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BOOK

INSURANCE COMPANY OF NORTH AMERICA PHILADELPHIA, PA.

Know all men by these presents: That the INSURANCE COMPANY OF NORTH AMERICA, a corporation of the Commonwealth of Pennsylvania, having its principal office in the City of Philadelphia, Pennsylvania, pursuant to the following Resolution, which was adopted by the Board of Directors of the said Company on June 9, 1953, to wit:

"RESOLVED, pursuant to Articles 3.6 and 5.1 of the By-Laws, that the following Rules shall govern the execution for the Company of bonds, undertakings, recognizances, contracts and other writings in the nature thereof:

(1) "Such writings shall be signed by the President, a Vice President, an Assistant Vice President, a Resident Vice

President or an Attorney-in-ract.

(2) "Unless signed by an Attorney-in-Fact, such writings shall have the seal of the Company affixed thereto, duly attested by the Secretary, an Assistant Secretary or a Resident Assistant Secretary. When such writings are signed by an Attorney-in-Fact, he shall either affix an impression of the Company's seal or use some other generally accepted method of in. ating use of a seal (as by writing the word "Seal" or the letters "L.S." after his signature).

(3) "Resident Vice Presidents, Resident Assistant Secretaries and Attorneys-in-Fact may be appointed by the President or any Vice President, with such limits on their authority to bind the Company as the appointing officer may see fit to impose."

(4) "Such Resident Officers and Attorneys-in-Fact shall have authority to act as aforesaid, whether or not the President, the Secretary, or both, be absent or incapacitated; and shall also have authority to certify or verify copies of this Resolution, the By-Laws of the Company, and any afficavit or record of the Company necessary to the discharge of their duties. (5) "Any such writing executed in accordance with these Rules shall be as binding upon the Company in any case as though signed by the President and attested by the Secretary."

does hereby nominate, constitute and appoint FRANK S. POE, CHARLES H. BROOME, W. M. McGINTY and DAN C. BREEDEN, all of the City of Greenville, South Carolina, and JAMES M. MALONEY, STANHOPE S. SPEARS and A. ALDO CHARLES, JR., all of the City of Columbia, South Carolina its true and lawful agent and attorney -in-fact, to make, execute, seal and deliver for and on its behalf, and as its act and deed any and all bonds and undertakings in penalities not exceeding TWO HUNDRED FIFTY THOUSAND DOLLARS (\$250,000.00) each in its business of guaranteeing the fidelity of persons holding places of public or private trust, and in the performance of contracts other than insurance policies, and executing and guaranteeing bonds or other undertakings not exceeding TWO HUNDRED FIFTY THOUSAND DOLLARS (\$250,000.00) each as aforesaid, required or permitted in all actions or proceedings or by law required or permitted.

All such bonds and undertakings as aforesaid to be signed for the Company, and the Seal of the Company attached thereto by any one of the said Frank S. Poe, Charles H. Broome, W. M. McGinty, Dan C. Breeden, James M. Maloney, Stanhope S. Spears or A. Aldo Charles, Jr., individually.

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Philadelphia, Commonwealth of Pennsylvania, in their own proper persons.

IN WI	rness whereof,	the said	D. H. GARLOCI	• Company (A) • Company (A	V: - n
has hereunto : NORTH AME	subscribed his name ERICA this 31	and affixed the corp cd day	oorate seal of the	said INSURANCE January	COMPANY O
			INSURANCE CO	OMPANY OF NO	RTH AMERICA
(SEAL)			by	D. H. GARLOCK	
STATE OF PE COUNTY OF I	NNSYLVANIA PHILADELPHIA 33.				Vice-President
On this Public of the Co	3rd mmonwealth of Pennsy D.	day of Je Vivania, in and for the C H. GARLOCK	nnuary A. County of Philadelphi	D. 19.69, before the a, duly commissioned	subscriber, a Notary and qualified, came
that he is the offi Company, and th authority and div erred to in the p	strument, and he acknoter of the Company afone said corporate seal arrection of the said corporate in the said corporate said		of the same, and, bein affixed to the precedi were duly affixed and ution, adopted by the	ng by me duly sworn, ng instrument is the c is subscribed to the sai Board of Directors o	a, and who executed deposeth and saith, orporate sual of said d instrument by the f said Company, re-
IN TEST he day and year	IMONY WHEREOF, first above written.	I have hereunto set my	hand and affixed my	official seal at the C	lity of Philadelphia.

Notary Public. y commission expires May 22nd, 1972 seistant Secretary of INSURANCE COMPANY OF NORTH AMERICA, do hereby certify that TORNEY, of which the foregoing is a full, true and correct copy, is in full force and effect. have hereun; subscribed my name as Assistant Scoretary, and affixed the corporate seal of the day of December ..19....7.1

LILA E. BAILEY

SB2And Recorded Dec. 22, 1971 at 3:37 P. M., #17152.