License or Permit Bond

Continental Casualty Company National Fire Insurance Company of Hartford For All the Co American Casualty Company of Reading, Pennsytvania M 9 CNA Plaza Chicago, Illinois 60685 KNOW ALL MEN BY THESE PRESENTS, That we KELSO-BURNETT CO. 5200 NEWPORT DRIVE, ROLLING MEADOWS, IL 60008 hereinafter referred to as the Principal, and a corporation organized and existing under the laws of the State of and authorized to do business in the State of INDIANA , as Surety, are hel and firmly bound unto ALL CITIES AND TOWNS OF LAKE COUNTY, INDIANA hereinafter referred to as Obligee, in the sum of FIVE THOUSAND & NO/100 DOLLARS lawful money of the United States of America, to the payment of which sum, well and truly to be made, we bind ourselves, our executors, administrators, successors and assigns, firmly by these presents. THE CONDITION OF THIS OBLIGATION IS SUCH, That whereas, the Principal has made application for a license or ELECTRICAL CONTRACTOR permit to the Obligee for the purpose of or to exercise the vocation of NOW, THEREFORE, if the Principal shall faithfully comply with all ordinances, rules and regulations which have been or may hereafter be in force concerning said License or Permit, and shall save and keep harmless the Obligee from all loss or damage which it may sustain or for which it may become liable on account of the issuance of said license or permit to the Principal, then this obligation shall be void; otherwise, to remain in full force and effect. JULY 28, 2001 THIS BOND WILL EXPIRE but may be continued by continuation certificate signed by Principal and Surety. The Surety may at any time terminate its liability by giving thirty (30) days written notice to the Obliges, and the Surety shall not be liable for any default after such thirty day notice period, except for defaults occurring prior thereto. 2000 JULY SIGNED, SEALED, AND DATED this 28th KELSO-BURNETT CO. CE PRESIDEUT NATIONAL FIRE INSURANCE CO. OF HARTFORD Surety

ANN BURDETT

Attorney-in-fact

STATE OF INDIVIA

Cash Cash

G-23172-B

POWER OF ATTORNEY APPOINTING INDIVIDUAL ATTORNEY-IN-FACT

			NUTY COMPANY, an Illinois corp AMERICAN CASUALTY COMP	
PENNSYLVANIA, a Per corporations having their	nnsylvania corporation ir principal offices in the	(herein collectively calle city of Chicago, and S	d "the CCC Surety Companies")	, are duly organized and existing by virtue of the signature and seals
herein affixed hereby many Thomas R. Nenoff, A.			stina Cahill, Robin L. Vander-Me	ey, Individually
of Rolling Meadows,	Illinois			
	orney(s)-in-Fact with fu		ereby conferred to sign, seal and	execute for and on their behalf
	a caror congutory mout	- In Unlimit	والمراجع والم والمراجع والمراجع والمراجع والمراجع والمراجع والمراجع والمراج	
######################################		Docu	mitent 18	
			truments were signed by a duly a are hereby ratified and confirm	authorized officer of their corporations
This Power of Attorn	ney is made and exect	ited pursuant to and by i	authority of the By-Laws and Reproperations.	solutions, printed on the reverse
, , ,			^	eir Group Vice President and their
corporate seals to be he			December	1999 .
ASU	wiette.		CONTINENTAL CASUALTY	COMPANY
THE WAY	Mar Market	STORMAN OF FILE		E COMPANY OF HARTFORD IPANY OF READING, PENNSYLVANIA
CORPORATE OF SEAL OF S	三 (家庭師) [5]	S ACONTORUE S	3	
SEAL S		1902 J	Maron J.	Nothing-
1897	Q. HARTFORD	All Control		an rapid
State of Illinois, County	of Cook es:		Marvin J. Cashion	Group Vice President
On this 10th	day of	Decen		1999 , before me personally came
Marvin J. Cashion, to me	e known, who, being b	y me duly sworn, did der NTAL CASUALTY COM	pose and say: that he resides in IPANY. NATIONAL FIRE INSUR	the City of Chicago, State of Illinois; ANCE COMPANY OF HARTFORD,
and AMERICAN CASUA	ALTY COMPANY OF F	READING, PENNSYLVA	NIA described in and which exe	cuted the above instrument; that he
			instrument are such corporate acons and that he signed his name	eals; that they were so anixed thereto pursuant to like authority,
and acknowledges same	e to be the act and dee	ed of said corporations.		
	OFF	ICIAL SEAL	SEAL 3.	
		E FAULKNER bils, State of Minds	VOIANA LICA	e toul king
	My Commi	salon Expires 9/17/01	The state of the s	/ Tucker
	**********	<u> </u>		
	My Commissio	on Expires September 17	, 2001 Diane Faul	kner Notary Public
		CERTIF	CATE	
I. Marv A. Ribikawsi	kis. Assistant Secretar	y of CONTINENTAL CA	SUALTY COMPANY, NATIONA	L FIRE INSURANCE COMPANY OF
HARTFORD, and AMER	RICAN CASUALTY CO	MPANY OF READING,	PENNSYLVANIA do hereby cer	tify that the Power of Attorney herein ors of each corporation printed on the
			subscribed my name and affixed	
said corporations this	28th day of Jt	JLY , 2		
CASUL	MSURA	LABORY GA	CONTINENTAL CASUALTY CO	
Str. Comments	(A)	S. C.	NATIONAL FIRE INSURANCE AMERICAN CASUALTY COMP	COMPANY OF HARTFORD ANY OF READING, PENNSYLVANIA
CORPORATE OF THE PROPERTY OF T		E PROGRAMMED 12		0:10
SEAL S		1902	Maya	Kibihawskin
1007	MARTFORD	10 0 M	1 1	·

Mary A. Ribikawskis

Assistant Secretary

(Rev.10/1/97)

Authorizing By-Laws and Resolutions

ADOPTED BY THE BOARD OF DIRECTORS OF CONTINENTAL CASUALTY COMPANY:

This Power of Attorney is made and executed pursuant to and by authority of the following By-Law duly adopted by the Board of Directors of the Company.

"Article IX—Execution of Documents

Section 3. Appointment of Attorney-in-fact. The Chairman of the Board of Directors, the President or any Executive, Senior or Group Vice President may, from time to time, appoint by written certificates attorneys-in-fact to act in behalf of the Company in the execution of policies of insurance, bonds, undertakings and other obligatory instruments of like nature. Such attorneys-in-fact, subject to the limitations set forth in their respective certificates of authority, shall have full power to bind the Company by their signature and execution of any such instruments and to attach the seal of the Company thereto. The Chairman of the Board of Directors, the President or any Executive, Senior or Group Vice President or the Board of Directors, may, at any time, revoke all power and authority previously given to any attorney-in-fact."

This Power of Attorney is signed and sealed by facsimile under and by the authority of the following Resolution adopted by the Board of Directors of the Company at a meeting duly called and held on the 17th day of February, 1993.

"Resolved, that the signature of the President or any Executive, Senior or Group Vice President and the seal of the Company may be affixed by facsimile on any power of attorney granted pursuant to Section 3 of Article IX of the By-Laws, and the signature of the Secretary or an Assistant Secretary and the seal of the Company may be affixed by facsimile to any certificate of any such power and any power or 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 sealed shall, with respect to any bond or undertaking to which it is attached, continue to be valid and binding on the Company."

ADOPTED BY THE BOARD OF DIRECTORS OF AMERICAN CASUALTY COMPANY OF READING, PENNSYLVANIA:

This Power of Attorney is made and executed pursuant to and by authority of the following By-Law duly adopted by the Board of Directors of the Company.

"Article VI-Execution of Obligations and Appointment of Attorney-in-Fact

Section 2. Appointment of Attorney-in-fact. The Chairman of the Board of Directors, the President or any Executive, Senior or Group Vice President may, from time to time, appoint by written certificates attorneys-in-fact to act in behalf of the Company in the execution of policies of insurance, bonds, undertakings and other obligatory instruments of like nature. Such attorneys-in-fact, subject to the limitations set forth in their respective certificates of authority, shall have full power to bind the Company by their signature and execution of any such instruments and to attach the seal of the Company thereto. The President or any Executive, Senior or Group Vice President may at any time revoke all power and authority previously given to any attorney-in-fact."

This Power of Attorney is signed and sealed by facsimile under and by the authority of the following Resolution adopted by the Board of Directors of the Company at a meeting duly called and held on the 17th day of February, 1993.

"Resolved, that the signature of the President or any Executive, Senior or Group Vice President and the seal of the Company may be affixed by facsimile on any power of attorney granted pursuant to Section 2 of Article VI of the By-Laws, and the signature of the Secretary or an Assistant Secretary and the seal of the Company may be affixed by facsimile to any certificate of any such power and any power or 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 sealed shall, with respect to any bond or undertaking to which it is attached, continue to be valid and binding on the Company."

ADOPTED BY THE BOARD OF DIRECTORS OF NATIONAL FIRE INSURANCE COMPANY OF HARTFORD:

This Power of Attorney is made and executed pursuant to and by authority of the following Resolution duly adopted on February 17, 1993 by the Board of Directors of the Company.

"RESOLVED: That the President, an Executive Vice President, or any Senior or Group Vice President of the Corporation may, from time to time, appoint, by written certificates, Attorneys-in-Fact to act in behalf of the Corporation in the execution of policies of insurance, bonds, undertakings and other obligatory instruments of like nature. Such Attorney-in-Fact, subject to the limitations set forth in their respective certificates of authority, shall have full power to bind the Corporation by their signature and execution of any such instrument and to attach the seal of the Corporation thereto. The President, an Executive Vice President, any Senior or Group Vice President or the Board of Directors may at any time revoke all power and authority previously given to any Attorney-in-Fact."

This Power of Attorney is signed and sealed by facsimile under and by the authority of the following Resolution adopted by the Board of Directors of the Company at a meeting duly called and held on the 17th day of February, 1993.

"RESOLVED: That the signature of the President, an Executive Vice President or any Senior or Group Vice President and the seal of the Corporation may be affixed by facsimile on any power of attorney granted pursuant to the Resolution adopted by this Board of Directors on February 17, 1993 and the signature of a Secretary or an Assistant Secretary and the seal of the Corporation may be affixed by facsimile to any certificate of any such power, and any power or certificate bearing such facsimile signature and seal shall be valid and binding on the Corporation. Any such power so executed and sealed and certified by certificate so executed and sealed, shall with respect to any bond or undertaking to which it is attached, continue to be valid and binding on the Corporation."

I, <u>CHRISTINA</u>		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	ry Public of
COOK	_County, in the State of _		, do
reby certify that	ANN BURDETT	_	Attorney-In-
ict of the <u>NATIONAL</u>	FIRE INSURANCE COMPAN	IY OF HARTFORD	
	known to me to be the sam oing instrument, appeared by		
	signed, sealed and delivered		
	E INSURANCE CO. OF HAR		for the us
nd purposes therein s	et forth.	TFURU	
• •	nd and notorial seal at my	office in the City	of ROLLING M
	County, this 28th 1d		AD 200
,	Ch	isteria Ca	
"OFFICIAL SEAL"	Notary Pul	blic A	L
CHRISTINA CAHILL ARY PUBLIC, STATE OF IL	(I) (A) (A) (A) (A) (A) (A) (A) (A) (A) (A	41	
OMMISSION EXPIRES O	3/05/03		
	the Lake Coun	ty Record	ler!
	TUTTE	C TO	
	ZU ORDEN	· Opti	
	The state of the s	S. S.	
	WOLLANDIA	NA .III	

(

Committee of the State of the S

o.