KNOW ALL MEN BY THESE PRE	SENTS:	, Namal J	1	
That <u>Deluxe Sheet</u>			И B-80 310555	
as Principal and The Cinc transact surety business bound unto Lake County, I lawful money of the Unite made, we bind ourselves, and assigns, jointly and	innati Insurance Con in the State of Ind indiana in the penal d States, for the p	iana, as Surety, sum of FIVE THOU ayment of which,	thorized to are held and f SAND DOLLARS, well and truly	irmly
Signed, sealed and d	ated this 12th da	y of <u>June</u>	, 19 <u>_92</u> .	
Chapter 88 of IC17-2 the compliance with the o town within Lake County.	requires the Princ rdinances and regul	ipal to file this ations of the Cou	bond and guar nty or a city	antees or
NOW, THEREFORE, THE	CONDITION OF THIS O	BLIGATION IS SUCH	, That if the	above'
bounden Principal shall of 1992, indemnify said Oblit caused by said Principal ordinances, rules or regulate above obligation shall effect.	al's non-compliance lations pertaining be void, otherwise	ss, costs, expens with or breach o to such license o e to be and remai	es or damage t f any laws, st	atutes,
Provided, the term	Jocument 1			
(30) days notice in with	IR HISTARD TO THE OF	ligee.	•	
PROVIDED FURTHER, regor be continued in the Lapaid, the Surety shall not than the amount of this bo	be liable hereunde	er for a larger m	hall be payable aount, in the	e or aggregat
PROVIDED FURTHER, reg within the County and the either under a single lice may exceed the penalty of for a larger amount, in th	this wond, the Sure aggregate, than t	single license, to shall not be like amount of this	against this both to total of what is bounded in bond.	ond'
PROVIDED FURTHER, that indemnity as a result of the construction contract.  IN WITNESS WHEREOF, the day and year first above with the contract of the construction contract.	he parties hereto h	ave set their han	ne terms of a ds and seals t	n wee
•		n E. Smith (Princi CINCINNATI INSURA		it
•	•	_	•	
		Y: Connie S. / Onnie S. Kendall,	· · · · · · · · · · · · · · · · · · ·	oct
	33	inize of Renderly	•	
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## THE CINCINNATI INSURANCE COMPANY

Cincinnati, Ohio

## POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS: That THE CINCINNATI INSURANCE COMPANY, a corporation organized under the laws of the State of Ohio, and having its principal office in the City of Fairfield. Ohio, does hereby constitute and appoint David D. Gibson; J. Don Crews; Gregory S. Downes; Sandra K. Wallace;

Barbara E. Pearson; Connie S. Kendall; Dorothy H. Neilson and/or Madelyn M. Collins Plymouth, Indiana its true and lawful Attorney(s)-in-Fact to sign, execute, seal and deliver on its behalf as Surety, and as its act and deed, any and all bonds, policies, undertakings, or other like instruments, as

follows:

Any such obligations in the United States, up to Ten Million and No/100 Dollars (\$10,000,000.00).

This appointment is made under and by authority of the following resolution passed by the Board of Directors of said Company at a meeting held in the principal office of the Company, a quorum being present and voting, on the 6th day of December, 1958, which resolution is still in effect:

"RESOLVED, that the President or any Vice President be hereby authorized, and empowered to appoint Attorneys-in-Fact of the Company to execute any and all bonds, policies, undertakings, or other like instruments on behalf of the Corporation, and may authorize any officer or any such Attorney-in-Fact to affix the corporate seal; and may with or without cause modify or revoke any such appointment or authority. Any such writings so executed by such Attorneysin-Fact shall be binding upon the Company as if they had been duly executed and acknowledged by the regularly elected officers of the Company."

This Power of Attorney is signed and authority of the following Resolution adopted by the Board of Directors of the Company at a meeting duly called and held on the 7th day of December, 1973.

"RESOLVED, that the signature of the President On a Wice President and the seal of the Company may be affixed by facsimile on any power of attorney granted, and the signature of the Secretary and Treasurer and the seal of the Company may be affixed by facsimile to any certificate of any such power and any such power of certificate bearing such facsimile signature and seal shall be valid and binding on the Company. Any such power so executed and sealed and certified by certificate so executed and scaled shall, with respect to any bond or undertaking to which it is attached, continue to be valid and binding on the Company."

IN WITNESS WHEREOF, THE CINCINNATI INSURANCE COMPANY has caused these presents to be sealed with its corporate seal, duly attested by its Senior Vice President this 14th day of June, 1989.



THE CINCINNATI INSURANCE COMPANY

On this 14th day of June, 1989 before me care the coove-named Senior Vice President of THE CINCINNATI INSURANCE COMPANY, to me personally known to be the officer described herein, and acknowledged that the seal affixed to the preceding instrument is the corporate seal of said Company and the corporate seal and the signature of the officer were duly affixed and subscribed to said instrument by the authority and direction of said corporation.

> HENRY G. BERLON, Attorney At Law Notary Public State of Ohio My commission has no expiration date. Section 147.03 R. C.

I, the undersigned Secretary and Treasurer of THE CINCINNATI INSURANCE COMPANY, hereby certify that the above is a true and correct copy of the Original Power of Attorney issued by said Company, and do hereby further certify that the said Power of Attorney is still in full force and effect.

GIVEN under my hand and seal of said Company at Fairfield, Ohio.

June

this 1014/ CORPORAT SEA

day of 1240

1992.

Nobel Duchous

Secretary and Treasurer

BN-1005 (6 89)