THE CINCINNATI INSURANCE COMPANY CINCINNATI, OHIO

93048488	CO 52 91
PUBLIC OFFICIAL BOND NOB80-273734	STATE OF THE STATE
KNOW ALL MENIBY THESE PRESENTS:	6 5 6
ThatLyle D. Bonnell	Ö 6
of <u>Crown Point</u> State of <u>Indiana</u> (hereinal CINCINNATI INSURANCE COMPANY (hereinafter called the Surety), a corporation organized	fter called the Principal) and THE funder the laws of the State of
Delaware with its principal office in the City of Cincinnati and the State of Ohio are held a Board of Trustees Crown Point Community School Corporation (hereinafter)	nd firmly bound unto
Thirty thousand and no/100	Pollars; (\$_30,000,00*) administrators, and assigns; and
Signed; sealed, and dated this 22nd day of June 11 is 19	93
Whereas the above-named Principal has been duly expelinted on elected to the office	of Corporate Treasurer
Now, therefore, the condition of the foregoing obligation is such that if the Procument is the property of	incipal shall; duringsthe period
beginning on the 1st day of Julyake County Recognizer, and end	
Juiliy , 19 94, faithfully perform such duties as may be importantly account for all money that may come into his hands to his official capacity during	osed on him by law and shall
honestly account for all money that may come into his hands in his official capacity during shall be void; otherwise, it shall remain in force.	such period; then his obligation
This Bond is executed by the Surety upon the following express conditions, which the right of recovery hereunder: First: That the Surety may, if it shall so elect, cancel this Bond by giving thirty (30) decreases.	
and, this Bond shall be deemed canceled at the expiretion of sale thirty (30) days; the Subject to all the terms, conditions, and provisions of this Bend, for any act or acts covered been committed by the Principal up to the date of such cancellation, and the Surety shall, its release; from all liability hereunder, refund the premium paid; less a provide part their have been in force:	ed by this Bond which may have upon surrender of this Bond and reof for the time this Bond shall
Second: That the Surety shall not be liable hereunder for the loss of any public mo or resulting from failure of; or default in payment by, any banks or depositories in which a been deposited, or may be deposited by or placed to the credit; or under control of the banks or depositories were or may be selected or designed by the Principal or by othe allowance to, or acceptance by the Principal of any interest on said public moneys or fundor statute to the contrary notwithstanding.	er persons; or by reason of the
Third: That the Surety shall not be liable for any loss or losses, resulting from the any taxes; licenses, levies, assessments, etc., with the collection of which he may be char or appointment as aforesaid:	failure of the Principal to collect rgeable by reason of his election
Witness? Simboring for the Participal) Ly J. D. Bonn	Squared No
THE CINCINNATI INSUR	mall insurage

F-3010 (2/88)

والمراجع والمواجع والمواجع

Document is NOT OFFICIAL!

This Document is the property of the Lake County Recorder!

STOP

COUNTY-OF Sake

COUNTY-OF Sake

duly-sworn, says that he will support the constitution of the United States and of the State of States of States and of the State of States and of the office position to which he has been appointed while he shall hold said office.

Sworn to by said

before me, and by him subscribed in my presence this 12

y of A.D. 19:93

notary Public

THE CINCINNATI INSURANCE COMPANY

Cincinnati, Ohio

POWER: OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS: That THE CINCINNATI INSURANCE COMPANY, a corporation organized under the laws of the State of Ohio, and having its principal office in the City of Fairfield, Ohio, does hereby constitute and appoint

Larry B. Rollings; Barbara Samson; Ronald P. Lind; N. Alan Hammons

Arcola, Illinois

its true and lawful Attorney(s)-in-Fact to sign, execute, seal: and deliver on its behalf as Surety, and as its act and deed; any and all bonds, policies, undertakings, or other like instruments, as

follows:

Any such obligations in the United States, up to-Five Million and No/100 Dollars (\$5,000,000.00).

This appointment is made under and by authority of the following resolution passed by the Board of Directors of said Company at a meeting held in the principal office of the Company, a quorum being present and voting, on the 6th day of December, 1958, which resolution is still in effect:

"RESOLVED, that the President or any Vice President be hereby authorized, and empowered to appoint Attorneys-in-Fact of the Company to execute any and all bonds, policies, undertakings, or other like instruments on behalf of the Corporation, and may authorize any officer or any such Attorney-in-Fact to affix the corporate seal; and may with or without cause modify or revoke any such appointment or authority. Any such writings so executed by such Attorneysin-Fact shall be binding upon the Companyers if they shad been dilly executed and acknowledged by the regularly elected officers of the Company."

This Power of Attorney is signed and tealed by facrimile under and by the authority of the following Resolution adopted by the Board of Directors of the Company at a meeting duly called and held on the 7th day of December, 1973.

This Document is the property of

"RESOLVED, that the signature of the President or a Vice President and the scal of the Company may be affixed by facsimile on any power of attorney granted, and the signature of the Secretary and Treasurer and the scal of the Company may be affixed by facsimile to any certificate of any such power and any such power of certificate bearing such facsimile signature and scalishall be valid and binding on the Company. Any such power so executed and scaled and certified by certificate so executed and sealed shall, with respect to any bond or undertaking to which it is attached, continue to be valid and binding on the Company."

IN WITNESS WHEREOF, THE CINCINNATI INSURANCE COMPANY has caused these presents to be sealed with its corporate seal, duly attested by its Senior Vice President this 14th day of June, 1989.

STATE OF OHIO

883 COUNTY OF

THE CINCINNATI INSURANCE COMPANY

Senior Vice President

On this 14th day of June, 1989, before me cancellate above-named Senior Vice President of THE CINCINNATI INSURANCE COMPANY, to me personally known to be the officer described herein, and acknowledged that the seal affixed to the preceding instrument is the corporate seal of said Company and the corporate seal and the signature of the officer were duly affixed and subscribed to said instrument by the authority and direction of said corporation.

> HENRY G. BERLON, Attorney At Law Notary Public State of Ohio My commission has no expiration date. Section 147.03 R. C.

In the undersigned Secretary and Treasurer of THE CINCINNATI INSURANCE COMPANY, hereby certify that the above is a true and correct copy of the Original Power of Attorney issued by said Company, and do hereby further certify that the said: Power of Attorney is still in full force and effect.

GIVEN under my hand and seal of said Company at Fairfield, Ohio.
22nd day of June 1993

this

Merelly ..

Secretary and Treasurer

Robert / Duchans

BN-1005 (6/89)