

Bond Number <u>0822037</u>

## **License and Permit Bond**

(Valid in the states of Illinois, Indiana, Iowa, Michigan, Minnesota, Missouri, Ohio and Wisconsin only)
For County, City, Town or Village Only – Not valid for bonds required by the State.
Not valid for Contract, Performance, Maintenance, Subdivision, Supply or Utility Guarantee Bond.

Principal: (Full name and add	ress)	Obligee: (Principal's cus	
Fireline Sprinkler Corp		Bd of Comm of Co of Lake-St IN	I,any cities/towns in Lake Cty
5036 Clairemont Court		2293 N Main St	
Appleton, WI 54913		Crown Point, IN 46307	2/2/22/4
Effective Date:	6/3/2010	Expiration Date:	6/3/2011
•	/alid up to 3 years)		
PENAL AMOUNT OF BOND ( Five thousand dollars and 00/100	(Not valid for more than \$25	(,000):	Dollars 5,000.00 ),
		obligee, for which payment well an lly.	nd truly to be mad <del>e w</del> e bind
The condition of this obligation Fire Suppression Systems	n is such, that whereas, the	principal has been licensed by th	ne Obligee for:
			ယ္
than 36 consecutive months, This bond may be terminated	I at any time by the Surety	upon sending notice in writing to	the Obligee and at the expiration
thirty-five (35) days from the r	mailing of notice or as soon shall be relieved from any	thereafter as permitted by applica	able law, whichever is later, this bor
shall terminate and the Surety Principal's company shall say	shall be relieved from any re and keep harmless the C	thereafter as permitted by application liability for any subsequent acts of Dbligee from all losses or damag	able law, whichever is later, this bor
shall terminate and the Surety Principal's company shall sav may become liable on accou penalty.	y shall be relieved from any ye and keep harmless the C nt of the issuance of said I	thereafter as permitted by application liability for any subsequent acts of Dbligee from all losses or damag icense and permit. The maximu	able law, whichever is later, this bor or omissions of the Pincipal of the control of the contro
shall terminate and the Surety Principal's company shall sav may become liable on accou	y shall be relieved from any ye and keep harmless the C int of the issuance of said I ealed with our seals this, the	thereafter as permitted by application liability for any subsequent acts of Dibligee from all losses or damagicense and permit. The maximum and day of	able law, whichever is later, this bor or omissions of the Principal e which it may sustain or for which im liability spall not exceed the bor une
Principal's company shall say may become liable on accoupenalty.  Signed with our hands and set (Principal)  On the 1st day of March, 2d depose and say: that he rewested with the knows the seal of the say of t	y shall be relieved from any ye and keep harmless the Cont of the issuance of said I saled with our seals this, the county of Wassurance of Wassurance of Wassurance Company the he said corporation; that the	thereafter as permitted by application liability for any subsequent acts of Dibligee from all losses or damagicense and permit. The maximum and a day of	e which it may sustain or for which im liability shall not exceed the born of the principal of the liability shall not exceed the born of the liability shall not exceed the liability shall
Principal's company shall say may become liable on accoupenalty.  Signed with our hands and set (Principal)  On the 1st day of March, 2d depose and say: that he rewested with the knows the seal of the say of t	y shall be relieved from any ye and keep harmless the Cont of the issuance of said I saled with our seals this, the county of Wassurance of Wassurance of Wassurance Company the he said corporation; that the	thereafter as permitted by application liability for any subsequent acts of Dibligee from all losses or damagicense and permit. The maximum and a day of	e which it may sustain or for which im liability shall not exceed the bor one of the principal of the which im liability shall not exceed the bor one of the bor one of the state of the st
Principal's company shall save may become liable on accoupenalty.  Signed with our hands and second (Principal)  On the 1st day of March, 2depose and say: that he rewest BEND MUTUAL IN that he knows the seal of the affixed by order of the Board	y shall be relieved from any ye and keep harmless the Cont of the issuance of said I saled with our seals this, the county of Wassurance of Wassurance of Wassurance Company the he said corporation; that the	thereafter as permitted by application liability for any subsequent acts of Dibligee from all losses or damagicense and permit. The maximum and a day of	able law, whichever is later, this border omissions of the Principal ewhich it may sustain or for which im liability shall not exceed the border with the law of the border of the borde
Principal's company shall save may become liable on accoupenalty.  Signed with our hands and see (Principal)  On the 1st day of March, 2d depose and say: that he rewest BEND MUTUAL IN that he knows the seal of the affixed by order of the Boar STATE OF WISCONSIN	y shall be relieved from any ye and keep harmless the Cont of the issuance of said I saled with our seals this, the county of Wassurance of Wassurance of Wassurance Company the he said corporation; that the	thereafter as permitted by application liability for any subsequent acts of Dibligee from all losses or damagicense and permit. The maximum and a day of	e which it may sustain or for which im liability shall not exceed the bor one of the principal of the which im liability shall not exceed the bor one of the bor one of the state of the st
Principal's company shall say may become liable on accoupenalty.  Signed with our hands and set (Principal)  On the 1st day of March, 2d depose and say: that he rewest BEND MUTUAL IN that he knows the seal of the affixed by order of the Boar STATE OF WISCONSIN County of Washington	y shall be relieved from any ye and keep harmless the Cont of the issuance of said I saled with our seals this, the esides in the County of Was SURANCE COMPANY the he said corporation; that the d of Directors of said corpor	thereafter as permitted by application liability for any subsequent acts of Dibligee from all losses or damagicense and permit. The maximum and a day of	able law, whichever is later, this border omissions of the Principal ewhich it may sustain or for which im liability shall not exceed the border with the law of the border of the borde

8401 Greenway Blvd. Suite 1100 | Middleton, WI 53562 | Phone: (608) 410-3410 | Fax: (877) 674-2663 | www.wbmi.com

1008Y