

95010312

STATE	OF IND	ANA	
FILED	COUNT OR RE	TY .	o

60056 47 07

95 FEB 27 PH HELDHUM s 50.00

MID-CENTURY INSURANCE COMPANY MANGAGE TRUCK INSURANCE EXCHANGE RECORDING Inter-insurance exchange, hereinafter sometimes RECORDING Inter-insurance exchange, hereinafter sometimes

HOME OFFICE: 4680 WILSHIRE BOULEVARD, LOS ANGELES, CALIFORNIA 90010

CONTRACTORS BOND

KNOW ALL MEN BY THESE PRESENTS:

THAT WE ALLAN MOTT DBA: MOTTSON CONSTRUCTION as principal, and Company "x'd" above, a company duly licensed for the purpose of making, guaranteeing or becoming sole surety upon bonds or undertakings required or authorized by the laws of the State of CALIFORNIA, as Surety, are held and firmly bound unto the TOWN OF DYER IND in the sum of FIVE THOUSAND——DOLLARS (\$ 5,000.00—), lawful money of the United States of America, for the payment whereof well and truly to be made, we bind ourselves, our heirs, executors, successors and assigns, jointly and severally, firmly by these presents. The Condition of the foregoing obligation is such, that WHEREAS, under the Provisions of the applicable Ordinances of the Code of the TOWN OF DYER IND perfore any license for a CONSTRUCTION Contractor shall be issued, there must be deposited by the applicant with the TOWN Clerk of said TOWN a good and sufficient bond in said sum, payable to the TOWN OF DYER IND and executed by the applicant to the satisfaction and approval of said TOWN Clerk. NOW, THEREFORE, the condition of this obligation is such that if the above bounden Principal shall pay all charges required by the applicable Ordinances of the Code of the TOWN OF DYER IND contractor under all permits issued to said Principal to the satisfaction of said TOWN Clerk, and shall pay any and all refilling and resurfacing the property personnel all work of a CONSTRUCTION Contractor under all permits issued to charge stude the TOWN OF DYER IND by the applicable Ordinances of the Code of the TOWN OF DYER IND charges due the TOWN OF DYER IND by work under such permits, then this obligation shall be null and void, otherwise to remain in full force and effect.	THAT WE ALLAN MOTT DBA: MOTTSON CONSTRUCTION	
conds or undertakings required or authorized by the laws of the State ofCALIFORNIA, as Surety, are held and firmly bound unto theTOWN_OF_DYER_IND, in the sum ofFIVE_THOUSAND		
in the sum of FIVE THOUSAND—— DOLLARS (\$ 5,000.00—), lawful money of the United States of America, for the payment whereof well and truly to be made, we bind ourselves, our heirs, executors, successors and assigns, jointly and severally, firmly by these presents. The Condition of the foregoing obligation is such, that WHEREAS, under the Provisions of the applicable Ordinances of the Code of the TOWN OF DYER IND Defore any license for a CONSTRUCTION Contractor shall be issued, there must be deposited by the applicant with the TOWN Clerk of said TOWN a good and sufficient bond in said sum, payable to the TOWN OF DYER IND NOW, THEREFORE, the condition of this obligation is such that if the above bounden Principal shall pay all charges required by the applicable Ordinances of the Code of the TOWN OF DYER IND NOW, THEREFORE, the condition of this obligation is such that if the above bounden Principal shall pay all charges required by the applicable Ordinances of the Code of the TOWN OF DYER IND Contractor under all permits issued to said Principal to the satisfaction of said TOWN Clerk, and shall pay any and all refilling and resurfacing charges due the TOWN OF DYER IND L, and pay all damages sustained by said TOWN by eason of faulty or defective work under such permits, then this obligation shall be null and void, otherwise to remain in	and Company "x'd" above, a company duly licensed for the purpose of making, guarante	eeing or becoming sole surety upon
The Condition of the foregoing obligation is such, that WHEREAS, under the Provisions of the applicable Ordinances of the Code of the TOWN OF DYER IND Defore any license for a CONSTRUCTION Contractor shall be issued, there must be deposited by the applicant with the TOWN Clerk of said TOWN a good and sufficient bond in said sum, payable to the TOWN OF DYER IND NOW, THEREFORE, the condition of this obligation is such that if the above bounden Principal shall pay all charges required by the applicable Ordinances of the Code of the TOWN OF DYER IND NOW, THEREFORE, the condition of this obligation is such that if the above bounden Principal shall pay all charges required by the applicable Ordinances of the Code of the TOWN OF DYER IND Contractor under all permits issued to said Principal to the satisfaction of said TOWN of DYER IND Clerk, and shall pay any and all refilling and resurfacing charges due the TOWN OF DYER IND Clerk, and shall pay any and all refilling and resurfacing charges due the TOWN OF DYER IND Clerk, and shall pay any and all refilling and resurfacing charges due the TOWN OF DYER IND Clerk, and shall pay any and all refilling and resurfacing charges due the TOWN OF DYER IND Clerk by the applicable Ordinances of the Code of the TOWN OF DYER IND Contractor under all permits issued to said TOWN	bonds or undertakings required or authorized by the laws of the State ofCALIFORN]	IA, as Surety, are held and firmly
The Condition of the foregoing obligation is such, that WHEREAS, under the Provisions of the applicable Ordinances of the Code of the TOWN OF DYER IND Defore any license for a CONSTRUCTION Contractor shall be issued, there must be deposited by the applicant with the TOWN Clerk of said TOWN a good and sufficient bond in said sum, payable to the TOWN OF DYER IND NOW, THEREFORE, the condition of this obligation is such that if the above bounden Principal shall pay all charges required by the applicable Ordinances of the Code of the TOWN OF DYER IND NOW, THEREFORE, the condition of this obligation is such that if the above bounden Principal shall pay all charges required by the applicable Ordinances of the Code of the TOWN OF DYER IND Contractor under all permits issued to said Principal to the satisfaction of said TOWN of DYER IND Clerk, and shall pay any and all refilling and resurfacing charges due the TOWN OF DYER IND Clerk, and shall pay any and all refilling and resurfacing charges due the TOWN OF DYER IND Clerk, and shall pay any and all refilling and resurfacing charges due the TOWN OF DYER IND Clerk, and shall pay any and all refilling and resurfacing charges due the TOWN OF DYER IND Clerk by the applicable Ordinances of the Code of the TOWN OF DYER IND Contractor under all permits issued to said TOWN	bound unto the TOWN OF DYER IND in the sum of FIVE The	HOUSAND
WHEREAS, under the Provisions of the applicable Ordinances of the Code of the TOWN OF DYER IND perfore any license for a CONSTRUCTION Contractor shall be issued, there must be deposited by the applicant with the TOWN Clerk of said TOWN a good and sufficient bond in said sum, payable to the TOWN OF DYER IND NOW, THEREFORE, the condition of this obligation is such that if the above bounden Principal shall pay all charges required by the applicable Ordinances of the Code of the TOWN OF DYER IND and shall faithfully and properly perform all work of a CONSTRUCTION Contractor under all permits issued to said Principal to the satisfaction of said TOWN Clerk, and shall pay any and all refilling and resurfacing charges due the TOWN OF DYER IND by reason of faulty or defective work under such permits, then this obligation shall be null and void, otherwise to remain in	DOLLARS (\$ 5,000.00-), lawful money of the United States of America, for the pay	ment whereof well and truly to be
WHEREAS, under the Provisions of the applicable Ordinances of the Code of the TOWN OF DYER IND pefore any license for a CONSTRUCTION Contractor shall be issued, there must be deposited by the applicant with the TOWN Clerk of said TOWN a good and sufficient bond in said sum, payable to the TOWN OF DYER IND Clerk. NOW, THEREFORE, the condition of this obligation is such that if the above bounden Principal shall pay all charges required by the applicable Ordinances of the Code of the TOWN OF DYER IND cand shall faithfully and properly perform all work of a CONSTRUCTION Contractor under all permits issued to said Principal to the satisfaction of said TOWN Clerk, and shall pay any and all refilling and resurfacing charges due the TOWN OF DYER IND cand pay all damages sustained by said TOWN by reason of faulty or defective work under such permits, then this obligation shall be null and void, otherwise to remain in	made, we bind ourselves, our heirs, executors, successors and assigns, jointly and s	everally, firmly by these presents.
perfore any license for a CONSTRUCTION Contractor shall be issued, there must be deposited by the applicant with the TOWN Clerk of said TOWN a good and sufficient bond in said sum, payable to the TOWN OF and executed by the applicant to the satisfaction and approval of said TOWN Clerk. NOW, THEREFORE, the condition of this obligation is such that if the above bounden Principal shall pay all charges required by the applicable Ordinances of the Code of the TOWN OF DYER IND cand shall faithfully and properly perform all work of a CONSTRUCTION Contractor under all permits issued to said Principal to the satisfaction of said TOWN Clerk, and shall pay any and all refilling and resurfacing charges due the TOWN OF DYER IND by reason of faulty or defective work under such permits, then this obligation shall be null and void, otherwise to remain in	The Condition of the foregoing obligation is such, that	
with the TOWN Clerk of said TOWN a good and sufficient bond in said sum, payable to the TOWN OF DYER IND NOW, THEREFORE, the condition of this obligation is such that if the above bounder Principal shall pay all charges required by the applicable Ordinances of the Code of the TOWN OF DYER IND and shall faithfully and properly perform all work of a CONSTRUCTION Contractor under all permits issued to said Principal to the satisfaction of said TOWN Clerk, and shall pay any and all refilling and resurfacing charges due the TOWN OF DYER IND L. and pay all damages sustained by said TOWN by reason of faulty or defective work under such permits, then this obligation shall be null and void, otherwise to remain in		
NOW, THEREFORE, the condition of this obligation is such that if the above bounder Principal shall pay all charges required by the applicable Ordinances of the Code of the TOWN OF DYER IND and shall faithfully and properly perform all work of a CONSTRUCTION Contractor under all permits issued to said Principal to the satisfaction of said TOWN Clerk, and shall pay any and all refilling and resurfacing charges due the TOWN OF DYER IND L. and pay all damages sustained by said TOWN by reason of faulty or defective work under such permits, then this obligation shall be null and void, otherwise to remain in	before any license for aCONSTRUCTION Contractor shall be issued, there n	nust be deposited by the applicant
NOW, THEREFORE, the condition of this obligation is such that if the above bounder Principal shall pay all charges required by the applicable Ordinances of the Code of the TOWN OF DYER IND and shall faithfully and properly perform all work of a CONSTRUCTION Contractor under all permits issued to said Principal to the satisfaction of said TOWN Clerk, and shall pay any and all refilling and resurfacing charges due the TOWN OF DYER INDICE and pay all damages sustained by said TOWN by reason of faulty or defective work under such permits, then this obligation shall be null and void, otherwise to remain in	with the TOWN Clerk of said TOWN a good and sufficient bond in said	sum, payable to the TOWN OF
charges required by the applicable Ordinances of the Code of the TOWN OF DYER IND. and shall faithfully and properly perform all work of a CONSTRUCTION Contractor under all permits issued to said Principal to the satisfaction of said TOWN Clerk, and shall pay any and all refilling and resurfacing charges due the TOWN OF DYER INDICE, and pay all damages sustained by said TOWN by eason of faulty or defective work under such permits, then this obligation shall be null and void, otherwise to remain in	and executed by the applicant to the satisfaction and approval of said TOWN	Clerk. DYER IND
and shall faithfully and properly perform all work of a <u>CONSTRUCTION</u> Contractor under all permits issued to said Principal to the satisfaction of said <u>TOWN</u> Clerk, and shall pay any and all refilling and resurfacing charges due the <u>TOWN</u> of <u>DYER IND Le</u> , and pay all damages sustained by said <u>TOWN</u> by reason of faulty or defective work under such permits, then this obligation shall be null and void, otherwise to remain in	NOW, THEREFORE, the condition of this obligation is such that if the abo	ove bounden Principal shall pay all
charges due the <u>TOWN OF DYER INDITE</u> , and pay all damages sustained by said <u>TOWN</u> by eason of faulty or defective work under such permits, then this obligation shall be null and void, otherwise to remain in		
charges due the <u>TOWN OF DYER INDITE</u> , and pay all damages sustained by said <u>TOWN</u> by eason of faulty or defective work under such permits, then this obligation shall be null and void, otherwise to remain in	and shall faithfully and properly perform all work of a CONSTRUCTION Con	tractor under all permits issued to
charges due the <u>TOWN OF DYER INDITE</u> , and pay all damages sustained by said <u>TOWN</u> by eason of faulty or defective work under such permits, then this obligation shall be null and void, otherwise to remain in	said Principal to the satisfaction of said TOWN Clerk, and shall pay	any and all refilling and resurfacing
	charges due the TOWN OF DYER INDIC Land pay all damages sustained by sa	aid TOWN by
ull force and effect.		ull and void, otherwise to remain in
	full force and effect.	
		*
The Surety herein reserves the right to withdraw as such Surety, except as to any liability already incurred or	The Surety herein reserves the right to withdraw as such Surety, except as	to any liability already incurred or
eccrued hereunder, and do so upon the giving of written notice of such withdrawal to theClerk of the		
TOWN OF DYER IND ; provided, however, that no withdrawal shall be effective for any purpose until thirty	plovided, flowerer, that no withdrawal shall be e	
30) days shall have elapsed from and after the receipt of such notice by the said <u>TOWN</u> Clerk.	(30) days shall have elapsed from and after the receipt of such notice by the said	TOWN Clerk.
THUER'S OF	THE RESOLUTION OF THE PARTY OF	
SEAL STATE OF THE	THE SEAL OF THE SE	
WOIANALILLE	MOIAN ALLES	

IN WITNESS WHEREOF, WITNESS OUR HAN	
	By alan Mole Principal
(SEAL)	Principal TRUCK INSURANCE EXCHANGE PO BO2 948, AURORA IL 60507
COUNTERSIGNATURES	By
	JACKIE KIRK Attorney in Fact

Resident Agent of Surety

All Signatures Must Be Acknowledged Before a Notary Public.

ACKNOWLEDGEMENT BY SURETY

STATE OF ILLINOIS) .	
County of KANE	i järjujumand redikti ja kommerniigyne eerskis lähkoren het lap-varna valattue	
On this 16TH	day of FEBRUARY	19 95 before me, BARBARA A. ANDERSON
a notary public in and for the		d, residing therein, duly commissioned and sworn, appeared
JACKIE KIRK		personally known to me
to be the etterness in fact of the		proved to me on the basis of satisfactory evidence
to be the attorney-in-fact of the executed the same.	company that executed the v	within instrument, and acknowledged to me that such company
	have hereunto set my hand i	and affixed my official seal, at my office in the aforesaid County,
the day and year in this certifi		and an analysis of the second country of the second country,
	MANAMAN S	Karbara 1 (11delle)
§ OFFICIA		Surviva of Anurson
ICP ALL	ANDERSON \$	Notary Public in and for the County ofKANE State ofILLINOIS
	EXPIRES: 11/17/97 3	
Individual	ACKNOWLEDGEME!	NT BY PRINCIPAL
STATE OF		
County of		is. Tanàna mandritry ny taona 2008–2014. Ilay kaominina dia kaominina mpikambana amin'ny fivondronan-kaominina dia
On this	day of	
		d, residing therein, duly commissioned and sworn, appeared
	Docur	personally known to me
	the state of the s	proved to me on the basis of satisfactory evidence
•	s subscribed to the within insti	rument, and acknowledged to me that he executed
the same.	This Document	is the property of
IN WITNESS WHEREOF	have hereunto set my hand	and affixed my official seal, at my office in the aforesaid County,
the day and year in this certif	içate first adove written.	
		Notary Public in and for the County of
(SEAL)		State of
Partnership was very too 1751 2761	STATES THE STATES STATES STATES	And the second of the second o
CTATE OF		
STATE OF	TUL	SSIGNA
COUNTY OF		
On this		before me,
a notary public in and for the		d, residing therein, duly commissioned and sworn, appeared
		Dependent of the personally known to me
	The state of the s	proved to me on the basis of satisfactory evidence
to be one of the partners of the ship executed the same.	partnership that executed the	e within instrument, and acknowledged to me that such partner
	I have hereunto set my hand	and affixed my official seal, at my office in the aforesaid County
the day and year in this certification	· · · · · · · · · · · · · · · · · · ·	and annoted my ornidal soul, at my ornice in the diorestia county
(SEAL)		Notary Public in and for the County of
		State of
Comprehier		
Corporation		
STATE OF	}	
COUNTY OF		SS.
	. •	10
		, 19, before me, id, residing therein, duly commissioned and sworn, appeared
a notary public in and for the	५ च्यापारं वर्गाय अर्थास वारास्डवा	
	√	personally known to me
to be the	(title) of the corn	proved to me on the basis of satisfactory evidence pration that executed the within instrument, and acknowledged
to me that such corporation e		Addition that brooked the mitting motiving and decirotificage
,		and affixed my official seal, at my office in the aforesaid County
the day and year in this certification	-	
9.3		•
		Notary Public in and for the County of

State of _____

(SEAL)