Hartford, Connecticut 06115

POWER OF ATTORNEY AND CERTIFICATE OF AUTHORITY OF ATTORNEY(S)-IN-FACT

KNOW ALL MEN BY THESE PRESENTS, THAT THE ÆINA CASUALTY AND SURETY COMPANY, a corporation duly organized under the laws of the State of Connecticut, and having its principal office in the City of Hartford, County of Hartford, State of Connecticut, both made, constituted and appointed, and does by these presents make, constitute and appoint Frank S. Poe, Dan C. Breeden, W. M. McGinty, J. Harvey Brown, William D. Sosby, W. Charles Williams, James M. Maloney, Charles H. Broome, A. Aldo Charles, Jr., Stanhope S. Spears, Alex W. Bollin, Michael B. Mattox or Linda C. Warmoth —

of Columbia—Greenville, South Carolina: its true and tawful Attorneys-in-Fact, with full power and authority hereby conferred to sign, execute and acknowledge, at any place within the United States, or, if the following line be filled in, within the area there designated the following instrument(s):

by his sole signature and act, any and all bonds, recognizances, contracts of indemorty, and other writings obligatory in the nature of a bond recognizance, or conditional undertaking, and any and all consents incident thereto

and to bind THE ÆTNA CASUALTY AND SURETY COMPANY, thereby as fully and to the same extent as of the same were signed by the duty authorized officers of THE ÆTNA CASUALTY AND SURETY COMPANY, and all the acts of said Attorneys-in-Eact, pursuant to the authority herein given, are hereby ratified and confirmed.

This appointment is made under and by authority of the following Standing Resolutions of said Company which Resolutions are now in full force and office:

VOTED: That each of the following officers: Chairman, President, Any Executive Vice President, Any Senior Vice President, Any Vice President, Any Assistant Vice President, Any Secretary, may from time to time appoint Resident Vice Presidents, Resident Assistant Secretaries, Attorneys-in-fact, and Agents to act for and on behalf of the Company and may give any such appointee such authority as his certificate of authority may prescribe to sign with the Company's name and seal with the Company's seal bonds, recognizances, contracts of indemnity, and other writings obligatory in the nature of a bond, recognizance, or conditional undertaking, and any of said officers or the Board of Directors may at any time remove any such appointee and revoke the power and authority given him.

VOIED: That any bond, recognizance, contract of indemnity, or writing obligatory in the nature of a bond, recognizance, or conditional understaking shall be valid and binding upon the Company when (a) signed by the Chairman, the President or a Vice President or by a Resident Vice President, pursuant to the power prescribed in the certificate of authority of such Resident Vice President, and duly attested and sealed with the Company's scal by a Secretary or Assistant Secretary or by a Resident Assistant Secretary pursuant to the power prescribed in the certificate of authority of such Resident Assistant Secretary or (h) duly executed (under seal, if required) by one or more Attorneys-in-fact pursuant to the power prescribed in his or their certificate or certificates of authority.

This Power of Attorney and Certificate of Authority is signed and seated by facsimile under and by authority of the following Standing Perolution voted by the Board of Directors of THE ÆINA CASUALTY AND SURETY COMPANY which Resolution is now in full force and effect:

VOTED: That the signature of each of the following officers: Chairman, President, Any Executive Vice President, Any Senior Vice President, Any Assistant Vice President, Any Secretary, and the seal of the Congrey may be affixed by facsing to any cover of attorney or to any certificate relating thereto appointing Resident Vice Presidents, Resident Assistant Secretaries of Attorneys in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obting to not he nature thereof, and any such power of attorney or certificate bearing such facsimite signature or facsimite seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimite signature and facsimite seal shall be valid and oinding upon the Company in the future. With respect to any bond or undertaking to which it is attached.

Secretary	, and its corpe ate seal to be hereto			February	· 19 73
		THE	ÆTNA CAS	SUALTY AND SURE	TY COMPANY
		By_	P.T. K) uppc	
	Hartford		S	Scoretary	
County of Hartford)					
On this 7th day of	February 1973 be	fore me personally ca	me R. T. R	IPPE	,
to me known, who, being by me duly sworn, did depose and say: that he is			Secretary		
THE ÆINA CASUALTY AND of said corporation; that the	D SURETY COMPANY, the corporation descr e seal affixed to the said instrument is su his office under the Standing Resolutions	abed in and which exe ch corporate seal; and	cuted the above I that he execute	instrument; that he lid the said instrument i	knows the seal on behalf of the
	(and the second	Mary	1 Kingo	Notary Public
			emmission explice	Monta II terre	
	CERTIC	ICATE "			

1, the undersigned, Secretary of the ÆINA CASUALTY AND SUBETY COMPANY, a stock corporation of the State of Conjecticut. DO HEREBY CENTREY that the foregoing c diatrached Power of Attorney and Certificate of Authority remains in full force and has not been revoked; and furthermore, that the Standing Besulutions of the Board of Directors, as set forth in the Certificate of Authority, are now in force.

Signed and Sealed at the Home Office of the Company, in the City of Hartford, State of Connecticut. Dated this 23 rd

Becretary Cyms

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