NEBRASKA DEPARTMENT OF INSURANCE BOND FOR MANAGING GENERAL AGENTS

		Bond No
KNOW ALL	BY THESE PRESENTS THAT we, as Surety, are held and firmly bound unto the state of the sta	, as Principal and he State of Nebraska as Obligee,
monies the Nollars, (it and protection of insureds and of insurers domiciled in the Managing General Agent handles, in the amount of) lawful money of the United States, for the paes and our heirs, administrators, successors, and assigns, jo	yment of which we hereby
General Age seq. and Rul Agents contr	REAS, the Director of Insurance for the State of Nebraska shorts in accordance with the Managing General Agents Act, <u>New 1888</u> of Title 210 of the Nebraska Administrative Code which reacting to perform services for an insurer domiciled in the State performance in conformity with the Managing General Agents	eb.Rev.Stat. §44-4903 et requires Managing General te of Nebraska, to post a
section 004 of	REAS, the above-named Principal has made application for soft Rule 59, is required to post a bond to secure the performant in conformity with the Managing General Agents Act and I	nce of the Managing
WHER Nebraska.	REAS, the above-named Surety is authorized to transact sur	ety business in the State of
agents and ethe provision	THEREFORE, if the Director of Insurance shall grant a licenemployees representing the Principal shall faithfully and lawfus of the Managing General Agents Act and any rules promulall be null and void; otherwise, it shall remain in full force and	ully conform to and abide by gated thereunder, then this
IT IS	AGREED THAT THE FOLLOWING CONDITIONS APPLY:	
1.	That any person who sustains an injury covered by this bon own name upon this bond for recovery of any damages sus	, ,
2.	That the total aggregate liability of the surety on this bond s payment of	
3.	It is understood and agreed that this bond take effect on the, and shall be continuous in naturuntil canceled by the underwriter or released by the Directo	re and shall remain in force
4.	It is further understood and agreed that if the surety so elected canceled only upon giving sixty (60) days notice in writing to Cancellation by the surety shall not affect any liability or obliprior to the effective date of the cancellation.	the Director and Principal.

(Over)

set their hands and seals this day of	and Surety have caused this bond to be executed and
Principal	Witnesses:
By:	(as to Principal)
Surety	(as to Surety)
By: Attorney-in-Fact	