

SURETY BOND
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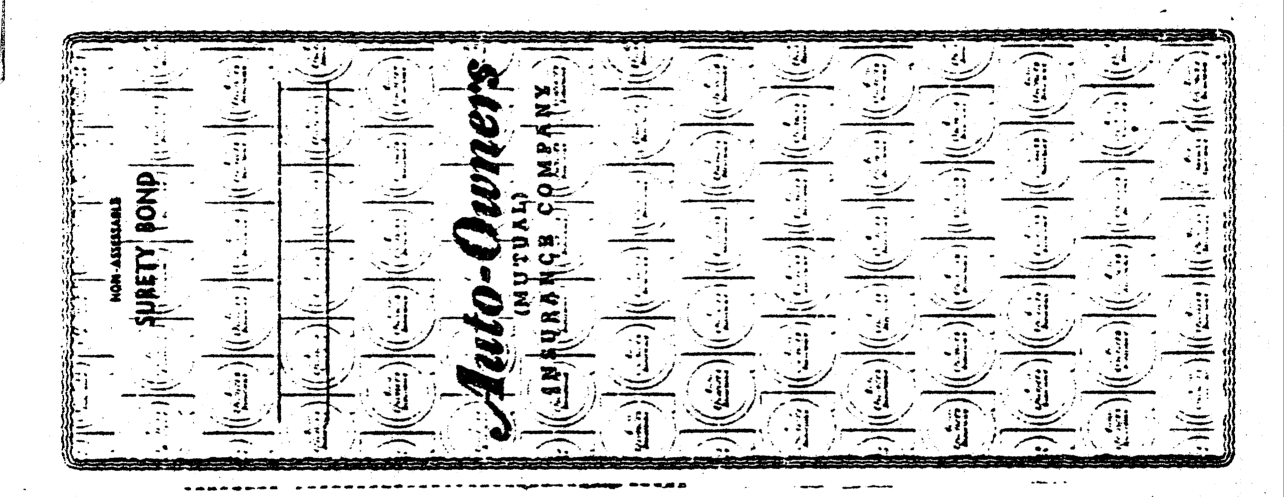
NUMBER 159003 46563

605781 AUTO-

AUTO-OWNERS (MUTUAL) INSURANCE COMPANY LANSING, MICHIGAN

SURETY BOND

KNOW ALL MEN BY THESE PRESENTS		
That we, Hartle & Dewitt Construction Co.	as i	Principal
and the AUTO-OWNERS (MUTUAL) INSURANCE COMPANY, a corporation organize		•
the State of Michigan, and having its principal office in the City of Lansing. Michigan	•	
		316 11610
and firmly bound unto . All Cities Towns & Municipalities	89	
within take County, Indiana in the penal sum of (\$ 5,000.	00)
Five Thousand & No/100		Dollars.
lawful money of the United States of America, for which payment, well and truly to		
and severally bind ourselves, our successors, administrators and assigns, firmly by t		
SIGNED, SEALED, and DATED this 4th day of Nov.		1980
WHEREAS the aforesaid Principal has Samuelland & Expenses Sandard Samuelland		detd
Been Granted A License Or Permit As Hertle & Devitt Construction By	W"	10
The Pariod Of I Year From 11-4-30 To 11-4-31	the Said U	prisee to
(If a Contrast Book inters "reserved into written contrast with advantable Oblique descrit, etc.")		
(If a Public Official Send Innova Toom almost ar segmented (asses) for the sense harristing (date) and end	ng (40(0)")	
(If a Lieuszy sp Parant Brod issues These greated a lieuses or person to technical by the sold Obliges (or the parts	å ef spe yeor fte	es (detel")
(If a Prohess Sond innert "been appointed (Exceptor, Administrator, Guarties, Conservator) of the estate of fname of deca	والمعاربة ويواوية أوالها فالتعارب والأراوات	مدساه مداور بالزووية التاريج الكالية
NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH, that if the shall Comply With The Lang Of The Aforegaid Obligate Companing Said Licential But Hook insure the avertees upon said bid and uncertains and operated.")		Principal
If a Contract Soul issuer "council with the torse and conditions of the aforesaid contract")		
	_E	- A A
(If a Public Official Board inners "faithfully perform the dytics of said office")		230
	2 ≈ 0 0	3 C 7
(If a Lieran or Parmit Soud inpurt "comply with the laws of the aforesaid Obligae governing said Lieran		7
then this obligation shall be void, otherwise to remain in full force and effect	E S	A A
PROVIDED: FIRST: - That the liability of the Surety shall in no event exceed the penalty of t	his front	
SECOND: - If this is a Bid Bond, any proceedings at law or in equity brought agu	*	etv (dfle»
cover any claim hereunder, must be instituted within six (6) months instrument.		
If no further conditions laser, "no further conditions".	jagtion-agusti Cisari ya and Continuityin Dalamini	Minimus spaces were we
No Fruther Conditions		
	TO PROCEED AND AND PROCESSION OF THE PERSON	The substitute of the substitute substance of
AUTO-OWNERS (MUZUAL) IN	ZZC SURANCE (COMPANY



NOTICE OF ANNUAL MEETING

The Policyholders' annual meeting will be held the second Monday of May each year at the Home Office at 10:00 A. M., Eastern Standard Time.

NON-ASSESSABLE. This bond is non-exceesable and the premiums designated herein and in the endorsements attached hereto are the only premiums for which the principal or obligee shall be liable.

PARTICIPATING. The principal or obliges shall be entitled to an equitable participation in the funds of the Company in excess of the amounts required to pay expenses and all the losses or claims or other policy obligations incurred, together with the reserve and surplus funds required or permitted by law; such distribution shall be made by the Company only in accordance with the decision of the Directorate acting under the insurance laws and under the charter of the Company.

date and attach to original bond

AUTO-OWNERS (MUTUAL) INSURANCE COMPANY

OF LANSING, MICHIGAN

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS: That the AUTO-OWNERS (MUTUAL) INSURANCE COMPANY OF LANSING, MICHIGAN, a Michigan Corporation, having its principal office in the City of Lansing, County of Ingham, State of Michigan, pursuant to the following Resolution, adopted by the directors of the said Company on January 27, 1971, to wit:

"RESOLVED. That the President or any Vice President or Secretary or Assistant Secretary of the Company shall have power and authority to appoint Attorneys-in-Fact, and to authorize them to execute on benaif of the Company, and attach the seal of the Company thereto, bonds and undertakings, recognizances, contracts of indemnity, and other writings obligatory in the nature thereof. Signatures of officers and seal of Company imprinted on such powers of attorney by facsimile shall have same force and effect as if manually affixed. Said officers may at any time remove and revoke the authority of any such anpointee."

does hereby constitute and appoint

Don Baker Bremen, Indiana

its true and lawful attorney(s)-in-fact, to execute, seal and deliver for and on its behalf as surety, any and all bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof, Provided, however, that the penal sum of any one such instrument executed hereunder shall not exceed Five Hundred Thousand and no/100 (\$500,000.00) Dollars,

and the execution of such instrument(s) in pursuance of these presents, shall be as binding upon the said AUTO-OWNERS (MUTUAL) INSURANCE COMPANY OF LANSING, MICHIGAN, as fully and amply, to all intents and purposes, as if the

same had been duly executed and acknowledged by its regularly elected officers at its principal office. IN WITNESS WHEREOF, the AUTO-OWNERS (MUTUAL) INSURANCE COMPANY OF LANSING, MICHIGAN, has

caused these presents to be signed and its corporate sesi to be affixed by its authorized officer this

March

Secretary

73

STATE OF MICHIGAN) SE. COUNTY OF INGHAM

73
19 ... , before me a notary public, came the individual. first day of... On this____ to me personally known, who executed the preceding instrument, and being by me duly sworn, said that he is the therein described and authorized officer of the AUTO-OWNERS (MUTUAL) INSURANCE COMPANY OF LANSING, MICHIGAN: that the seal affixed to said instrument is the corporate seal of said Company, and the said corporate seal and his signature were duly

silized by the authority and direction of the said Corporation. IN WITNESS WHEREOF, I have hereunto set my hand, and affixed my official seal at the City of Lansing, the day and year first above written.

My commission expires

Glanne E. Dunn

Hay

STATE OF MICHIGAN) ss. COUNTY OF INGHAM \

W. P. Jamieson

Secretary of the AUTO-OWNERS MEUTA INSURANCE COMPANY OF LANSING, MICHIGAN, do hereoy certify that the foregoing is a true and Power of Attorney issued by said Auto-Owners (Mutual) Insurance Company of Lunsing, Michigan, and ti same with the ORIGINAL on file in the Home Office of said Company, and that it is a correct transcript thereof. of the said original, and that the said Power of Attorney has not been revoked and is now in full force and inco

In WITNESS WHEREOF, I have hereunto subscribed my name as

Secretary, and affixed the coa

of the Company at the City of Lansing, Michigan, this .

day of

R. E. Moulton, President

Bond Form 2941 (4-71)