POWER OF ATTORNEY

BOOK

4 PAGE 994

Know Au Men by These	Presents: N	Y 1426912 R
That this Power of Attorney is not valid or in may be detached by the approving officer if of that the Western Surety Company, a	iesireu,	ch it authorizes executed,
Lowis E. Bram	lett	• •
in the City of Greenville State of ful Agent and Attorney-in-Fact, with full power and deliver for and on its behalf as Surety, one of the	South Carolina , with limited au d authority hereby conferred, to sign, e following bonds.	thority, its true and law- xecute, acknowledge and
An ORIGINAL bond required by Statute, Decree		MAXIMUM PENALTY
(A) ADMINISTRATOR CONSERVATOR CURATOR EXECUTOR GUARDIAN TRUSTEE SALE OF REAL OR PERSONAL PROPERTY	for accounting of proceeds of sale	\$1,000,000.00
COMMISSIONER TO SELL REAL ESTATE REFEREE IN PARTITION TRUSTEE OR RECEIVER	only In BankruptcyFederal Court only	
(B) NOTARY PUBLIC	, , , and , and	
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 SheriffPublic or Private	\$ 10,000.00 \$ 5,000.00
DEFENDANT'S COURT BOND	-Not Authorized	None
(D) COST (Cost on Appeal) REMOVAL OF CAUSE	excluding open penalty, stay, super- 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
(F) ANY BOND OR INDEMNITY provided there form of an endorsement, letter or telegram, signe Secretary, Treasurer or Assistant Secretary of the	is attached to this Power of Attorney, d by the Chairman of the Board, Pr Western Surety Company specifically as	written authority in the resident, vice-President, uthorizing its execution
The acknowledgment and execution of any such document bond had been executed and acknowledged by the regularly ele The WESTERN SURETY COMPANY further certifies that the Surety Company, duly adopted and now in force, to-wit. "Sect shall be executed in the corporate name of the Company by the urer, or any Vice President, or by such other officers as the Be Vice President, Secretary, any Assistant Secretary, or the Treastsue bonds, policies, or undertakings in the name of the Company and the Company of the corporation." IN WITNESS WHEREOF, the said WESTERN SURETY Corporate seal affixed this 1st day of April, 1970.	by the said Attorney-in-Pact, shall be as binding cted officers of this Company. I following is a true and exact copy of Section 7 of the said of Directors may authorize. The Chairman are the Board, President, Secretary, a said of Directors may authorize. The Chairman surer may appoint Attorneys in Fact or Agents may. The corporate seal is not necessary for the said of the s	upon this Company as If such of the By-Laws of the Western obligations of the corporation ary Assistant Secretary, Treasof the Board, President, any who shall have authority to rahdity of any bonds, policies,
-	Presider	
STATE OF SOUTH DAKOTA County of Minnehaha On this 1st day of April, 1970, before me, a Notary Public edged that he signed the above Power of Attorney as President to be the voluntary act and deed of said corporation	•	
My commission expires	of the said WESTERN SURETY COMPANY and	acknowledged said instrument
My Commission		Public, South Dakota
I, the undersigned officer of the Western Surety Company, a attached Power of Attorney and Certificate of Authority No. 1		
uttached Power of Attorney and Certificate of Authority No. 1, urthermore, that Section 7 of the by-laws of the company and Authority, are now in force. In testimony whereof, I have hereunto set my hand and of the company whereof.		
February 19 75	WESTERN SURETY	
*IMPORTANT: This date must be filled in befit is attached to the bond and it must be the sa date as the bond.	ore Vac K	
<u></u>	RECORDED FEB 1 9 1975	19347

99-4-70