

## TICENSE AND PERMIT BOND File (For County, City, Town or Village Only)

2611 Bond No. RSB - 3 8 2 5 7 1

Know	Δ11	Man	DIE	These	Drac	onte	•
TETTOAN	THE STATE	MICIT	IJΥ	111090	TICO	CIII (D.	

of Gary	, State of	Indiana	as Principal
and the RLI Insurance Company , a corpora	tion duly licensed to do bus	siness in the state of_	Indiana ,as
Surety, are held and firmly bound unto the	County of Lake (Valid only w	Towns, Cities	& Municipalities there
State of Indiana	, Obligee, in penal sum of		(\$ 5,000 ) DOLLARS
lawful money of the United Stated, to be pa	id to the said Obligee, for wi	hich payment well and	truly to be made, we bind ourselves and
our legal representatives, jointly and sever	ally by these presents.	10000410	
THE CONDITION OF THE ABOVE OBLIGA	TION IS SUCH, that wherea	as, the said Principal h	as been licensed as
Contractor	by the obligee.	FFICIA	L!
NOW, THEREFORE, if the said Principal s	hall faithfully perform the d	luties and in all thing	s comply with the laws and ordinances
including all Amendments thereto, pertaini	가게 되었습니다. 하지만 하게 되는 사람들은 독일 등 중심하는 사람들이 되었습니다. 그 사람들이 다른 사람들이 다른 사람들이 다른 사람들이 되었습니다.	and the second of the second o	
in full force and effect for a period commen			2000 , and ending on the
13th day of March	2001 unless renev	ved by Continuation C	ertificate.
This bond may be terminated at any time by	the Surety upon sending w	ritten notice to the cle	rk of the Political Subdivision with whon
this bond is med and to the Fillicipal, addre	ssecto mem at men mst kn	iown address, and at t	ne expiration of thirty-live (35) days from
this bond is filed and to the Principal, addre the mailing of said notice, or as soon therea		and the control of th	
	fter as permitted by applica	ble law, whichever is	l <mark>at</mark> er, this bo <mark>nd shal</mark> l ip <b>so facto term</b> inate
the mailing of said notice, or as soon therea	fter as permitted by applica	ble law, whichever is	l <mark>at</mark> er, this bo <mark>nd shal</mark> l ip <b>so facto term</b> inate
the mailing of said notice, or as soon therea and the Surety shall thereupon be relieved	fter as permitted by applica from any liability for any ac	ble law, whichever is l ts or omissions of the	l <mark>at</mark> er, this bo <mark>nd shal</mark> l ip <b>so facto term</b> inate
the mailing of said notice, or as soon therea and the Surety shall thereupon be relieved  Dated this 13th day of  Principal	fter as permitted by applica from any liability for any ac March	ble law, whichever is to the company of the company	later, this bond shall ipso facto terminate Principal subsequent to said date.  Principal
the mailing of said notice, or as soon therea and the Surety shall thereupon be relieved  Dated this 13th day of	fter as permitted by applica from any liability for any ac March	ble law, whichever is to the company of the company	later, this bond shall ipso facto terminate Principal subsequent to said date.
the mailing of said notice, or as soon therea and the Surety shall thereupon be relieved.  Dated this 13th day of Principal (Individual, Partner or Corporate Of	fter as permitted by applica from any liability for any ac March	ble law, whichever is to or omissions of the 2000.	Principal Partner or Partners)
the mailing of said notice, or as soon therea and the Surety shall thereupon be relieved  Dated this 13th day of  Principal	fter as permitted by applica from any liability for any ac March	ble law, whichever is to the company of the company	Principal Partner or Partners)
the mailing of said notice, or as soon therea and the Surety shall thereupon be relieved.  Dated this 13th day of Principal (Individual, Partner or Corporate Of Countersigned.  By Kann O. W.	fter as permitted by applica from any liability for any ac March	ble law, whichever is to or omissions of the 2000.	Principal subsequent to said date.  Principal subsequent to said date.
the mailing of said notice, or as soon therea and the Surety shall thereupon be relieved.  Dated this 13th day of Principal (Individual, Partner or Corporate Of	fter as permitted by applica from any liability for any ac March	ble law, whichever is to or omissions of the 2000.  (Addi	Principal Partner or Partners)
the mailing of said notice, or as soon therea and the Surety shall thereupon be relieved.  Dated this 13th day of Principal (Individual, Partner or Corporate Of Countersigned.  By Kann O. W.	fter as permitted by applica from any liability for any ac March	ble law, whichever is to or omissions of the 2000.  (Addi	Principal subsequent to said date.  Principal subsequent to said date.
the mailing of said notice, or as soon therea and the Surety shall thereupon be relieved.  Dated this 13th day of Principal (Individual, Partner or Corporate Of Countersigned.  By Kann O. W.	fter as permitted by applica from any liability for any ac March	ble law, whichever is its or omissions of the 2000 (Addi	Principal subsequent to said date.  Principal subsequent to said date.
the mailing of said notice, or as soon therea and the Surety shall thereupon be relieved  Dated this 13th day of  Principal (Individual, Partner or Corporate Of Resident Agent)	fter as permitted by applica from any liability for any ac March  ficer)	ble law, whichever is its or omissions of the 2000 (Addi	Principal subsequent to said date.  Principal subsequent to said date.
the mailing of said notice, or as soon therea and the Surety shall thereupon be relieved  Dated this 13th day of  Principal (Individual, Partner or Corporate Of Resident Agent)  STATE OF ILLINOIS	fter as permitted by applica from any liability for any ac March  ficer)  Acknowledgemen	ble law, whichever is its or omissions of the 2000 (Addi	Principal subsequent to said date.  Principal subsequent to said date.
the mailing of said notice, or as soon therea and the Surety shall thereupon be relieved  Dated this 13th day of  Principal (Individual, Partner or Corporate Of Resident Agent)  STATE OF ILLINOIS ) ) SS	fter as permitted by applica from any liability for any ac March  ficer)  Acknowledgemen	ble law, whichever is its or omissions of the 2000 (Addi	Principal subsequent to said date.  Principal subsequent to said date.
the mailing of said notice, or as soon therea and the Surety shall thereupon be relieved  Dated this 13th day of  Principal (Individual, Partner or Corporate Of Resident Agent)  STATE OF ILLINOIS	fter as permitted by applica from any liability for any ac March  ficer)  Acknowledgemen	ble law, whichever is its or omissions of the 2000 (Addi	Principal subsequent to said date.  Principal subsequent to said date.

authorized so to do, executed the foregoing instrument for the purpose therein contained, by signing the name of the corporation by himself as such officer.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

"OFFICIAL SEAL" CARLA J. BARACKMAN NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES 07/08/01

RLP0003 (9/97)

## Acknowledgement of Principal (Individual or Partners)

STATE OF Indiana)
County of La Ke ) ss
On this 13th day of March 2000, before, me, the undersigned officer, personally appeared
known to me to be the individual described in and who executed the foregoing instrument and acknowledged to me that he
executed the same.
My Commission Expires:  June 24, 2001  Shalia L. Moore
Document i Notary Public
NOT OFFICIAL THALIA L MOORE NOTARY PUBLIC STATE OF INDIANA CLAKE COLINTY
Acknowledgement of Principal Per My COMMISSION EXP. JUNE 24,2001
the (Corporate Officer) ty Recorder!
STATE OF
County of
On this, day of, before, me, the undersigned officer, personally appeared,
who acknowledged himself to be the, a corporation,
and that he as such officer, being authorized so to do, executed the foregoing instrument for the purposes therein contained, by signing
the name of the corporation by himself as such officer.
My Commission Expires:
Notary Public Notary Public

RLP0003 (9/97)