96084119

STATE OF INDIANA
LAKE COUNTY
FOR RECORD

M 9: 26

St. Paul Fire and Marine Insurance Company St. Paul, Minnesota A Capital Stock Company

PUBLIC OFFICIAL BONIC EVELAND

		Bond No. 400 JS 3333
KNOW ALL MEN BY THESE PRE	SENTS, That LAVONNE O. HO	PBS
of <u>East Chicago</u> and the ST. PAUL FIRE AND MAR	State of Indiana INE INSURANCE COMPANY (hereina	(hereinafter called the Principal) after called the Surety) a corporation organized n the City of St. Paul, and the State of
Minnesota are held and firmly bound u	anto state of indiana	
		Obligation of their Proper
THOUSAND NO/100 ########	ADocuments	Obligee) in the sum of ***** FIFTY
THOUSAND NO/100 ***********************************	NOT OFFICIA	L
The St Paul	nis Document is the pror CKNOWLEDGEMENT OF ATTORNEY the Lake County Recor	
Quelle and		
STATE OF COUNTY OF	\$8.	
	Total SOA	me, a Notary Public, within and for said
COMPANIV Coint David Minnecote :	to be the Attorney-in-Fact of and for the	ST. PAUL FIRE AND MARINE INSURANCE sting under and by virtue of the laws of the State
the seal was efficied and the said in	strument was executed by the BUINOTHY	of said Company of said Company; that
	e said instrument as the free act and deed	of said Company LUCILLE K PONCE MOTARY PUBLIC - NORMA
Notary Public		My Comm cities My Comm. Expires Oct. 20, 1999
11072 Rev. 4-85 Printed in U.S.A.	MOIANA	
Most That the Suraty may if it shall so also to	cancel this Bond by giving thirty (30) days notice in	A sumiting to
The section the Surety may, it it shall so elect, e	ance this found by giving thirty (50) days notice in	I writing to
provisions of this Bond, for any act or acts cover	ered by this Bond which may have been committed	ning liable, however, subject to all the terms, conditions and by the Principal up to the date of such cancelation; and the nium paid, less a pro rata part thereof for the time this Bond
payment by, any banks or depositories in whice control of the Principal, whether or not such bar	h any public moneys or funds have been deposited nks or depositories were or may be selected or design	occurring through or resulting from failure of, or default in d, or may be deposited by or placed to the credit, or under gnated by the Principal or by other persons; or by reason of ds, any law, decision, ordinance or statute to the contrary
Third: That the Surety shall not be liable for a etc., with the collection of which he may be cha	any loss or losses, resulting from the failure of the largeable by reason of his election or appointment as	Principal to collect any taxes, licenses, levies, assessments, s aforesaid.
,,,,,,		LAVONNE O. HOBBS
Witness:		Day aroo Dur
. 17 1119991	(as to the Principal)	Principal
ST. PAUL FIRE AND MARINE INSU	JRANCE COMPANY By	my facoff
10945 Rev. 2-95 Printed in U.S.A.		JOHN SPASOFF Augmey-in-Fact

The ST Paul

Surety

ST. PAUL FIRE AND MARINE INSURANCE COMPANY 385 Washington Street, St. Paul, Minnesota 55102

CERTIFICATE OF AUTHORITY NO.

CERTIFIED COPY NO.

For verification of the authenticity of this Power of Atmineyes un may telephone soll free 1-800-421-3880 and ask for the Power of Attorney Clerk. Please refer to the Certificate of Authority No. and the named individual(s).

F-14233

GENERAL POWER OF ATTORNEY - CERTIFIED COPY (Original on File at Home Office of Company. See Certification.)

1919679

KNOW ALL MEN BY THESE PRESENTS: That St. Paul Fire and Marine Insurance Company, a corporation organized and existing under the laws of the Ste of Minnesota, having its principal office in the City of St. Paul, Minnesota, does hereby constitute and appoint:

John Spasoff, W. C. Basnett, individually, Highland, Indiana

its true and lawful attorney(s)-in-fact to execute, seal and deliver for and on its behalf as surety, any and all bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof, which are or may be allowed, required or permitted by law, statute, rule, regulation, contract or otherwise.

NOT TO EXCEED IN PENALTY THE SUM OF ONE MILLION DOLLARS (\$1,000,000) EACH

and the execution of all such instrument(s) in pursuance of these presents, shall be as binding upon axid St. Paul Fire and Marine Insurance Company, as fully and amply, to all intents and purposes, as if the same had been duit dby to regularly elected officers at its principal office.

This Power of Attorney is executed, and may be certified to the Shareholders of ST. PAUL FIRE AND MARINE ANSU is a true transcript of said Section 6 (C): by authority of Article V. Section 6(C), of the By-Laws adopted by tiled and held on the 28th day of April, 1978, of which the following

The President or any Vice President, Assistant Vice President, Secretary or Service Center General Manager shall have power and authority

(1) To appoint Attorneys-in-facts and to tethorize them to execute an Berial of the Campany Cani, attach the Seal of the Company thereto, bonds and

undertakings, recognizances, contracts of indemnity and other writings obligators in the nature thereof, and

To appoint special Attorneys in fact, who are first by addictive in certain to copies of any power of amorney issued in pursuance of this section and/or any of the By-Laws of the Company, and

To remove, at any time, any such Attorney-in-fact or Special Attorney-in-fact and revoke the authority given him."

Purther, this Power of Attorney is signed and scaled by facsimile pursuant to resolution of the Board of Directors of said Company adopted at a meeting duly called and held on the 5th day of May, 1959, of which the following is a true excerpt:

"Now therefore the signatures of such officers and the seal of the Company may be affixed to any such power of attorney or any certificate relating thereto by facsimile, and any such power of attorney or certificate bearing such facsimile signatures or facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached."

IN TESTIMONY WHEREOF, St. Paul Fire and Marine Insurance Company has caused this instrument to be signed and its corporate seal to be affixed by its authorized officer, this 30th day of November, A.D. 1990.

ST. PAUL FIRE AND MARINE INSURANCE COMPANY

STATE OF NEW JERSEY

County of Somerset

KENNETH J. RYAN, Secretary

On this 24th day of May before me came the individual who executed the preceding instrument, to me personally known, and, being by me duly sworn, said that he/she is the starting excluded and authorized officer of St. Paul First and Marine Insurance Company; that the seal affixed to said instrument is the Corporate Seal of said Company; that the said Corporate Seal and his/her signature were duly affixed by order of the Board of Directors of said Company.

> IN TESTIMONY WHERBOF, I have hereunto set my hand and affixed my Official Seal, at the township of Bedminster, New Jersey, the day and year first above written.

LINDA SMETHERS, Notary Public, Middlesex, NJ My Commission Expires December 16, 1996

CERTIFICATION

I, the undersigned officer of St. Paul Fire and Marine Insurance Company, do hereby certify that I have compared the foregoing copy of the Power of Attorney and affidavit, and the copy of the Section of the By-Laws of said Company as set forth in said Power of Attorney, with the ORIGINALS ON FILE IN THE HOME OFFICE OF SAID COMPANY, and that the same are correct transcripts thereof, and of the whole of the said originals, and that the said Power of Attorney has not been revoked and is now in full force and effect.



IN TESTIMONY WHEREOF, I have hereunto set my hand this

NDERSON, Secretary

Only a certified copy of Power of Attorney bearing the Certificate of Authority No. printed in red on the upper right corner is binding. Photocopies, carbon copies of other reproductions of this document are invalid and not binding upon the Company.

ANY INSTRUMENT ISSUED IN EXCESS OF THE PENALTY AMOUNT STATED ABOVE IS TOTALLY VOID AND WITHOUT ANY VALIDITY.