# Notary Public

KNOW ALL MEN BY THESE PRI	ESENTS:	or Shelby. Co	
SIRIA OF Malana	A PERMIT		hcrainel(er
called the Prinicipal, and AMERICAN. CASUAL herainafter called the Surety, a corporation organith its home office in the City of READING unto THE STATE OF ALABAMA heroin Novice————————————————————————————————————	anized under the State of Intercelled the Contract when	laws of the State ofP PENNSYLVANIA are held a bulges, in the sum of Its energy to the Obligee the	nd firmly bound  Thousand and Principal binds
assigns, fointly and saverally firmly by these pe	resonts.	·.	. 966
Signed, seeled and deted, this 11Th	day of	19_96	- <del></del> -
Whereas, the above-named prinicipal is of the State of Alabama for the term of office to flow therefore, the condition of the for perform such duties as may be imposed on his come into his own hands in his official capa otherwise it shall remain in force.	no galaning on <u>Mo</u> regolag obligation im by law and sh	Is such, that if the Prince	Spal shall faithfully that may
CONTENTANTO ACTION ACTIONS OF ACTION	14		
•	Hoy	Lowelluma	Principal
Taken) approved and ordered to be recorded	BY: FATSY PA	RETSH, Attorney-in-F	Pading, Pennsylvania  Pact  19 County.
THE STATE OF ALABAMA	OATH OF OF	7CE	•
Kilhunon	_ County.}		Probate Court
Constitution of the United States long as I continue a citizen theroiduties of the office upon which I me God.	In a do sole s, and the Col f; and that I w	((( faithfully and hone	te of Alabama, 50 estly discharge the
SUBSCRIBED AND SWORN TO DEFORE THIS // DAY OF // LINK NOTARY PUBLIC	ME 1546	Singland	Mewman
·		03/18/1996-08 11:04 AM CERTI SHELBY COUNTY JUDGE OF PI 003 NCD 17.0	ROBATE

## POWER OF ATTORNEY APPOINTING INDIVIDUAL ATTORNEY-IN-FACT

Know All Men By These Presents, That CONTINENTAL CASUA COMPANY OF HARTFORD, a Connecticut corporation, AMERICAN CAS corporation (herein collectively called "the CNA Surety Companies"), are due the City of Chicago, and State of Illinois, and that they do by virtue of the significant of the City of Chicago, and State of Illinois, and that they do by virtue of the significant of the City of Chicago, and State of Illinois, and that they do by virtue of the Significant of the City of Chicago, and State of Illinois, and that they do by virtue of the Significant of the City of Chicago, and State of Illinois, and that they do by virtue of the Significant of the City of Chicago, and State of Illinois, and that they do by virtue of the Significant of the City of Chicago, and State of Illinois, and that they do by virtue of the Significant of the City of Chicago, and State of Illinois, and that they do by virtue of the Significant of the City of Chicago, and State of Illinois, and that they do by virtue of the Significant of the City of Chicago, and State of Illinois, and that they do by virtue of the Significant of the City of Chicago, and State of Illinois, and the City of Chicago, and State of Illinois, and that they do by virtue of the Significant of Chicago, and State of Illinois, and State of Illinois, and Significant of Chicago, and State of Illinois, and Significant of Chicago, and	uly organized and existing corporations having their principal offices in gnature and seals herein affixed hereby make, constitute and appoint		
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<del></del>			
of Birmingham, Alabama their true and lawful Attorney(s)-in-Fact with full power and authority hereby undertakings and other obligatory instruments of similar nature			
- In Uni	limited Amounts -		
and to bind them thereby as fully and to the same extent as if such instrumand all the acts of said Attorney, pursuant to the authority hereby given are			
This Power of Attorney is made and executed pursuant to and by author adopted, as indicated, by the Boards of Directors of the corporations.	rity of the By-Laws and Resolutions, printed on the reverse hereof, duly		
In Witness Whereof, the CNA Sureties Companies have caused the their corporate seals to be hereto affixed on this 1st day of	se presents to be signed by their Group Vice President and January , 1996 -		
CORPORUTE CONTORUTE CONTOR	CONTINENTAL CASUALTY COMPANY NATIONAL FIRE INSURANCE COMPANY OF HARTFORD AMERICAN CASUALTY COMPANY OF READING, PENNSYLVANIA		
SEAL SEAL SEAL SEAL SEAL SEAL SEAL SEAL	wish-		
	M.C. Vonnahme Group Vice President		
State of Illinois, County of Cook, ss:  On this 1st day of Janua  M. C. Vonnahme, to me known, who, being by me duly sworn, did dep that he is a Group Vice President of CONTINENTAL CASUALTY CO and AMERICAN CASUALTY COMPANY OF READING, PENNSYLVANI knows the seals of said corporations; that the seals affixed to the said instrauthority given by the Boards of Directors of said corporations and that he same to be the act and deed of said corporations.	ose and say: that he resides in the Village of Darien , State of Illinois; OMPANY, NATIONAL FIRE INSURANCE COMPANY OF HARTFORD, IA described in and which executed the above instrument; that he ument are such corporate seals; that they were so affixed pursuant to		
NOTARY PUBLIC COST CO. TIL	Linda C. Dompsey		
My Commission Expires October 19, 199	8 Linda C. Dempsey Notary Public		
CERTIFICATE			
i, John M. Littler , Assistant Secretary of CONTINENTAL CASUALTY CHARTFORD, and AMERICAN CASUALTY COMPANY OF READING, Plate above set forth is still in force, and further certify that the By-Law and Resorverse hereof are still in force. In testimony whereof I have hereunto subscithis 11TH day of MARCH , 1996.	ENNSYLVANIA do hereby certify that the Power of Attorney herein olution of the Board of Directors of each corporation printed on the		
CASLLAL COMPONATE CONSCIONATE	CONTINENTAL CASUALTY COMPANY NATIONAL FIRE INSURANCE COMPANY OF HARTFORD AMERICAN CASUALTY COMPANY OF READING, PENNSYLVANIA		
	John M. Littler Assistant Secretary		

(Rev.7/14/95)

### **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 duty 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."

