97009335	97 Poorless Insurance
	MORRIS V. CARTER
d #L9-21-03	RECORDER
	Peerless Insurance Company
	Netherlands Insurance Company
BON	D OF PUBLIC OFFICIAL
KNOW ALL MEN BY THE	ESE PRESENTS:
THAT WE,	Bill Cameon
3333 Ridge Road, Highla	nd . Indiana se Principal
d Netherlands Insurance (	Company , a New Hampshire Corporation, and the street of t
	with offices at Indianapolis, IN
Surely, are held and firmly bound	unto State of Indiana
	um of Eight Thousand Five Hundred and no/100 Dollers.
	America, for the payment of which, well and truly to be made, ors, administrators, successors and assigns, jointly and severally,
mly by these presents.	
OPALPA MININA DATA	Document is
	LS and dated this 30th day of December 19 96.
Whereas, the above bounden	ocument is the property of
s on the 12th	day of January 19 97 duly appointed or
cted Electrical Inspector	
a term beginning on the Januar	y 12, 1997 and ending January 12, 1998
Now. Therefore, the conditi	
10000	ion of this obligation is such:
at If the above bounden	Bill Cameon
at if the above boundenall well and faithfully discharge the	Bill Cameon  duties of his office and promptly account for and pay over all
at if the above bounden all well and faithfully discharge the eneys or property received by him a rties executing this undertaking w	duties of his office and promptly account for and pay over all as such officer, in accordance with law, or in default thereof, the vill pay all damages, costs and expenses resulting from such
at if the above bounden all well and faithfully discharge the eners or property received by him arties executing this undertaking was fault, not exceeding the sum above	Bill Cameon  duties of his office and promptly account for and pay over all as such officer, in accordance with law, or in default thereof, the
at if the above bounden all well and faithfully discharge the energy or property received by him a rises executing this undertaking we fault, not exceeding the sum above full force and effect.	duties of his office and promptly account for and pay over all as such officer, in accordance with law, or in default thereof, the vill pay all damages, costs and expenses resulting from such a mentioned, then this obligation to be void; otherwise to remain
at if the above bounden all well and faithfully discharge the oneys or property received by him a rises executing this undertaking was fault, not exceeding the sum above full force and effect.  This undertaking may not be contacted the sum above full force and effect.	duties of his office and promptly account for and pay over all as such officer, in accordance with law, or in default thereof, the vill pay all damages, costs and expenses resulting from such
at if the above bounden all well and faithfully discharge the eners or property received by him a rties executing this undertaking w fault, not exceeding the sum above full force and effect.  This undertaking may not be o ective unless made by written endo	duties of his office and promptly account for and pay over all as such officer, in accordance with law, or in default thereof, the vill pay all damages, costs and expenses resulting from such a mentioned, then this obligation to be void; otherwise to remain changed or modified orally. No change or modification shall be presement issued to form a part hereof.
at if the above bounden all well and faithfully discharge the eners or property received by him a rties executing this undertaking w fault, not exceeding the sum above full force and effect.  This undertaking may not be ective unless made by written endo	duties of his office and promptly account for and pay over all as such officer, in accordance with law, or in default thereof, the vill pay all damages, costs and expenses resulting from such a mentioned, then this obligation to be void; otherwise to remain changed or modified orally. No change or modification shall be presement issued to form a part hereof.  Principal has hereunto set his hand and seal and
all well and faithfully discharge the eneys or property received by him a ries executing this undertaking we fault, not exceeding the sum above full force and effect.  This undertaking may not be exective unless made by written endounded in Witness Whereof, said therlands Insurance Company	duties of his office and promptly account for and pay over all as such officer, in accordance with law, or in default thereof, the vill pay all damages, costs and expenses resulting from such a mentioned, then this obligation to be void; otherwise to remain changed or modified orally. No change or modification shall be presement issued to form a part hereof.
all well and faithfully discharge the eneys or property received by him a ries executing this undertaking we fault, not exceeding the sum above full force and effect.  This undertaking may not be exective unless made by written endounded in Witness Whereof, said therlands Insurance Company	duties of his office and promptly account for and pay over all as such officer, in accordance with law, or in default thereof, the vill pay all damages, costs and expenses resulting from such a mentioned, then this obligation to be void; otherwise to remain changed or modified orally. No change or modification shall be present issued to form a part hereof.  Principal has hereunto set his hand and seal and has affixed its corporate seal, attested by the signature of
all well and faithfully discharge the eneys or property received by him a ries executing this undertaking we fault, not exceeding the sum above full force and effect.  This undertaking may not be exective unless made by written endounded in Witness Whereof, said therlands Insurance Company	duties of his office and promptly account for and pay over all as such officer, in accordance with law, or in default thereof, the vill pay all damages, costs and expenses resulting from such a mentioned, then this obligation to be void; otherwise to remain changed or modified orally. No change or modification shall be presement issued to form a part hereof.  Principal has hereunto set his hand and seal and has affixed its corporate seal, attested by the signature of set day and year first above written.  Bill Cameon  (L.S.)
all well and faithfully discharge the eneys or property received by him a ries executing this undertaking we fault, not exceeding the sum above full force and effect.  This undertaking may not be excitive unless made by written endo in Witness Whereof, said therlands Insurance Company duly authorized Attorney-in-Fact, the	duties of his office and promptly account for and pay over all as such officer, in accordance with law, or in default thereof, the vill pay all damages, costs and expenses resulting from such a mentioned, then this obligation to be void; otherwise to remain changed or modified orally. No change or modification shall be presement issued to form a part hereof.  Principal has hereunto set his hand and seal and has affixed its corporate seal, attested by the signature of the day and year first above written.  Bill Cameon  Netherlands Insurance Company  Surety
all well and faithfully discharge the eneys or property received by him a ries executing this undertaking we fault, not exceeding the sum above full force and effect.  This undertaking may not be descrive unless made by written endounded in Witness Whereof, said therlands Insurance Company duly authorized Attorney-in-Fact, the ATE OF Indiana	duties of his office and promptly account for and pay over all as such officer. In accordance with law, or in default thereof, the vill pay all damages, costs and expenses resulting from such a mentioned, then this obligation to be void; otherwise to remain changed or modified orally. No change or modification shall be present issued to form a part hereof.  Principal has hereunto set his hand and seal and has affixed its corporate seal, attested by the signature of see day and year first above written.  Bill Cameon  Netherlands Insurance Company  Surety  By: Multure S. Page
all well and faithfully discharge the eneys or property received by him a ries executing this undertaking we fault, not exceeding the sum above full force and effect.  This undertaking may not be descrive unless made by written endounded in Witness Whereof, said therlands Insurance Company duly authorized Attorney-in-Fact, the ATE OF Indiana	duties of his office and promptly account for and pay over all as such officer, in accordance with law, or in default thereof, the vill pay all damages, costs and expenses resulting from such a mentioned, then this obligation to be void; otherwise to remain changed or modified orally. No change or modification shall be presement issued to form a part hereof.  Principal has hereunto set his hand and seal and has affixed its corporate seal, attested by the signature of the day and year first above written.  Bill Cameon  Netherlands Insurance Company  Surety
all well and faithfully discharge the energy or property received by him a ries executing this undertaking we fault, not exceeding the sum above full force and effect.  This undertaking may not be conceived unless made by written endough the received unless made by written endough the received authorized Attorney-in-Fact, the limit of the li	duties of his office and promptly account for and pay over all as such officer. In accordance with law, or in default thereof, the vill pay all damages, costs and expenses resulting from such a mentioned, then this obligation to be void; otherwise to remain changed or modified orally. No change or modification shall be present issued to form a part hereof.  Principal has hereunto set his hand and seal and has affixed its corporate seal, attested by the signature of see day and year first above written.  Bill Cameon  Netherlands Insurance Company  Surety  By: Multure S. Page
all well and faithfully discharge the eneys or property received by him a ries executing this undertaking we fault, not exceeding the sum above full force and effect.  This undertaking may not be continuous made by written endough in Witness Whereof, said therlands Insurance Company duly authorized Attorney-in-Fact, the ATE OF Indiana  ATE OF Indiana  ATE OF Indiana	duties of his office and promptly account for and pay over all as such officer, in accordance with law, or in default thereof, the will pay all damages, costs and expenses resulting from such a mentioned, then this obligation to be void; otherwise to remain changed or modified orally. No change or modification shall be present issued to form a part hereof.  Principal has hereunto set his hand and seal and has affixed its corporate seal, attested by the signature of the day and year first above written.  Bill Carner (L.S.)  Bill Cameon  Netherlands Insurance Company  Surety  Atterney-in-fact  Michael E. Page
all well and faithfully discharge the eneys or property received by him a ries executing this undertaking we fault, not exceeding the sum above full force and effect.  This undertaking may not be continuous made by written endough in Witness Whereof, said therlands Insurance Company duly authorized Attorney-in-Fact, the ATE OF Indiana  ATE OF Indiana  ATE OF Indiana  On this 30th sonally appeared	duties of his office and promptly account for and pay over all as such officer, in accordance with law, or in default thereof, the default damages, costs and expenses resulting from such a mentioned, then this obligation to be void; otherwise to remain changed or modified orally. No change or modification shall be be becament issued to form a part hereof.  Principal has hereunto set his hand and seal and has affixed its corporate seal, attested by the signature of e day and year first above written.  Bill Cameon  Netherlands Insurance Company  Surety  By:  Michael E. Page  19 96 before me Michael E. Page  to me known and
all well and faithfully discharge the eneys or property received by him a ries executing this undertaking we fault, not exceeding the sum above full force and effect.  This undertaking may not be dective unless made by written endounded in Witness Whereof, said therlands Insurance Company duly authorized Attorney-in-Fact, the endounded in the sum above full force and effect.  ATE OF Indiana  On this 30th sonally appeared were to be the individual decomposition.	duties of his office and promptly account for and pay over all as such officer, in accordance with law, or in default thereof, the will pay all damages, costs and expenses resulting from such a mentioned, then this obligation to be void; otherwise to remain changed or modified orally. No change or modification shall be breament issued to form a part hereof.  Principal has hereunto set his hand and seal and has affixed its corporate seal, attested by the signature of e day and year first above written.  Bill Carneon  Netherlands Insurance Company  By: Michael E. Page  Michael E. Page  No me known and escribed in and who executed the foregoing instrument and he
all well and faithfully discharge the eneys or property received by him a ries executing this undertaking we fault, not exceeding the sum above full force and effect.  This undertaking may not be descrive unless made by written endough the received unless made by written endough the received unless made by written endough the received attorney in Fact, the area of the received attorney in Fact, the received by attorney in Fact, and received by attorney in Fact, the received by attorney in Fact, and received by attorney in Fact,	duties of his office and promptly account for and pay over all as such officer, in accordance with law, or in default thereof, the will pay all damages, costs and expenses resulting from such a mentioned, then this obligation to be void; otherwise to remain changed or modified orally. No change or modification shall be breament issued to form a part hereof.  Principal has hereunto set his hand and seal and has affixed its corporate seal, attested by the signature of e day and year first above written.  Bill Carneon  Netherlands Insurance Company  By: Michael E. Page  Michael E. Page  No me known and escribed in and who executed the foregoing instrument and he
all well and faithfully discharge the oneys or property received by him a pries executing this undertaking we fault, not exceeding the sum above full force and effect.  This undertaking may not be concerned unless made by written endough the sum above full force and effect.  In Witness Whereof, said attended Insurance Company duly authorized Attorney-in-Fact, the price of the sum above full force and effect.  ATE OF Indiana  OUNTY OF Indianapolis  On this 30th	duties of his office and promptly account for and pay over all as such officer, in accordance with law, or in default thereof, the will pay all damages, costs and expenses resulting from such a mentioned, then this obligation to be void; otherwise to remain changed or modified orally. No change or modification shall be breament issued to form a part hereof.  Principal has hereunto set his hand and seal and has affixed its corporate seal, attested by the signature of e day and year first above written.  Bill Carneon  Netherlands Insurance Company  By: Michael E. Page  Michael E. Page  No me known and escribed in and who executed the foregoing instrument and he

## Indefinite

\*\*\*\*Michael E. Page; Janet Teater; Bryan G. Boreczky\*\*\*\*

Indianapolis

Indiana

bonds, undertakings, recognizances, contracts of indemnity, and all other writings obligatory in the nature thereof, unlimited as to Dollar Amount:



14th

November

96

Buth

Desimber 96