

ESTERNICSURETY COMPANY TO STANDING

	FILE A RECCAL
99VVestern S	Surety Company
LICE	NSE OR PERMIT BOND Bond No. 68883994
	Dolld 110.
	SENTS, That we, James Norman dba J. Norman Refing (Company Name)
3311 Willow Creek Rd., P.M. (Owner's Na	Box 205, Portage, IN 46368 , as Principal,
Surety, are held firmly bound unto all hereinafter called Obligee, in the penal swhich well and truly to be made we do successors and assigns, jointly and sever	Document is the property of
Signed and sealed this 21st	day of July 1999
WHEREAS, the said Obligee has gr	ranted or is about to grant to the said Principal a leanse
permit to engage in the bu <mark>sines</mark> s of	Roofing Contractor (Type of Business)
	Type of Business)
NOW, THEREFORE, if the said Pr	rincipal shall indemnify the Obligee against any loss directly
arising by reason of the failure to comply governing the business of Roofing in said Lake County, Indiana, then this	rincipal shall indemnify the Obligee against any loss directly y with the laws, ordinances, resolutions, rules and regulations Contractor (Type of Business) s obligation shall be void, otherwise to be and remain in full
arising by reason of the failure to comply governing the business of Roofing in said Lake County, Indiana, then this force and effect. PROVIDED, HOWEVER, that the S	y with the laws, ordinances, resolutions, rules and regulations Contractor (Type of Business)
governing the business of Roofing in said Lake County, Indiana, then this force and effect. PROVIDED, HOWEVER, that the S by serving written notice upon the Obligation PROVIDED FURTHER, the aggregathe number of claims made against this	y with the laws, ordinances, resolutions, rules and regulations Contractor (Type of Business)
governing the business of Roofing in said Lake County, Indiana, then this force and effect. PROVIDED, HOWEVER, that the Sty serving written notice upon the Obligation PROVIDED FURTHER, the aggregation number of claims made against this	y with the laws, ordinances, resolutions, rules and regulations Contractor (Type of Business)
governing the business of Roofing in said Lake County, Indiana, then this force and effect. PROVIDED, HOWEVER, that the Sty serving written notice upon the Obligation PROVIDED FURTHER, the aggregation number of claims made against this in no event exceed the amount set forth.	Contractor (Type of Business) s obligation shall be void, otherwise to be and remain in full Surety shall have the right to terminate its liability hereunder see ten (10) days in advance of its intention to do sc. ate liability of the Surety to any and all persons, regardless of bond or the number of years this bond remains in force, shall above. J. NORMAN ROOFING
governing the business of Roofing in said Lake County, Indiana, then this force and effect. PROVIDED, HOWEVER, that the Sty serving written notice upon the Obligation PROVIDED FURTHER, the aggregation number of claims made against this in no event exceed the amount set forth a Term of bond: July 21 ountersigned	Contractor (Type of Business) s obligation shall be void, otherwise to be and remain in full Surety shall have the right to terminate its liability hereunder see ten (10) days in advance of its intention to do sc. ate liability of the Surety to any and all persons, regardless of bond or the number of years this bond remains in force, shall above.
governing the business of Roofing in said Lake County, Indiana, then this force and effect. PROVIDED, HOWEVER, that the Say serving written notice upon the Obligation PROVIDED FURTHER, the aggregathe number of claims made against this in no event exceed the amount set forth a Term of bond: July 21 Countersigned	Contractor (Type of Business) s obligation shall be void, otherwise to be and remain in full Surety shall have the right to terminate its liability hereunder tee ten (10) days in advance of its intention to do sc. ate liability of the Surety to any and all persons, regardless of bond or the number of years this bond remains in force, shall above.
arising by reason of the failure to comply governing the business of Roofing in said Lake County, Indiana, then this force and effect. PROVIDED, HOWEVER, that the S by serving written notice upon the Obligation PROVIDED FURTHER, the aggregathe number of claims made against this in no event exceed the amount set forth Term of bond: July 21 Countersigned The SEE ENDORSEMENT ATTACHED	Contractor (Type of Business) s obligation shall be void, otherwise to be and remain in full Surety shall have the right to terminate its liability hereunder see ten (10) days in advance of its intention to do sc. ate liability of the Surety to any and all persons, regardless of bond or the number of years this bond remains in force, shall above.
arising by reason of the failure to comply governing the business of Roofing in said Lake County, Indiana, then this force and effect. PROVIDED, HOWEVER, that the S by serving written notice upon the Obligation PROVIDED FURTHER, the aggregathe number of claims made against this in no event exceed the amount set forth Term of bond: July 21 Countersigned The SEE ENDORSEMENT ATTACHED	Contractor (Type of Business) s obligation shall be void, otherwise to be and remain in full Surety shall have the right to terminate its liability hereunder ree ten (10) days in advance of its intention to do sc. ate liability of the Surety to any and all persons, regardless of bond or the number of years this bond remains in force, shall above.
arising by reason of the failure to comply governing the business of Roofing in said Lake County, Indiana, then this force and effect. PROVIDED, HOWEVER, that the S by serving written notice upon the Obligation PROVIDED FURTHER, the aggregathe number of claims made against this in no event exceed the amount set forth Term of bond: July 21 Countersigned The SEE ENDORSEMENT ATTACHED	Contractor (Type of Business) s obligation shall be void, otherwise to be and remain in full Surety shall have the right to terminate its liability hereunder see ten (10) days in advance of its intention to do sc. ate liability of the Surety to any and all persons, regardless of bond or the number of years this bond remains in force, shall above.