

to the issuance of New D-4 permits but the statute expressly provides that no D-4 permits "shall be granted or retained" unless the duly elected officers file with the department an affidavit or certificate together with a surety bond. It will therefore be necessary that your department require that all present holders of D-4 permits file with your department a certificate of the officers as required by this section together with the surety bond.

Summarizing, and in specific answer to your inquiry, it is my opinion that section 6064-15 and section 6064-18, General Code, as amended by Amended Substitute Senate Bill No. 2 of the 91st General Assembly, require two separate surety bonds, each in the sum of One Thousand Dollars (\$1000) from all applicants for class D-4 permits. Such amendment applies equally to class D-4 permits heretofore issued by your department and it is necessary, if these permits are to be retained by the present permit holders, that they comply with this requirement and furnish the certificate of their officers together with the surety bond.

Respectfully,

JOHN W. BRICKER,
Attorney General.

4467.

APPROVAL, NOTES OF NELSONVILLE CITY SCHOOL DISTRICT, ATHENS COUNTY, OHIO, \$23,745.00.

COLUMBUS, OHIO, July 26, 1935.

Retirement Board, State Teachers Retirement System, Columbus, Ohio.

4468.

APPROVAL, CONTRACT FOR ELECTRICAL WORK FOR PROJECT KNOWN AS T. B. COTTAGE, HAWTHORNDEN FARM, CLEVELAND STATE HOSPITAL, CLEVELAND, OHIO, \$5,965.00, HARTFORD ACCIDENT AND INDEMNITY COMPANY OF HARTFORD, CONN., SURETY-PARKER ELECTRIC COMPANY, CLEVELAND, OHIO.

COLUMBUS, OHIO, July 27, 1935.

HON. T. S. BRINDLE, *Superintendent of Public Works, Columbus, Ohio.*

DEAR SIR:—You have submitted for my approval a contract between