KNOW ALL MEN BY THESE PRESENTS:

That	GARRY LONG	4		Control Property	واء
		4135 Torrence, Hammond, Indiana		thorized to	,
firmly bound DOLLARS, law	and ety business unto Lake C ful money of	INSURANCE COMPANY OF NORTH AMERICAN in the State of Indiana, a county, Indiana, in the penal the United States, for the bind ourselves, our heirs, signs, jointly and severally	l sum of payment executo	FIVE THOUSAND of which well rs, administra-	

Signed, sealed and dated this 29thay of September , 1932

Chapter 88 of IC17-2 requires the Principal to file this bond and guarantees the compliance with the ordinances and regulations of the County or a city or town within Lake County.

NOW, THEREFORE, THE CONDITION OF THIS DBLIGATION IS SUCH, That if the above bounden Principal shall on and after the 29th day of September 19 82, indemnify said Obligee against all loss, costs, expenses or damage to it caused by said Principal's non-compliance with or breach of any laws, statutes, ordinances, rules or regulations pertaining to such license or permit, then the above obligation shall be void, otherwise to be and remain in full force and effect.

Provided, the term of the bond is continuous.

AND, PROVIDED, the Surety may cancel this bond at any time by giving thirty (30) days notice in writing mailed to the Obligee.

provided further, regardless of the number of years this bond shall continue or be continued in force and of the number of premiums that shall be payable or paid, the Surety shall not be liable hereunder for a larger amount, in the aggregate, than the amount of this bond.

PROVIDED FURTHER, regardless of the number of licenses held by the Principal within the County and the number of claims that may be filed against this bond either under a single license or more than a single license, the total of which may exceed the penalty of this bond, the Surety shall not be liable hereunder for a larger amount, in the aggregate, than the amount of this bond.

PROVIDED FURTHER, that this bond shall not be construed to provide indemnity as a result of the Principal's failure to perform the terms of a construction contract.

IN WITNESS WHEREOF, the parties hereto have set their hands and seale the day and year first above written.

GARRY LONG

BY: Lavy Long

(Principal)

INSURANCE COMPANY OF NORTH AMERICA

BY RICHARD A. KOZIKOWSKI, ATTORNEY IN FACT

BY

Attorney-in-Fact

5.50