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KNOW ALL PERSONS BY THESE PRESENTS:

Rev. 9/29/98

That we,	of	, as <u>Pri</u> ncipal
and		ed and existing under the laws of
, and being duly que bound unto the Treasurer of the State of Mapersons who may have a cause of action a M.R.S.A. §1492 through §1498 or for breach OI æ•ÁÅF€€Æ€€Dawful money of the Unite ourselves, our and each of our heirs, execute these presents. The Principal is Managing G	ualified to transact business in the State of Mainaine and the Treasurer's successors in office, against the herein named Principal for any for of fiduciary responsibilities in the full and justed States for payment of which sum, well and toors and administrators, successors and assignmental Agent for	ne, as Surety, are held and firmly for the benefit of any person of ailure to comply with Title 24-A sum of U\^AP^\}a!\^aA\/\P^\\\ ailon ailure to be made, we hereby bind
(hereafter "insurer"), an insurer authorized to	N OF THE ABOVE OBLIGATION IS SUCH TH	IAT
THE CONDITIO	N OF THE ABOVE OBLIGATION IS SUCH TH	IAY.
Insurance of the State of Maine to qualify as to comply with all requirements of the Main	has taken all necessary legal steps as req a Managing General Agent to do and perform ne Insurance Code, Title 24-A M.R.S.A. §149 the amount aforesaid, said bond to assure eds.	such acts as may be necessary 92 through §1498 as amended
required by Title 24-A M.R.S.A. §1492 through be primarily liable for, and shall pay and dis	fail for whatever reason, to discharge and pay gh §1498 of whatever character and nature wh scharge, any such obligations to the extent of Superintendent served personally or by certified	en due, the Surety binds itself to its remaining liability under this
the aforesaid obligations of the Principal, be	nd that such sums as (s)he may deem necessary paid by the Surety to the insured or to any othe such demand and directions therein, is superior	r entitled beneficiary or recipient
and effect and shall run concurrently with the	d by and between the parties hereto, that this he current license period and any renewals the Principal and to the Superintendent of Insurance	hereof, and may be canceled or
The Principal and Surety have caused the attached by its duly authorized Attorney-in-Fa	ir names to be hereunto signed, and the Suact on the date and year first written.	urety's corporate seal has been
attached hereto; or (2) this bond has been	er (1) a power of attorney form authorizing the unissued by a corporate officer authorized to been filed with the Superintendent of Insurar	issue bonds, and a "Board of
Signed, Sealed and Dated this	day of	— ////////// ·
5	Principal	
	Title	
	Surety	
Witness:	Attorney in Fa	act