Commercial Casualty Insurance Company

STATE OF ILLINOIS	.	
COUNTY OF COOK	. 1	
On this 5th day of	May	, 19.50., before me personally appear
A. W. Mati	ter	Attorney -in-Fact of the Commercial
		zed and existing under the laws of the State of Neo, being by me duly sworn, said thathe
in Chicago, Illin	nois	; that he is the Attorney -in-Fa
of the said Commercial Casualty In	surance Compan	y, the corporation described in and which executed t
		of said corporation, that the seal affixed to the with ed by authority of the By-Laws of said corporation, as
that he signed his name	ethereto as A	Attorney -in-Fact by like authority, and deponent
further said that the liabilities of sa	id Company do i	not exceed its assets as determined by an audit of t
Jersey and that the said Company is	authorized to de	ioner of Banking and Insurance of the State of Ne o business in the State of Minnesotta
		(laroly Larse
POWER OF ATTORNEY		My commission expires July 22, 1950
		at the COMMERCIAL CASUALTY INSURANCE
of the State of New Jersey, has m	ade, constituted	corporation duly organized and existing under the law and appointed, and does by these presents make, cons
tute and appoint	A. W. MAT	TER Illinois
of Unicago	and	State of Illinois
stead, to sign, execute, acknowledge	and deliver any	ar and authority hereby conferred in its name, place as and all bonds, recognizances, contracts of indemnity as
other writings obligatory in the natu	re of a bond, rec	cognizance or conditional undertaking, provided that the idelity or surety bonds and undertakings or other instr
mente in connection therewith ac co	t forth in the re	eclusion of the Executive Committee hereafter recite
of the sum of ONE HUNDRED THOUSA	AND	further that the penalty of no one bond shall be in exce
$(\$^{100},000.00)$, and to bind	the said Compa	any thereby as fully and to the same extent as if su
Secretary, hereby ratifying and conf	firming all the ac	common seal of the Company and duly attested by its of the said Attorney -in-Fact pursuant to the pow
herein given. This power of attorned the Company, which provides that	ey is made and the Executive C	executed pursuant to the provision of the By-Laws committee of the Board of Directors "shall possess as
may exercise all the powers of the	Board of Direct	ors in the management of all the business, affairs are
following resolution adopted by the	said Executive	Committee on the 8th day of March, 1935; both sa full force and effect:
"Resolved that the Chairman	of the Board of D	lirectors, or the President, or any Vice-President, or any
Second (2nd) Vice-President, or any to represent and act for and on beh	Third (3rd) Vice-l	President may from time to time appoint Attorneys-in-Fact y and execute in the Company's name written Powers of
Attorney to such appointees and each and authority given him; and any S	ch may at any time Secretary, or any A	remove any such Attorney-in-Fact and revoke the Power Assistant Secretary, may attest the execution of any such
Attorney or any such revocation.		ay attach the seal of the Company to any such Power of
the Company, any and all bonds, reco	ognizances, contract	authority to execute for and in the name and on behalf of ts of indemnity and other writings obligatory in the nature
Fact shall be as binding upon the C	Company as if sign	d any such instrument executed by any such Attorney-in- ed by the Chairman of the Board or by the President and
Vice-President or a Third (3rd) Vic	ce-President acting	retary, or as if signed by a Vice-President or a Second (2nd) in place of the Chairman of the Board or the President
and sealed and attested by a Secret Attorneys-in-Fact are hereby	authorized to verify	y any affidavit required to be attached to bonds, recogni- and all other writings obligatory in the nature thereof, and
are also authorized and empowered Board of Directors or of the Execu	to certify to a cop	by of any By-Law of the Company, or any resolution of the
The Powers conferred upon su Surety Bonds and undertakings or	ich Attorneys-in-Fa	act shall apply only to the writing of Forgery, Fidelity or in connection therewith."
IN WITNESS WHEREOF,	, the COMMER	RCIAL CASUALTY INSURANCE COMPANY h
affixed, duly attested by its		Vice-President and its corporate seal to be hereAssistant Secretary, this17thday
August	_, A. D. 19 <u>45</u>	
July Insurance Comments of Com	COMM	ERCIAL CASUALTY INSURANCE COMPANY
Stranginated &		By Thos A Smith In
Attest F. H. Kinne		By Thos. A. Smith, Jr. Vice-President
Assistant S	Secretary	
	CERT	IFICATE
I,	the foregoing F	Assistant Secretary of the Commercial Casual Resolution with the original thereof as recorded in the
Minute Book of the said Company,	and have compa	ared the foregoing Power of Attorney with the origin d correct transcripts therefrom and of the whole of sa
originals, and that the said Power of	Attorney has no	ot been revoked and is now in full force and effect.
IN WITNESS WHEREOF,	I have hereunto	set my hand and affixed the seal of the said Compar
in the City of Newark, New Jerse	ey, this	5th day of 19
		Assistant Secretary
Rdg-IIn 6065A-41683		Printed in IIS

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STATE OF MINNESOTA
DEPARTMENT OF STATE
FILED
MAY 12 1000
MAY 12 1000
Secretary of State

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