REVOCATION OF POWER OF ATTORNEY

That certain Power of Attorney dated <u>January 9, 1992</u> ,
heretofore granted by Western Surety Company to Mary Louise Box, Sonia Raines Ford,
Lanorah H. Johnson, and Fred Franklin Williams, Jr.
Trammel, Harper & Williams, Inc. Birmingham, Alabama authorizing the execution of certain
bonds, is hereby revoked effective May 13, 2002
This Revocation does not in any way affect any bonds signed, executed, acknowledged and/or delivered
prior to the date to this Revocation.
IN WITNESS WHEREOF, Western Surety Company has caused this Revocation to be executed by its
Senior Vice President with its corporate seal affixed this13thday ofMay,2002
WESTERN SURETY COMPANY By
(SEAL) Paul T. Bruflat, Senior Vice President
STATE OF SOUTH DAKOTA ss County of Minnehaha
On this13th day of May,2002, before me, the undersigned officer, personally
appeared Paul T. Bruflat , who acknowledged himself to be the Senior Vice President of Western
Surety Company, a corporation, and that he as such Senior Vice President being authorized so to do, executed
the foregoing Revocation of Power of Attorney for the purposes therein contained, by signing the name of the
corporation by himself as Senior Vice President.
In Witness Whereof I have hereunto set my hand and official seal.
My commission expires:
10-22-2005 J. Mohr, Notary Public - South Dakota

POWER OF ATTORNEY

20020523000244790 Pg 2/2 14.00 Shelby Cnty Judge of Probate, AL 05/23/2002 10:28:00 FILED/CERTIFIED

KNOW ALL MEN BY THESE PRESENTS: Trammel, Harper & Williams, Ir Birmingham, Alabama

appoint SURETY COMPANY, corporation, does hereby WESTERN make, constitute That Mary Louise Box, Betty Talley Corcoran, Patricia Rogato Wehby, Fred Franklin Williams, Jr. in the City of Birmingham ____, State of Alabama, with limited authority, its true and lawful Agent and Attorney-in-Fact, with full power and authority hereby conferred, to sign, execute, acknowledge and deliver for and on its behalf as Surety, the following bonds. An ORIGINAL bond required by Statute, Decree of Court or Ordinance for: MAXIMUM PENALTY ADMINISTRATOR EXECUTOR PERSONAL REPRESENTATIVE GUARDIAN OF INCOMPETENT CONSERVATOR OF INCOMPETENT/CONSERVATEE COMMITTEE OF INCOMPETENT \$500,000 CURATOR SALE OF REAL OR PERSONAL PROPERTY — When this company has qualifying bond or when it is a separate bond for accounting of proceeds of sale only. REFEREE IN PARTITION COMMISSIONER TO SELL REAL ESTATE TRUSTEE OR RECEIVER — In Bankruptcy (Excluding Chapter 11) (B) GUARDIAN OF MINOR OR CONSERVATOR OF MINOR \$ 10,000 NOTARY PUBLIC \$ 50,000 PUBLIC OFFICIAL AND DEPUTIES RECEIVER — (In State Court Only) TRUSTEE — (Testamentary Only) \$100,000 (D) PLAINTIFF'S COURT BOND — Banks, Savings & Loan, and Trust Companies — All Others, except bonds prohibited by "NOTE" below \$ 20,000 (Except Restraining Order and Injunction) (EXCLUDING OPEN PENALTY, COST ON APPEAL \$ 2,000 STAY, SUPERSEDEAS OR GUARANTEE OF A JUDGMENT) LICENSE AND PERMIT EXCEPT BONDS WHERE THE UNITED STATES OF AMERICA, A FEDERAL AGENCY, OR A STATE IS THE OBLIGEE 25,000 2,000 SPECIAL FUEL USERS (G) ANY BOND OR INDEMNITY provided there is attached to this Power of Attorney, written authority in the form of an endorse- ment, letter or telegram, signed by the Senior Underwriting Officer, Underwriting Officer, President, Vice President, Assistant Vice President, Secretary, Treasurer or Assistant Secretary of Western Surety Company specifically authorizing its execution. For confirmation of the necessary written authority, please contact our Underwriting Department at 1-800-331-6053 (339-0060 in South Dakota). NOTE: SUPERSEDEAS, OR OPEN PENALTY OR STAY BONDS ON APPEAL OR GUARANTEE OF JUDGMENT OR BAIL BONDS OR CONSTRUCTION BID OR CONTRACT BONDS OR BONDS FOR DEFENDANTS OR UTILITY DEPOSIT BONDS OR SITE IMPROVEMENT BONDS ARE NOT AUTHORIZED BY THIS POWER OF ATTORNEY, except as provided in Section **(G)**. The acknowledgment and execution of any such document by the said Attorney-in-Fact, shall be as binding upon this Company as if such bond had been executed and acknowledged by the regularly elected officers of this Company. WESTERN SURETY COMPANY further certifies that the following is a true and exact copy of Section 7 of the By-Laws of Western Surety Company, duly adopted and now in force, to-wit: "Section 7. All bonds, policies, undertakings, Powers of Attorney, or other obligations of the corporation shall be executed in the corporate name of the Company by the President, Secretary, any Assistant Secretary, Treasurer, or any Vice President, or by such other officers as the Board of Directors may authorize. The President, any Vice President, Secretary, any Assistant Secretary, or the Treasurer may appoint Attorneys in Fact or Agents who shall have authority to issue bonds, policies, or undertakings in the name of the Company. The corporate seal is not necessary for the validity of any bonds, policies, undertakings, Powers of Attorney or other obligations of the corporation. The signature of any such officer and the corporate seal may be printed by facsimile." IN WITNESS WHEREOF, the said WESTERN SURETY COMPANY has caused these presents to be executed by its Senior Vice President with its corporate seal affixed this ____13th May day of ATTEST Bruflat, Senior Vice President A. Vietor, Assistant Secretary STATE OF SOUTH DAKOTA **COUNTY OF MINNEHAHA** On this __13th day of ______ May _____, 2002 ____, before me, J. Mohr the undersigned officer, personally appeared A. Vietor and Paul T. Bruflat who acknowledged themselves to be the Assistant Secretary Senior Vice President respectively, of Western Surety Company, a corporation, and that they, as such officers being authorized to do so, executed the foregoing instrument for the purposes therein contained, by signing the name of the corporation by themselves as such officers. In witness whereof I hereunto set my hand and official seal.

Form 99-C-4-2002

10-22

My commission expires