

STATE OF Minnesota }
County of Hennepin } ss.

On this 16th day of November 1921, before me, a Notary Public,
within and for said County and State, personally appeared

John O. Lindskog, to me personally known, who being duly sworn,
upon oath did say that he is the Agent and Attorney-in-fact of and for THE IOWA BONDING
AND CASUALTY COMPANY, a corporation of Des Moines, Iowa, organized and existing under
and by virtue of the laws of the State of Iowa; that the Corporate seal affixed to the foregoing with-
in instrument is the seal of the said Company; that the same was affixed and the said instrument
was executed by authority of its Board of Directors; and the said

John O. Lindskog did acknowledge that he executed the said
instrument as the free act and deed of said Company.


Rita E. Harff

Notary Public Hennepin County Minnesota

My commission expires March 19th 1927

2739

State of Illinois
County of Cook

I, Adolph Kuna,
a Notary Public in and for the said County

in the State aforesaid, DO HEREBY CERTIFY, that

Joseph Frank and Bernhard
Maas, who are

personally known to me to be the same person whose names are subscribed to the foregoing
Instrument, appeared before me this day in person, and acknowledged that they signed, sealed, and
delivered the said Instrument as their free and voluntary act, for the uses and purposes therein
set forth, ~~and in consideration of the sum of~~ ~~one dollar~~.

Given under my hand and Notarial Seal, this Twenty fourth day of
October A.D. 1887.

Adolph Kuna
Notary Public.

KNOW ALL MEN BY THESE PRESENTS, that we, L. F. Marten doing business as M. & F. Mailling System, as principal, and the Iowa Bonding & Casualty Co a corporation authorized to act as sole surety upon all bonds required to be given by any law, of the state of Iowa, as surety, are held and firmly bound unto the State of Minnesota in the amount of One thousand dollars (\$1000.00) for the payment of which well and truly to be made we bind ourselves, our successors and assigns, jointly and severally firmly by these presents.

Sealed with our seals and dated this 5th day of December, 1921.

The condition of this obligation is such that whereas the principal has this day duly entered into a contract with the State of Minnesota for the purchase from the state of copies of 1922 motor vehicle registration files, which said contract is hereto attached and the regularity of the making whereof is hereby affirmed and declared.

NOW, THEREFORE, if the said principal shall faithfully carry out, perform and fulfill the terms of said contract in all particulars as therein required, then this obligation shall be void, but otherwise it shall remain in full force and effect.

IN WITNESS WHEREOF, we have caused this instrument to be executed by our proper officers under our respective seals the day and year first above written.

In presence of:

B.M.Soper
O.J.Page

Allen B. Harff
Yoder-Nicolayson

M. & F. MAILLING SYSTEM
By L. F. Marten
Sole Proprietor

IOWA BONDING & CASUALTY COMPANY
By John L. Luddog
Its attorney in fact.

12/19 31

Frank Markham

MEMORANDUM OF AGREEMENT, made and entered into this
5th day of December, 1921, by and between L. F. Marten doing
business as M. & F. Mailing System, hereinafter referred to
as the company, and the State of Minnesota, hereinafter
referred to as the state, witnesseth, that:

WHEREAS, pursuant to provisions of statute applicable
thereto, the Secretary of State has called for bids for the
purchase from the state of copies of 1922 motor vehicle regis-
tration files and pursuant to such call the company submitted
the best bid which bid has been accepted by the Secretary of
State.

NOW, THEREFORE, it is mutually agreed between the parties
hereto as follows:

The state agrees to furnish and deliver to the company
by mail during 1922 one copy of all 1922 registration file cards
as it comes from the "ditto" machine in the regular course of
the registration procedure in the motor vehicle department.

The state agrees to send out to the company by mail at the close
of each day's business copies of all registration file cards
that were duplicated by the ditto machine that day.

For these copies and this service the company agrees to
pay weekly at the rate of Three Dollars (\$3.00) per thousand names
of motor vehicle owners thus furnished.

The company further agrees that in addition it will pay
all postage charges on such shipment of copies and will furnish
the state with one such complete copy of the whole state list
as it makes up from this information for sale to the public,
having names of all owners of registered motor vehicles arranged
alphabetically by post office addresses in groups according to
counties, and the company agrees that it will furnish these lists
to the state with the same promptness that it furnishes them to
customers who contract with the company for such service for the
year; but the state will not use or permit any of its employees

to use the list so furnished for commercial sale to others.

It is further agreed that if the company shall fail to accept and pay for such copies of registration file cards furnished by the state as herein provided, or, if it shall fail to furnish the state with such made-up lists made from this information as herein agreed, the state may at the discretion of the Secretary of State, rescind and declare such contract null and void and the state shall be considered to be damaged by such failure on the part of the company to fulfill this contract to the extent of the difference between the amount that the company may by that time already have paid to the state, and the total that would be paid under the terms of the contract for the complete copy of all the 1932 registration file cards.

It is estimated that the total price of the copies of the 1932 registration file cards furnished by the state under the terms of this contract will be approximately One Thousand Dollars (\$1000.00) and the company will furnish a bond to the state in that amount, conditioned for the faithful fulfillment of the company's part of the contract, such bond to be executed and delivered contemporaneously with the execution of this agreement.

IN WITNESS WHEREOF, the state has caused this agreement to be executed in its behalf by the Secretary of State and the company has caused it to be signed in its behalf by its proper officers the day and year first above written.

In presence of:

B. M. Cooper
A. G. Page

M. & M. MAILING SYSTEM
By L. G. Martin
Sole Proprietor

THE STATE OF MINNESOTA,
By W. L. Webster
Secretary of State.

2739

VAULT COVERAGE

FOR DIRECT LOSS BY BURGLARY of money in current use of bullion in consequence of the felonious abstraction of same from the vault described in schedule attached and located in the offices actually occupied by the Assured, and hereinafter called the premises, located in the State Fair Grounds, Ramsey County, Minnesota, by any person or persons who shall have made entry into such vault by the use of tools or explosives directly thereupon; or for direct Loss by Robbery of money, (Currency and gold and silver coin), feloniously, violently and forcibly abstracted from within the offices of the Assured, The liability hereunder is limited to the sum of FIFTY THOUSAND DOLLARS (\$50,000.00).

BOOTH & TICKET SELLERS

FOR DIRECT LOSS BY ROBBERY of money, (Currency and gold and silver coin,) feloniously, violently or forcibly abstracted from forty (40) booths more or less and Ticket Sellers at Vehicle Gates, at the entrances of same premises and on the grounds between the hours of Seven A.M. and Twelve P.M. The liability on any one booth or Ticket Seller hereunder is limited to the sum of ONE THOUSAND DOLLARS (\$1,000.00) with the exception of booths known as Cash Booths at the St. Paul entrance, Loop Cash Booth, Como Ave. Entrance Booth, Administration Gate Booth, Hippodrome Entrance Booth, which shall be covered in the sum of FIVE THOUSAND DOLLARS (\$5,000.00) each and with the exception of nine (9) Money Change Booths for the Grandstand which shall be covered in the sum of THREE THOUSAND DOLLARS (\$3,000.00) each.

BANK MESSENGER

FOR DIRECT LOSS BY ROBBERY by force and violence, commonly known as Highway Robbery or Hold-up, of money, (Coin or currency,) from the person, care and custody of any employee of the Assured while acting in the capacity of Messenger, and while such Messenger is conveying the same from the said Premises to banks in Minneapolis or St. Paul, Minnesota, or from said banks to said premises, between the hours of Six A.M. and Six P.M. as may be directed by the assured, in the sum of \$50,000.

OFFICE HOLD-UP

FOR DIRECT LOSS BY ROBBERY by force and violence, commonly known as Highway Robbery or Hold-up, of money, (Coin or currency,) while contained in any office of the Assured and not deposited in Vault referred to, in the sum of FIFTY THOUSAND DOLLARS (\$50,000.00) between the hours of Six A.M. and 12 P.M.

MESSENGER ON GROUNDS

FOR DIRECT LOSS BY ROBBERY by force and violence, commonly known as highway Robbery or hold-up of money (coin or currency), from the person care and custody of any employee of the Assured while acting in the capacity of Messenger, and while such Messenger is conveying same from Booths to the offices above referred to, between the hours of Seven A. M. and Two A. M. as may be directed by the Assured, when such Messenger is accompanied by at least one armed guard, in the sum of TEN THOUSAND DOLLARS (\$10,000.00).