	Application No	
THIS AGREEMENT made and concluded this day of, between of, party of the first part (hereinafter called Contractor).		
WHEREAS, the said parties have by a duly executed Agreement under herewith, the said parties have a by a duly executed Agreement under seal, be entered into a written contract for the erection and completion of to be erected or	earing even date herewith,	
NOW THIS AGREEMENT WITNESSETH: The Contractor for and awarding to him by Owner of said contract as aforesaid, as well as the furt (\$1.00) Dollar to him paid at or before the ensealing and delivery of these prese hereby acknowledged, does hereby covenant, promise and agree that no mechar lien or claim of any kind whatsoever shall be filed against the said building or bucurtilages appurtenant thereto, by Contractor or by any sub-contractor, material done or materials furnished under said contract and about said building or building or credit thereof, and that all sub-contractors, materialmen, and laborers on sa hold Contractor personally liable for all sub-contracts, materials furnished and that there shall be any legal or lawful claim of any kind whatever against Owlabor or materials furnished under said contract for and about the erection, const said buildings as aforesaid, or under any contracts for extra work, or for work otherwise.	ther consideration of One ents, the receipt whereof is nics' lien or claim or other uildings or the curtilage or lmen or laborers for workings or any part thereof, or aid work shall look to and l work and labor done, so mer for any work done or cruction and completion of	
AND, in order to give the Owner full power and authority to protect him ground against any and all claims filed by the Contractor or anyone acting und violation of the foregoing covenant, the said Contractor for himself, themselves, authorizes and empowers any Attorney of any Court of Common Pleas of Pennsylvania, to appear for him, them it, or any of them, in any of the said Contractor or him, them or it and in his, their, its, name, mark satisfied of record the Contractor or of any Sub-Contractor or Materialman, or Materialman, any and or liens, filed by or for the Contractor, or any Sub-Contractor or Materialman against building or buildings, lot or lots of ground or any part thereof and for su good and sufficient warrant and authority, and a reference to the Court, Term a where this Agreement shall have been filed shall be sufficient exhibit of the autwarrant such action, and the Contractor for himself, themselves, itself, do hereby claim all rights and all manner of errors, defects and imperfections what satisfaction or in anywise touching or concerning the same.	der or through him or it in a tiself, hereby irrevocably of the Commonwealth of the Common Pleas as at the cost and expense of all claims or claim, lien and, or in his or their name ach act or acts this shall be and Number in which and thority herein contained to y remise, release and quit-	
IN WITNESS WHEREOF the said parties have hereunto set their hand and year first above written.	ds and seals dated the day	
WITNESSES PRESENT:		