

FIREMAN'S FUND INSURANCE COMPANY

THE AMERICAN INSURANCE COMPANY

NATIONAL SURETY CORPORATION

ASSOCIATED INDEMNITY CORPORATION

AMERICAN AUTOMOBILE INSURANCE COMPANY

PUBLIC OFFICIAL BOND

846204

360107-10-65

Bond No. SOR 348 7265

	as Principal, and The Ameri	can Insurance Company
	= ab :::::•:pa:; a::a================================	corporation, and
authorized to do business in the State of Indiana		, as Surety, are
held and firmly bound unto City of Gary, Indian		
		, as Obligee, in the
mount of Five Thousand and no/100		(\$ 5,000.00) Dollars
o the payment whereof, the said Principal binds himself, his h	eirs, and personal representatives	, and the Surety binds itself, its
SUCCESSORS and assigns, jointly and severally, firmly by these residence. SIGNED, SEALED AND DATED January 21,	presents.	_, 19 <u>86</u>
WHEREAS, the Principal has been duly elected or appointed Bookkeeper	_	ishing this bond for the period
beginning March 1, 19_86	and terminating March	
NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION		•
this bond, well and truly perform all the duties of, and account		
possession by virtue of his office or position aforesaid, then		
effect subject, however, to the following further conditions, wi	hich shall be conditions preceder	
1. This bond is effective for the period beginning M	arch 1,	, _{19_86} ,
and is continuous from its inception to its termination, as pro	ovided in Condition 5, below.	R R
2. This bond does not cover (a) loss arising out of any acts	or omissions occurring prior to its	effective date (b) any shortage
of funds or property existing prior to such effective date, nor	funds or property applied to any	such shortupe (c) loss orising
out of the failure, suspension, or restricted operation of any k	bank or banks, depository or dep	positories, Gry law, decision zo
ordinance to the contrary notwithstanding, nor (d) loss arising	out of the Principal's failure to o	ollect taxes
3. The amount of this bond as above set forth is the Surety's	maximum aggregate liability here	eunder, and heither the duration
of the coverage nor the basis upon which premiums are comp	puted shall render such amount o	rumulative
4. Upon discovery by the Obligee of any fact or circumstance	e indicating a possible claim here	under, immediate written notice
thereof containing all details then known shall be given to	the Surety at its principal office.	
5. All liability of the Surety hereunder for future acts and on	nissions of the Principal shall term	والمراجع والمراكم المراجع والمراجع والم
		ningte at the end of the belied
shown in the Whereas clause above, unless terminated earlier		
	upon the happening of any of the	e following events: (a) discovery
by the Obligee of any dishonest act or omission of the Prin	upon the happening of any of the ncipal, or (b) the Principal ceasing	e following events: (a) discovery to occupy the office or position
by the Obligee of any dishonest act or omission of the Prir above set forth, or (c) the giving of written notice by the Su	upon the happening of any of the ncipal, or (b) the Principal ceasing	e following events: (a) discovery to occupy the office or position
by the Obligee of any dishonest act or omission of the Prir above set forth, or (c) the giving of written notice by the Su effective thirty (30) days after its receipt.	upon the happening of any of the ncipal, or (b) the Principal ceasing arety of the Surety's election to t	e following events: (a) discovery to occupy the office or position erminate, which notice shall be
by the Obligee of any dishonest act or omission of the Prir above set forth, or (c) the giving of written notice by the Su effective thirty (30) days after its receipt. IN TESTIMONY WHEREOF, the said Principal has hereunto	upon the happening of any of the ncipal, or (b) the Principal ceasing arety of the Surety's election to to set his hand and seal and the sai	e following events: (a) discovery to occupy the office or position erminate, which notice shall be
shown in the Whereas clause above, unless terminated earlier by the Obligee of any dishonest act or omission of the Prir above set forth, or (c) the giving of written notice by the Su effective thirty (30) days after its receipt. IN TESTIMONY WHEREOF, the said Principal has hereunto ment to be signed by its Attorney in Fact, the day and year Accepted and approved this 1944	upon the happening of any of the ncipal, or (b) the Principal ceasing arety of the Surety's election to to set his hand and seal and the sai	e following events: (a) discovery to occupy the office or position erminate, which notice shall be
by the Obligee of any dishonest act or omission of the Prir above set forth, or (c) the giving of written notice by the Su effective thirty (30) days after its receipt. IN TESTIMONY WHEREOF, the said Principal has hereunto ment to be signed by its Attorney in Fact, the day and year Accepted and approved this 1944	upon the happening of any of the ncipal, or (b) the Principal ceasing arety of the Surety's election to to set his hand and seal and the sai	e following events: (a) discovery to occupy the office or position erminate, which notice shall be
by the Obligee of any dishonest act or omission of the Prir above set forth, or (c) the giving of written notice by the Su effective thirty (30) days after its receipt. IN TESTIMONY WHEREOF, the said Principal has hereunto ment to be signed by its Attorney in Fact, the day and year Accepted and approved this 1944	upon the happening of any of the ncipal, or (b) the Principal ceasing arety of the Surety's election to to set his hand and seal and the sai	e following events: (a) discovery to occupy the office or position erminate, which notice shall be d Surety has caused this instru
by the Obligee of any dishonest act or omission of the Prir above set forth, or (c) the giving of written notice by the Su effective thirty (30) days after its receipt. IN TESTIMONY WHEREOF, the said Principal has hereunto ment to be signed by its Attorney in Fact, the day and year Accepted and approved this 1944	upon the happening of any of the ncipal, or (b) the Principal ceasing arety of the Surety's election to to set his hand and seal and the said first above written.	e following events: (a) discovery to occupy the office or position erminate, which notice shall be
by the Obligee of any dishonest act or omission of the Prir above set forth, or (c) the giving of written notice by the Su effective thirty (30) days after its receipt. IN TESTIMONY WHEREOF, the said Principal has hereunto ment to be signed by its Attorney in Fact, the day and year Accepted and approved this 1944	upon the happening of any of the ncipal, or (b) the Principal ceasing arety of the Surety's election to to set his hand and seal and the said first above written.	e following events: (a) discovery to occupy the office or position erminate, which notice shall be d Surety has caused this instru-
by the Obligee of any dishonest act or omission of the Prinabove set forth, or (c) the giving of written notice by the Su effective thirty (30) days after its receipt. IN TESTIMONY WHEREOF, the said Principal has hereunto ment to be signed by its Attorney in Fact, the day and year Accepted and approved this 19 hay of Marghe, 19	upon the happening of any of the ncipal, or (b) the Principal ceasing arety of the Surety's election to the set his hand and seal and the said first above written. By: Anna Delia Velez The American Insuran	e following events: (a) discovery to occupy the office or position erminate, which notice shall be d Surety has caused this instru-
by the Obligee of any dishonest act or omission of the Prir above set forth, or (c) the giving of written notice by the Su effective thirty (30) days after its receipt. IN TESTIMONY WHEREOF, the said Principal has hereunto ment to be signed by its Attorney in Fact, the day and year Accepted and approved this 1944	upon the happening of any of the ncipal, or (b) the Principal ceasing arety of the Surety's election to the set his hand and seal and the said first above written. By: Anna Delia Velez The American Insuran	e following events: (a) discovery to occupy the office or position erminate, which notice shall be described Surety has caused this instruction. (SEAL Company
by the Obligee of any dishonest act or omission of the Prinabove set forth, or (c) the giving of written notice by the Su effective thirty (30) days after its receipt. IN TESTIMONY WHEREOF, the said Principal has hereunto ment to be signed by its Attorney in Fact, the day and year accepted and approved this 1940 day of Margue, 19	by: By: Anna Delia Velez The American Insuran By: Patricia L. Lind,	e following events: (a) discovery to occupy the office or position erminate, which notice shall be d Surety has caused this instru
by the Obligee of any dishonest act or omission of the Prinabove set forth, or (c) the giving of written notice by the Su effective thirty (30) days after its receipt. IN TESTIMONY WHEREOF, the said Principal has hereunto ment to be signed by its Attorney in Fact, the day and year Accepted and approved this 19 has been day of March 19	upon the happening of any of the ncipal, or (b) the Principal ceasing arety of the Surety's election to the set his hand and seal and the said first above written. By: Anna Delia Velez The American Insuran	e following events: (a) discovery to occupy the office or position erminate, which notice shall be described Surety has caused this instruction. (SEAL Company
by the Obligee of any dishonest act or omission of the Prinabove set forth, or (c) the giving of written notice by the Su effective thirty (30) days after its receipt. IN TESTIMONY WHEREOF, the said Principal has hereunto ment to be signed by its Attorney in Fact, the day and year accepted and approved this 1944 day of Margue, 19	by: Anna Delia Velez The American Insuran By: Anticia L. Lind, AT Cincinnati, Ohio	e following events: (a) discovery to occupy the office or position erminate, which notice shall be described Surety has caused this instruction. (SEAL Company Prety Attorney in Face Company
by the Obligee of any dishonest act or omission of the Principal above set forth, or (c) the giving of written notice by the Surficctive thirty (30) days after its receipt. IN TESTIMONY WHEREOF, the said Principal has hereunto ment to be signed by its Attorney in Fact, the day and year Accepted and approved this /9/40 day of Margh , 19 STATE OF Indiana COUNTY OF Lake Before me, a Notary Pub this 26th	by: Anna Delia Velez The American Insuran By: Articia L. Lind, Art Art Art Art Art Art Art Ar	e following events: (a) discovery to occupy the office or position erminate, which notice shall be described Surety has caused this instruction. (SEAL Company Prety Attorney in Face Company
by the Obligee of any dishonest act or omission of the Prinabove set forth, or (c) the giving of written notice by the Su effective thirty (30) days after its receipt. IN TESTIMONY WHEREOF, the said Principal has hereunto ment to be signed by its Attorney in Fact, the day and year Accepted and approved this /9/w. Accepted and approved this /9/w. RICHARD C. HATCHER, Mayor STATE OF Indiana Lake 85.:	by: Anna Delia Velez The American Insuran By: Articia L. Lind, Art Art Art Art Art Art Art Ar	e following events: (a) discovery to occupy the office or position erminate, which notice shall be described Surety has caused this instruction. (SEAL Company Prety Attorney in Face Company

NU

MY COMMISSION EXPINES SEPT 27 1986

ISSUED THRU INDIANA NOTARY ASSOC,