9

## Western Surety Company §

난 그들은 이 살았는 말라면서 말면 살이라니다. 그는 아이라는 아내는 나를	[전문] [18] [18] [18] [2] [2] [10] [10] [10] [10] [10] [10] [10] [10
그는 얼마에 가는 이번 그렇게 하나 되고 하다. 하다님이 그렇게 되는 것이 되는 것 같아요. 그렇게 되어 가고 하지 않아 다른 것이다.	AND PERMIT BOND
For County, City, Town or Village Only-Not Val Performance, Maintenance, Subdivision, Agent to	lid for Bonds Required by the State. Not Valid for Contract, Sell Hunting and Fishing Licenses or Utility Guarantee Fond.
KNOW ALL MEN BY THESE PRESENTS:	
- 1100 W V)	BA First Place Construction, Inc
	, State of <u>Indiana</u> , as Principal,
of Indiana	orporation duly licensed to do business in the State
County of Lake	State of Inciana, Obligee, in the amount
f Five Thousand /	DOLLARS (\$ C, 0 00 . 0 0
이번 하는 사이들은 어떤 경우에 살아왔다. 전기 전투 이번 가장이 걸려가 있습니다. 그는 사람이 되고 그렇게 모습니다. 이 나	FOR MORE THAN \$25,000) 立当 章 学师
o be made, we bind ourselves and our legal repre	ON IS SUCH, That whereas, the Principal has been
censed as a General Contracto	by the Obligee.
NOW THEREFORE, if the Principal shall far	aithfully perform the duties and comply with the laws and g to the license or permit, then this obligation to be void,
	or a period commencing on the 11th day of , 2000, and ending on the 10th day
This bond may be terminated at any time by the Principal, in care of the Obligee or at such other	er address as the Surety deems reasonable, and at the expira-
This bond may be terminated at any time by the Reincipal, in care of the Obligee or at such other ion of thirty-five (35) days from the mailing of ny hichever is later, this bond shall terminate and the cts or omissions of the Principal.	ne Surety upon sending notice in writing to the Obligee and to er address as the Surety deems reasonable, and at the expira- notice or as soon thereafter as permitted by applicable law, e Surety shall be relieved from any liability for any subsequent
This bond may be terminated at any time by the Rencipal, in care of the Obligee or at such other ion of thirty-five (35) days from the mailing of ny hichever is later, this bond shall terminate and the	the Surety upon sending notice in writing to the Obligee and to the address as the Surety deems reasonable, and at the expiration of the control of the surety deems reasonable, and at the expiration of the control of the surety shall be relieved from any liability for any subsequent the control of the con
This bond may be terminated at any time by the Rincipal, in care of the Obligee or at such other of thirty-five (35) days from the mailing of ny hichever is later, this bond shall terminate and the cts or omissions of the Principal.	re Surety upon sending notice in writing to the Obligee and to be address as the Surety deems reasonable, and at the expiratotice or as soon thereafter as permitted by applicable law, as Surety shall be relieved from any liability for any subsequent by a subsequent by a subsequent subs
This bond may be terminated at any time by the Principal, in care of the Obligee or at such other of thirty five (35) days from the mailing of no hichever is later, this bond shall terminate and the ets or omissions of the Principal.	the Surety upon sending notice in writing to the Obligee and to the address as the Surety deems reasonable, and at the expiration of the contract of the surety deems reasonable, and at the expiration of the contract of the surety shall be relieved from any liability for any subsequent of the contract of the surety shall be relieved from any liability for any subsequent of the contract of the surety shall be relieved from any liability for any subsequent of the contract of the surety of t
This bond may be terminated at any time by the Principal, in care of the Obligee or at such other of thirty five (35) days from the mailing of ny hichever is later, this bond shall terminate and the cts or omissions of the Principal.	re Surety upon sending notice in writing to the Obligee and to be address as the Surety deems reasonable, and at the expiratotice or as soon thereafter as permitted by applicable law, as Surety shall be relieved from any liability for any subsequent by a subsequent by a subsequent subs
This bond may be terminated at any time by the Principal, in care of the Obligee or at such other of thirty five (35) days from the mailing of no chichever, is later, this bond shall terminate and the cts or omissions of the Principal.  Dated this11th day ofJanuar	ry  Pirst Place Construction  Principal  Principal
This bond may be terminated at any time by the Principal, in care of the Obligee or at such other of thirty-five (35) days from the mailing of nhichéver, is later, this bond shall terminate and the ets or omissions of the Principal.  Dated this	ry  Pirst Place Construction  Principal  Principal
This bond may be terminated at any time by the Brincipal, in care of the Obligee or at such other of thirty-five (35) days from the mailing of nhichever is later, this bond shall terminate and the cts or omissions of the Principal.  Dated this	ry 2000.  First Place Construction  Principal  WESTERN, SURETY COMPANY  By
This bond may be terminated at any time by the Principal, in care of the Obligee or at such other of thirty-five (35) days from the mailing of n hickever is later, this bond shall terminate and the cts or omissions of the Principal.  Dated this	ry 2000.  First Place Construction  Principal  WESTERN, SURETY COMPANY  By  By  President
This bond may be terminated at any time by the Brincipal, in care of the Obligee or at such other of thirty-five (35) days from the mailing of notice of the Principal day of Lanuar Dated this 11th day of Lanuar Resident Agen ACKNOWLE	ry 2000  First Place Construction  Principal  WESTERN, SURETY COMPANY  By  President  DGMENT OF SURETY
This bond may be terminated at any time by the Principal, in care of the Obligee or at such other of thirty-five (35) days from the mailing of methichever, is later, this bond shall terminate and the cts or omissions of the Principal.  Dated this	re Surety upon sending notice in writing to the Obligee and to be address as the Surety deems reasonable, and at the expiration of the original of the Surety shall be relieved from any liability for any subsequent of the surety shall be relieved from any liability for any subsequent of the surety shall be relieved from any liability for any subsequent of the surety shall be relieved from any liability for any subsequent of the surety shall be relieved from any liability for any subsequent of the surety shall be relieved from any liability for any subsequent of the surety shall be relieved from any liability for any subsequent of the surety shall be relieved from any liability for any subsequent of the surety shall be relieved from any liability for any subsequent of the surety shall be relieved from any liability for any subsequent of the surety shall be relieved from any liability for any subsequent of the surety shall be relieved from any liability for any subsequent of the surety shall be relieved from any liability for any subsequent of the surety shall be relieved from any liability for any subsequent of the surety shall be relieved from any liability for any subsequent of the surety shall be relieved from any liability for any subsequent of the surety shall be relieved from any liability for any subsequent of the surety shall be relieved from any liability for any subsequent of the surety shall be relieved from any liability for any subsequent of the surety shall be relieved from any liability for any subsequent of the surety shall be relieved from any liability for any subsequent of the surety shall be relieved from any liability for any subsequent of the surety shall be relieved from any liability for any subsequent of the surety shall be relieved from any liability for any subsequent of the surety shall be relieved from any liability for any subsequent of the surety shall be relieved from any liability for any subsequent of the surety shall be relieved from any liability for any subsequent of the suret
This bond may be terminated at any time by the Principal, in care of the Obligee or at such other of thirty-five (35) days from the mailing of mail the consistency of the Principal.  Dated this	re Surety upon sending notice in writing to the Obligee and to be address as the Surety deems reasonable, and at the expirantice or as soon thereafter as permitted by applicable law, a Surety shall be relieved from any liability for any subsequent ry 2000.  First Place Construction  Principal  Principal  Principal  President  DGMENT OF SURETY  porate Officer)  ,, before me, the undersigned officer, personally
This bond may be terminated at any time by the Principal, in care of the Obligee or at such other of thirty-five (35) days from the mailing of my hichéver is later, this bond shall terminate and the cts or omissions of the Principal.  Dated this	ry 2000  First Place Construction  Principal  WESTERN, SURETY COMPANY  By  President  DGMENT OF SURETY  porate Officer)  percentage of the undersigned officer, personally exposed to be the aforesaid officer of WESTERN as such officer, being authorized so to do, executed the foregoing igning the name of the corporation by himself as such officer.
This bond may be terminated at any time by the Principal, in care of the Obligee or at such other of thirty-five (35) days from the mailing of my hichéver is later, this bond shall terminate and the cts or omissions of the Principal.  Dated this	ry 2000  First Place Construction  Principal  WESTERN, SURETY COMPANY  By  President  DGMENT OF SURETY  porate Officer)  percentage of the such officer, personally cknowledged himself to be the aforesaid officer of WESTERN such officer, being authorized so to do, executed the foregoing igning the name of the corporation by himself as such officer.
This bond may be terminated at any time by the principal, in care of the Obligee or at such other constituinty five (35) days from the mailing of my hichéver, is later, this bond shall terminate and the cts or omissions of the Principal.  Dated this	ry 2000  First Place Construction  Principal  WESTERN, SURETY COMPANY  By  President  DGMENT OF SURETY  porate Officer)  percentage of the undersigned officer, personally cknowledged himself to be the aforesaid officer of WESTERN as such officer, being authorized so to do, executed the foregoing igning the name of the corporation by himself as such officer.
Countersigned  TATE OF SOUTH DAKOTA County of Minnehaha On this	ry 2000  First Place Construction  Principal  WESTERN, SURETY COMPANY  By  President  DGMENT OF SURETY  porate Officer)  percentage of the such officer, personally cknowledged himself to be the aforesaid officer of WESTERN such officer, being authorized so to do, executed the foregoing igning the name of the corporation by himself as such officer.

озвозовою

County of _ On this	Volume and a series of the	day of .	(Individual ss	or Partn			personally appeared
known to	me to be the	individuald	lescribed in	and w	no execute	d the foregoi	ng instrument and
acknowledg	ged to me that	he executed t	the same.				
My commis	sion expires		Do OT	CUI	men TRIC	lade J.	Notary Public
STATE OF		This I	(Corporat	e Office	PRINCIPAL hys the 1 inty Re	NOTARY PU	LIC STATE OF INDIANA AKE OCUMTY BIOM ENP. MAY 5,2000
County of _							
On this		day of _				<b>,</b>	, before me,
personally					, v		ged himself to be the
poses there	ne as such office ein contained by s					oregoing instr	
							Notary Public
Western Surety Company	License or Permit No.  LICENSE AND PERMIT  BOND	of	State of Name of Applicant	Address	Filed	Approved this day of	

0

25×**∛**∏