

ORSC 22051 (2-88)

Lawyers Surety Corporation

Dallas, Texas

BOOK 22 PAGE 419 ORNEY

KNOW ALL MEN BY THESE PRESENTS. That LAWYERS SURETY CORPORATION, a Texas Corporation, does hereby make, constitute and appoint ANNIE TUTT. LISA ROLLINS. TENA B. WILSON, MARGARET OYLER. LAURA STEVENS. DEBBIE KIMBRELL. OF DALLAS. TX

its true and lawful Attorney(s)-in-Fact, with full power and authority for and on behalf of the company as surety, to execute and deliver and affect the seal of the company thereto if a seal is required, bonds, undertakings, recognizances or other written obligations in the nature thereof, (other than ball bonds, bank depository bonds, mortgage distributions therefore granted bonds, marrantees of installment paper and note granted bonds), as follows:

deficiency bonds, mortgage guaranty bonds, guarantees of installment paper and note guaranty bonds), as follows:

ALL WRITTEN INSTRUMENTS IN AN AMOUNT NOT TO EXCEED AN AGGREGATE OF

TWO HUNDRED FIFTY THOUSAND DOLLARS (\$250.000) --- FOR ANY SINGLE OBLIGATION.

REGARDLESS OF THE NUMBER OF INSTRUMENTS ISSUED FOR THE OBLIGATION.

and to bind LAWYERS SURETY CORPORATION, thereby, and all of the acts of said Attorneys-in Fact, pursuant to these presents, are hereby ratified and confirmed. This appointment is made under and by authority of the following provisions of the By-Laws of the company, which are now in full force and effect:

Article 5. Section A.

The Board of Directors shall have the management of the business of the company, and in addition to the powers and authorities by these By-Laws expressly conferred upon them, may exercise all such powers and do all such acts and things, as may be exercised or done by the corporation.

Article 5. Section 6. The Board of Directors may appoint additional officers and agents to perform such duties. This Power of Attorney is signed and sealed by facsimile under and by the authority of the following resolutions adopted by the Board of Directors of LAWYERS SURETY CORPORATION at a meeting duty held on January 29, 1972.

RESOLVED that the PRESIDENT, any Vice-President, or Assistant Vice-President, in conjunction with the Secretary or any Assistant Secretary, may appoint attorneys-in-fact or agents with authority as defined or limited in the instrument evidencing the appointment in each case for and on behalf of the company to execute and deliver and affor the seal of the company to bonds, undertakings, recognizances, and suretyship obligations of all kinds, and said officers may remove any such attorney-in-fact or agent and revoke any power of attorney previously granted to such person.

RESOLVED FURTHER that any bond, undertaking, recognizances, or circlyship obligation shall be valid and binding upon the company (i) when signed and sealed by the President, any Vice-President, or Assistant Vice-President, or (ii) when duly executed and sealed (if a seal be required) by one or more attorneys-in-fact or agents pursuant to and within the limits of the authority evidenced by the power of attorney issued by the company to such person or persons.

RESOLVED FURTHER that the signature of any authorized officers and the seal of the company may be affixed by facsimile to any power of attorney or certification thereof authorizing the execution and delivery of any bond, undertaking, recognizance, or other suretyship obligations of the company; and such signature and seal when so used shall have the same force and effect as though manually affixed.

IN WITNESS WHE	REOF, LAWYERS SURETY	CORPORATION has		presents to	be signed by	its proper	officer.
and its corporate seal	to be affixed this 8TH	day of MAY		19	YERS SURETY CORP	ORATION	
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Char	Serve	<u> १</u>		Shall	de W	wen	Fresident
STATE OF WISCONSIN, COUNT	y of walkesha-ss		•		_		
On this 8TH		19 89 per	sonally came before	nie.	DONALD L. BO	WEN	and
DAVID G. instrument, and they each act the expression affective and	MENZEL , to me known knowledged the execution of the that the seal affixed to the aborautiscribed to the said instrument	same, and being by rive instrument is the si	ne duly sworn, did eal of the corporati	severally depose on, and that said	and say: that they a	are the Saki bili beir signatures a	as such
		A^{2}	-0144.	77.40	was fins	tes	ary Public
			Consideration	My Commission	Expres	31/93	
remains in full force and has	istant secretary of the LAWYERS not been revoked; and furthermore	SURETY CORPORATION that the provisions of	N, a Texas corporation the By-Laws of	on, CERTIFY that the company and	the foregoing and atta the Resolutions of the	ched Power of A board of direct	Attorney tors set
forth in the Power of Attorney.	, are now in toice.	and sealed at the City	1 D 1 F . 2 2 119 45	. 18TH .	M. M	¥Υ	19 89
	Signed :	and sealed at the Uty	et Breokheid, Wi iii	/s	•		
89-0030		(0).44	SEAL ?	4 at	rua a.	Mull Associated Section	ag
LAWYERS SURE	TY CORPORATION				226	52 ·	

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Recorded May 25, 1989 at 10:34 A.M.

