

FIREMAN'S FUND INSURANCE COMPANY

THE AMERICAN INSURANCE COMPANY

NATIONAL SURETY CORPORATION

ASSOCIATED INDEMNITY CORPORATION

AMERICAN AUTOMOBILE INSURANCE COMPANY

## PUBLIC OFFICIAL BOND

## 846201

	Illiopai, and	ican Ins. Co.
	, αNew Jersey	
uthorized to do business in the State ofIndiana		
eld and firmly bound unto <u>City of Gary, IN.</u>		· · · · · · · · · · · · · · · · · · ·
		, as Obligee, in the
mount of Eight Thousand Five Hundred an	the contract of the contract o	the state of the s
the payment whereof, the said Principal binds himself, his	• •	and the Surety binds itself, its
ccessors and assigns, jointly and severally, firmly by thes	<del>-</del>	96
GNED SEALED AND DATED February 19,		
HEREAS, the Principal has been duly elected or appoint		
eginning February 19, 19_	86 February	19, 12 bond for the period
ow, Therefore, the condition of this obligation		
is bond, well and truly perform all the duties of, and according		
essession by virtue of his office or position aforesaid, the	<del>-</del>	
fect subject, however, to the following further conditions,		
This bond is effective for the period beginning Fe		
nd is continuous from its inception to its termination, as		
		"Incline of The state of the st
This bond does not cover (a) loss arising out of any actions as property existing prior to such effective data		
funds or property existing prior to such effective date, no	•	
t of the failure, suspension, or restricted operation of any		- X-
dinance to the contrary notwithstanding, nor (d) loss arising		
The amount of this bond as above set forth is the Surety		·
the coverage nor the basis upon which premiums are co	-	
Upon discovery by the Obligee of any fact or circumstar		nder, immediate written notice
ereol containing all details then known shall be given t		
All liability of the Surety hereunder for future acts and	•	· •
own in the Whereas clause above, unless terminated earli	ier upon the happening of any of the	following events: (a) discovery
the Obligate of any dishausst and an emission of the D		
ove set forth, or (c) the giving of written notice by the ective thirty (30) days after its receipt.	Surety of the Surety's election to ter	minate, which notice shall be
ove set forth, or (c) the giving of written notice by the ective thirty (30) days after its receipt.	Surety of the Surety's election to ter	minate, which notice shall be
ove set forth, or (c) the giving of written notice by the ective thirty (30) days after its receipt.  TESTIMONY WHEREOF, the said Principal has hereunteent to be signed by its Attorney in Fact, the day and years.	Surety of the Surety's election to ter o set his hand and seal and the said	minate, which notice shall be
ove set forth, or (c) the giving of written notice by the sective thirty (30) days after its receipt.  TESTIMONY WHEREOF, the said Principal has hereunted into the signed by its Attorney in Fact, the day and year the said approved this 1940.	Surety of the Surety's election to ter o set his hand and seal and the said	minate, which notice shall be
ective thirty (30) days after its receipt.  TESTIMONY WHEREOF, the said Principal has hereunteent to be signed by its Attorney in Fact, the day and yearepted and approved this 19/10.	Surety of the Surety's election to ter o set his hand and seal and the said	minate, which notice shall be
ove set forth, or (c) the giving of written notice by the ective thirty (30) days after its receipt.  TESTIMONY WHEREOF, the said Principal has hereunted into the signed by its Attorney in Fact, the day and year epted and approved this 1940.	Surety of the Surety's election to ter o set his hand and seal and the said	minate, which notice shall be Surety has caused this instru
ective thirty (30) days after its receipt.  TESTIMONY WHEREOF, the said Principal has hereunteent to be signed by its Attorney in Fact, the day and yearepted and approved this 1940.	Surety of the Surety's election to terms of set his hand and seal and the said far first above written.	minate, which notice shall be Surety has caused this instru-
ective thirty (30) days after its receipt.  TESTIMONY WHEREOF, the said Principal has hereunteent to be signed by its Attorney in Fact, the day and yearepted and approved this 1914	Surety of the Surety's election to terms of set his hand and seal and the said far first above written.  BY:  BY:	Surety has caused this instru-
ove set forth, or (c) the giving of written notice by the sective thirty (30) days after its receipt.  TESTIMONY WHEREOF, the said Principal has hereunted into be signed by its Attorney in Fact, the day and year cepted and approved this 1986.	Surety of the Surety's election to terms of set his hand and seal and the said our first above written.  BY:  THE AMERICAN INSURA	Surety has caused this instru-
ective thirty (30) days after its receipt.  TESTIMONY WHEREOF, the said Principal has hereunteent to be signed by its Attorney in Fact, the day and year cepted and approved this 1986.	Surety of the Surety's election to terms of set his hand and seal and the said for first above written.  BY:  THE AMERICAN INSURA  Sure	Surety has caused this instru-
ective thirty (30) days after its receipt.  TESTIMONY WHEREOF, the said Principal has hereunteent to be signed by its Attorney in Fact, the day and year cepted and approved this 1986.	Surety of the Surety's election to terms of set his hand and seal and the said for first above written.  BY:  THE AMERICAN INSURABLE Sure	Surety has caused this instru-
cove set forth, or (c) the giving of written notice by the sective thirty (30) days after its receipt.  TESTIMONY WHEREOF, the said Principal has hereunteent to be signed by its Attorney in Fact, the day and year cepted and approved this 1986.	Surety of the Surety's election to terms of set his hand and seal and the said far first above written.  BY:  THE AMERICAN INSURABLE Sure BY  Jeanne González	Surety has caused this instru-
what A Hatter	Surety of the Surety's election to terms of set his hand and seal and the said for first above written.  BY:  THE AMERICAN INSURABLE Sure	Surety has caused this instru-
cove set forth, or (c) the giving of written notice by the sective thirty (30) days after its receipt.  TESTIMONY WHEREOF, the said Principal has hereunted entroped by its Attorney in Fact, the day and year cepted and approved this 1986.  ATE OF Indiana Iss.:	Surety of the Surety's election to terms of set his hand and seal and the said far first above written.  BY:  THE AMERICAN INSURABLE Sure BY  Jeanne González	Surety has caused this instru-
cove set forth, or (c) the giving of written notice by the sective thirty (30) days after its receipt.  TESTIMONY WHEREOF, the said Principal has hereunted entroped by its Attorney in Fact, the day and year cepted and approved this 1986.  TATE OF Indiana section in the said Principal has hereunted entropy in Fact, the day and year cepted and approved this 1986.  TATE OF Indiana section in the said Principal has hereunted entropy in Fact, the day and year cepted and approved this 1986.	Surety of the Surety's election to ter o set his hand and seal and the said ar first above written.  BY:  THE AMERICAN INSURA  Sure  For Jeanne Gonzalez  AT Merrillville, IN	Surety has caused this instru-  ANCE COMPANY  Ty  Attorney in Fac
ective thirty (30) days after its receipt.  TESTIMONY WHEREOF, the said Principal has hereunted into be signed by its Attorney in Fact, the day and year cepted and approved this 1986.  ATE OF Indiana series of Lake the Attorney of Lake Sore me, a Notary Pub this 26th	Surety of the Surety's election to ter o set his hand and seal and the said ear first above written.  BY:  THE AMERICAN INSURA  Sure  BY  Jeanne González  AT  Merrillville, IN.  day of  February	Surety has caused this instru-  ANCE COMPANY  Ty  Attorney in Fac
ove set forth, or (c) the giving of written notice by the sective thirty (30) days after its receipt.  TESTIMONY WHEREOF, the said Principal has hereunted and to be signed by its Attorney in Fact, the day and year septed and approved this 1986.  Of March 1986.  ATE OF Indiana section in Fact, the day and year and year and approved this 1986.  Lake this 26th	Surety of the Surety's election to ter o set his hand and seal and the said our first above written.  BY:  THE AMERICAN INSURA Sure  February  AT Merrillville, IN  day of February  Ty Robinson	Surety has caused this instru  ANCE COMPANY  Attorney in Factoria and the second secon

he dakhawledged to lene that he
MOJARY PUBLIC STATE OF INDIANA
LAKE CO.
MY COMMISSION EXPIRES SEPT 27 1986

SSUED THRU INDIANA NOTARY ASSOC.