

AUTO-OWNERS INSURANCE COMPANY

LANSING, MICHIGAN

SURETY BOND

918816

KNOW ALL MEN BY THESE PRESENTS

That we, Thomas Fadell DBA Riddle Cartage, as Principal,
and the AUTO-OWNERS INSURANCE COMPANY, a corporation organized under the laws of the State of Michigan,
and having its principal office at Lansing, Michigan, as Surety, are held and firmly bound unto _____

The County of Lake, State of Indiana and all cities and towns therein.

_____ in the penal sum of (\$ 5,000.00)

Five Thousand dollars and no/100 Dollars,
lawful money of the United States of America, for which payment, well and truly to be made, we jointly and severally bind
ourselves, our successors, administrators and assigns, firmly by these presents.

SIGNED, SEALED, and DATED this 5th day of May, 1987.

WHEREAS the aforesaid Principal has been granted a license as Sand Mining Contractor by the said
(If a bid bond insert "submitted its bid for, etc.")

Obligee for the period of one year from May 5, 1987.
(If a Contract Bond insert "entered into written contract with aforesaid Obligee dated, etc.")

(If a Public Official Bond insert "been elected or appointed (name) for the terms beginning (date) and ending (date)")

(If a License or Permit Bond insert "been granted a license or permit as (name business) by the said Obligee for the period of one year from (date)")

(If a Probate Bond insert "been appointed [Executor, Administrator, Guardian, Conservator] of the estate of [name of deceased, minor or incompetent]")

NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH, that if the aforesaid Principal shall
Comply with the laws of the aforesaid Obligee governing said license,

(If a Bid Bond insert "be awarded the contract upon said bid and undertake said contract")

(If a Contract Bond insert "comply with the terms and conditions of the aforesaid contract")

(If a Public Official Bond insert "faithfully perform the duties of said office")

(If a License or Permit Bond insert "comply with the laws of the aforesaid Obligee governing said License or Permit")

then this obligation shall be void, otherwise to remain in full force and effect.

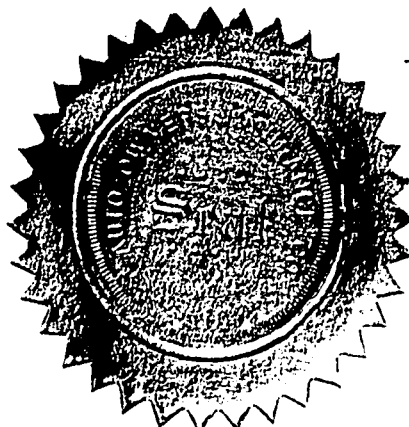
PROVIDED: FIRST: — That the liability of the Surety shall in no event exceed the penalty of this Bond.

SECOND: — If this is a Bid Bond, any proceedings at law or in equity brought against said Surety to recover
any claim hereunder, must be instituted within six (6) months from the date of this instrument.

Provided however the Principal or Surety on this bond may terminate liability

thereunder with respect to future acts of omissions of such principal upon

30 days written notice to the other and to the obligee.



X Thomas Fadell
Principal

AUTO-OWNERS INSURANCE COMPANY

By Diane F. Heller
Attorney-in-Fact

MAY 22 3 25 PM '87
REGORDER
CLERK OF THE SUPREME COURT
STATE OF MICHIGAN

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