POWER OF ATTORNEY

Know All Men by These Presents:

Nº 1426919 PAGE 112

That this Power of Attorney is not valid or in effect unless attached to the bond which it authorizes executed, but may be detached by the approving officer if desired.

That the Western Surety Company, a corporation, does hereby make, constitute and appoint

Levis E. Bramlett

Al	n ORIGINAL bond required by Statute, Decree of Court or Ordinance for:	MAXIMUM PENALTY
(A)	ADMINISTRATOR CONSERVATOR CURATOR EXECUTOR GUARDIAN TRUSTEE SALE OF REAL OR PERSONAL PROPERTY COMMISSIONER TO SELL REAL ESTATE REFEREE IN PARTITION TRUSTEE OR RECEIVER -Testamentary only -When this company has qualifying bond or when it is a separate bond for accounting of proceeds of sale only -In Bankruptcy—Federal Court only	\$1,000,000.00
(B)	NOTARY PUBLIC PUBLIC OFFICIAL AND DEPUTIES RECEIVER —State Court	\$ 50,000.00
(C)	PLAINTIFF'S COURT BOND: FOR CORPORATION FOR ALL OTHERS DEFENDANT'S COURT BOND —Including Indemnity to Sheriff —Public or Private —Not Authorized	\$ 10,000.00 \$ 5,000.00 None
(D)	COST (Cost on Appeal) excluding open penalty, stay, super- REMOVAL OF CAUSE sedeas or guarantee of a Judgment	\$ 500.00
(E)	LICENSE PERMIT QUIET TITLE License and Permit limited to bonds where a county, city, town, village or township is the Obligee	\$ 10,000.00

form of an endorsement, letter or telegram, signed by the Chairman of the Board, President, Vice-President, Secretary, Treasurer or Assistant Secretary of the Western Surety Company specifically authorizing its execution.

The acknowledgment and execution of any such document by the said Attorney-in-Fact, shall be as binding upon this Company as if such bend had been executed and acknowledged by the regularly elected officers of this Company.

The WESTERN SURETY COMPANY further certifies that the following is a true and exact copy of Section 7 of the By-Laws of the Western Surety Company, duly adopted and now in force, to-wit: "Section 7. All bonds, policies, undertakings or other obligations of the corporation shall be executed in the corporate name of the Company by the Chairman of the Board, President, Secretary, any Assistant Secretary, Treasurer, or any Vice President, or by such other officers as the Board of Directors may authorize. The Chairman of the Board, President, Vice President, Secretary, any Assistant Secretary, or the Treasurer may appoint Attorneys in Fact or Agents who shall have authority to issue bonds, policies, or undertakings in the name of the Company. The corporate seal is not necessary for the validity of any bonds, policies, in Witness Whereof, the said Western Surety Company has caused these presents to be executed by its President with its corporate seal affixed this 1st day of April, 1970.

ATTEST Yor Kurby President **Assistant Secretary** STATE OF SOUTH DAKOTA SS County of Minneffaha

Con this ist day of April, 1970, before me, a Notary Public, personally appeared JOE KIRBY, who being by me duly sworn, acknowledged that he signed the above Power of Attorney as President of the said WESTERN SURETY COMPANY and acknowledged said instrument be first voluntary acts and deed of said corporation. My commission expires i to State of Water State Notary Public, South Dakota I he undersigned officer of the Western Surety Company, a stock corporation of the State of South Dakota, do hereby certify that the attached Power of Attorney and Certificate of Authority No. 1426919

attached Power of Attorney and Certificate of Authority No. 1426919

is in full force and effect and is irrevocable; as furthermore; that Section 7 of the by-laws of the company and the resolution of the Board of Directors as set forth in the Certificate Authority, are, now in force.

In testimony whereof, I have hereunto set my hand and the seal of the Western Surety Company this * 11th day Cctober

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WESTERN SURETY COMPANY *IMPORTANT: This date must be filled in before it is attached to the bond and it must be the same date as the bond.

11622

Recorded October 13, 1977 at 10:09 AM