tennessee, their true and lawful Attorney(s)-in-Fact, with full power and authority hereby conferred to sign, execute and acknowledge, at any place within the United States, the following instrument(s): by his/her sole signature and act, any and all bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking and any and all consents incident thereto and to bind the Companies, thereby as fully and to the same extent as if the same were signed by the duly authorized officers of the Companies, and all the acts of said Attorney(s)-in-Fact, pursuant to the authority herein given, are hereby ratified and confirmed.

This appointment is made under and by authority of the following Standing Resolutions of said Companies, which Resolutions are now in full force and effect:

VOTED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President, any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary may appoint Attorneys-in-Fact and Agents to act for and on behalf of the company and may give such appointee such authority as his or 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 or the Board of Directors at any time may remove any such appointee and revoke the power given him or her.

VOTED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary.

VOTED: That any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and binding upon the Company when (a) signed by the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary and duly attested and sealed with the Company's seal by a Secretary or Assistant Secretary, or (b) duly executed (under seal, if required) by one or more Attorneys-in-Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority.

This Power of Attorney and Certificate of Authority is signed and sealed by facsimile (mechanical or printed) under and by authority of the following Standing Resolution voted by the Boards of Directors of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, which Resolution is now in full force and effect:

VOTED: That the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Vice President, any Assistant Vice President, any Secretary, and the seal of the Company may be affixed by facsimile to any power of attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such power of attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached.

IN WITNESS WHEREOF, TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY have caused this instrument to be signed by their Senior Vice President and their corporate seals to be hereto affixed this 8th day of February 2003.

STATE OF CONNECTICUT

}SS. Hartford

COUNTY OF HARTFORD







TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA
TRAVELERS CASUALTY AND SURETY COMPANY
FARMINGTON CASUALTY COMPANY

George W. Thompson Senior Vice President

On this 8th day of February, 2003 before me personally came GEORGE W. THOMPSON to me known, who, being by me duly sworn, did depose and say: that he/she is Senior Vice President of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, the corporations described in and which executed the above instrument; that he/she knows the seals of said corporations; that the seals affixed to the said instrument are such corporate seals; and that he/she executed the said instrument on behalf of the corporations by authority of his/her office under the Standing Resolutions thereof.



Marie c Litreaut

My commission expires June 30, 2008 Notary Public Marle C. Tetreault

CERTIFICATE

I, the undersigned, Assistant Secretary of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, stock corporations of the State of Connecticut, DO HEREBY CERTIFY that the foregoing and attached Power of Attorney and Certificate of Authority remains in full force and has not been revoked; and furthermore, that the Standing Resolutions of the Boards of Directors, as set forth in the Certificate of Authority, are now in force.

Signed and Sealed at the Home Office of the Company, in the City of Hartford, State of Connecticut. Dated this 21st
January 20 04

day of







Kori M. Johanson Assistant Secretary, Bond



IMPORTANT DISCLOSURE NOTICE OF TERRORISM INSURANCE COVERAGE

On November 26, 2002, President Bush signed into law the Terrorism Risk Insurance Act of 2002 (the "Act"). The Act establishes a short-term program under which the Federal Government will share in the payment of covered losses caused by certain acts of international terrorism. We are providing you with this notice to inform you of the key features of the Act, and to let you know what effect, if any, the Act will have on your premium.

Under the Act, insurers are required to provide coverage for certain losses caused by international acts of terrorism as defined in the Act. The Act further provides that the Federal Government will pay a share of such losses. Specifically, the Federal Government will pay 90% of the amount of covered losses caused by certain acts of terrorism which is in excess of Travelers' statutorily established deductible for that year. The Act also caps the amount of terrorism-related losses for which the Federal Government or an insurer can be responsible at \$100,000,000,000.00, provided that the insurer has met its deductible.

Please note that passage of the Act does not result in any change in coverage under the attached policy or bond (or the policy or bond being quoted). Please also note that no separate additional premium charge has been made for the terrorism coverage required by the Act. The premium charge that is allocable to such coverage is inseparable from and imbedded in your overall premium, and is no more than one percent of your premium.

PO Box 321_. Oklahoma City, Oklahoma 73101-0321

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PRESORTED FIRST CLASS

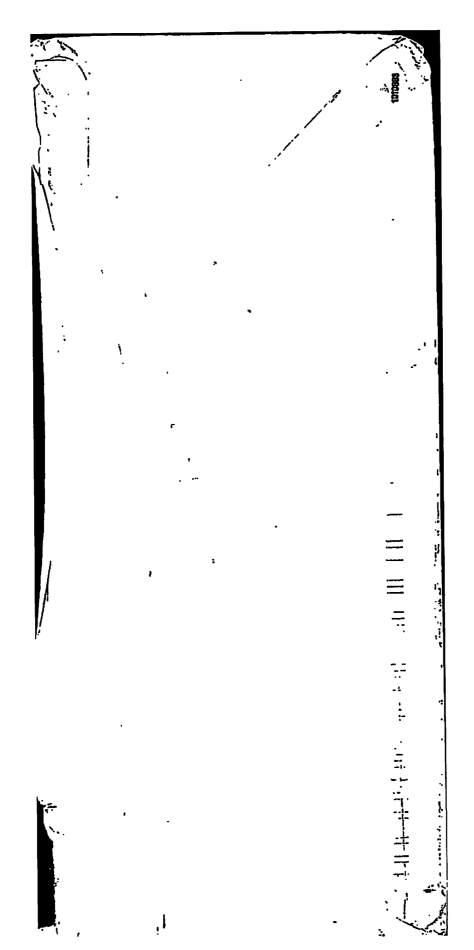


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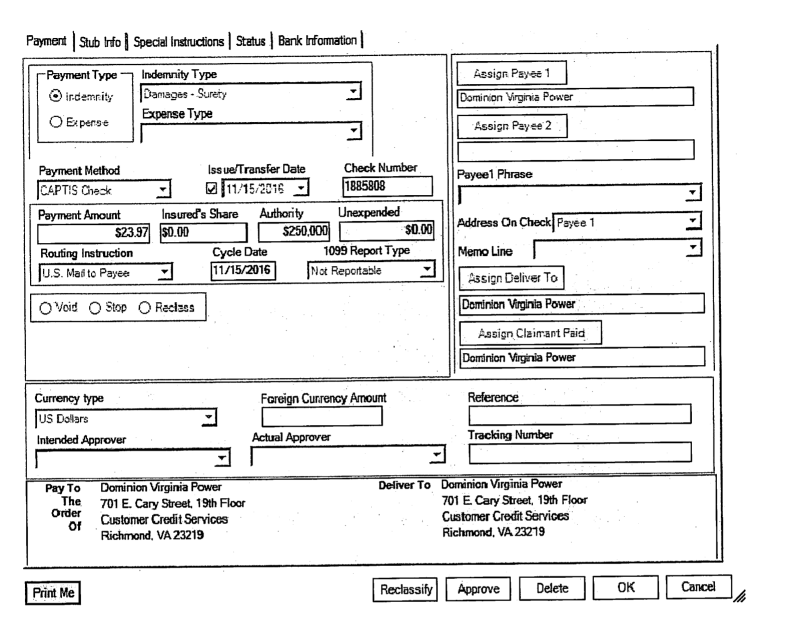
\$00.649 08/17/2016 Mailed From 73102 US POSTAGE

Travelers Casualty and Surety Company of America One Tower Square, S102A Hartford, CT 06183

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Case 16-21142 Claim 114-2 Filed 07/14/17 Desc Main Document Page 38 of 114





September 13, 2016

Travelers Casualty & Surety Company One Tower Square Hartford, CT 06183 Attn: Surety Bond Claims

Re: Hampton Catering Co., Inc. Surety Bond #104571789

To whom it may concern:

The above referenced customer has past due bills which total \$26.75. Your surety bond that totals \$31,100.00 issued on July 27, 2005 is security for the account. Therefore, we ask that you honor this claim in the amount of \$26.75 at your earliest convenience.

Enclosed you will find the account statement for Hampton Catering Co., Inc. along with copies of bills. Please remit payment to:

> Dominion Virginia Power Customer Credit Services, 19th Floor 701 East Cary Street Richmond, VA 23219

Your immediate attention to this matter will be appreciated. If you have any questions of concerns regarding this matter, I may be reached at @ 804-771-6345 or judy.masi@dom.com

Sincerely,

Judy C. Masi

Dominion Virginia Power

Judy C. Masi

Customer Credit Services

Enclosures

HAMPTON CATERING CO INC 1700 COLISEUM DR FIRE HAMPTON VA 23666

Account # 0434373635 ACCOUNT ANALYSIS

DATE	DESCRIPTION	TRANSACTION AMOUNT	AMOUNT DUE	account Balance
06/30/16	FINAL BILL	8.99	26.75	26.75
	ACT(OR EST) BILL	17.76	17.76	17.76
	REGULAR PAYMENT	-17.76	0.00	0.00
	ACT (OR EST) BILL	17.76	17.76	17,76
	REGULAR PAYMENT	-193.85	0.00	0.00
	ACT (OR EST) BILL	193.86	193.85	193.85
	BIENNIAL REVIEW CR	-0.01	-0.01	-0.01
	REGULAR PAYMENT	-17.75	0.00	0.00
	ACT(OR EST) BILL	17.76	17.75	17.75
	BIENNIAL REVIEW CR	-0.01	-0.01	-0.01
	REGULAR PAYMENT	-17.75	0.00	0.00
	ACT (OR EST) BILL	17.76	17.75	17.75
		-0.01	-0.01	-0.01
	BIENNIAL REVIEW CR	-17.75	0.00	0.00
	FREGULAR PAYMENT FACT (OR EST) BILL	17.76	17.75	17.75
		-0.01	-0.01	-0.01
	BIENNIAL REVIEW CR	-17.76	0.00	0.00
01/05/16	REGULAR PAYMENT	- 21114		

Jun 30, 2016

CLOSING BILL

HAMPTON CATERING CO INC DBA: EMBASSY SUITES HAMPTON 1700 COLISEUM DR # FIRE EMBASSY FIRE PUMP HAMPTON, VA 23666

Billing and Payment Summary

Account # 0434373635

Meter and Usage

Total Draft Amount:	; ; ; ; ;	8.99	
Previous Amount Due:	\$	17.76	
Payments as of Jun 30:	\$	0.00	

For service emergencies and power outages please call 1-866-DOM-HELP (1-866-366-4357). Visit us at www.dom.com.

Usage History

Current Billing Days: 13		Mo	Yr	kWh
Billable Usage Schedule GS-1	06/17-06/30	Jun Jul Aug	15 15 15	40 0 0 0
Total kWh Measured Usage	0	Sep Oct Nov	15 15 15	0
Meter: 0005167856 Current Reading Previous Reading	<i>06/17-06/30</i> 30 30	Dec Jan Feb	15 16 16	0
Total kWh Current Reading Demand	.00 .00	Mar Apr May Jun	16 16 16 16	40
Multiplier: 40		_		

Explanation of Bill Detail

Customer Service	1-866-DOM-HEL	P (1-866-366-4357)
Previous Balance Payment Received Balance Forward		76 .00 17.76
Non-Residential Service Distribution Service Basic Customer Ch		<i>06/17-06/30</i> 6.70
HAMPTON Utility Tax Total Current Charge	s	2.29 8.99
Total Account Balance	28	26.75

View payment options, request service changes and enroll in eBill at www.dom.com, search: Manage Your Account

Important Customer Information from Dominion Virginia Power

Virginia electric customers may choose to meet their electric needs by purchasing renewable energy from a competitive supplier if an offer is available. To learn more about your renewable energy options, visit dom.com/greensolutions

We will draft your designated account for the amount shown in the Billing and Payment Summary section on or after JUL 15 2016.

Help a family in need through EnergyShare. Mail your donation to P.O. Box 91717, Richmond, VA 23291-1717.

99SA SHERRY8** PRINT SUPPRESSED ***

If you have changed your mailing address, please see the reverse side for instructions.

Bill Date Jun 30 16 Draft Amount \$ 8.99

888

HAMPTON CATERING CO INC DBA: EMBASSY SUITES HAMPTON DBA: EMBASSY SUITES HAMPTON 4243 HUNT RD BLUE ASH OH 45242-6645

0434373635 5000000899 50000000899 91

Jun 21, 2016

Customer Bill

HAMPTON CATERING CO INC DBA: EMBASSY SUITES HAMPTON

1

1700 COLISEUM DR # FIRE EMBASSY FIRE PUMP HAMPTON , VA 23666

Billing and Payment Summary

Account # 0434373635

Total Draft Amount: \$. 97.76							
Previous Amount Due:	\$	17.76					
Payments as of Jun 21:	\$	17.76CR					

For service emergencies and power outages please call 1-866-DOM-HELP (1-866-366-4357). Visit us at www.dom.com.

Meter and Usage

Usage History

15 15 15 15 15	40 0 0 0 0
15 15 16 16 16 16 16	0 0 0 40
	16 16 16

Explanation of Bill Detail

Total Account Balance

866-DOM-HELP (1-866-366-4357)
17.76 17.76CR 0.00
Schedule GS-1) 05/19-06/17
2.29 17.76

View payment options, request service changes and enroll in eBill at www.dom.com, search: Manage Your Account

17.76

Important Customer Information from Dominion Virginia Power

Virginia electric customers may choose to meet their electric needs by purchasing renewable energy from a competitive supplier if an offer is available. To learn more about your renewable energy options, visit dom.com/greensolutions.

We will draft your designated account for the amount shown in the Billing and Payment Summary section on or after JUL 06 2016.

Help a family in need through EnergyShare. Mall your donation to P.O. Box 91717, Richmond, VA 23291-1717.

*** PRINT SUPPRESSED ***

If you have changed your mailing address, please see the reverse side for instructions.

Bill Date Jun 21 16
Draft Amount
\$ 17.76

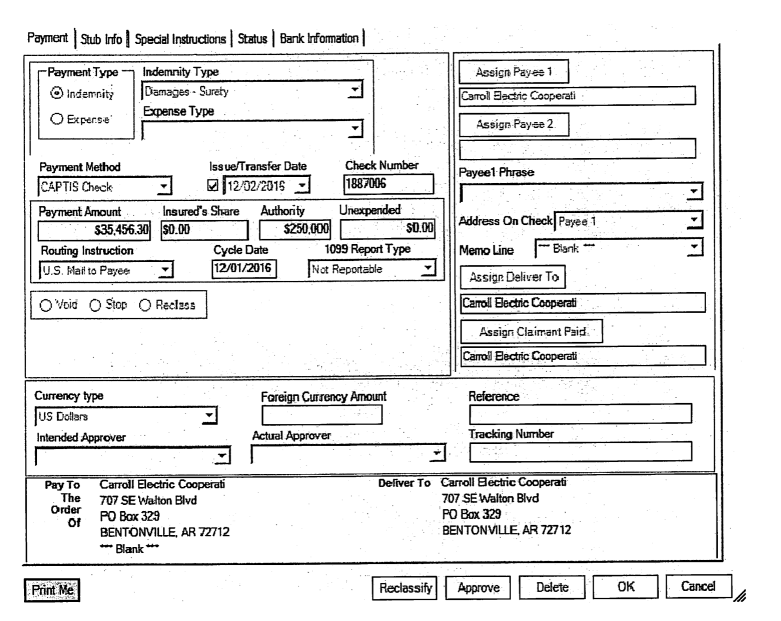
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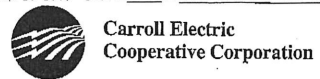
HAMPTON CATERING CO INC DBA: EMBASSY SUITES HAMPTON DBA: EMBASSY SUITES HAMPTON 4243 HUNT RD BLUE ASH OH 45242-6645

0434373635 4000001776 4000001776 91

888

0434373635 PAGE 1 OF 1 02553 X





800-432-9720 www.carrollecc.com

Your Local Energy Partner

September 26, 2016

Marsh USA Inc. 9129 Cross Park Dr. Suite 101 Knoxville, TN 37923

> Re: Utility Bond for John Q. Hammons dba Embassy Suites Northwest Arkansas Bond No. 64\$104092263

To whom it may concern:

Please accept this as request to draw \$35,456.30 on the utility bond number 64S104092263 issued to Carroll Electric on May 12, 2003.

Enclosed is a signed statement for the requested amount.

Thank you for your prompt attention to this matter. If you have questions regarding this, please let us know.

Sincerely,

Melanie Disheroon Customer Service Coordinator

Faxed to: Marsh USA Inc. Fax: 865-769-7824

Bentonville 707 SE Walton Blvd. PO Box 329 Bentonville, AR 72712 (479) 273-2421 Berryville 920 Hwy. 62 Spur PO Box 4000 Berryville, AR 72616 (870) 423-2161 Huntsville 5056 Hwy. 412 B PO Box 280 Huntsville, AR 72740 (479) 738-2217 Jasper 511 E Court St. PO Box 389 Jasper, AR 72641 (870) 446-5114

MARSH

Kellie Turner

Marsh USA Inc.
9129 Cross Park Drive, Suite 101
Knoxville, TN 37923
865 769 7740 Fax 865 769 7824
Kelile.tumer@marsh.com
www.marsh.com

July 13; 2007

Ms. Yvette Huffman Embassy Suites Northwest Arkansas Hotel, Spa and Convention Center 3303 Pinnacle Hills Parkway Rogers, AR 72758

Subject:

Principal: John Q. Hammons Hotels dba Embassy Suites Northwest Arkansas

Obligee: Carroll Electric Cooperative Corporation

Bond Description: Utility Bond Bond Amount: \$65,000.00 Bond Number: 104092263

Dear Ms. Huffman:

Enclosed please find the increase rider for the above referenced bond that changes the bond amount from \$30,000.00 to \$65,000.00 effective July 13, 2007. I ask that you recheck this rider before filing it with the obligee.

You will be receiving an invoice for this transaction in the amount of \$581.00. Marsh will receive 25% of this amount from the surety as commission.

In the event your organization no longer requires this bond, please forward to our office a written request to cancel this bond within 10 workdays of receiving this notification. Otherwise, this premium is due and payable prior to the effective date noted on the invoice.

If you have any questions, please feel free to contact me. Thank you for allowing Marsh to service your surety needs.

Sincerely,

Kellie Turner

Bond Support Specialist

elli zurner

National Surety Center

2304B-0

Enclosure

MAC Marsh & McLennan Companies

No. 9532

Carroll Electric 870-423-2815

Sep. 26, 2016 3:05PM

Bond No. 64S104092263 CH 235357-1

INDEMNITY BOND FOR UTILITY SERVICES

· · · · :

KNOW ALL MEN BY THESE PRESENTS, that we, John Q. Hammons Hotels dba Embassy Suites Northwest Arkansas, 3303 Pinnacle Hills Parkway, Rogers, AR 72758 as Principal and Travelers Casualty and Surety Company of America, as Surety, are held and firmly bound unto Carroll Electric Cooperative Corporation, 707 SE Walton Blvd., Bentonville, AR 72712 as Obligee, in the sum of Thirty Thousand and No/100 (\$30,000.00) Dollars, for payment where of well and truly to be made, the Principal and the Surety bind themselves, their heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

WHEREAS, the Obligee has agreed to furnish to the Principal and the Principal has agreed to pay for utility service at the following service address 3303 Pinnacle Hills Parkway, Rogers, AR service to be provided in accordance with the rules, regulations, and approved rates of the Obligee, then this obligation shall be void, otherwise it shall remain in full force and effect, subject, however, to the following provisions.

This bond shall be in full force and effect indefinitely from date of issuance and a continuation or renewal certificate is unnecessary, provided however, the Surety may terminate it's liability by providing a thirty (30) day written notice to the obligee; it being understood that such cancellation shall not affect any liability accruing under this bond prior to the effective date of such cancellation.

SIGNED, SEALED AND DATED THIS 12th day of May, 2003.

John Q. Hammons Hotels dba	
Embassy Suites Northwest Arkansas	
Ву	

Travelers Casualty and Surety Company of America

By deces M. Physic Teresa M. Sheppard, Attorney-in-Fact

No. 9532 P. 5/8

Sep. 26. 2016 3:05PMTRAVICarroll Electric 870-423-2815

TRAVELERS CASUALTY AND SURETY COMPANY FARMINGTON CASUALTY COMPANY Hartford, Connecticut 06183-9062

POWER OF ATTORNEY AND CERTIFICATE OF AUTHORITY OF ATTORNEY(S)-IN-FACT

KNOW ALL PERSONS BY THESE PRESENTS, THAT TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, corporations duly organized under the laws of the State of Connecticut, and having their principal offices in the City of Hartford, County of Fiartford, State of Connecticut, (hareinafter the "Companies") hath made, constituted and appointed, and do by these presents make, constitute and appoint: James S. Dickey, L.M. Bryant, Teresa M. Sheppard, W. Joseph Lammel, of Memphis, Tennessee, their true and lawful Attorney(s)-in-Fact, with full power and authority hereby conferred to sign, execute and acknowledge, at any place within the United States, the following instrument(s): by his/her sole signature and act, any and all bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking and any and all consents incident thereto and to bind the Companies, thereby as fully and to the same extent as if the same were signed by the duly authorized officers of the Companies, and all the acts of said Attorney(s)-in-Fact, pursuant to the authority herein given, are hereby ratified and confirmed.

This appointment is made under and by authority of the following Standing Resolutions of said Companies, which Resolutions are now in full force and effect:

VOTED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President, any Vice

VOTED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary.

VOTED: That any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and binding upon the Company when (a) signed by the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary and duly attested and sealed with the Company's seal by a Secretary or Assistant Secretary, or (b) duly executed (under seal, if required) by one or more Attorneys-in-Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority.

This Power of Attorney and Certificate of Authority is signed and sealed by facsimile (mechanical or printed) under and by authority of the following Standing Resolution voted by the Boards of Directors of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, which Resolution is now in full force and effect:

VOTED: That the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Vice President, any Assistant Vice President, any Serior Vice President, any Serior Vice President, any Serior Vice President, any Serior Vice President, and the seal of the Company may be affixed by facsimile to any power of attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such power of attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached.



Bentonville

Berryville

Carroll Electric Cooperative Corporation

Your Local Energy Partner 1-800-432-9720

Four locations to serve you...

(479) 273-2421 707 SE Walton Blvd. 920 Hwy. 62 Spur (870) 423-2161 308 Church Ave. (479) 738-2217

Huntsville Jasper 107 W. Church St.

(870) 446-5114

Customer Number: 235357-1

Date mailed: 7/28/2016

Service Location: 3303 Pinnacle Hills Pkwy

Account Location: 3223-1464-0 Member: 9230427

Meter	Meter Re	adings						建筑建筑地位	
Number	Present	Previous	Difference .	Multiplier	Quantity	Description		Price	Extended
45968837	82,428	81,641	787	160	125,920	K W Hrs Power Cost Adjustment Debt Cost Adjustment	999	\$0.04244 \$0.00871 \$0.00556	\$5,344.04 1,096.76 700.12
45968837	13,687	13,239	448	160	71,680	KVAR*			
4596883 7 *Po		percentage	86.91%	160	793.600 64.202 857.802	Kilowatts(K W) Power factor adjustment K W Billing Demand Service Availability Charge	@	\$9.31	7,986.14 15.60

系統是異式整定		图图图 电影响 (1) 在10 表现是中国主义的 (10 图 图)	AMOUNT	\$15,142.66
There were 8 da	ys in the read period.	Municipal Tax	4.000%	605.71
Read from	06/18/16	State Tax	6,500%	1,023.63
Read to	06/26/16	County Tax	1.000%	157.48
Average high/lo	w temperature 96/76	City Tax	2.000%	314.97
Rate schedule	4	Return eDraft fee		30.00
Please detail	ch and return with payment to the address	helow:	TOTAL	\$17,274.45

Carroll Electric Cooperative Corp.

P.O. Box 4000

Berryville, AR 72616-4000

We appreciate the opportunity to serve you and

thank you for your payment.

CUSTOMER NUMBER	235357-1	NET AMOUNT DUE BY	8/19/2016	\$17,274.45
LATE PAYMENT CHARGE	347.29	GROSS AMOUNT DUE AFTER	8/19/2016	\$17,621.74

John Q. Hammons Hotels Inc. DBA Embassy Suites NW AR 4243 Hunt Rd Cincinnati OH 45242



Carroll Electric Cooperative Corporation

Your Local Energy Partner 1-800-432-9720

Four locations to serve you...

707 SE Walton Blvd. 920 Hwy. 62 Spur

(479) 273-2421 (870) 423-2161 (479) 738-2217

Huntsville Jasper

Bentonville

Berryville

308 Church Ave. 107 W. Church St.

(870) 446-5114

Date mailed: 7/28/2016

Service Location: 3201 Pinnacle Hills Pkwy

Account Location: 3223-1414-0 Member: 9230427

Customer Number: 308138-7

Meter	Meter Re	adings							
Number	Present	Previous	Difference	Multiplier	Quantity	Description		Price	Extended
45968814	11,971	11,311	660	120	79,200	K W Hrs	@	\$0.04244	\$3,361.25
						Power Cost Adjustment	@	\$0.00871	689.83
						Debt Cost Adjustment	@	\$0.00556	440.35
45968814	47,456	47,175	281	120	33,720	KVAR*			
45968814	4.490	Ì		120	538.800	Kilowatts(K W)			
*Pc	wer factor	percentage	92.01%		16.110	Power factor adjustment			
					554.910	K W Billing Demand Service Availability Charge	@	\$9.31	5,166.21 15.60

			AMOUNT	59,673.24
There were 8 da	ys in the read period.	Municipal Tax	4.000%	386.93
Read from	06/18/16	State Tax	6.500%	653.92
Read to	06/26/16	County Tax	1.000%	100.61
Average high/lo	w temperature 96/76	City Tax	2.000%	201.20
Rate schedule	4	Return eDraft fee		30.00
Please detail	ch and return with payment to ti	ac address below:	TOTAL	\$11,045.90

Carroll Electric Cooperative Corp.

P.O. Box 4000

Berryville, AR 72616-4000

We appreciate the opportunity to serve you and thank you for your payment.

CUSTOMER NUMBER	308138-7	NET AMOUNT DUE BY	8/19/2016	\$11,045.90
LATE PAYMENT CHARGE	222.72	GROSS AMOUNT DUE AFTER	8/19/2016	\$11,268.62

John Q. Hammons Hotels Inc. DBA Embassy Suites NW AR 4243 Hunt Rd Cincinnati OH 45242



Carroll Electric Cooperative Corporation

Your Local Energy Partner 1-800-432-9720

Four locations to serve you...

707 SE Walton Blvd. 920 Hwy. 62 Spur

(479) 273-2421 (870) 423-2161

Berryville Huntsville Jasper

Bentonville

308 Church Ave. 107 W. Church St.

(870) 446-5114

(479) 738-2217

Customer Number: 330963-0 Date mailed: 7/28/2016

Service Location: 3303 Pinnacle Hills Pkwy

Account Location: 3223-3580-0 Member: 9230427

Meter	Meter Re	adings							
Number	Present	Previous	Difference	Multiplier	Quantity	Description		Price	Extended
50400272	18,100	17,750	350	160	56,000	K W Hrs Power Cost Adjustment Debt Cost Adjustment	@@@	\$0.04244 \$0.00871 \$0.00556	\$2,376.64 487.76 311.36
50400272	4,759	4,612	147	160	23,520	KVAR*			
50400272 *Po	2.120 ower factor		92.20%	160	339.200 9.498	Kilowatts(K W) Power factor adjustment	_		
					348.698	K W Billing Demand Service Availability Charge	@	\$9.31	3,246.38 15.60

THE PROPERTY OF		的名词复数 医阿里克斯氏试验检尿道检验	AMOUNT	\$6,437,74
There were 8 da	ys in the read period.	Municipal Tax	4.000%	257.51
Read from	06/18/16	State Tax	6.500%	435.19
Read to	06/26/16	County Tax	1.000%	66.95
Average high/lo	w temperature 96/76	City Tax	2.000%	133.91
Rate schedule	. 4	Balance forward		-195.35
Please detail	ch and return with payment to the address	; below:	TOTAL	\$7,135,95

Carroll Electric Cooperative Corp.

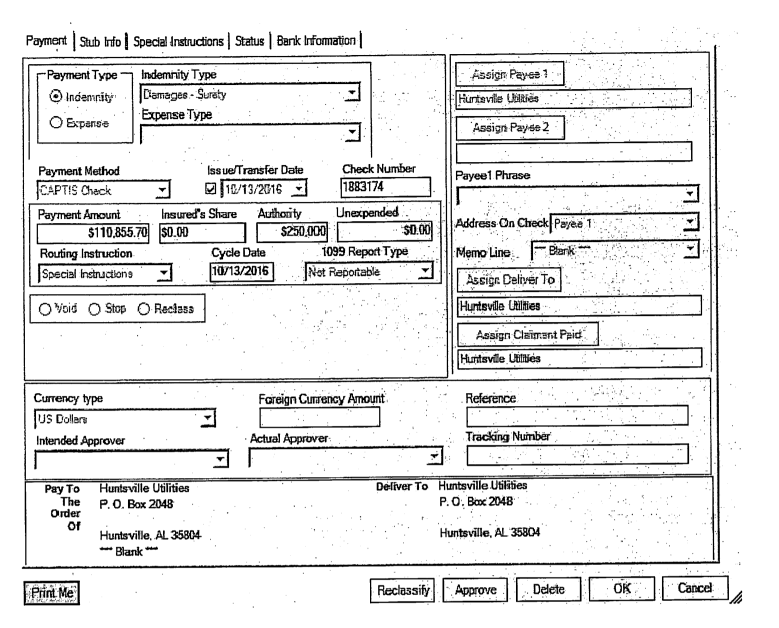
P.O. Box 4000

Berryville, AR 72616-4000

We appreciate the opportunity to serve you and thank you for your payment.

CUSTOMER NUMBER	330963-0	NET AMOUNT DUE BY	8/19/2016	\$7,135.95
Manager and the state of the st		and a continue of the continue	9/10/2016	97 794 D9
LATE PAYMENT CHARGE	149.03	GROSS AMOUNT DUE AFTER	8/19/2016	\$7,284.98

John Q. Hammons Hotels Inc. DBA Embassy Suites NW AR 4243 Hunt Rd Cincinnati OH 45242





HUNTSVILLE UTILITIES

Electricity - Natural Gas - Water (256) 535-1200 www.hsvutil.org

P.O. Box 2048 Huntaville, AL 35804

RECEIVED

September 27, 2016

OCT 0 6 2016

Certified Mall - Return Receipt Requested

BAB MACE IP & GIPE ARTIN

TRAVELERS CASUALITIY AND SURETY COMPANY OF AMERICA ONE TOWER SQUARE HARTFORD, CT. 06183

RE: UTILITIES BOND NO: 104768779

PRINCIPAL: HAMMONS OF HUNTSVILLE, LLC DBA EMBASSY SUITE HOTEL

ACCOUNT NO.: 311010010166

Ladies and Gentleman:

Reference is made to the above utility bond placed in lieu of a cash deposit for the account of HAMMONS OF HUNTSVILLE, LLC DBA EMBASSY SUITE HOTEL. Please find enclosed billing itemizations for services provided from April 30, 2016 through June 26, 2016.

Utility Services were provided at 800 Monroe Street S.W., Huntsville, Alabama 35801. We would appreciate you giving this your immediate attention by sending your check in the amount of \$110,875.70.

If you have any questions, please call me at (256) 535-1227 and I will be glad to be of assistance to you.

Sincerely,

HUNTSVILLE UTILITIES

Wanda Wallace Collections Supervisor

Enclosure

CC: Itemized Statement for HAMMONS OF HUNTSVILLE, LLC DBA EMBASSY SUITE HOTEL.



Customer Name:

Hammons of Huntsville

Master Account Number:

311010010166

Service Address:

800 Monroe St

Ralance forward:

\$0.00

Balances from Child Accounts

211010070912

Invoice 04/30/16-5/31/16 \$11,940.55 Invoice 06/01/16-6/26/16 \$7.618.27

\$19,558.82

211010070932

Invoice 5/20/16-6/20/16 \$794.01 Invoice 6/21/16-6/26/16 \$76.29

\$870.30

211010131018

Invoice 4/30/16-5/31/16 \$10,664.18 Invoice6/1/16-6/26/16 \$10.199.77

\$20,863.95

211010131080

trivoice 4/30/16-5/31/16 \$55.04 trivoice 6/1/16-6/26/16 \$47.65

\$102.69

211010136057

Invoice 4/30/16-5/31/16 \$29,987.21 Invoice 6/1/16-6/26/16 \$39.492.73 \$69,479.94

TOTAL AMOUNT OWED \$110,875.70





7015 0640 0004 1900 8348

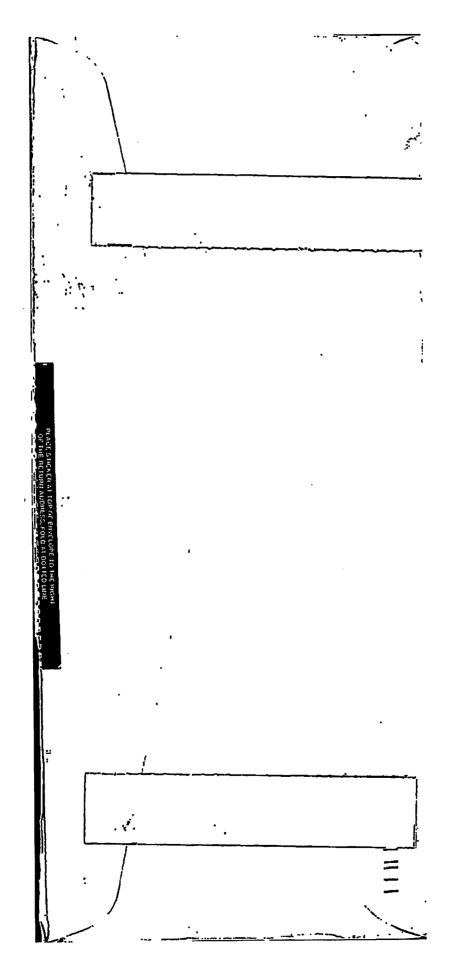
U.S. POSTAGE >> PITNEY BOWES

V.S. P

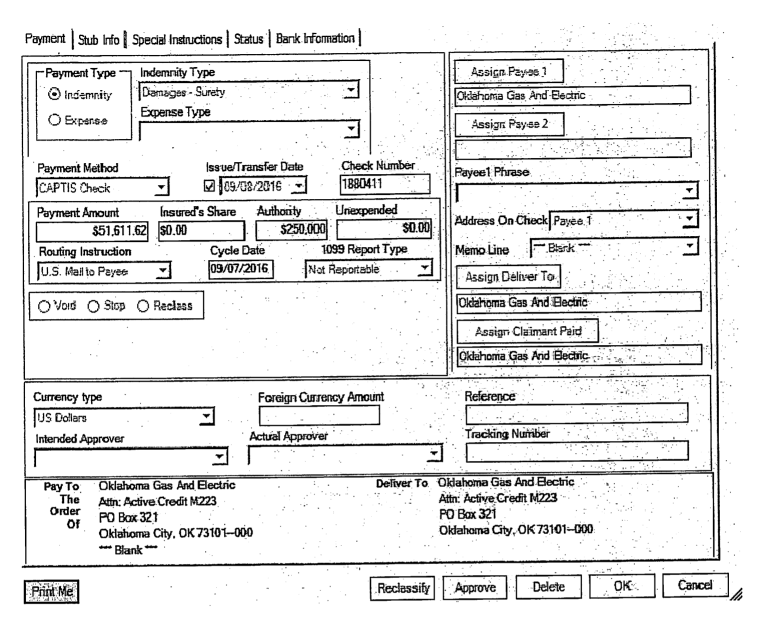
Travelers Casuality and Surety Co. of America One Tower Square Hartford, CT 06183

·06183-000299

արդերինիանինարիայինիննությերին չ



Case 16-21142 Claim 114-2 Filed 07/14/17 Desc Main Document Page 56 of 114



PO Box 321 Oldahoma City, Oldahoma 73101-0321 405-553-3000 RECEIVED

AUG 2 4 2016

BELLARON CAPUTO



August 16, 2016

Travelers Casualty and Surety Company of America One Tower Square, S102A Hartford, CT 06183

RE:

,:

Surety Bond #:

105181029

Principal Name:

JQH-Norman Development, LLC

OGE Acct #'s:

128366322 & 128366336

To Whom It May Concern:

On June 26, 2016 service to the above electric account was cancelled. To date we have been unable to collect the unpaid final bill in the amount of \$51,611.62 from the customer who is identified as "Principal".

Your Payment Bond in the amount of \$237,268.00 and was issued November 6, 2008.

Enclosed, please find a duplicate of the unpaid final bill. We appreciate your prompt attention to this claim and remittance of \$51,611.62 to the return address below.

If you have any questions regarding this claim, please 800-522-5774 ext. 6523.

Sincerely,

OGE Credit and Collections

Return Address:

OGE

Enclosure Attn: Active Credit M223

PO Box 321

Oklahoma City, OK 73101

FCTRIC SERVICE BILL

FOR YOUR RECORDS

	CUSTOMER NAM	IE .	<u> </u>			SERVICE ADDRESS	
EMBASSY SUI	TES			2501 C	ONFERENCE	CENTER DR	#HOTEL
	G PERIOD	METER	READING		METER	KILOWATT	ACCOUNT NUMBER
, FROM	то	PREVIOUS	PRE	SENT	CONSTANT	HOURS	
06/02/2016	06/26/2016	83821	85	015	300	358200 F	128366322-5

LAST PAYMENT CREDITED \$29,092.70 ON 08/08/2016. POWER AND LIGHT TIME OF USE SECONDARY RATE

63.50 **CUSTOMER CHARGE** 10,209.98 **ENERGY CHARGE** 3,996.96 **DEMAND CHARGE - SEE BELOW **** 176.11CR **COGENERATION CREDIT** 2,328.36 TOU FUEL ON PEAK AMT @ \$0.042644/KWH 6.419.93 TOU FUEL OFF PEAK AMT @ \$0.021146/KWH

22,842.62 **CHARGE FOR ELECTRIC SERVICE** FRANCHISE FEE

2,058.69 **SALES TAX FINAL BILL**

25,586.59

TOTAL AMOUNT DUE

685.28

25,586.59

TIME-OF-USE SAVINGS \$193.58.

POWER FACTOR 90% **ACTUAL DEMAND 837

BILLING DEMAND 837

KWH CONSUMPTION MON-FRI **OTHER** 2PM-7PM HOURS 54,600 303,600

FOR MAXIMUM SAVINGS, SHIFT YOUR ELECTRIC USAGE TO TIMES OTHER THAN 2PM TO 7PM MON-FRI THROUGH SEPTEMBER 30TH.

******* FINAL BILLING FOR THIS ADDRESS - DUE UPON RECEIPT. *******

THE CURRENT BILLING PERIOD COVERS 25 DAYS OF SERVICE. YOUR AVERAGE DAILY COST WAS \$1,023.46 PER DAY. WWW.OGE.COM BUSINESS CUSTOMER SERVICE 888-988-9747 REPORT POWER OUTAGE 405-272-9595

PORTION 01

PLEASE RETURN THIS PORTION WITH YOUR PAYMENT

ACCOUNT NUMBER

128366322-5

A" COUNT DUE IF PAYMENT IS NOT RECEIVED BY DUE DATE 25.586.59

CURRENT BILL DUE DATE SEE ABOVE

TOTAL AMOUNT DUE 23,586,59

Lend-A-Hand

Amount

Yetal **Amount Paid**

MAKE CHECKS PAYABLE TO OG&E

EMBASSY SUITES BANKRUPTCY CLERK M223 P.O. BOX 321 OKLAHOMA CITY OK 73101-0321

PO BOX 24990 OKLAHOMA CITY OK 73124-0990

#009307052**9**29

OG&E ELECTRIC SERVICES

A MESSAGE OF INTEREST TO CUSTOMERS

The last thing QG&E wants to do is cut off a customer's electric service. especially it that customer has a good payment record. It a payment problem occurs, and you receive a Cut Off or Shut Off Notice, there are certain options listed on the notice that are available to you.

Should you receive an OG&E Cut Off or Shut Off notice, feel free to call the Customer Service phone number on the front of your electric bill. By calling that number you can quickly receive account information, including records of payments and electric use. You can also find out about OG&E's deferred payment plan and other programs designed to help keep service on, as well as the names of government or social agencies with programs that might be able to help you. OG&E's customer service representatives are available each business day, and our automated information system is available to you 24 hours a day, seven days a week.

If you ever feet there may have been a mistake in calculating-your bill, call OG&E. Your service will remain on until the company can complete a thorough check.

EMPLOYEE IDENTIFICATION

Our authorized representatives carry Company identification with a pholograph. Please do not hesitate to ask for identification before admitting an employee to your premises. Even then, if you have any doubts, call OG&E.

HOW TO READ YOUR ELECTRIC METER

You can learn to read your electric meter and it's really not hard once you know how. By being able to read your own meter, you can keep, track of how much electricity you are using during a given ported of time, such as the "from" and "to" service dates on your bill.

Some meters have fout dials, but most have five so our illustration will show the more common live dial meter. (A small number of customers now have meters with numbers that turn like those on digital clocks.)

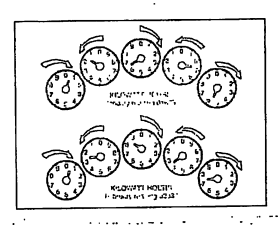
First, took at the meter illustration. The dials are read in order from left to right. Notice that on the five dial meter, the first, third and fifth hands turn clockwise and the second and fourth turn counterclockwise. To read your meter, read the number on each dial the hand is pointing to. If the hand is between numbers, read the lowest number the hand has just passed.

We see from the position of the hands in the illustration that the January reading was 01675 kilowalt-hours (KWH) and the February reading was 02837 By subtracting the January reading from the February reading we find that the difference is 1162 which means that 1162 KWH were used during

that month

Some meter readers can read a meter as quickly

as they can tell time by looking at a clock with hands. You may never get that last, but with a little ellon, your results can be as accurate.



WHEN YOU PROVIDE A CHECK AS PAYMENT, YOU AUTHORIZE US EITHER TO USE INFORMATION FROM YOUR CHECK TO MAKE A ONE-TIME ELECTRONIC FUND TRANSFER FROM YOUR ACCOUNT OR TO PROCESS THE PAYMENT AS A CHECK TRANSACTION.

SAVE TIME

USE E-Z PAY THE EASY AUTOMATIC WAY TO PAY YOUR ELECTRIC BILL. (CALL OG&E FOR DETAILS)

OR

PAY BY MAIL SIMPLY RETURN THIS PORTION OF YOUR BILL WITH YOUR PAYMENT IN THE ENCLOSED ENVELOPE.

ELECTRIC SERVICE BILL RETAIN FOR YOUR RECORDS

SERVICE ADDRESS CUSTOMER NAME **EMBASSY SUITES** 2401 CONFERENCE CENTER DR METER READING KILOWATT ACCOUNT NUMBER METER BILLING PERIOD CONSTANT HOURS PRESENT PREVIOUS FROM TO 41201 80 359680 F 128366336-5 06/02/2016 08/26/2016 36705

LAST PAYMENT CREDITED \$30,243.67 ON 08/08/2016.

POWER AND LIGHT TIME OF USE SECONDARY RATE

63.50 **CUSTOMER CHARGE ENERGY CHARGE** 10,449.24 4,063.82 **DEMAND CHARGE - SEE BELOW **** 178.00CR **COGENERATION CREDIT**

2.439.24 TOU FUEL ON PEAK AMT @ \$0.042644/KWH 6,398.24 TOU FUEL OFF PEAK AMT @ \$0.021146/KWH

23,234.04 CHARGE FOR ELECTRIC SERVICE 697.02 FRANCHISE FEE

2,093.97 SALES TAX FINAL BILL

26,025.03

TOTAL AMOUNT DUE 26,025.03

TIME-OF-USE SAVINGS \$3.97.

BILLING DEMAND 851 **ACTUAL DEMAND 842 **POWER FACTOR 89%**

KWH CONSUMPTION MON-FRI **OTHER** 2PM-7PM HOURS

57.200

FOR MAXIMUM SAVINGS, SHIFT YOUR ELECTRIC USAGE TO TIMES OTHER THAN

302,480

2PM TO 7PM MON-FRI THROUGH SEPTEMBER 30TH.

****** FINAL BILLING FOR THIS ADDRESS - DUE UPON RECEIPT. ******

THE CURRENT BILLING PERIOD COVERS 25 DAYS OF SERVICE. YOUR AVERAGE DAILY COST WAS \$1,041.00 PER DAY. BUSINESS CUSTOMER SERVICE 888-988-9747 WWW.OGE.COM REPORT POWER OUTAGE 405-272-9595

PORTION 01

PLEASE RETURN THIS PORTION WITH YOUR PAYMENT

AMOUNT DUE IF PAYMENT IS HOT RECEIVED BY DUE DATE CURRENT BILL ACCOUNT NUMBER DUE DATE SEE ABOVE

26,025.03 128366336-5 Lend-A-Hand Total

Amount

Amount Pald

MAKE CHECKS PAYABLE TO OG&E

TOTAL AMOUNT DUE

26,025.03

EMBASSY SUITES BANKRUPTCY CLERK M223 P.O. BOX 321 OKLAHOMA CITY OK 73101-0321

PO BOX 24990 OKLAHOMA CITY OK 73124-0990

16 8 888

OG&E ELECTRIC SERVICES

A MESSAGE OF INTEREST TO CUSTOMERS

Should you receive an OG&E Cut Off or Shut Off notice, leel free to call the Customer Service phone number on the front of your electric bill. By calling that number you can quickly receive account information, including records of payments and electric use. You can also find out about OG&E's deferred payment plan and other programs designed to help keep service on, as well as the names of government or social agencies with programs that might be able to help you. OG&E's customer service representatives are available each business day and our automated mformation system is available to you 24 hours a day seven days a vock.

If you ever feel there may have been a mistake in calculating your bill call OG&E. Your service will remain on until the company can complete a thorough check.

EMPLOYEE IDENTIFICATION

Our authorized representatives carry Company identification with a photograph. Please do not hesitate to ask for identification before admitting an employee to your premises. Even them, if you have any doubts, call OG&E.

HOW TO READ YOUR ELECTRIC METER

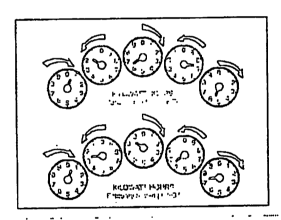
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Some meters have four diats, but most have five so our illustration will show the more common five dial meter. (A small number of customers now have moters with numbers that turn like those on digital clocks.)

First, look at the meter illustration. The dials are read in order from left to right. Notice that on the live dial meter, the first, third and fifth hands turn clockwise and the second and fourth turn counterclockwise. To read your meter, read the number on each dial the hand is pointing to. If the hand is between numbers, read the towest number the hand has just passed.

Vie see from the position of the hands in the illustration that the January reading was 01675 kilowett-hours (KWH) and the February reading was 02837. By subtracting the January reading from the February reading was find that the difference is 1162 i... which means that 1162 KWH were used during that month.

Some meter readers can read a meter as quickly as they can tell time by looking at a clock with hands. You may never get that last, but with a little effort, your results can be as accurate.



WHEN YOU PROVIDE A CHECK AS PAYMENT, YOU AUTHORIZE US EITHER TO USE INFORMATION FROM YOUR CHECK TO MAKE A ONE-TIME ELECTRONIC FUND TRANSFER FROM YOUR ACCOUNT OR TO PROCESS THE PAYMENT AS A CHECK TRANSACTION.

SAVE TIME

USE E-Z PAY . . . THE EASY AUTOMATIC WAY TO PAY YOUR ELECTRIC BILL. (CALL OG&E FOR DETAILS)

OR

PAY BY MAIL SIMPLY RETURN THIS PORTION OF YOUR BILL WITH YOUR PAYMENT IN THE ENCLOSED ENVELOPE.

PAYMENT BOND

Date: <u>11/6/2008</u> Account

Number 128366322, 128366336 Bond Number 105181029

Know All Men By These Presents:

That JOH-NORMAN DEVELOPMENT, LLC of NORMAN, OKLAHOMA hereinafter called the Principal, and <u>Travelers Casualty and Surety Company of America</u> of <u>Hartford</u>, <u>Connecticut</u>, Hereinafter called the Surety, are firmly bound unto Oklahoma Gas and Electric Company, 321 N. Harvey Avenue Attn: Active Credit M223, Oklahoma City, Oklahoma, hereinafter called the Obligee, in the sum of \$237,268.00 TWO HUNDRED THIRTY SEVEN THOUSAND TWO HUNDRED SIXTY <u>EIGHT DOLLARS</u> for which payment well and truly to be made we do hereby bind ourselves, as Principal and Surety, jointly and severally, our heirs, executors, administrators, assigns, successors, and trustees, firmly by these presents.

Whereas, the Principal has contracted for and shall receive from the Obligee Electric service at his business or establishment located at the following address (es):

JQH-NORMAN DEVELOPMENT, LLC

2401 & 2501 CONFERENCE CENTER DR NORMAN OKLAHOMA

(which address shall include any adjacent or nearby premises used in connection therewith and any and all additional locations and/or premises that the Principal herein may receive electric service.)

Now, Therefore, the conditions of the foregoing obligation are such that if the Principal shall promptly pay for such service upon the respective dates when payment therefor becomes due then this obligation shall be void; otherwise to remain in full force and effect.

The following conditions are hereby made a part of this bond:

- 1. The aggregate liability of the Surety for all or any defaults of the Principal hereunder shall not exceed the penal sum of the bond.
- No extension of time for payment and no waiver of any default of principal by Obligee nor any failure to give notice to Surety of nonpayment shall operate to relieve Surety of liability for services rendered to Principal while this bond is effective.
- 3. This bond may be canceled by the Surety at any time by giving sixty (60) days prior written notice to the Obligee but no such cancellation shall relieve Surety of liability for payment for services rendered prior to the effective date of such cancellation.

Signed, Sealed and Dated this_	8TH	day of	October	, 2008
Dighter, Scaled and Dated and	UAAA			_,

DEGETVE 1 OCT 1 4 2008

By: Kellie Towner A Rowery In Fact

WARNING: THIS POWER OF ATTORNEY IS INVALID WITHOUT THE RED BORDER



POWER OF ATTORNEY

Farmington Casualty Company
Fidelity and Guaranty Insurance Company
Fidelity and Guaranty Insurance Underwriters, Inc.
Seaboard Surety Company
St. Paul Fire and Marine Insurance Company

St. Paul Guardian Insurance Company
St. Paul Mercury Insurance Company
Travelers Casualty and Surety Company
Travelers Casualty and Surety Company of America
United States Fidelity and Guaranty Company

Attorney-In Fact No.

218716

Certificate No. 002595738

KNOW ALL MEN BY THESE PRESENTS: That Seaboard Surety Company is a corporation duly organized under the laws of the State of New York, that St. Paul Fire and Marine Insurance Company. St. Paul Guardian Insurance Company and St. Paul Mercury Insurance Company are corporations duly organized under the laws of the State of Minnesota, that Farmington Casualty Company, Travelers Casualty and Surety Company, and Travelers Casualty and Surety Company of America are corporations duly organized under the laws of the State of Maryland, that Fidelity and Guaranty Insurance Company is a corporation duly organized under the laws of the State of Maryland, that Fidelity and Guaranty Insurance Company is a corporation duly organized under the laws of the State of Iowa, and that Fidelity and Guaranty Insurance Underwriters, Inc. is a corporation duly organized under the laws of the State of Wisconsin (herein collectively called the "Companies"), and that the Companies do hereby make, constitute and appoint

Barbara A. Thompson, Carolyn E. Wheeler, Novetta M. Anderson, Kellie Turner, Leslie M. Patterson, and Loretta M. Jones

of the City of Knoxville		. State of	Tennessee		their true	e and lawful Attor	mev(s)-in-Fact
each in their senerals canacity	if more than one is named above	_, Sinc oi to sign_execute. S		dee any and all b			
							performance of
contracts and executing or guar	ranteeing bonds and undertaking	s required or permi	tied in any action	s or proceedings	allowed by law.		
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other writings obligatory in the contracts and executing or guarding or guarding the contracts and executing or guarding of which will be contracted and executing of which will be contracted and contra	ne Companies have caused this is	entrimetit to pe sign	ned and their con	porate seals to be	hereto affixed, thi	is	·
day of		P. A. S. Lot Marie	L. Line				
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	Farmington Casualty Com	miny differ	Z45 / DE.	St. Paul Gu	ardian Insurance	e Company	
	Fidelity and Guaranty Ins	tirance Company	C) b.	St. Paul Me	reury Insurance	Company	
	record man denimital ma		ers, Inc.				
	Seaboard Surety Company				asualty and Sure as Fidelity and G		
	St. Paul Fire and Marine l	nsurance Compa	uy	Omice State	es Fluciny and G	din anty Compan	47
1977	1951 1951		SE AL S	SRAL 0			
State of Connecticut City of Hartford ss.			Ву:	George	Thompson, Sen	dor Vice President	
Seaboard Surety Company, St. Cosualty and Surety Company	day of May t of Farmington Casualty Comp. Paul Fire and Marine Insurance, Travelers Casualty and Surety the foregoing instrument for the pure	e Company, St. Pr Company of Amer	Guaranty Insurantual Guardian Insurantual Suardian Insurantual Suardian Insurantual Suardian	urance Company, States Fidelity and	delity and Guaran St. Paul Mercury d Guaranty Comp	ity Insurance Und y Insurance Compony, and that he,	erwriters, Inc., omy, Travelers as such, being
In Witness Whereof, I hereun My Commission expires the 30		ADJURY E			Marie C. To	C. J.th etresoli, Notary Publ	eoult lic

58440-5-07 Printed in U.S.A.

WARNING: THIS POWER OF ATTORNEY IS INVALID WITHOUT THE RED BORDER

WARNING: THIS POWER OF ATTORNEY IS INVALID WITHOUT THE RED BORDER

This Power of Attorney is granted under and by the authority of the following resolutions adopted by the Boards of Directors of Farmington Casualty Company, Fidelity and Guaranty Insurance Company, Fidelity and Guaranty Insurance Underwriters, Inc., Seaboard Surety Company, St. Paul Fire and Marine Insurance Company, St. Paul Guardian Insurance Company, St. Paul Mercury Insurance Company, Travelers Casualty and Surety Company, Travelers Casualty and Surety Company of America, and United States Fidelity and Guaranty Company, which resolutions are now in full force and effect, reading as follows:

RESOLVED, that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President, any Vice President, and Vi President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary may appoint Attorneys-in-Fact and Agents to act for and on behalf of the Company and may give such appointee such authority as his or 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 or the Board of Directors at any time may remove any such appointee and revoke the power given him or ber; and it is

FURTHER RESOLVED, that the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary; and it is

FURTHER RESOLVED, that any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and binding upon the Company when (a) signed by the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary and duly attested and sealed with the Company's seal by a Secretary or Assistant Secretary; or (b) duly executed (under seal, if required) by one or more Attorneys-in-Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority; and it is

FURTHER RESOLVED, that the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Vice President, any Assistant Vice President, any Secretary, any Assistant Secretary, and the seal of the Company may be affixed by facsimile to any power of attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such power of attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding on the Company in the future with respect to any bond or understanding to which it is attached.

I, Kori M. Johanson, the undersigned, Assistant Secretary, of Farmington Casualty Company, Fidelity and Guaranty Insurance Company, Fidelity and Guaranty Insurance Underwriters, Inc., Seaboard Surety Company, St. Paul Fire and Marine Insurance Company, St. Paul Guardian Insurance Company, St. Paul Mercury Insurance Underwriters, Inc., Seaboard Surety Company, St. Paul Fire and Manne Insurance Company, St. Paul Guardian Insurance Company, St. Paul Mercury Insurance Company, Travelers Casualty and Surety Company of America, and United States Fidelity and Guaranty Company 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 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 8th day of October 2008.

N. K. B. M. K.

Assistant Secretary Kori M. Johansdo.













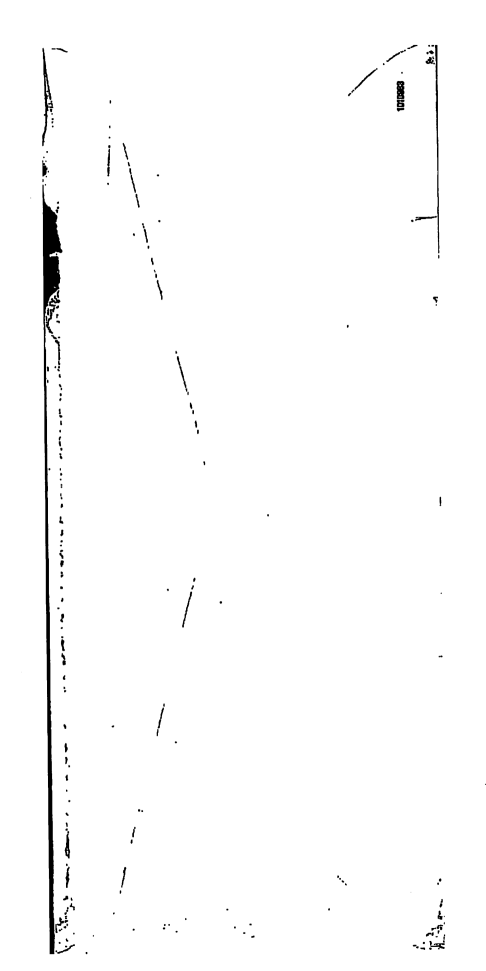








To verify the authenticity of this Power of Attorney, call 1-800-421-3880 or contact us at www.travelersbond.com. Please refer to the Attorney-in-Fact number, the above-named individuals and the details of the bond to which the power is attached.



Case 16-21142 Claim 114-2 Filed 07/14/17 Desc Main Document Page 66 of 114

PO Box 321 Oklahoma City, Oklahoma 78101-0321

OG'E



Travelers Casualty and Surety Company of America One Tower Square, S102A Hartford, CT 06183

BECAMSB 00183

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Payment Stub Info | Special Instructions | Status | Bank Information | Indemnity Type Payment Type Assign Payee 1 Damages - Surety Indemnity SRP Expense Type O Expense Assign Payes 2 Check Number Issue/Transfer Date **Payment Method** Payee1 Phrase 1880419 ☑ 09/08/2016· <u>~</u> CAPTIS Check Insured's Share Authority Unexpended Payment Amount Address On Check Payee 1 \$0.00 \$250,000 \$9,596.35 \$0.00 Cycle Date 1099 Report Type Memo Line Routing Instruction 09/07/2016 Not Reportable U.S. Mail to Payee Assign Deliver To SRP ○ Void ○ Stop ○ Reclass Assign Claiment Paid Reference Currency type Foreign Currency Amount US Dollars Tracking Number **Actual Approver** Intended Approver Deliver To SRP Pay To SRP P.O. Box 80062 The P.O. Box 80062 Order Ōf PRESCOTT, AZ 86304-806 PRESCOTT, AZ 86304-806 *** Blank *** OK Cancel Print Me Reclassify Approve Delete



July 19, 2016

Travelers Casualty and Surety Company of America One Town Square Hartford, CT 06183

Re:

Bond Number:

105034278

Principal:

JQH Glendale AZ Development LLC

Account Number:

709-913-005

Balance:

\$9,937.47

RECEIVED

JUL 2 5 2016

Dear Sir or Madam:

TBG HTFD, BOND & SI CLAIM

The above listed account has been included in a Chapter 11 bankruptcy. JQH Glendale AZ Development LLC filed bankruptcy on June 26, 2016.

JQH Glendale AZ Development LLC has failed to pay Salt River Project for electric utility services provided prior to the filing (pre-petition). Such unpaid pre-petition amount is \$9,937.47. Demand is hereby made for payment of such amount as indicated under the terms and conditions of the above-referenced bond.

SRP also reserves the right to make multiple claims on the bond, up to its full value of \$24,173.00. Specifically, Salt River Project reserves the right to make additional claims on the bond for any payments made to Salt River Project during the 90-day period prior to JQH Glendale AZ Development LLC's filing date that are deemed subject to avoidance as preferential under Bankruptcy Code Section 547(b) ("preferences") or avoidable fraudulent transfers pursuant to Code Section 544 and/or 5548 ("fraudulent transfers"), whether such payments are returned to JQH Glendale AZ Development LLC (and/or the Trustee) pursuant to settlement of court order.

Refer all correspondence to the attention of Julie Carroll, Customer Credit Services, ISB231.

Sincerely.

Júlie Carroll

Customer Credit Specialist

(602) 236-9767

Julie.Carroll@srpnet.com



Strategic Energy Manager - Linda Zamora (602) 236-3488

Linda.Zamora@srpnet.com

Amount Due Due Date Account No.

32B FE

\$9,937.47 07/20/2016 709-913-005

CUSTOMER INFORMATION

Acct Name JQH - GLENDALE AZ DEVELOPMENT LLC

Cust Name JQH - GLENDALE AZ DE Svc Addr 9494 W MARYLAND AVE Plan Gen Svc Tou (E32)

05/27/2016 10:00 -Bill Date

06/26/2016 10:00

ELECTRICITY YOU USED

Meter	2357598
Total kWh	89,200
Maximum Demand	340
On-peak kWh Usage	15,200
Shid-peak kWh Usage	18,400
Off-peak kWh Usage	55,600
On-peak kW	340
Shid-peak kW	240
Off-peak kW	324

COMPARING YOUR MONTHLY USAGE

Desc	Max kW	Max kW	kWh
	Date	Time	Percent
On-peak Shld-peak Off-peak			17.0 20.6 62.3

ACCOUNT INFORMATION

CR
CR

Payment Due	\$9,937.47
Past Due After	07/20/2016

NOTES

- The Energy Charge includes a Fuel and Purchased Power Adjustment Factor of \$0.0295 per kWh and an Environmental Programs Cost Adjustment Factor of \$0.0055 per kWh.
- · Your electric meter automatically resets the demand register to zero when your meter is read.
- ** PLEASE PAY TOTAL AMOUNT DUE ** Your SurePay by Bank Account agreement has been cancelled.

Detach Here



Account No. 709-913-005

Billing Date

06/29/2016

Svc Addr

9494 W MARYLAND AVE

Past Due After 07/20/2016 Detach Here

Total Amount Due

\$9,937.47

For SHARE, please add \$1.00 or \$2.00 to your payment. Payable in U.S. funds only. Please do not send cash.

Make Check Payable To



PO BOX 80062 PRESCOTT AZ 86304-8062



0018283

JQH - GLENDALE AZ DEVELOPMENT LLC

ATTN: ACCOUNTS PAYABLE

4243 HUNT RD

BLUE ASH OH 45242-6645

760654000

7099130050000000000000000000000000937470

SRP is committed to providing the highest quality service to our customers. If you have questions or need information about SRP's services, payment options, SRP's billing amounts, terms and definitions, our credit policy, or where to find us, please call the SRP phone number listed on the front of this bill. You will have the choice of using our Interactive Voice Response line or speaking with the first available representative. Information on our plans, services, and many other topics is also located on SRP's Internet homepage at www.srpnet.com.

Conditions of Service – The conditions under which your SRP electric service and/or distribution and transmission service are furnished can be found in the SRP Rules, Regulations, and Rate Schedules, as amended or revised, on file in the main office of SRP.

Plan - The plan (formerly called rate) specified on this bill refers to the classification of service for computing electric charges. All SRP plan schedules are on file in the Customer Service Offices and on our website: www.srpnet.com.

TDD Service - Hearing and speech-impaired customers can call 711 or visit www.AZRelay.org for assistance. The telephone line and Web site are a free public service provided by the Arizona Commission for the Deaf and Hard of Hearing.

Project SHARE – A program administered by the Salvation Army which is designed to offer emergency energy-related assistance for Arizonans who are unable to pay past-due energy bills. If you wish to donate more than \$1.00 or \$2.00 per month, please call the SRP phone number listed on the front of this bill and your pleaged donation will be added to your monthly billing.

Suspension of Service for Nonpayment - SRP reserves the right to suspend service for nonpayment of bills for SRP electric service charges, nonpayment of bills for distribution and transmission charges, nonpayment of service establishment charges, nonpayment of deposits, nonpayment of late payment fees and nonpayment of charges resulting from damage to SRP equipment.

Late Payment Fee – You can maintain your SRP credit rating and avoid a late payment fee when we receive your payment by the due date. The late payment fee is 2% of the amount due, with a minimum of \$5.00 plus tax.

SRP está comprometido a suministrar a nuestros clientes el servicio de mayor calidad. Si tiene preguntas o necesita información sobre los servicios de SRP, opciones de pago, cantidades cobradas, términos y definiciones, nuestras políticas de crédito o dónde encontramos, por favor, llame al número de SRP que aparece en el frente de su recibo. Tendrá la opción de utilizar nuestra línea de respuesta interactiva o hablar con el primer representante disponible. En el sitio electrónico de SRP, www.srpnet.com/espanol, también encontrará información sobre nuestros planes, servicios y muchos otros temas.

Condiciones de Servicio – las condiciones bajo las cuales se suministra el servicio eléctrico y/o las servicios de distribución y transmisión de SRP, se encuentran en las oficinas centrales de SRP, en el archivo de Reglas, Regulaciones y Tarifas de SRP, enmendados o revisados.

Plan - El plan (antes llamado tarifas) que se específica en este recibo se refiere a la clasificación del servicio al calcular las cargas eléctricas. Todos los planes de SRP están archivadas en las oficinas de Servicio al Cliente y en nuestro sitio electrónico www.srpnet.com.

Servicio TDD – los clientes con problemas de audición o de lenguaje pueden hoblar ol 711 o visitar la página www.AZRelay.org para recibir ayuda. La línea telefónica y el sitto electrónico son un servicio público gratuito proporcionado por la Comisión de Arizona para los sordos o personas con dificultades auditivas (Arizona Commission for the Deaf and Hard of Hearing).

Proyecto SHARE – Un programo administrado por la organización Salvation Army que está designado a ofrecer ayudo de emergencia en el pago de luz a residentes de Arizona que no están en condictones de pagar sus recibos de luz atrasados. Si desea donar más de \$1.00 o \$2.00 al mes, por favor llame al teléfono que aparece en la parte de enfrente de este recibo y su promeso de donación se sumará a su cuenta mensual.

Suspensión del servicio por falta de pago – SRP se reserva el derecho de suspender el servicio eléctrico ante la falla de pago de cargos de servicio eléctrico, de distribución y transmisión; cargos por estableclmiento de servicio; depósitos; recargos por pagos tardíos y cargos generados por daños en equipo de SRP.

Recargos por pagar tarde — Puede mantener su buen historial de crédito con SRP y eviltar recargos por pagar tarde cuando recibimos su pago antes de la fecha de vencimiento. El recargo por un pago tardio es el 2% de la cantidad adeudada, con un mínimo de \$5.00, más el impuesto.

Ayuda en español - Para oblener información sobre planes, opciones de pago, recargos por pagos tardías, lugares de pago y oficinas de Servicio al Cliente de SRP, o si necesita cualquier otra ayuda, llame al (602) 236-1111 o visite nuestro páglna de internet www.srpnet.com/espanol.

▼ FOR SRP OFFICE USE ONLY ▼

▼ PARA USO DE LAS OFICINAS DE SRP ÚNICAMENTE ▼

PLEASE NOTE: This change will be made only if you check the box on the reverse side // TOME NOTA: Este combin se efecturará sólo si se marco la casilha al reverso

FOR RESIDENTIAL MAILING ADDRESS CHANGE* // CAMBIO DE DIRECCIÓN*

NAME (LAST) // APELLIDO

(FIRST) // NOMBRE

(M.I.) // INICIAL

MAILING ADDRESS // DIRECCIÓN

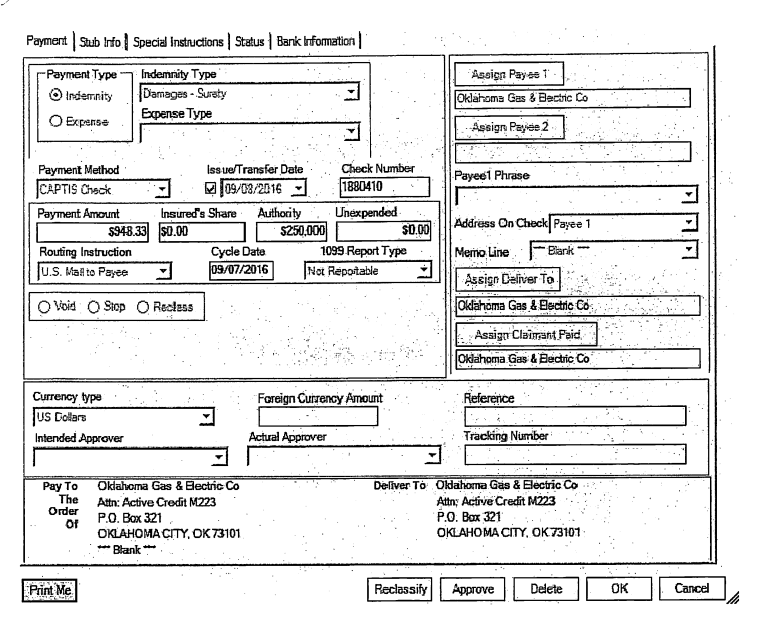
CITY // CIUDAD

STATE // ESTADO

ZIP // CODIGO POSTAL

TELEPHONE // TELEFONO

"BUSINESS ADDRESS CHANGE: Please call the SRP number listed on the front of your bill. // "CAMBIO DE DIRECCIÓN COMERCIAL: Favar de llamar al número que aparece en el frente de su recibo.



PO Box 321 Oklahoma City, Oklahoma 73101-0321 405-553-3000

RECEIVED

AUG 2 2 2016

HTFD. BOND & SI CLAIM

OGE Bestric Services
An ONE Bearing Cons. Comment

August 16, 2016

Travelers Casualty and Surety Company of America One Tower Square, S102A Hartford, CT 06183

RE:

Surety Bond #:

64S104238225

Principal Name:

John Q. Hammons, Inc. dba Arena Parking

OGE Acct #':

2905503-5

To Whom It May Concern:

On June 26, 2016 service to the above electric account was cancelled. To date we have been unable to collect the unpaid final bill in the amount of \$948.33 from the customer who is identified as "Principal".

Your Payment Bond in the amount of \$2,500.00 and was issued February 3, 2004.

Enclosed, please find a duplicate of the unpaid final bill. We appreciate your prompt attention to this claim and remittance of \$948.33 to the return address below.

If you have any questions regarding this claim, please 800-522-5774 ext. 6523.

Sincerely,

OGE Credit and Collections

Return Address:

OGE

Enclosure Attn: Active Credit M223

PO Box 321

Oklahoma City, OK 73101

OG/E

ELECTRIC SERVICE BILL

RETAIN FOR YOUR RECORDS

	CUSTOMER NAM					SERVICE ADDRESS	
JOHN Q HAMN		_		301 S E	K GAYLORE	BLVD	
BILLING	S PERIOD	METE	READING		METER	KILOWATT	ACCOUNT NUMBER
1 FROM	то	PREVIOUS	PRE	SENT	CONSTANT	HOURS	
06/17/2016	06/26/2016	19305	19	337	80	2560 F	2905503-5

LAST PAYMENT CREDITED \$739.76 ON 07/08/2016.

PREVIOUS BALANCE
POWER AND LIGHT SECONDARY RATE
CUSTOMER CHARGE

ENERGY CHARGE
DEMAND CHARGE - SEE BELOW **
COGENERATION CREDIT

FUEL ADJ AMT @ \$0.023824/KWH

43.12 58.68 1.36CR 60.99

25.41

CHARGE FOR ELECTRIC SERVICE FRANCHISE FEE

186.84 5.61 16.12 FINAL BILL

208.57

739.76

TOTAL AMOUNT DUE

948.33

**ACTUAL DEMAND 14

SALES TAX

POWER FACTOR 99%

BILLING DEMAND 14

****** FINAL BILLING FOR THIS ADDRESS - DUE UPON RECEIPT. *******

TO PAY BY PHONE FROM YOUR CHECKING OR SAVINGS ACCOUNT, OR TO PAY BY CREDIT CARD CALL U. S. PAYMENTS AT 877-306-9274. PROCESSING FEES WILL APPLY.

***OG&E'S AUTOMATED INFORMATION IS AVAILABLE 24 HOURS A DAY, 7 DAYS A WEEK. IT'S QUICK AND EASY TO USE AND WILL ANSWER OUR MOST FREQUENTLY ASKED QUESTIONS SUCH AS BALANCE, LAST PAYMENT, AND NEXT METER READING DATE. YOU CAN EVEN MAKE OR REVIEW PAYMENT ARRANGEMENTS. FIND OUT THE INFORMATION YOU NEED BY CALLING THE AUTOMATED INFORMATION NUMBER LISTED BELOW.

THE CURRENT BILLING PERIOD COVERS 10 DAYS OF SERVICE. YOUR AVERAGE DAILY COST WAS \$20.86 PER DAY.

REPORT POWER OUTAGE 405-272-9595 BUSINESS CUSTOMER SERVICE 888-988-9747 WWW.OGE.COM

PORTION 12

PLEASE RETURN THIS PORTION WITH YOUR PAYMENT

OG/E

ACCOUNT NUMBER
2905503-5

AMOUNT DUE IF PAYMENT IS LOT HESTIVED BY DUE DATE 948.33

CURRENT BILL DUE DATE SEE ABOVE TOTAL AMOUNT DUE

Lend-A-Hand

Amount

Total Amount Paid

MAKE CHECKS PAYABLE TO OG&E

JOHN Q HAMMONS INC BANKRUPTCY CLERK M223 P.O. BOX 321

OKLAHOMA CITY OK 73101-0321

PO BOX 24990 OKLAHOMA CITY OK 73124-0990

OG&E ELECTRIC SERVICES

A MESSAGE OF INTEREST TO CUSTOMERS

The last thing OG&E wants to do is cut off a customer's electric service. . especially if that customer has a good payment record. If a payment problem occurs, and you receive a Cut Off or Shut Off Notice, there are cartain options listed on the

Notice that are available to you. Should you receive an OG&E Cut Off or Shut Off notice, feel free to call the Customer Service phone number on the front of your electric bill. By calling that number you can quickly receive account information, including records of payments and electric use. You can also find out about OG&E's deferred payment plan and other programs designed to help keep service on, as well as the names of government or social agencies with programs that might be able to help you. OG&E's customer service representatives are available each business day, and our automated information system is available to you 24 hours a day, seven days a week.

If you ever feet there may have been a mistake in calculating your bill, call OG&E. Your service will remain on until the company can complete a thorough check.

EMPLOYEE IDENTIFICATION

Our authorized representatives carry Company identification with a photograph. Please do not hasilate to ask for identification before admitting an employee to your promises. Even than, if you have any doubts, call OG&E.

HOW TO READ YOUR ELECTRIC METER

You can learn to read your electric meter and it's really not hard once you know how. By being able to read your own meter, you can keep track of how much electricity you are using during a given period of time, such as the "from" and "to" service dates on your bill

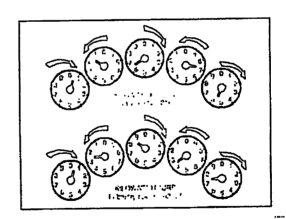
Some maters have four dials, but most have live so our illustration will show the more common five dial meter (A small number of customers now have meters with numbers that turn like those on digital clocks.)

First, look at the moter illustration. The dials are read in order from left to right. Notice that on the live dial meter, the first, third and fifth hands turn clockwise and the second and furth turn counter-clockwise. To read your meter, read the number on each duit the hand is pointing to. If the hand is between numbers, read the lowest number the hand has just nassed.

We see from the position of the hands in the illustration, that the January reading was 01675 kilowatt-hours (KWH) and the February reading was 02837 By subtracting the January reading from the February reading we find that the difference is 1162 which means that 1162 KWH were used during

that month.

Some meter readers can read a meter as quickly as they can tell time by looking at a clock with hands. You may never get that fast, but with a little effort your results can be as accurate.



WHEN YOU PROVIDE A CHECK AS PAYMENT, YOU AUTHORIZE US EITHER TO USE INFORMATION FROM YOUR CHECK TO MAKE A ONE-TIME ELECTRONIC FUND TRANSFER FROM YOUR ACCOUNT OR TO PROCESS THE PAYMENT AS A CHECK TRANSACTION.

SAVE TIME

USE E-Z PAY THE EASY AUTOMATIC WAY TO PAY YOUR ELECTRIC BILL, (CALL OG&E FOR DETAILS)

OR

PAY BY MAIL SIMPLY RETURN THIS PORTION OF YOUR

RIDER

To be attached to and form a part of Bond No. 64S104238225 dated the 3rd day of February, 2004 issued by the Travelers Casualty and Surety Company of America as Surety, on behalf of John Q. Hammons, Inc. dba Arena Parking as Principal, in the penal sum of Ten Thousand and No/100 Dollars (\$10,000.00) and in favor of Oklahoma Gas and Electric Company.

In consideration of the premium charged for the attached bond, it is hereby agreed that the attached bond be amended as follows:

The amount of the bond is changed to: \$2,500.00

Provided, however, that the attached bond shall be subject to all its agreements, limitations and conditions except as herein expressly modified, and further that the liability of the Surety under the attached bond and the attached bond as amended by this rider shall not be cumulative.

This rider shall become effective as of the ___3rd of February, 2004

Signed, sealed and dated this 6th day of February, 2004.

Travelers Casualty and Surety Company of America

TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA TRAVELERS CASUALTY AND SURETY COMPANY FARMINGTON CASUALTY COMPANY Hartford, Connecticut 06183-9062

POWER OF ATTORNEY AND CERTIFICATE OF AUTHORITY OF ATTORNEY(S)-IN-FACT

KNOW ALL PERSONS BY THESE PRESENTS, THAT TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, corporations duly organized under the laws of the State of Connecticut, and having their principal offices in the City of Hartford, County of Hartford, State of Connecticut, (hereinaster the "Companies") hath made, constituted and appointed, and do by these presents make; constitute and appointe. James S. Dickey, L.M. Bryant, Teresa M. Sheppard, W. Joseph Lammel, of Memphis, Tennessee, their true and lawful. Attorney(s)-in-Fact, with full power and authority hereby conferred to sign, execute and acknowledge; at any place within the United States, the following instrument(s): by his/her sole signature and act, any and all bonds; recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking and any and all consents incident thereto and to bind the Companies, thereby as fully and to the same extent as if the same were signed by the duly authorized officers of the Companies, and all the acts of said Attorney(s)-in-Fact, pursuant to the authority herein given, are hereby ratified and confirmed.

This appointment is made under and by authority of the following Standing Resolutions of said Companies, which Resolutions are now in full force and effect:

VOTED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President, any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary may appoint Attorneys-in-Fact and Agents to act for and on behalf of the company and may give such appointee such authority as his or 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 or the Board of Directors at any time may remove any such appointee and revoke the power given him or her.

VOTED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filled in the office of the Secretary.

VOTED: That any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and hinding upon the Company when (a) signed by the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary and duly attested and sealed with the Company's seal by a Secretary or Assistant Secretary, or (b) duly executed (under seal, if required) by one or more Attorneys in Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority.

This Power of Attorney and Certificate of Authority is signed and sealed by facsimile (mechanical or printed) under and by authority of the following Standing Resolution voted by the Boards of Directors of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, which Resolution is now in full force and effect:

VOTED: That the aignature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Vice President, any Senior Vice President, any Secretary, and the seal of the Company may be affixed by facsimile to any power of attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such power of attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached.

IN WITNESS WHEREOF, TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY have caused this instrument to be signed by their Senior Vice President and their corporate seals to be hereto affixed this 8th day of February 2003.

STATE OF CONNECTICUT

' }SS. Hartford

COUNTY OF HARTFORD







TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA
TRAVELERS CASUALTY AND SURETY COMPANY
FARMINGTON CASUALTY COMPANY

George W. Thompson Senior Vice President

On this 8th day of February, 2003 before me personally came GEORGE W. THOMPSON to me known, who, being by me duly sworn, did depose and say: that he/she is Senior Vice President of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, the corporations described in and which executed the above instrument; that he/she knows the seals of said corporations; that the seals affixed to the said instrument are such corporate seals; and that he/she executed the said instrument on behalf of the corporations by authority of his/her office under the Standing Resolutions thereof.



Marie c Jetreault

My commission expires June 30, 2006 Notary Public Marie C. Tetreault

CERTIFICATE

I, the undersigned, Assistant Secretary of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, stock corporations of the State of Connecticut, DO HEREBY CERTIFY that the foregoing and attached Power of Attorney and Certificate of Authority remains in full force and has not been revoked; and furthermore, that the Standing Resolutions of the Boards of Directors, as set forth in the Certificate of Authority, are now in force.

Signed and Sealed at the Home Office of the Company, in the City of Hartford, State of Connecticut. Dated this February 20 04

6th day of







Kori M. Johanson Assistant Secretary, Bond



IMPORTANT DISCLOSURE NOTICE OF TERRORISM INSURANCE COVERAGE

On November 26, 2002, President Bush signed into law the Terrorism Risk Insurance Act of 2002 (the "Act"). The Act establishes a short-term program under which the Federal Government will share in the payment of covered losses caused by certain acts of international terrorism. We are providing you with this notice to inform you of the key features of the Act, and to let you know what effect, if any, the Act will have on your premium.

Under the Act, insurers are required to provide coverage for certain losses caused by international acts of terrorism as defined in the Act. The Act further provides that the Federal Government will pay a share of such losses. Specifically, the Federal Government will pay 90% of the amount of covered losses caused by certain acts of terrorism which is in excess of Travelers' statutorily established deductible for that year. The Act also caps the amount of terrorism-related losses for which the Federal Government or an insurer can be responsible at \$100,000,000,000.00, provided that the insurer has met its deductible.

Please note that passage of the Act does not result in any change in coverage under the attached policy or bond (or the policy or bond being quoted). Please also note that no separate additional premium charge has been made for the terrorism coverage required by the Act. The premium charge that is allocable to such coverage is inseparable from and imbedded in your overall premium, and is no more than one percent of your premium.

PAYMENT BOND

Date: _2/3/04 Account Number 2905503 -5 Bend Number 645104238225

Know All Men By These Presents:

				
That John O Hammons and Company of America	. Inc. dba Arena Pa	rking	horoinafter called	the Principal,
ravelers Lasualty and	ourety of Hartf	ord. CT I		
firmly bound unto Okishoma G	as and Electric Comp	pany, 321 North Ha		dahoma City,
Oldshoms, hereinster celled d	se Obligate, in this s	an of <u>\$10.000.</u> 00)	
Ten Thousand and No/100 Dol	ars for which p	syment well and tru	ly to be made we d	lo hereby bind
curseives, as Principal and Su		erally, our bours, c	reconner, sommen	anns, essigns,
successors, and trustees, firmly b Whereas, the Principal has o		rell receive from th	e Obligen Blockic	pervion at his
business or establishment locates				
•		(:
_	•	•		
John Q Hamenous, Inc.		•		
301 . E.K. Gaylord Blvd Ok	lahoma City	Oklahoma		
SUI . B. B. CAVILBU BIVE VA	internity Caty	CALIFORNIA	. •	•
·		•	•	
(which address shall include any				
ell additional locations and/or pro				
Now, Therefore, the condition	as of the foregoing o	pličanjoj sus enegi 4	ant if the Principal	dall promptly
pay for such service upon the res		Amon matern peen	mes duo than this o	bligation shall
be void; otherwise to remain in fi		I dhia baaid		
The following conditions are l	probly water of heat or	uns ocau:		
1. The aggregate liability of the	be Surety for all or an	ev defaults of the Pri	nchal bereunder sh	all not
exceed the penal sum of the	bond.	V 2.00		
	_			
2. No extension of time for pa				
failure to give notice to Sur			s Surety of Hability	for
services rendered to Princip	en alumb cons dátig ra	emeciaer		
3. This bond may be canceled	hu the Surery at anu	rima hu oiving sixte	(60) days print wri	izan
notice to the Obligos but no	such cancellation sh	all relieve Surety of	liability for paymer	n for
services rendered prior to the				
	5 -1	, a Fa		06
igned, Scaled and Dated this			bruary 20	<u> </u>
-		Q. Hammons, Inc. Parking	doa .	
	By:			
		Principal		
		Principal lers Casualty and	I Surety Company	of America
	By:	L.M. Bryant		
· .	L.M.	Bryant, Attorney-	·in-Fact and Non-	Resident Agent

TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA TRAVELERS CASUALTY AND SURETY COMPANY FARMINGTON CASUALTY COMPANY Hartford, Connecticut 06183-9062

POWER OF ATTORNEY AND CERTIFICATE OF AUTHORITY OF ATTORNEY(S)-IN-FACT

KNOW ALL PERSONS BY THESE PRESENTS, THAT TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, corporations duly organized under the laws of the State of Connecticut, and having their principal offices in the City of Hartford, County of Hartford, State of Connecticut, (hereinafter the "Companies") hath made, constituted and appointed, and do by these presents make, constitute and appoint: James S. Dickey, L.M. Bryant, Teresa M. Sheppard, W. Joseph Lammel, of Memphis, Tennessee, their true and lawful Attorney(s)-in-Fact, with full power and authority hereby conferred to sign, execute and acknowledge, at any place within the United States, the following instrument(s): by his/her sole signature and act, any and all bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking and any and all consents incident thereto and to bind the Companies, thereby as fully and to the same extent as if the same were signed by the duly authorized officers of the Companies, and all the acts of said Attorney(s)-in-Fact, pursuant to the authority herein given, are hereby ratified and confirmed.

This appointment is made under and by authority of the following Standing Resolutions of said Companies, which Resolutions are now in full force and effect:

VOTED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary may appoint Attorneys-in-Fact and Agents to act for and on behalf of the company and may give such appointee such authority as his or 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 or the Board of Directors at any time may remove any such appointee and revoke the power given him or har.

VOTED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all: or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary.

VOTED: That any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and binding upon the Company when (a) signed by the President, any Vice Chairman, any Executive Vice President, any Secund Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary and duly attested and scaled with the Company's scal by a Secretary or Assistant Secretary, or (b) duly executed (under scal, if required) by one or more Attorneys-in-Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority.

This Power of Attorney and Certificate of Authority is signed and sealed by facsimile (mechanical or printed) under and by authority of the following Standing Resolution voted by the Boards of Directors of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, which Resolution is now in full force and effect:

VOTED: That the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Vice President, any Assistant Vice President, any Secretary, and the seal of the Company may be affixed by facininile to any power of attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such power of attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached.

IN WITNESS WHEREOF, TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY have caused this instrument to be signed by their Senior Vice President and their corporate seals to be hereto affixed this 8th day of February 2003.

STATE OF CONNECTICUT

SS. Hartford

COUNTY OF HARTFORD







TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA
TRAVELERS CASUALTY AND SURETY COMPANY
FARMINGTON CASUALTY COMPANY

George W. Thompson Senior Vice President

On this 8th day of February, 2003 before me personally came GEORGE W. THOMPSON to me known, who, being by me duly sworn, did depose and say: that he/she is Senior Vice President of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, the corporations described in and which executed the above instrument; that he/she knows the seals of said corporations; that the seals affixed to the said instrument are such corporate seals; and that he/she executed the said instrument on behalf of the corporations by authority of his/her office under the Standing Resolutions thereof.



Marie c tetreaut

My commission expires June 30, 2008 Notary Public Marie C. Tetrezuit

CERTIFICATE

I, the undersigned, Assistant Secretary of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, stock corporations of the State of Connecticut, DO HEREBY CERTIFY that the foregoing and attached Power of Attorney and Certificate of Authority remains in full force and has not been revoked; and furthermore, that the Standing Resolutions of the Boards of Directors, as set forth in the Certificate of Authority, are now in force.

Signed and Sealed at the Home Office of the Company, in the City of Hartford, State of Connecticut. Dated this 300 day of 300.







Kon M. Johanson Assistant Secretary, Bond

Travelers

IMPORTANT DISCLOSURE NOTICE OF TERRORISM INSURANCE COVERAGE

On November 26, 2002, President Bush signed into law the Terrorism Risk Insurance Act of 2002 (the "Act"). The Act establishes a short-term program under which the Federal Government will share in the payment of covered losses caused by certain acts of international terrorism. We are providing you with this notice to inform you of the key features of the Act, and to let you know what effect, if any, the Act will have on your premium.

Under the Act, insurers are required to provide coverage for certain losses caused by international acts of terrorism as defined in the Act. The Act further provides that the Federal Government will pay a share of such losses. Specifically, the Federal Government will pay 90% of the amount of covered losses caused by certain acts of terrorism which is in excess of Travelers' statutorily established deductible for that year. The Act also caps the amount of terrorism-related losses for which the Federal Government or an insurer can be responsible at \$100,000,000,000.000, provided that the insurer has met its deductible.

Please note that passage of the Act does not result in any change in coverage under the attached policy or bond (or the policy or bond being quoted). Please also note that no separate additional premium charge has been made for the terrorism coverage required by the Act. The premium charge that is allocable to such coverage is inseparable from and imbedded in your overall premium, and is no more than one percent of your premium.

PO Box 321 Oklahoma City, Oklahoma 73101-0321

 $OGE^{\mathfrak s}$



Travelers Casualty and Surety Company of America One Tower Square, \$102A Hartford, CT 06183

EBIZO BEHYZAR

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Payment | Stub Info | Special Instructions | Status | Bank Information | Assign Payes 1 Indemnity Type Payment Type Damages - Surety (a) Indemnity Oklahoma Gas And Electric Expense Type O Expense Assign Payee 2 Issue/Transfer Date Check Number Payment Method Payee1 Phrase 1880412 ☑ 09/08/2016 CAPTIS Check **Authority** Unexpended Payment Amount Insured's Share Address On Check Payee 1 \$0.00 \$250,000 \$10,000.00 \$0.00 Full and Final Release 1099 Report Type Routing Instruction Cycle Date Memo Line 09/07/2016 U.S. Mail to Payee Not Reportable Assign Deliver To Oklahoma Gas And Electric Assign Claimant Paid Oldahema Gas And Electric Currency type Foreign Currency Amount Reference US Dollars **Actual Approver** Tracking Number Intended Approver Deliver To Oklahoma Gas And Electric Oklahoma Gas And Electric Pay To The Attn: Active Credit M223 Attn: Active Credit M223 Order Po Box 321 Po Box 321 Of Oklahoma City, OK 73101-000 Oklahoma City, OK 73101-000 Full and Final Release Reclassify Арргоче Delete OK: Cancel Print Me

PO Box 321 Oldahoma City, Oldahoma 73101-0321 405-553-3000 RECEIVED

AUG 2 2 2016

RMR HTFD, BOND & SI CLAIM



August 16, 2016

Travelers Casualty and Surety Company of America One Tower Square, S102A Hartford, CT 06183

RE:

Surety Bond #:

64S104238206

Principal Name:

John Q. Hammons, Inc.

OGE Acct #':

2924934-9

To Whom It May Concern:

On June 26, 2016 service to the above electric account was cancelled. To date we have been unable to collect the unpaid final bill in the amount of \$30,374.76 from the customer who is identified as "Principal".

Your Payment Bond in the amount of \$10,000.00 and was issued January 21, 2004.

Enclosed, please find a duplicate of the unpaid final bill. We appreciate your prompt attention to this claim and remittance of \$10,000.00 to the return address below.

If you have any questions regarding this claim, please 800-522-5774 ext. 6523.

Sincerely,

OGE Credit and Collections

Return Address:

OGE

Enclosure Attn: Active Credit M223

PO Box 321

Oklahoma City, OK 73101

LAST PAYMENT CREDITED \$21,423.01 ON 07/08/2016.

PREVIOUS BALANCE

ENERGY CHARGE

POWER AND LIGHT SECONDARY RATE **CUSTOMER CHARGE**

25.41 2,204.22 2.737.23 63.64CR

DEMAND CHARGE - SEE BELOW ** COGENERATION CREDIT

3,116,18

FUEL ADJ AMT @ \$0.023824/KWH

CHARGE FOR ELECTRIC SERVICE FRANCHISE FEE

8,019.40 240.58 691.77

FINAL BILL

8,951.75

TOTAL AMOUNT DUE

30.374.76

21,423.01

**ACTUAL DEMAND 624

SALES TAX

POWER FACTOR 86%

BILLING DEMAND 653

****** FINAL BILLING FOR THIS ADDRESS - DUE UPON RECEIPT. ******

TO PAY BY PHONE FROM YOUR CHECKING OR SAVINGS ACCOUNT, OR TO PAY BY CREDIT CARD CALL U. S. PAYMENTS AT 877-306-9274. PROCESSING FEES WILL APPLY.

***OG&E'S AUTOMATED INFORMATION IS AVAILABLE 24 HOURS A DAY, 7 DAYS A WEEK. IT'S QUICK AND EASY TO USE AND WILL ANSWER OUR MOST FREQUENTLY ASKED QUESTIONS SUCH AS BALANCE, LAST PAYMENT, AND NEXT METER READING DATE. YOU CAN EVEN MAKE OR REVIEW PAYMENT ARRANGEMENTS. FIND OUT THE INFORMATION YOU NEED BY CALLING THE AUTOMATED INFORMATION NUMBER LISTED BELOW.

THE CURRENT BILLING PERIOD COVERS 10 DAYS OF SERVICE. YOUR AVERAGE DAILY COST WAS \$895.18 PER DAY. BUSINESS CUSTOMER SERVICE 888-988-9747 REPORT POWER OUTAGE 405-272-9595 WWW.OGE.COM

PORTION 12

PLEASE RETURN THIS PORTION WITH YOUR PAYMENT

ACCOUNT NUMBER 2924934-9

AMOUNT DUE IF PAYMENT IS NOT RECEIVED BY DUE DATE 30,374,76

CURRENT BILL DUE DATE SEE ABOVE

TOTAL AMOUNT DUE 30,374.76

Lend-A-Hand

Amount

Total Amount Pald

MAKE CHECKS PAYABLE TO OG&E

JOHN Q HAMMONS INC **BANKRUPTCY CLERK M223** P.O. BOX 321 OKLAHOMA CITY OK 73101-0321

PO BOX 24990 OKLAHOMA CITY OK 73124-0990

OG&E ELECTRIC SERVICES

A MESSAGE OF INTEREST TO CUSTOMERS

The last thing OG&E wants to do is cut off a stromer's electric service . . especially if that customer's electric service customer has a good payment record. If a payment problem occurs, and you receive a Cut Off or Shul Off Notice. there are certain options listed on the

notice that are available to you.

Should you receive an OG&E Cut Off or Shut Off notice, lest free to call the Customer Service phone number on the front of your electric bill. By calling that number you can quickly receive account information, including records of payments and electric use. You can also find out about CG&Es deferred payment plan and other programs designed to help keep service on, as well as the names of government or social agencies with programs that might be able to help you. OG&E's customer service representatives are available each business day and our automated information system is available to you 24 hours a day, seven days a week.

If you ever feel there may have been a mistake in calculating your bill, call OG&E. Your service will remain on until the company can complete a thorough check.

EMPLOYEE IDENTIFICATION

Our authorized representatives carry Company identification with a photograph. Please do not hesitate to ask for identification before admitting an employee to your premises. Even then, if you have any doubts, call OG&E.

HOW TO READ YOUR ELECTRIC METER

You can learn to road your electric meter and it's really not hard once you know how. By being able to read your own meter, you can keep track of how much electricity you are using during a given period of time, such as the 'from' and 'to' service dates on your bill

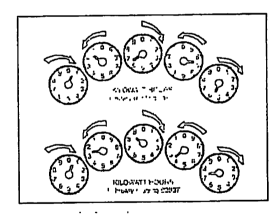
Some meters have four dials, but most have five so our idustration will show the more common five dial meter (A small number of customers now have meters with numbers that turn like those on digital clocks I

First, took at the meter illustration. The dials are read in order from left to right. Notice that on the five dial meter, the tirst third and fifth hands turn clockwise and the second and fourth turn counterclockwise. To read your meter read the number on each dial the hand is pointing to. If the hand is between numbers, road the towast number the hand has just passed.

We see from the position of the nands in the illustration that the January reading was 01675 kilovall-hours (KWH) and the February reading was 02837 By subtracting the January reading from the February reading we find that the difference is 1162 which means that 1162 KNVH were used during

that mouth

Some meter readers can read a meter as quickly as they can tell time by locking at a clock with hands You may never get that fast, but with a little effort. your results can be as accurate.



WHEN YOU PROVIDE A CHECK AS PAYMENT, YOU AUTHORIZE US EITHER TO USE INFORMATION FROM YOUR CHECK TO MAKE A ONE-TIME ELECTRONIC FUND TRANSFER FROM YOUR ACCOUNT OR TO PROCESS THE PAYMENT AS A CHECK TRANSACTION.

SAVE TIME

USE E-Z PAY THE EASY AUTOMATIC WAY TO PAY YOUR ELECTRIC BILL, (CALL OG&E FOR DETAILS)

PAY BY MAIL SIMPLY RETURN THIS PORTION OF YOUR BILL WITH YOUR PAYMENT IN THE ENCLOSED ENVELOPE. Claim 114-2 Filed 07/14/17 Desc Main Document

RIDER

To be attached to and form a part of Bond No. 64S104238206 dated the 21st day of January, 2004 issued by the Travelers Casualty and Surety Company of America as Surety, on behalf of John Q. Hammons, Inc. of Oklahoma City, Oklahoma as Principal, in the penal sum of Forty Five Thousand Fifty Five and No/100 Dollars (\$45,055.00) and in favor of Oklahoma Gas and Electric Company.

In consideration of the premium charged for the attached bond, it is hereby agreed that the attached bond be amended as follows:

The amount of the bond is changed to: \$10,000.00

Provided, however, that the attached bond shall be subject to all its agreements, limitations and conditions except as herein expressly modified, and further that the liability of the Surety under the attached bond and the attached bond as amended by this rider shall not be cumulative.

This rider shall become effective as of the 21st of January, 2004

Signed, sealed and dated this 6th day of February, 2004.

Travelers Casualty and Surety Company of America

By: N. D. A. Attorney-in-Fact and Non-Resident Agent

TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA TRAVELERS CASUALTY AND SURETY COMPANY FARMINGTON CASUALTY COMPANY Hartford, Connecticut 06183-9062

POWER OF ATTORNEY AND CERTIFICATE OF AUTHORITY OF ATTORNEY(S)-IN-FACT

KNOW ALL PERSONS BY THESE PRESENTS, THAT TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, corporations duly organized under the laws of the State of Connecticut, and having their principal offices in the City of Hartford, County of Hartford, State of Connecticut, (hereinafter the "Companies") hath made, constituted and appointed, and do by these presents make; constitute and appoint: James S. Dickey, L.M. Bryant, Teresa M. Sheppard, W. Joseph Lammel, of Memphis, Tennesice, their true and lawful Attorney(s)-in-Fact, with full power and authority hereby conferred to sign, execute and acknowledge, at any place within the United States, the following instrument(s): by his/her sole signature and act, any and all bonds; recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking and any and all consents incident thereto and to bind the Companies, thereby as fully and to the same extent as if the same were signed by the duly authorized officers of the Companies, and all the acts of said Attorney(s)-in-Fact, pursuant to the authority herein given, are hereby ratified and confirmed.

This appointment is made under and by authority of the following Standing Resolutions of said Companies, which Resolutions are now in full force and effect:

VOTED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President, any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary may appoint Attorneys-in-Fact and Agents to act for and on behalf of the company and may give such appointee such authority as his or 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 or the Board of Directors at any time may remove any such appointee and revoke the power given him or her.

VOTED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary.

VOTED: That any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and binding upon the Company when (a) signed by the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Companie Secretary or any Assistant Secretary and duly attested and sealed with the Company's seal by a Secretary or Assistant Secretary, or (b) duly executed (under seal, if required) by one or more Attorneys-in-Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority.

This Power of Attorney and Certificate of Authority is signed and sealed by facsimile (mechanical or printed) under and by authority of the following Standing Resolution voted by the Boards of Directors of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, which Resolution is now in full force and effect:

VOTED: That the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Vice President, any Assistant Vice President, any Assistant Vice President, any Assistant Secretary, and the seal of the Company may be affixed by facsimile to any power of attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such power of attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached.

IN WITNESS WHEREOF, TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY have caused this instrument to be signed by their Senior Vice President and their corporate seals to be hereto affixed this 8th day of February 2003.

STATE OF CONNECTICUT

}SS. Hartford

COUNTY OF HARTFORD





TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA TRAVELERS CASUALTY AND SURETY COMPANY FARMINGTON CASUALTY COMPANY

> George W. Thompson Senior Vice President

On this 8th day of February, 2003 before me personally came GEORGE W. THOMPSON to me known, who, being by me duly sworn, did depose and say: that he/she is Senior Vice President of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, the corporations described in and which executed the above instrument; that he/she knows the seals of said corporations; that the seals affixed to the said instrument are such corporate seals; and that he/she executed the said instrument on behalf of the corporations by authority of his/her office under the Standing Resolutions thereof,



My commission expires June 30, 2006 Notary Public Marie C. Tetreault

CERTIFICATE

I, the undersigned, Assistant Secretary of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, stock corporations of the State of Connecticut, DO HEREBY CERTIFY that the foregoing and attached Power of Attorney and Certificate of Authority remains in full force and has not been revoked; and furthermore, that the Standing Resolutions of the Boards of Directors, as set forth in the Certificate of Authority, are now in force.

Signed and Sealed at the Home Office of the Company, in the City of Hartford, State of Connecticut. Dated this 6th , 20 04 February .







Kori M. Johanson Assistant Secretary, Bond



IMPORTANT DISCLOSURE NOTICE OF TERRORISM INSURANCE COVERAGE

On November 26, 2002, President Bush signed into law the Terrorism Risk Insurance Act of 2002 (the "Act"). The Act establishes a short-term program under which the Federal Government will share in the payment of covered losses caused by certain acts of international terrorism. We are providing you with this notice to inform you of the key features of the Act, and to let you know what effect, if any, the Act will have on your premium.

Under the Act, insurers are required to provide coverage for certain losses caused by international acts of terrorism as defined in the Act. The Act further provides that the Federal Government will pay a share of such losses. Specifically, the Federal Government will pay 90% of the amount of covered losses caused by certain acts of terrorism which is in excess of Travelers' statutorily established deductible for that year. The Act also caps the amount of terrorism-related losses for which the Federal Government or an insurer can be responsible at \$100,000,000,000.00, provided that the insurer has met its deductible.

Please note that passage of the Act does not result in any change in coverage under the attached policy or bond (or the policy or bond being quoted). Please also note that no separate additional premium charge has been made for the terrorism coverage required by the Act. The premium charge that is allocable to such coverage is inseparable from and imbedded in your overall premium, and is no more than one percent of your premium.

RIDER

To be attached to and form a part of Bond No. 64S104238206 dated the 21st day of January, 2004 issued by the Travelers Casualty and Surety Company of America as Surety, on behalf of John Q. Hammons, Inc. of Oklahoma City, Oklahoma as Principal. in the penal sum of Forty Five Thousand Fifty Five No/100 Dollars (\$45,055.00) and in favor of the Oklahoma Gas and Electric Company.

In consideration of the premium charged for the attached bond, it is hereby agreed that the attached bond be amended as follows:

The address of the Principal be changed as follows:

2 West Reno Avenue Cklahoma City, OK 73102

Provided, however, that the attached bond shall be subject to all its agreements, limitations and conditions except as herein expressly modified, and further that the liability of the Surety under the attached bond and the attached bond as amended by this rider shall not be cumulative.

This rider shall become effective as of the 21st of January, 2004

Signed, sealed and dated this 3rd day of February, 2004.

Travelers Casualty and Surety Company of America

By: Sum M. Dheygard

Teresa M. Sheppard, Attorney-in-Fact

TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA TRAVELERS CASUALTY AND SURETY COMPANY FARMINGTON CASUALTY COMPANY Hartford, Connecticut 06183-9062

POWER OF ATTORNEY AND CERTIFICATE OF AUTHORITY OF ATTORNEY(S)-IN-FACT

KNOW ALL PERSONS BY THESE PRESENTS, THAT TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY. COMPANY, corporations duly organized under the laws of the State of Connecticut, and having their principal offices in the City of Hartford, County of Hartford, State of Connecticut, (hereinafter the "Companies") hath made, constituted and appointed, and do by these presents make, constitute and appoint: James S. Dickey, L.M. Bryant, Teresa M. Sheppard, W. Joseph Lammel, of Memphis, Tennessee, their true and lawful Attorney(s)-in-Fact, with full power and authority hereby conferred to sign, execute and acknowledge, at any place within the United States, the following instrument(s): by his/her sole signature and act, any and all bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking and any and all consents incident thereto and to bind the Companies, thereby as fully and to the same extent as if the same were signed by the duly authorized officers of the Companies, and all the acts of said Attorney(s)-in-Fact, pursuant to the authority herein given, are hereby ratified and confirmed.

This appointment is made under and by authority of the following Standing Resolutions of said Companies, which Resolutions are now in full force and effect:

VOTED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Section Vice President, any Vice President, any Section Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary may appoint Attorneys-in-Fact and Agents to act for and on behalf of the company and may give such appointee such authority as his or 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 or the Board of Directors at any time may remove any such appointee and revoke the power given him or her.

VOTED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all: or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary.

VOTED: That any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and binding upon the Company when (a) signed by the President, any Vice Chairman, any Executive Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Companate Secretary or any Assistant Secretary and duly attested and sealed with the Company's seal by a Secretary or Assistant Secretary, or (b) duly executed (under seal, if required) by one or more Attorneys-in-Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority.

This Power of Attorney and Certificate of Authority is signed and sealed by facsimile (mechanical or printed) under and by authority of the following Standing Resolution voted by the Boards of Directors of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, which: Resolution is now in full force and effect:

VOTED: That the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Senior Vice President, any Secretary, and the seal of the Company may be affined by facsimile to any power of attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such power of attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached.

IN WITNESS WHEREOF, TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY have caused this instrument to be signed by their Senior Vice President and their corporate seals to be hereto affixed this 8th day of February 2003.

STATE OF CONNECTICUT

)SS. Hartford

COUNTY OF HARTFORD







TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA
TRAVELERS CASUALTY AND SURETY COMPANY
FARMINGTON CASUALTY COMPANY

George W. Thompson Senior Vice President

On this 8th day of February, 2003 before me personally came GEORGE W. THOMPSON to me known, who, being by me duly sworn, did depose and say: that he/she is Senior Vice President of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, the corporations described in and which executed the above instrument; that he/she knows the seals of said corporations; that the seals affixed to the said instrument are such corporate seals; and that he/she executed the said instrument on behalf of the corporations by authority of his/her office under the Standing Resolutions thereof.



Marie c Intreault

My commission expires June 30, 2006 Notary Public
Marie C. Tetresult

CERTIFICATE

I, the undersigned, Assistant Secretary of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, stock corporations of the State of Connecticut, DO HEREBY CERTIFY that the foregoing and attached Power of Attorney and Certificate of Authority remains in full force and has not been revoked; and furthermore, that the Standing Resolutions of the Boards of Directors, as set forth in the Certificate of Authority, are now in force.

Signed and Sealed at the Home Office of the Company, in the City of Hartford, State of Connecticut. Dated this

day of







Kon M. Johanson Assistant Secretary, Bond

John Q Hammons, Inc

PAYMENT BOND

Date: 1/21/04 Account Number 2905503 Bond Number 645104238206

Know All Men By These Presents:

That John & Hammons, Inc. of Oklahoma City, Oklahoma hereinafter called the Principal, and Iravelers, Casualty and Surety of Hartfood, CT Hereinafter called the Surety, are fundy bound unto Oklahoma Gas and Electric Company, 321 North Harvey Avenue, Oklahoma City, Oklahoma, hereinafter called the Obligee, in the sum of \$45.055.00 Rorty Five Thousand Fifty Five Dollars for which payment well and truly to be made we do hereby bind connelves, as Principal and Surety, jointly and severally, our heirs, executors, administrators, assigns, successors, and trustees, finally by these presents.

Whereas, the Principal has commetted for and shall receive from the Obligeo Electric service at his

business or establishment located at the following address (es):

John Q Hammons, Inc. .

301 S E K Gaylord Blvd Oklahoma City Oklahoma

(which address shall include any adjacent or nearby premises used in connection therewith and any and all additional locations and/or premises that the Principal herein may receive electric service.)

Now, Therefore, the conditions of the foregoing obligation are such that if the Principal shall promptly pay for such service upon the respective dates when payment therefor becames due then this obligation shall be void; otherwise to remain in full force and effect.

The following conditions are hereby made a part of this bond:

- The aggregate liability of the Surety for all or any defaults of the Principal hereunder shall not
 exceed the penal sum of the bond.
- 2. No extension of time for payment and no waiver of any default of principal by Obliges not any failure to give notice to Surety of nonpayment shall operate to relieve Surety of liability for services rendered to Principal while this bond is effective.
- 3. This bond may be canceled by the Surety at any time by giving sixty (60) days prior written nodes to the Obliges but no such cancellation shall relieve Surety of liability for payment for services rendered prior to the effective date of such cancellation.

John O Hammons, Inc. of Oklahoma City, Oklahoma

By:

Principal

Traveless Casualty and Surety Company of America

By:

Surety

L.M. Bryant, Attorney-in-Fact and Non-Resident Agent

TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA TRAVELERS CASUALTY AND SURETY COMPANY FARMINGTON CASUALTY COMPANY Hartford, Connecticut 06183-9062

POWER OF ATTORNEY AND CERTIFICATE OF AUTHORITY OF ATTORNEY(S)-IN-FACT

KNOW ALL PERSONS BY THESE PRESENTS, THAT TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, corporations duly organized under the laws of the State of Connecticut, and having their principal offices in the City of Hartford, County of Hartford, State of Connecticut, (hereinafter the "Companies") hath made, constituted and appointed, and do by these presents make, constitute and appoint: James S. Dickey, L.M. Bryant, Teresa M. Sheppard, W. Joseph Lammel, of Memphis, Tennessee, their true and lawful Attorney(s)-in-Fact, with full power and authority hereby conferred to sign, execute and acknowledge, at any place within the United States, the following instrument(s): by his/her sole signature and act, any and all bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking and any and all consents incident thereto and to bind the Companies, thereby as fully and to the same extent as if the same were signed by the duly authorized officers of the Companies, and all the acts of said Attorney(s)-in-Fact, pursuant to the authority herein given, are hereby ratified and confirmed.

This appointment is made under and by authority of the following Standing Resolutions of said Companies, which Resolutions are now in full force and effect:

VOTED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President, any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary may appoint Attenueys-in-Fact and Agents to act for and on behalf of the company and may give such appointee such authority as his or 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 or the Board of Directors at any time may remove any such appointee and revoke the power given him or her.

VOTED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all or any part of the foregoing authority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary.

VOTED: That any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and binding upon the Company when (a) signed by the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary and duly attested and sealed with the Company's seal by a Secretary or Assistant Secretary, or (b) duly executed (under seal, if required) by one or more Attorneys-in-Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority.

This Power of Attorney and Certificate of Authority is signed and sealed by facsimile (mechanical or printed) under and by authority of the following Standing Resolution voted by the Boards of Directors of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, which Resolution is now in full force and effect:

VOTED: That the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Vice President, any Assistant Vice President, any Secretary, and the seal of the Company may be affixed by facsimile to any power of attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such power of attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached.

IN WITNESS WHEREOF, TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY have caused this instrument to be signed by their Senior Vice President and their corporate seals to be hereto affixed this 8th day of February 2003.

STATE OF CONNECTICUT

}SS. Hartford

COUNTY OF HARTFORD







TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA
TRAVELERS CASUALTY AND SURETY COMPANY
FARMINGTON CASUALTY COMPANY

George W. Thompson Senior Vice President

On this 8th day of February, 2003 before me personally came GEORGE W. THOMPSON to me known, who, being by me duly sworn, did depose and say: that he/she is Senior Vice President of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, the corporations described in and which executed the above instrument; that he/she knows the seals of said corporations, that the seals affixed to the said instrument are such corporate seals; and that he/she executed the said instrument on behalf of the corporations by authority of his/her office under the Standing Resolutions thereof.



Marie c tetreaut

My commission expires June 30, 2008 Notary Public Marie C. Tetreault

CERTIFICATE

I, the undersigned, Assistant Secretary of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, stock corporations of the State of Connecticut, DO HEREBY CERTIFY that the foregoing and attached Power of Attorney and Certificate of Authority remains in full force and has not been revoked; and furthermore, that the Standing Resolutions of the Boards of Directors, as set forth in the Certificate of Authority, are now in force.

Signed and Sealed at the Home Office of the Company, in the City of Hartford, State of Connecticut. Dated this 21st day

day (





Kori M. Johanson

Assistant Secretary, Bond



IMPORTANT DISCLOSURE NOTICE OF TERRORISM INSURANCE COVERAGE

On November 26, 2002, President Bush signed into law the Terrorlsm Risk Insurance Act of 2002 (the "Act"). The Act establishes a short-term program under which the Federal Government will share in the payment of covered losses caused by certain acts of international terrorism. We are providing you with this notice to inform you of the key features of the Act, and to let you know what effect, if any, the Act will have on your premium.

Under the Act, insurers are required to provide coverage for certain losses caused by international acts of terrorism as defined in the Act. The Act further provides that the Federal Government will pay a share of such losses. Specifically, the Federal Government will pay 90% of the amount of covered losses caused by certain acts of terrorism which is in excess of Travelers' statutorily established deductible for that year. The Act also caps the amount of terrorism-related losses for which the Federal Government or an insurer can be responsible at \$100,000,000,000.00, provided that the insurer has met its deductible.

Please note that passage of the Act does not result in any change in coverage under the attached policy or bond (or the policy or bond being quoted). Please also note that no separate additional premium charge has been made for the terrorism coverage required by the Act. The premium charge that is allocable to such coverage is inseparable from and imbedded in your overall premium, and is no more than one percent of your premium.

PO Box 321_. Oklahoma City, Oklahoma 73101-0321

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PRESORTED FIRST CLASS

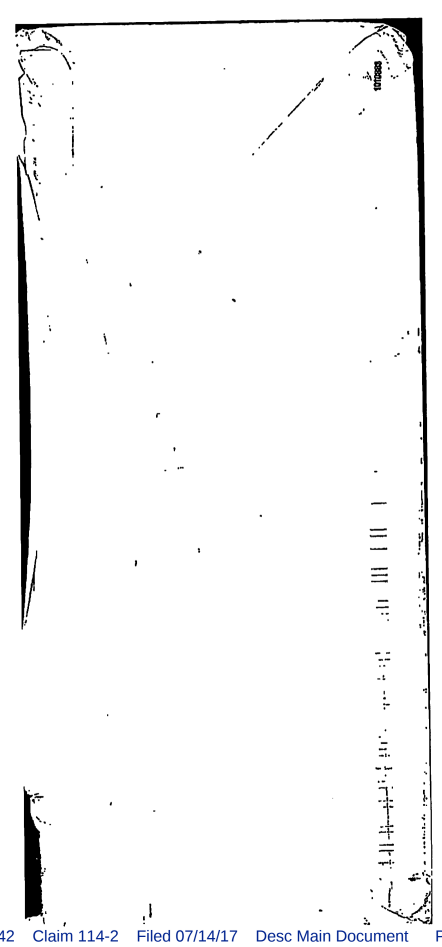


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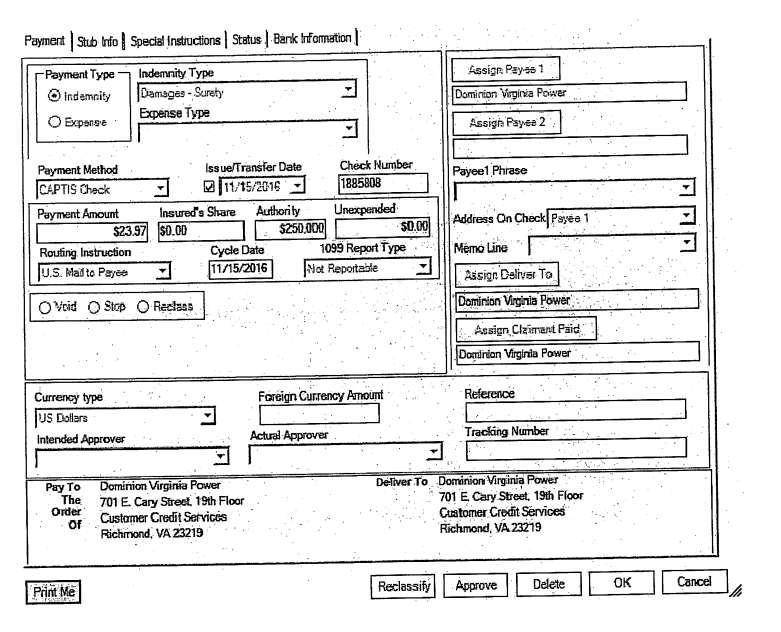
\$00.649 08/17/2016 Mailed From 73102 US POSTAGE

Travelers Casualty and Surety Company of America One Tower Square, S102A Hartford, CT 06183

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Case 16-21142 Claim 114-2 Filed 07/14/17 Page 101 of 114





September 13, 2016

Travelers Casualty & Surety Company One Tower Square Hartford, CT 06183 Attn: Surety Bond Claims SEP 1 9 2016

Re: Hampton Catering Co., Inc. Surety Bond #104571789

To whom it may concern:

The above referenced customer has past due bills which total \$26.75. Your surety bond that totals \$31,100.00 issued on July 27, 2005 is security for the account. Therefore, we ask that you honor this claim in the amount of \$26.75 at your earliest convenience.

Enclosed you will find the account statement for Hampton Catering Co., Inc. along with copies of bills. Please remit payment to:

Dominion Virginia Power Customer Credit Services, 19th Floor 701 East Cary Street Richmond, VA 23219

Your immediate attention to this matter will be appreciated. If you have any questions of concerns regarding this matter, I may be reached at @ 804-771-6345 or judy.masi@dom.com

Sincerely,

Judy C. Masi

Dominion Virginia Power Customer Credit Services

(Judy C. Mari

Customer Credit Service.

Enclosures

HAMPTON CATERING CO INC 1700 COLISEUM DR FIRE HAMPTON VA 23666

Account # 0434373635 ACCOUNT ANALYSIS

DATE	DESCRIPTION	transaction amount	AMOUNT DUE	account Balance
05100115	erter BTI.	8.99	26.75	26.75
	FINAL BILL	17.76	17.76	17.76
•	ACT (OR EST) BILL	-17.76	0.00	0.00
	REGULAR PAYMENT	17.76	17.76	17.76
	ACT (OR EST) BILL REGULAR PAYMENT	-193.85	0.00	0.00
	ACT (OR EST) BILL	193.86	193.85	193.85
	BIENNIAL REVIEW CR	-0.01	-0.01	-0.01
		-17.75	0.00	0.00
	REGULAR PAYMENT	17.76	17.75	17.75
	ACT (OR EST) BILL	-0.01	-0.01	-0.01
	BIENNIAL REVIEW CR	-17.75	0.00	0.00
	REGULAR PAYMENT	17.76	17.75	17.75
	ACT (OR EST) BILL	-0.01	-0.01	-0.01
	BIENNIAL REVIEW CR	-17.75	0.00	0.00
	REGULAR PAYMENT	17.76	17.75	17.75
	ACT (OR EST) BILL	-0.01	-0.01	-0.01
	5 BIENNIAL REVIEW CR 5 REGULAR PAYMENT	-17.76	0.00	0.00

Jun 30, 2016

CLOSING BILL

HAMPTON CATERING CO INC DBA: EMBASSY SUITES HAMPTON

1700 COLISEUM DR # FIRE EMBASSY FIRE PUMP HAMPTON , VA 23666

Billing and Payment Summary

Account # 0434373635

Total Draft Amount: 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2

Previous Amount Due: Payments as of Jun 30:

Meter and Usage

For service emergencies and power outages please call 1-866-DOM-HELP (1-866-366-4357). Visit us at www.dom.com.

Usage History

17.76

0.00

5 1 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		Mo	Yr	kWh
Current Billing Days: 13		Jun	15	40
Billable Usage Schedule GS-1 Total kWh	<i>06/17-06/30</i> 0	Jul Aug Sep Oct	15 15 15 15	0 0 0
Measured Usage Meter: 0005167856 Current Reading Previous Reading Total kWh Current Reading Demand	06/17-06/30 30 30 0 .00	Nov Dec Jan Feb Mar Apr May Jun	15 15 16 16 16 16 16	0 0 0 0 40
Multiplier, 40				

Explanation of Bill Detail

Customer Service	1-866-DOM-HEL	P (1-866-366-4357)
Previous Balance Payment Received Balance Forward	. 17. 0	76 .00 17.76
Non-Residential Service Distribution Service Basic Customer Ch		<i>06/17-06/30</i> 6.70
HAMPTON Utility Tax Total Current Charge	es	2.29 8.99
Total Account Balan	CB	26.75

View payment options, request service changes and enroll in eBill at www.dom.com, search: Manage Your Account

Important Customer Information from Dominion Virginia Power

Virginia electric customers may choose to meet their electric needs by purchasing renewable energy from a competitive supplier if an offer is available. To learn more about your renewable energy options, visit dom.com/greensolutions

We will draft your designated account for the amount shown in the Billing and Payment Summary section on or after JUL 15 2016.

Hetp a family in need through EnergyShare. Mail your donallon to P.O. Box 91717, Richmond, VA 23291-1717.

99SA SHERRY8** PRINT SUPPRESSED ***

If you have changed your mailing address, please see the reverse side for instructions.

Bill Date Jun 30 16 Draft Amount \$ 8.99

> HAMPTON CATERING CO INC DBA: EMBASSY SUITES HAMPTON DBA: EMBASSY SUITES HAMPTON 4243 HUNT RD BLUE ASH OH 45242-6645

Jun 21, 2016

Customer Bill

HAMPTON CATERING CO INC DBA: EMBASSY SUITES HAMPTON

T ...

1700 COLISEUM DR # FIRE EMBASSY FIRE PUMP HAMPTON , VA 23666

Billing and Payment Summary

Account # 0434373635

Meter and Usage

Total Draft Amount;	- 1 5 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	17/76
Previous Amount Due:	\$	17.76
Payments as of Jun 21:	\$	17.76CR

For service emergencies and power outages please call 1-866-DOM-HELP (1-866-366-4357). Visit us at www.dom.com.

Usage History

,				
Current Billing Days: 29		Мо	Yr	kWh
-		Jun Jul	15 15	40 0
Billable Usage Schedule GS-1	05/19-06/17	Aug	15	0
Total kWh	0	Sep	15 15	0
		Oct Nov	15	ŏ
Measured Usage	05/19-06/17	Dec	15	0
Meter: 0005167856 Current Reading	30	Jan	16	0
Previous Reading	30	Feb Mar	16 16	. 0
Total kWh	0	Apr	16	40
Current Reading	.00.	May	16	0
Demand	.00	Jun	16	V
Multiplier: 40				

Explanation of Bill Detail

Customer Service 1-866	-DOM-HELP (1-866-366-435	57)
Previous Balance Payment Received Balance Forward	17.76 17.76CR 0.00	0
Non-Residential Service (Sche Distribution Service Basic Customer Charge	dule GS-1) 05/19-06/17 15.47	7
HAMPTON Utility Tax Total Current Charges	2.2 ⁴ 17.7 ⁹	
Total Account Balance	17.7	6

View payment options, request service changes and enroil in eBill at www.dom.com, search: Manage Your Account

Important Customer Information from Dominion Virginia Power

Virginia electric customers may choose to meet their electric needs by purchasing renewable energy from a competitive supplier if an offer is available. To learn more about your renewable energy options, visit dom.com/greensolutions.

We will draft your designated account for the amount shown in the Billing and Payment Summary section on or after JUL 08 2016.

Help a family in need through EnergyShare. Mall your donation to P.O. Box 91717, Richmond, VA 23291-1717.

*** PRINT SUPPRESSED ***

If you have changed your mailing address, please see the reverse side for instructions.

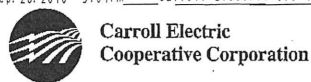
Bill Date Jun 21 16

Draft Amount
\$ 17,76

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HAMPTON CATERING CO INC DBA: EMBASSY SUITES HAMPTON DBA: EMBASSY SUITES HAMPTON 4243 HUNT RD BLUE ASH OH 45242-6645

Payment Type Indemnity Type Damages - Surety Cairoll Electric Cooperati	Payment Stub Info Special Instructions Status Bank Information	
US Dollars Intended Approver Actual Approver Tracking Number	Damages - Surety Expense Type Payment Method Issue/Transfer Date Check Number CAPTIS Check	Cairoll Electric Cooperati Assign Payee 2 Payee 1 Phrase Address On Check Payee 1 Memo Line Blank Assign Deliver To Canoll Electric Cooperati Assign Claimant Paid.
Pay To Carroll Electric Cooperati Belliver To Carroll Electric Cooperati The 707 SE Walton Blvd 707 SE Walton Blvd Order PO Box 329 Of BENTONVILLE, AR 72712 Blank ***	Intended Approver Actual Approver Pay To Carroll Electric Cooperati The 707 SE Walton Blvd Order PO Box 329 BENT-ONVILLE, AR 72712	Tracking Number Carroll Electric Cooperati 707 SE Walton Blvd



800-432-9720 www.carrollecc.com

Your Local Energy Partner

September 26, 2016

Marsh USA Inc. 9129 Cross Park Dr. Suite 101 Knoxville, TN 37923

> Re: Utility Bond for John Q. Hammons dba Embassy Suites Northwest Arkansas Bond No. 64S104092263

To whom it may concern:

Please accept this as request to draw \$35,456.30 on the utility bond number 64S104092263 issued to Carroll Electric on May 12, 2003.

Enclosed is a signed statement for the requested amount.

Thank you for your prompt attention to this matter. If you have questions regarding this, please let us know.

Sincerely,

Melanie Disheroon Customer Service Coordinator

Faxed to: Marsh USA Inc.

Fax: 865-769-7824

MARSH

Kellie Turner

Marsh USA Inc. 9129 Cross Park Drive, Suite 101 Knoxville, TN 37923 865 769 7740 Fax 865 769 7824 Kellie.turner@marsh.com www.mareh.com

July 13, 2007

Ms. Yvette Huffman Embassy Suites Northwest Arkansas Hotel, Spa and Convention Center 3303 Pinnacle Hills Parkway Rogers, AR 72758

Subject:

Principal: John Q. Hammons Hotels dba Embassy Suites Northwest Arkansas

Carroll Electric Cooperative Corporation

Bond Description: Utility Bond Bond Amount: \$65,000.00 Bond Number: 104092263

Dear Ms. Huffman:

Enclosed please find the increase rider for the above referenced bond that changes the bond amount from \$30,000.00 to \$65,000.00 effective July 13, 2007. I ask that you recheck this rider before filing it with the obligee.

You will be receiving an invoice for this transaction in the amount of \$581.00. Mersh will receive 25% of this amount from the surety as commission.

In the event your organization no longer requires this bond, please forward to our office a written request to cancel this bond within 10 workdays of receiving this notification. Otherwise, this premium is due and payable prior to the effective date noted on the invoice.

If you have any questions, please feel free to contact me. Thank you for allowing Marsh to service your surety needs.

Sincerely.

Kellie Turner

Bond Support Specialist

Kellie zurner

National Surety Center

Enclosure

Marsh & McLennan Companies

Sep. 26. 2016 3:05PM Carroll Electric 870-423-2815

Bond No. 64S104092263

INDEMNITY BOND FOR UTILITY SERVICES

KNOW ALL MEN BY THESE PRESENTS, that we, John Q, Hammons Hotels dba Embassy Suites Northwest Arkansas, 3303 Pinnacle Hills Parkway, Rogers, AR 72758 as Principal and Travelers Casualty and Surety Company of America, as Surety, are held and firmly bound unto Carroll Electric Cooperative Corporation, 707 SE Walton Blvd., Bentonville, AR 72712 as Obligee, in the sum of Thirty Thousand and No/100 (\$30,000.00) Dollars, for payment where of well and truly to be made, the Principal and the Surety bind themselves, their heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

WHEREAS, the Obligee has agreed to furnish to the Principal and the Principal has agreed to pay for utility service at the following service address 3303 Pinnacle Hills Parkway, Rogers, AR service to be provided in accordance with the rules, regulations, and approved rates of the Obligee, then this obligation shall be void, otherwise it shall remain in full force and effect, subject, however, to the following provisions.

This bond shall be in full force and effect indefinitely from date of issuance and a continuation or renewal certificate is unnecessary, provided however, the Surety may terminate it's liability by providing a thirty (30) day written notice to the obligee; it being understood that such cancellation shall not affect any liability accruing under this bond prior to the effective date of such cancellation.

SIGNED, SEALED AND DATED THIS 12th day of May, 2003.

John Q. Hammons Hotels dba
Embassy Suites Northwest Arkansas
Ву
Travelers Casualty and Surety Company of America

Teresa M. Sheppard, Attorney-in-Fact

Sep. 26. 2016 3:05PM TRAVICATION Electric 870-423-2815 TRAVELERS CASUALTY AND SURETY COMPANY FARMINGTON CASUALTY COMPANY

POWER OF ATTORNEY AND CERTIFICATE OF AUTHORITY OF ATTORNEY(S)-IN-FACT

Hartford, Connecticut 06183-9062

KNOW ALL PERSONS BY THESE PRESENTS, THAT TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, corporations duly organized under the laws of the State of Connecticut, and having their principal offices in the City of Hartford, County of Hartford, State of Connecticut, (hereinafter the "Companies") hath made, constituted and appointed, and do by these presents make, constitute and appoint: James S. Dickey, L.M. Bryant, Teresa M. Sheppard, W. Joseph Lammel, of Memphis, Tennessee, their true and lawful Attorney(s)-in-Fact, with full power and authority hereby conferred to sign, execute and acknowledge, at any place within the United States, the following instrument(s): by his/her sole signature and act, any and all bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking and any and all consents incident thereto and to bind the Companies, thereby as fully and to the same extent as if the same were signed by the duly authorized officers of the Companies, and all the acts of said Attorney(s)-in-Fact, pursuant to the authority herein given, are hereby ratified and confirmed.

This appointment is made under and by authority of the following Standing Resolutions of said Companies, which Resolutions are now in full force and effect:

VOTED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President, any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary may appoint Attorneys-in-Fact and Agents to act for and on behalf of the company and may give such appointee such authority as his or 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 or the Board of Directors at any time may remove any such appointee and revoke the power given him or her.

VOTED: That the Chairman, the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President may delegate all or any part of the foregoing anthority to one or more officers or employees of this Company, provided that each such delegation is in writing and a copy thereof is filed in the office of the Secretary.

VOTED: That any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional undertaking shall be valid and binding upon the Company when (a) signed by the President, any Vice Chairman, any Executive Vice President, any Senior Vice President or any Vice President, any Second Vice President, the Treasurer, any Assistant Treasurer, the Corporate Secretary or any Assistant Secretary and duly attested and scaled with the Company's seal by a Secretary or Assistant Secretary, or (b) duly executed (under seal, if required) by one or more Attorneys-in-Fact and Agents pursuant to the power prescribed in his or her certificate or their certificates of authority or by one or more Company officers pursuant to a written delegation of authority.

This Power of Attorney and Certificate of Authority is signed and sealed by facsimile (mechanical or printed) under and by authority of the following Standing Resolution voted by the Boards of Directors of TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA, TRAVELERS CASUALTY AND SURETY COMPANY and FARMINGTON CASUALTY COMPANY, which Resolution is now in full force and effect:

VOTED: That the signature of each of the following officers: President, any Executive Vice President, any Senior Vice President, any Vice President, any Assistant Vice President, any Secretary, and the seal of the Company may be affixed by facsimile to any power of attorney or to any cartificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries or Attorneys-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and any such power of attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached.



Carroll Electric Cooperative Corporation

Your Local Energy Partner 1-800-432-9720

Four locations to serve you... (479) 273-2421 Bentonville 707 SE Walton Blvd. Berryville 920 Hwy. 62 Spur (870) 423-2161 Huntsville 308 Church Ave. (479) 738-2217 Jasper 107 W. Church St. (870) 446-5114

Customer Number: 235357-1 Date mailed: 7/28/2016

Service Location: 3303 Pinnacle Hills Pkwy

Account Location: 3223-1464-0 Member: 9230427

Meter	Meter Re	adings							
Number	Present	Previous	Difference .	Multiplier	Quantity	Description		Price	Extended
45968837	82,428	81,641	787	160	125,920	K W Hrs Power Cost Adjustment Debt Cost Adjustment	@@@	\$0.04244 \$0.00871 \$0.00556	\$5,344.04 1,096.76 700.12
45968837	13,687	13,239	448	160	71,680	KVAR*			
45968837 *Pc	4.960 ower factor		86.91%	160	793.600 64.202 857.802	Kilowatts(K W) Power factor adjustment K W Billing Demand Service Availability Charge	@	\$9 . 31	7,986.14 15.60

的是 的数据			AMOUNT	\$15,142.66
There were 8 da	ys in the read period.	Municipal Tax	4.000%	605.71
Read from	06/18/16	State Tax	6.500%	1,023.63
Read to	06/26/16	County Tax	1.000%	157.48
Average high/lo	w temperature 96/76	City Tax	2.000%	314.97
Rate schedule	4	Return eDraft fee		30.00
Please detac	th and return with payment to the address be	TOTAL	\$17,274.45	

Carroll Electric Cooperative Corp.

P.O. Box 4000

Berryville, AR 72616-4000

We appreciate the opportunity to serve you and thank you for your payment.

CUSTOMER NUMBER	235357-1	NET AMOUNT DUE BY	8/19/2016	\$17,274.45
LATE PAYMENT CHARGE	347.29	GROSS AMOUNT DUE AFTER	8/19/2016	\$17,621.74

John Q. Hammons Hotels Inc. DBA Embassy Suites NW AR 4243 Hunt Rd Cincinnati OH 45242



Carroll Electric Cooperative Corporation

Your Local Energy Partner 1-800-432-9720

 Fow locations to serve you...

 Bentonville
 707 SE Walton Blvd.
 (479) 273-2421

 Berryville
 920 Hwy. 62 Spur
 (870) 423-2161

 Huntsville
 308 Church Ave.
 (479) 738-2217

 Jasper
 107 W. Church St.
 (870) 446-5114

Customer Number: 308138-7
Date mailed: 7/28/2016

Service Location: 3201 Pinnacle Hills Pkwy

Account Location: 3223-1414-0 Member: 9230427

Meter	Meter Re	adings							
Number	Present	Previous	Difference	Multiplier	Quantity	Description		Price	Extended
45968814	11,971	11,311	660	120	79,200	K W Hrs Power Cost Adjustment Debt Cost Adjustment	@@@	\$0.04244 \$0.00871 \$0.00556	\$3,361.25 689.83 440.35
45968814	47,456	47,175	281	120	33,720	KVAR*			
45968814 *Po	11.35.5	percentage	92,01%	120	538.800 16.110 554.910	Kilowatts(K W) Power factor adjustment K W Billing Demand Service Availability Charge	@	\$9.31	5,166.21 15.60

			AMOUNT	59,673.24
There were 8 day	s in the read period.	Municipal Tax	4.000%	386.93
Read from	06/18/16	State Tax	6.500%	653.92
Read to	06/26/16	County Tax	1.000%	100.61
Average high/low	temperature 96/76	City Tax	2.000%	201.20
Rate schedule	4	Return eDraft fee		30.00
Please detact) and return with payment to the addre	ess below:	TOTAL	\$11,045.90

Carroll Electric Cooperative Corp.

P.O. Box 4000 Berryville, AR 72616-4000 We appreciate the opportunity to serve you and thank you for your payment.

CUSTOMER NUMBER	308138-7	NET AMOUNT DUE BY	8/19/2016	\$11,045.90
LATÉ PAYMENT CHARGE	222.72	GROSS AMOUNT DUE AFTER	8/19/2016	\$11,268.62

John Q. Hammons Hotels Inc. DBA Embassy Suites NW AR 4243 Hunt Rd Cincinnati OH 45242



Carroll Electric Cooperative Corporation

Your Local Energy Partner 1-800-432-9720

Four locations to serve you... 707 SE Walton Blvd.

Bentonville (479) 273-2421 Berryville (870) 423-2161 920 Hwy. 62 Spur Huntsville 308 Church Ave. (479) 738-2217 Jasper 107 W. Church St. (870) 446-5114

Customer Number: 330963-0

Date mailed: 7/28/2016

Service Location: 3303 Pinnacle Hills Pkwy

Account Location: 3223-3580-0 Member: 9230427

Meter	Meter Re	adings							
Number	Present	Previous	Difference	Multiplier	Quantity	Description		Price	Extended
50400272	18,100	17,750	350	160	56,000	K W Hrs Power Cost Adjustment Debt Cost Adjustment	@@@	\$0.04244 \$0.00871 \$0.00556	\$2,376.64 487.76 311.36
50400272	4,759	4,612	147	160	23,520	KVAR*			
50400272 *Po		percentage	92.20%	160	339.200 9.498	Kilowatts(K W) Power factor adjustment			
			a		348.698	K W Billing Demand Service Availability Charge	@	\$9.31	3,246.38 15.60

	建筑区的大学和文学建筑区 分子的研究方式	对于100mm的,170mm(170mm)的第二种	AMOUNT	\$6,437,74
There were 8 da	ys in the read period.	Municipal Tax	4.000%	257.51
Read from	06/18/16	State Tax	6.500%	435.19
Read to	06/26/16	County Tax	1.000%	66.95
Average high/lo	w temperature 96/76	City Tax	2.000%	133.91
Rate schedule	4	Balance forward		-195.35
Please detail	ch and return with payment to the address	TOTAL	\$7,135,95	

Carroll Electric Cooperative Corp.

P.O. Box 4000

Berryville, AR 72616-4000

We appreciate the opportunity to serve you and thank you for your payment.

CUSTOMER NUMBER	330963-0	NET AMOUNT DUE BY	8/19/2016	\$7,135.95
LATE PAYMENT CHARGE	149.03	GROSS AMOUNT DUE AFTER	8/19/2016	\$7,284,98

John Q. Hammons Hotels Inc. DBA Embassy Suites NW AR 4243 Hunt Rd Cincinnati OH 45242

District of Kansas Claims Register

16-21142 John Q. Hammons Fall 2006, LLC

Judge: Robert D. Berger Chapter: 11

Office: Kansas City

Last Date to file claims:

Last Date to file (Govt):

Creditor: (8581255) Claim No: 114 Status:
TRAVELERS CASUALTY & Original Filed Filed by: CR
SURETY COMPANY OF Date: 10/10/2016 Entered by: Terri Marshall

AMERICA Original Entered Modified:

LAURA MURPHY - SR. Date: 10/10/2016
COUNSEL Last Amendment
ONE TOWER SQUARE / Filed: 07/14/2017
S102A Last Amendment
HARTFORD, CT 06183 Entered: 07/14/2017

Amount claimed: \$319251.51 Secured claimed: \$319251.51

History:

 $\underline{\text{Details}} \quad \underline{\text{114-}} \quad 10/10/2016 \text{ Claim \#114 filed by TRAVELERS CASUALTY \& SURETY COMPANY OF}$

1 AMERICA, Amount claimed: \$1288790.00 (Marshall, Terri)

Details 114- 07/14/2017 Amended Claim #114 filed by TRAVELERS CASUALTY & SURETY COMPANY

OF AMERICA, Amount claimed: \$319251.51 (Marshall, Terri)

Description: (114-1) Issuance of Surety Bond (16-21140) (114-2) Payment of claim on Surety Bond (16-21140)

Remarks: (114-1) KSB Filed 10/4/16; ECF by Claims Agent 10/10/2016

(114-2) KSB Filed 7/13/17; ECF by Claims Agent 7/14/17.

Claims Register Summary

Case Name: John Q. Hammons Fall 2006, LLC

Case Number: 16-21142

Chapter: 11

Date Filed: 06/26/2016 **Total Number Of Claims:** 1

Total Amount Claimed*	\$319251.51
Total Amount Allowed*	

^{*}Includes general unsecured claims

The values are reflective of the data entered. Always refer to claim documents for actual amounts.

	Claimed	Allowed
Secured	\$319251.51	
Priority		
Administrative		

Fill in this information to identify the case:					
The Revocable Trust of John Q. Hammons dated December					
Bankruptcy Court for the: District of Kansas					
16-21140					



Official Form 410

Proof of Claim

12/15

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

1. Who is the current creditor? Travelers Casualty & Surety Company of America Name of the current creditor (the person or entity to be paid for this claim) Other names the creditor used with the debtor				aim)			
ac	s this claim been quired from meone else?	✓ No ☐ Yes. From	whom?				_
an	nere should notices d payments to the editor be sent?		notices to the creditor		Where should payments to the creditor be sent? (if different)		
Fe	deral Rule of	Name	Ty-Or. Olaim Odding		Name		
	nkruptcy Procedure		Square S102A				
(1-1	RBP) 2002(g)		treet		Number	Street	
		Hartford	CT	06183			
		City	State	ZIP Code	City	State	ZIP Cod
		Contact phone	860.277.0328	<u>-</u>	Contact phone		
		Contact email	Immurphy@travele	ers.c	Contact email		
		Uniform claim ide	ntifier for electronic payme	nts in chapter 13 (if you u	use one): 		
	pes this claim amend ne already filed?	☑ No ☐ Yes. Claim	n number on court claim	s registry (if known)		Filed on	DD / YYYY
els	o you know if anyone se has filed a proof claim for this claim?	☑ No ☐ Yes. Who	made the earlier filing?			JOH Ct	

Official Form 410 Proof of Claim page 1

you have any number use to identify the tor?	□ No
	— — — — — — — — — — — — — — — — — — —
v much is the claim?	\$ 1,288,790.00. Does this amount include interest or other charges? ✓ No ☐ Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A).
at is the basis of the	Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card. Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c). Limit disclosing information that is entitled to privacy, such as health care information. Issuance of Surety Bond.
II or part of the claim ured?	No Yes. The claim is secured by a lien on property. Nature of property: Real estate. If the claim is secured by the debtor's principal residence, file a Mortgage Proof of Claim Attachment (Official Form 410-A) with this Proof of Claim. Motor vehicle Other. Describe: Basis for perfection: Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.)
	Value of property: Amount of the claim that is secured: \$ (The sum of the secured and unsecured amounts should match the amount in line 7.)
	Amount necessary to cure any default as of the date of the petition: Annual Interest Rate (when case was filed)% Fixed Variable
his claim based on a se?	✓ No ☐ Yes. Amount necessary to cure any default as of the date of the petition. \$
his claim subject to a ht of setoff?	☑ No ☐ Yes. Identify the property:
	Il or part of the claim ured? his claim based on a se?

12. Is all or part of the claim	2 No							
entitled to priority under 11 U.S.C. § 507(a)?	Yes. Check	all that apply:				Amount entitled to priority		
A claim may be partly priority and partly		c support obligations (including a C. § 507(a)(1)(A) or (a)(1)(B).	limony and child sup	oport) under		\$		
nonpriority. For example, in some categories, the law limits the amount entitled to priority.		2,775* of deposits toward purchas I, family, or household use. 11 U.		f property or s	services for	\$		
change to phony.	bankrup	salaries, or commissions (up to \$ toy petition is filed or the debtor's C. § 507(a)(4).	12,475*) earned with business ends, which	hin 180 days chever is earl	before the ier.	\$		
	☐ Taxes o	r penalties owed to governmenta	I units. 11 U.S.C. § 5	507(a)(8).		\$		
	☐ Contribu	itions to an employee benefit pla	n. 11 U.S.C. § 507(a)(5).		\$		
	Other. S	specify subsection of 11 U.S.C. §	507(a)() that appl	ies.		\$		
	* Amounts a	re subject to adjustment on 4/01/16 a	nd every 3 years after t	hat for cases b	egun on or afte	er the date of adjustment.		
Part 3: Sign Below								
The person completing	Check the appro	oriate hox:				· · · · · · · · · · · · · · · · · · ·		
this proof of claim must	I am the cre							
sign and date it. FRBP 9011(b).			ant .					
If you file this claim	I am the creditor's attorney or authorized agent. I am the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004.							
electronically, FRBP	_	antor, surety, endorser, or other o	•	-	٦.			
5005(a)(2) authorizes courts to establish local rules	- Tania guar	antor, surety, endorser, or other t	odebior. Darimopio,	rtuic occo.				
specifying what a signature is.	I understand tha	t an authorized signature on this	Proof of Claim serve	es as an ackno	owledgment	that when calculating the		
A person who files a	amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.							
fraudulent claim could be fined up to \$500,000, imprisoned for up to 5	I have examined and correct.	the information in this <i>Proof of C</i>	Claim and have a rea	sonable belie	f that the info	ormation is true		
years, or both. 18 U.S.C. §§ 152, 157, and	l declare under p	enalty of perjury that the foregoing	ng is true and correc	t.				
3571.	Executed on date 10/03/2016							
	Executed on dat	MM / DD / YYYY						
	Jan	u. M. Mursh	.					
	Signature	0 ()	•					
	Print the name	of the person who is completing	ng and signing this	claim:				
	Name	Laura M. Murphy First name	Middle name		Last name			
	Title	Senior Counsel						
	Company	Travelers Casualty & Suldentify the corporate servicer as the			a servicer.			
	Address	One Tower Square S1	02A					
	.,=====	Number Street						
		Hartford		СТ	06183			
		City		State	ZIP Code			
	Contact phone	860-277-0328	_	Email	Immurph	y@travelers.com		

ADDENDUM TO PROOF OF CLAIM OF TRAVELERS CASUALTY AND SURETY COMPANY OF AMERICA FOR ITSELF AND ITS PREDECESSORS-IN-INTEREST, PARENTS, SUBSIDIARIES AND AFFILIATES

1. Laura M. Murphy is a Senior Bond Claim Counsel of Travelers Casualty and Surety

Company of America, a wholly-owned subsidiary of The Travelers Companies, Inc. (itself and its

predecessors-in-interest, parents, subsidiaries and affiliates, "Travelers"), with a business address of One

Tower Square, S102A, Hartford, Connecticut 06183, and is authorized to file this Proof of Claim on

behalf of Travelers.

2. All notices and other pleadings relating to this Proof of Claim should be addressed as

follows:

Travelers Casualty and Surety Company

One Tower Square, S102A

Hartford, CT 06183

Attn.: Laura M. Murphy, Esq. E-mail: lmmurphy@travelers.com

3. Except as expressly provided herein, Travelers holds a contingent, unliquidated claim

against the Debtor as described below (the "Claim").

4. From time to time, Travelers issued certain surety bonds (collectively, the "Bonds") to

certain obligees with respect to certain obligations of the Debtor, or a subsidiary, affiliate or division

thereof, to such obligees including, without limitation, those Bonds summarized on Exhibit A attached

hereto and made a part hereof, as applicable to such Debtor, or such subsidiary, affiliate or division

thereof, which indicate that the Debtor is a principal thereunder or an indemnitor pursuant to the

Indemnity Agreement (as hereinafter defined). Exhibit A may contain Bonds as to which liability has

been extinguished by the obligees, by the terms of the Bond, or by operation of law. A copy of any

and/or all of the Bonds can be obtained upon request. Travelers reserves the right to amend Exhibit A to

identify and include other Bonds. Nothing contained herein shall constitute an admission or acknowledgement of any liability on the part of Travelers with respect to any or all of the Bonds.

- 5. Travelers may hereafter be required to make payments(s) under one or more of the Bonds.¹ As a result of any such payment(s), Travelers would become subrogated to the rights of the obligees against the Debtor with respect to such payments and Travelers would have the right to be reimbursed and indemnified under common law by the Debtor with respect to all such payments, whether such payments are made on behalf of the Debtor as a principal or on behalf of another principal under any Bond. Travelers' Claim is liquidated to the extent of any such payment(s).
- 6. Additionally, the Debtor has executed and delivered a certain indemnity agreement(s), (the "Indemnity Agreement") pursuant to which the Debtor is required to pay all premiums and indemnify and exonerate Travelers, and hold Travelers harmless from and against any and all loss, cost and expense incurred by Travelers in connection with (1) the furnishing of any Bond or (2) the enforcement of the Indemnity Agreement. A copy of the Indemnity Agreement(s) may be obtained upon request. Travelers asserts herein a claim with respect to the Debtor's obligations to Travelers under the Indemnity Agreement(s).
- 7. Travelers asserts that its Claim is secured to the extent of the value of any collateral granted by the Debtor pursuant to the provisions of the Indemnity Agreement or otherwise pursuant to agreement of the parties.
- 8. The Claim is also liquidated to the extent that Travelers has incurred legal fees and expenses to date. A statement of the liquidated balance of the Claim can be obtained upon request. Travelers reserves all applicable right to file a claim or claims, or supplement or amend this Proof of Claim, for recovery of incurred fees and expenses not paid by the Debtor. Additionally, the Debtor

¹ Nothing contained herein shall constitute an admission against interest or shall otherwise be prejudicial to the rights of Travelers to contest whether payment is due under any or all of the Bonds. All such rights and remedies,

agreed to pay Travelers a renewal premium on each anniversary date of a Bond's issuance until the Bond is released by the obligee through a written release satisfactory to Travelers. Travelers hereby asserts a claim for all premiums for new bonds and all renewal premiums which have accrued and not been paid or may accrue.

- 9. Travelers reserves all applicable right to assert an administrative claim or claims under 11 U.S.C. § 503 for obligations arising out of the Debtor's post-petition activities and/or Bonds in effect post-petition.
- 10. Travelers claims and asserts any rights of setoff or recoupment to which it may be entitled including, without limitation, setoff against any obligations which Travelers may have under insurance policies issued by it for or on behalf of the Debtor.
- 11. The filing of this Proof of Claim shall not constitute or be construed as an admission by Travelers of any liability or an election by Travelers of any remedy. Travelers reserves all rights, remedies, and defenses.
- 12. This Proof of Claim is filed in addition to and not in lieu of any other claim filed by any division of Travelers or by any of its affiliates.
- 13. Travelers further reserves the right to amend this Proof of Claim as it becomes further known, fixed and liquidated, and for any and all other lawful purposes.
- 14. Travelers reserves the right to claim all amounts due in respect of any post-petition interest, all rights of and to indemnification, fees, costs and expenses, including, without limitation, attorneys' fees, costs and expenses, in amounts as yet undetermined, pursuant to the applicable documents and to the extent allowed by applicable law.
- 15. This Proof of Claim is filed under the compulsion of the bar date established in this case and is filed to protect the Claimant from forfeiture of claims by reason of said bar date. Filing of this

whether legal or equitable, are expressly reserved.

Proof of Claim is not and shall not be deemed or construed as (a) a waiver or release of the Claimant's rights against any person, entity or property (including, without limitation, any person or entity that is or may become a debtor in a case pending in this Court); (b) a consent by the Claimant to the jurisdiction of this Bankruptcy Court or any other court with respect to proceedings, if any, commenced in any case against or otherwise involving the Claimant; (c) a waiver or release of the Claimant's right to trial by jury in this Court or any other court in any proceeding as to any and all matters so triable herein, whether or not the same be designated legal or private rights or in any case, controversy or proceeding related hereto, notwithstanding the designation or not of such matters as "core proceedings" pursuant to 28 U.S.C. § 157(b)(2), and whether such jury trial right is pursuant to statute or the United States Constitution; (d) a consent by the Claimant to a jury trial in this Court or any other court in any proceeding as to any and all matters so triable herein or in any case, controversy or proceeding related hereto, pursuant to 28 U.S.C. § 157(e) or otherwise; (e) a waiver or release of the Claimant's right to have any and all final orders in any and all non-core matters or proceedings entered only after de novo review by a United States District Court Judge; (f) a waiver of the right to move to withdraw the reference with respect to the subject matter of this Proof of Claim, any objection thereto or other proceeding which may be commenced in this case against or otherwise involving the Claimant; (g) an election of remedies; or (h) a waiver or release of any right of setoff or recoupment that the Claimant may hold against the Debtor. Furthermore, the Claimant reserves the right to attach or bring forth additional documents supporting its claims and additional documents that may become available after further investigation and discovery or in response to any objection to the Claim. The filing of this Proof of Claim shall in no way be deemed a waiver of the Claimant's right to assert that any or all of the amounts owed to it, if any, are entitled to administrative priority status.

Insured Name	Bond #	Limit	Obligee Name
TULSA/169 CATERING CO., INC.	103709631	\$10,000.00	Oklahoma Tax Commission, Director of the Taxpayer Assistance Division
JOHN Q. HAMMONS HOTELS, INC.	104157853	\$10,000.00	Oklahoma Tax Commission, Director of the Taxpayer Assistance Division
RICHARDSON RENAISSANCE CATERING CO	106506984	\$3,750.00	Texas Comptroller of Public Accounts
RICHARDSON RENAISSANCE CATERING CO, INC.	106506985	\$3,750.00	Texas Comptroller of Public Accounts
JOHN Q. HAMMONS HOTELS, INC.	104788762	\$1,500.00	OKLAHOMA TAX COMMISSION
JQH GLENDALE, AS DEV., LLC	105034243	\$95,091.00	Salt River Project Agricultural Improvement & Power District
JQH - GLENDALE, AZ DEVEOPMENT DBA RENAISSANCE PHOENIX SAN MARCOS ES CATERING CO.	105034245	\$54,193.00	Salt River Project Agricultural Improvement & Power District
INC.	105181079	\$7,500.00	Texas Alcoholic Beverage Commission OKLAHOMA GAS AND ELECTRIC
JQH NORMAN DEV LLC	105181029	\$237,268.00	AA45A444
JQH NORMAN DEVELOPMENT LLC	10518104	\$610.00	OKLAHOMA NATURAL GAS
JOHN Q. HAMMONS HOTELS, INC.	105181042	\$2,640.00	OKLAHOMA NATURAL GAS
JOHN Q. HAMMONS HOTELS, INC.	10518102	3 \$1,500.00	OKLAHOMA TAX COMMISSION, DIRECTOR OF THE TAXPAYER ASSISTANCE DIVISION
JQH-MURFREESBORO DBA EMABASSY SUITES	105166047	\$75,000.00	Murfreesboro Electric Department
JOHN Q. HAMMONS HOTELS, L.P. MURFREESBORO, CATERING CO.,	103830638	\$100,000.00	The City of Richardson
INC.	10509576	\$25,400.00	Tennessee Department of Revenue
KC RESIDENTS CATERING CO., INC. C/O JOHN HAMMONS	10497615	\$107,660.00	Missouri Department of Revenue
JOHN Q. HAMMONS HOTELS, INC.	10476887	\$14,240.00	WESTAR ENERGY, INC. Dominion Virginia Power c/o Customer Credit
JOHN Q. HAMMONS HOTELS, INC.	10457178	\$31,100.00	
JOHN Q. HAMMONS HOTELS, INC.	10457179	\$28,000.00	VIRGINIA NATURAL GAS
HAMMONS OF HUNTSVILLE, LLC	10476877	\$201,900.00	Huntsville Utilities
EMBASSY SUITES	10563979	3 \$2,400.00	Tennessee Department of Revenue
FRANKLIN/CRESENT CATERING CO INC. (JOHN Q. HAMMONS)	., 10360766	\$25,100.00	Tennessee Department of Revenue
JOHN Q. HAMMONS HOTELS, INC.	10448591		CITY OF HAMPTON, VA
COURTYARD LA VISTA	10522963	2 \$5,000.00	BLACK HILLS ENERGY
JOHN Q. HAMMONS HOTELS, INC.	10522963		Omaha Public Power District CARROLL ELECTRIC COOPERATIVE
JOHN Q. HAMMONS HOTELS, INC.	10409226	3 \$65,000.00	CORPORATION

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EAST PEORIA CATERING CO, INC.	104976169	\$500.00	City of Peoria
EAST PEORIA CATERING COMPANY DBA RIVERFRONT CONF. CTR.	104976170	\$500.00	City of Peoria
JOHN Q. HAMMONS HOTELS, INC.	105229614	\$10,000.00	TOWN OF NORMAL, IL
JOHN Q. HAMMONS HOTELS, INC.	104864367	\$7,550.00	CITY OF OKLAHOMA CITY
EMABASSY SUITES	104864355	\$10,380.00	PSNC ENERGY
JOHN Q. HAMMONS REVOCABLE TRUST	103830661	\$24,590.00	AEP/Public Service Company of Oklahoma
JOHN Q. HAMMONS HOTELS, INC. RENAISSANCE HOTEL (JOHN Q.	104238225	\$2,500.00	OKLAHOMA GAS & ELECTRIC CO.
HAMMONS)	103830653	\$40,000.00	City of Tulsa
JOHN Q. HAMMONS HOTELS, INC.	104238206	\$10,000.00	OKLAHOMA GAS AND ELECTRIC CO. Salt River Project Agricultural Improvement &
JOHN Q. HAMMONS HOTELS, INC.	105034277	\$14,995.00	Power District
JQH-GLENDALE	105034278	\$24,173.00	Salt River Project Agricultural Improvement & Power District

District of Kansas Claims Register

16-21142 John Q. Hammons Fall 2006, LLC

Judge: Robert D. Berger Chapter: 11

Office: Kansas City Last Date to file claims: 12/23/2016

Last Date to file (Govt): Trustee:

Creditor: (8581255)TRAVELERS CASUALTY & SURETY COMPANY OF Date: 10/10/2016 Entered by: Terri Marshall

AMERICA LAURA MURPHY - SR.

COUNSEL

ONE TOWER SQUARE /

S102A

HARTFORD, CT

06183

Claim No: 114 Status:

Original Filed Filed by: CR

Modified: Original Entered

Date: 10/10/2016

Amount claimed: \$1288790.00

History:

Details

114- 10/10/2016 Claim #114 filed by TRAVELERS CASUALTY & SURETY

COMPANY OF AMERICA, Amount claimed: \$1288790.00

(Marshall, Terri)

Description: (114-1) Issuance of Surety Bond (16-21140)

Remarks: (114-1) KSB Filed 10/4/16; ECF by Claims Agent 10/10/2016

Claims Register Summary

Case Name: John Q. Hammons Fall 2006, LLC

Case Number: 16-21142 Chapter: 11

Date Filed: 06/26/2016 **Total Number Of Claims: 1**

Total Amount Claimed*	\$1288790.00
Total Amount Allowed*	

^{*}Includes general unsecured claims

The values are reflective of the data entered. Always refer to claim documents for actual amounts.

	Claimed	Allowed
Secured		
Priority		
Administrative		