800K HARTFORD ACCIDENT AND INDEMNITY COMPANY Harrist & Connecticut

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POWER OF ATTORNEY

Know all men by these Presents, That the HARTFORD ACCIDENT AND INDEVAITY COM-PANY, a corporation duty organized under the laws of the State of Connecticut, and having its principal office in the City of Hardord, County of Hardord, State of Connecticut, does hereby make, constitute and appoint

POSERT W. MANN, JOHN D. LEFK, III. JOHN D. LEAK, GEORGE D. PATRICK, MELINDA STANLEY, DEBRA C. WILLIAMS and ANNETTE M. LEUSCHNER OF CHAPLOTTE, NORTH CAROLINA

its true and tawful Attorney(s)-in-Fact, with full power and authority to each of said Attorney(s)-in-Fact, in their separate capacity if more than one is named above, so sign, execute and acknowledge any and all bonds and undertakings and other writings obligatory in the nature thereof on behalf of the company in its business of guaranteeing the fichity of persons holding places of public or private trust; guaranteeing the performance of contracts other than insurance posities; guaranteeing the performance of insurance contracts where surety bonds are accepted by states and multicipatities, and executing or guaranteeing bonds and undurtakings required or permitted in all actions or proceedings or by law allowed.

and to bind the HARTFORD ACCIDENT AND INDEMNITY COMPANY thereby as fully and to the same extent as if such bonds and undertakings and other writings obligatory in the nature thereof were signed by an Executive Officer of the HARTFORD ACCIDENT AND INDEMNITY COMPANY and sealed and attested by one other of such Officers, and hereby ratifies and confirms at that its said Attorney(s)-in-Fact may do in pursuance hereof.

This power of attorney is granted by and under authority of the following provisions:

(1) By-Laws adopted by the Stockholders of the HARTFORD ACCIDENT AND INDEMNITY COMPANY at a meeting duty called and held on the 10th day of February, 1943.

ARTICLE IV

SECTION 8. The President or any Vice-President, acting with any Secretary or Assistant Secretary, shall have power and authority to appoint, for purposes only of executing and amenting bonds and undertakings and denie writings obligatory in the return thereof, one or more Resident Vice-President, Resident Assistant Secretary as and Amorthys-in-Fast and at any time to remove any such Pleasant Vice-President, Resident Assistant Secretary or Albumpy-in-Fast, and intervols are authority given to their Secretary or Albumpy-in-Fast shall have power and authority, subject to the terms and finitizens of the power of albumpy issued to their, to execute and other on behalf of the Company and authority, subject to the Company thereto any and all bonds and undertakings, and other writings obligatory in the about protect, and any such instrument executed by any such Arbumpy-in-Fast what be as binding upon the Company as a signed by an Executive Officer and server and amended by one of error such Arbumpy-in-Fast what be as binding upon the Company as a signed by an Executive Officer and server and amended by one of error such that Discusses and and any Such arbumpy and as a such as

(2) Except from the Minutes of a meeting of the Board of Directors of the HARTFORD ACCIDENT AND INDEMNITY COURNITY duty called and held on the 11th day of June, 1976:

RESOLVED Robert N. H. Sever, Assistant Von-Frescht and Thomas F. Detney, Assistant Voe-President, shafleach have as long as he holds such office the same power as any Voe-Frescher ander Sections 5, 7 and 8 of Article N of the By-Laws of the Company.

This power of attorney is signed and sealed by facsimile under and by the authority of the following Resolution adopted by the Directors of the HARTFORD ACCIDENT AND INDEMNITY COMPANY at a meeting duty cubic and held on

RESOUVED. That, whereas Ricbert N. N. Sener, Assistant Vice-President and Thomas F. Didaney, Assistant Vice-President, aiding with any Secretary or Assistant Secretary, each have the power and automy, as long as he holds such office, to appoint by a power of into my, for purposes only of executing and attesting configurations and undertakings and other winnings colligatory in the nature thereof, one or more Resident Vice-Presidents. Assistant Secretaries and Adomnlys-in-Fact.

Now, it effective, the signatures of such Officers and the seld of the Company may be affixed to any such power of attorney or to any certificate relating the retula by tocsmile, and any such power of attorney or certificate bearing such tocsmile signatures or tocsmile seal shall be valid and briding upon the Company and any such power so executed and certified by tacsmile signatures and factsmile seal shall be valid and briding upon the Company in the Unite with respect to any bond or undertaking to which it is straiched.

In Witness Whereof, the HARTEGRO ACCIDENT AND INDEMNITY COMPANY has caused these presents to be signed by its Assistant Vice-President, and its corporate seal to be hereto affixed, duly attested by its Secritary, this 1st day of April 1983.

HARTFORD ACCIDENT AND INDEMILITY COMPANY

Mary Scha Many School Secon STATE OF CONVECTICUT,)

Attest

COUNTY OF HARTFORD.

On this 1st day of April, A.D. 1933, before me personally came Robert N. H. Sener, to me known, who being by me duly sworn, did depose and say, that he resides in the County of Hartford. State of Cornecticut, that he is the Assistant Vice-President of the HARTFORD ACCIDENT AND INDEMNITY COMPANY, the corporation described in and which executed the above instrument, that he knows the seal of said corporation; that the seal affixed to the said instrument is such corporate seal; that it was so affixed by order of the Board of Directors of said corporation and that he signed his name thereto by tike order.

STATE OF CONNECTICUT.)

Gloria Mazotas Giora Mazoras Noray Public My Corvinssion Expres March 31, 1388

COUNTY OF HARTFORD CHITERIATE

Life undersigned, Assistant Secretary of the HARTFORD ACCIDENT AND INDEMNITY COMPANY, a Connectical Corporation, DO HEREBY CERTIFY that the foregoing and attached POWER OF ATTORNEY remains in full force and has not been revoked; and furthermore, that Article IV. Sections 8 and 11, of the By-Laws of the Company, and the Resolutions of the Board of Directors, set forth in the Power of Attorney, are now in force.

Signed and sealed at the City of Hartford, Dated the 29th day of

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Form \$-3507-18 Printed in U.S.A. Recorded June 3, 1986 at 11:46 A/M

Derd A. Johnson : 40292 Assert Secretary

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