	up Fa
	fa Co ar w
d	ar
PAGE 4	A

STATE FARM FIRE AND CASUALTY COMPANY  KNOW ALL MEN BY THESE PRESENTS: That STATE FARM FIRE AND CASUALTY COMPANY, an Illinois corporation, with its principal of- fice in Bloomington, Illinois, does hereby constitute and appoint:  DON TAYLOR  OF ALABAMA  Its true and lawful Attorney(s)-in-Fact, to ficke, execute, seal and deliver for, an on its behalf as surety, any and all bonds, undertakings or other writings obligatory in the nature of a bond as follows:  \$25,000 - Administrators, executors, curator, conservator, \$2,000 - Plaintiffs Court Bonds  \$10,000 - Public Official, \$10,000	nd
PLY BOND - BID, PERFORMANCE OR PAYMENT.  This appointment is made under and by the authority of a resolution which was passed by the Executive Committee of the Board Directors of State Farm Fire and Casualty Company on the 24th day of July, 1874, as a soluty authorized by the Board of Directors Article II, Section 6 of the By-Laws of the Company, which resolution is:  Resolved, that the Executive Vice-President or a Vice-President of the Company are personally authorized to appoint and empower as representative of the Company or other person or persons as Attorney-in-Fact of the Company and point is divings, policies, contracts of indemnity or other writings obligatory in the nature of a board, which the Company might execute through its divings, policies, contracts of indemnity or other writings obligatory in the nature of a board, which the Company might execute through its divings, policies, contracts of indemnity or other writings obligatory in the nature of a board, which the Company might execute through its divings, policies, contracts of indemnity or other writings obligatory in the nature of a board, which the Company may he affixed the substitute of the Company of succipation of succipations of succipations of the Company. Any Attorney-in-Fact shall be as bindings, policies, contracts of indemnity or other writings obligatory in the nature of the Succipation of succipation of the Company. Any Attorney-in-Fact shall be as binding in the Power of Attorney.  Fact, so appointed, may be removed for good cause and the authority so are naturally elected officers of the Company. Any Attorney-in-Fact shall be as binding on the Power of Attorney.  Fact, so appointed, may be removed for good cause and the authority so are naturally elected officers of the Company and the seal of the Company and the seal of the Company and the succipation of the Company and the seal of the Co	of in my sky sin-by the all, ent, ED
THIS POWER INVALID IF GREEN DIAGONAR IN PRINT "STATE FARM FIRE AND CASUALTY COMPANY, BLOOMINGTON, ILLINOIS" IS NOT PRESENT IN ITS ENTIRETY  STATE OF ILLINOIS	
On this 1st day of October 1975 pefore me personally came Philip G. Buffinton to me known, who being duly sworn, did depose a say that he is Vice- President of STATE FARM FIRE AND CASUALTY COMPANY, the corporation described in and which executed the absolute said instrument; that he knows the sear of said corporation; that the seal affixed to said instrument is such Corporate Seal; and that he executed instrument on behalf of the corporation by authority of his office under the 8y-Laws of said corporation.  **PUBLIC**  **PUBLIC**  **Notary Public**  **My commission expires November 3, 1978*  **CERTIFICATE**  **COMPANY do bereby certify that the original Power of All Pany do bereby certif	uted .ttor-
If you have a question concerning the Validity of this Power of Attorney, call (309) 766-6198.  If you have a question concerning the Validity of this Power of Attorney, call (309) 766-6198.  If you have a question concerning the Validity of this Power of Attorney, call (309) 766-6198.	

88 MAR 17 PM 3: 04