EVOL 001 PAGE 370

TYLER COUNTY COMMISSIONER'S COURT SPECIAL MEETING JANUARY 19, 1973 10:00 A.M.

At the Meeting of the Tyler County Commissioner's Court held on the above date, all members were present, and the Meeting was opened with a prayer.

A motion was made by Comm. Belt and seconded by Comm. Parks to amend the Budget and to allow the Allen Shivers Library \$3,500.00 more per year. Comms. Belt, Parks and Best voted yes, Comm. Jordan voted no.

A motion was made by Comm. Best and seconded by Comm. Belt that the County Auditor buy all of the copy paper for use in the Xerox machine for all offices. All voted yes, none voted no.

A motion was made by Comm. Jordan and seconded by Comm. Parks for the County Clerk to attend the County and Districk Clerk's Seminar February 14 and 15 in College Station and to pay his expenses. All voted yes, none voted no.

A motion was made by Comm. Belt and seconded by Comm. Jordan to appoint Earl King as part time Auditor for at least 3 days per month at a salary of \$3,000.00 per year and that he meet with the Commissioners Court to set the Budget, audit the books at least once a year and make an annual report. All voted yes, none voted no.

A motion was made by Comm. Jordan and seconded by Comm. Parks to amend the Budget and to add \$300.00 per year to the expense accounts of Clinton Curry and Maurine Mooney of the County Extension office. All voted yes, none voted no.

A motion was made by Comm. Best and seconded by Comm. Belt to table Wolf Trapping for further discussion. All voted yes, none voted no.

A motion was made by Comm. Best and seconded by Comm. Belt that Barbara Tolbert, Tax Assessor and Collector, advertize for bids for the County Tax Roll. All voted yes, none voted no.

A motion was made by Comm. Best and seconded by Comm. Jordan to recess until 1:00 P.M. All voted yes, none voted no.

A motion was made by Comm. Jordan and seconded by Comm. Best to approve the Bond for Delinquent Taxes from Wheat, Wheat and Stafford in the amount of \$5,000.00. See attached, Contract, Resolution and Bond. All voted yes, none voted no.

A motion was made by Comm. Best and seconded by Comm. Parks to purchase a red light for the top of Constable Pct.#1 car. All voted yes, none voted no.

There being no further business the Meeting adjourned.

SIGNED: CM N Mann, County Judge

Joe I. Best, Comm. Pct.#1

H.M. Parks, Comm. Pct.#2

Kenneth Belt, Comm. Pct. #3

James R. Jordan, Comm. Pct.#4

Allen Sturrock, County Clerk

# These to paragraphs and sections $_{\rm VOL}$ 001 $_{\rm TAUE}$ 372 contract for the collection of delinquent taxes

### TYLER COUNTY

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These paragraphs, sections and pages should not be disarranged. It is essential for the progress of this work and for the keeping of a proper record thereof to adhere as closely as possible to the provisions of our standard form contract. However, if conditions are such as to warrant a change, a new Section setting forth its provisions should be added to and inserted in the contract preceding the last page prepared for the signatures of the contracting parties, and in case of conflict, reference to the new Section can be inserted in other Sections where conflict occurs, if deemed necessary.

# CONTRACT FOR THE COLLECTION OF DELINQUENT TAKES

LVOL 001 PAGE 374

THE STATE OF TEMAS |

COUNTY OF TYLER !

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS, the Commissioners Court, after having given to the County Attorney of Tyler County thirty days written notice to file delinquent tax suits, and

having received from him a written statement declining the request of this Court to file delinquent tax suits, for reasons therein stated, and waiving his right to the 30-day period and consenting to the Court's entering into a contract with others for the collection of delinquent taxes, without awaiting the 30-day period,

and a record thereof having been made in the Minutes.of said Court; and

WHEREAS, the Commissioners Court of Tyler County, Texas, joined by the Comptroller of Public Accounts of the State of Texas, deem it necessary and expedient to contract with some competent attorney to enforce the collection of all delinquent State and County taxes for a percent of said taxes, penalties and interest actually collected and paid to the Collector of Taxes, as provided in Chapter 21, Acts of the Third Called Session of the 38th Fourth Called Session of the 41st Legislature, Article 7335a, Vernon's Annotated Civil Statutes, and Chapter 229, Acts of the 42nd Legislature, Article 7264a, Vernon's Annotated Civil Statutes; and

WHEREAS, after making an investigation into the competency, experience and ability of the firm of Wheat, Wheat & Stafford, a law firm composed of Josiah Wheat and Harry W. Stafford, licensed attorneys under the laws of this State, whose post office address is P. O. Box 156, Woodville, Texas, 75979, as to their fitness for said work, and after considering the same, are of the opinion that they are the proper party to take such steps as may be necessary to enforce or assist in the enforcement of the collection of such delinquent taxes by the preparation, filing and pushing to a speedy

conclusion all suits for the collection thereof; and that they have no official connection with any county office within said County; and that they are not related within the second degree of affinity or within the third degree of consanguinity to any member of the Commissioners Court, the Tax Collector, or County or District Attorney now holding office in said County.

NOW, THEREFORE, THIS CONTRACT, made and entered into by and between the County of Tyler, Texas, a body politic and corporate, acting herein, and by and through the Commissioners Court, joined by the Comptroller of Public Accounts of the State of Texas, hereinafter styled First Party and Wheat, Wheat & Stafford of the County of Tyler, State of Texas, hereinafter styled Second Party:

### WITNESSETH:

I.

First Party agrees to employ and does hereby employ Second Party to enforce by suit or otherwise, and to aid and assist the local officers in the enforcement of the collection of all delinquent State and County ad valorem taxes, penalty and interest, and all delinquent taxes, penalty and interest (except taxes of independent school districts and incorporated cities and towns) due any and all political subdivisions or defined districts of said County and State which the County Tax Collector receives and receipts for, under the provisions of Article 7254, Revised Statutes, 1925, and shown to be delinquent upon the delinquent tax records of said County from 1939 to the date of the termination of this contract as fixed in Section IX hereof (including such personal property or insolvent taxes as the Commissioners Court and Second Party mutually deem collectible).

II.

Taxes which are not now delinquent, but which hereafter during the term of this contract are allowed to fall delinquent, shall become subject to the terms of this contract on September 1st of the year in which the same shall become delinquent. And further, with reference to taxes not now delinquent, but which become delinquent

coring the term hareof, or lawes which may have fallen delinquent on February 1st or subsequent thereto next praceding the date of this contract, it is agreed that where suit is or has been brought on any property for prior years delinquent taxes, Second Party shall include in its action all taxes on the property involved, delinquent before trial, whether before or after September 1st of such year; and where the State and County or impleaded or intervene in a suit brought by another taxing unit, it shall be Second Party's duty to include in its answer or intervention all taxes delinquent before trial on the property involved, whether such taxes shall fall delinquent before or after September 1st of such year; and in all such cases Second Party shall be entitled to the commission herein provided for collecting delinquent taxes.

III.

Second Party is to call to the attention of the County Tax

Collector or other officials any errors, double assessments, or other

discrepancies coming under his observation during the progress of the

work, and all charges on the tax rolls that show from 1939 to the

date of the termination of this contract to be delinquent, which are

caused through error, conflicts, double renditions, illegal assess—

ments, etcetera. A cancellation certificate shall be prepared on

forms furnished by the State Comptroller of Public Accounts, Austin,

Texas, showing how such errors came about, and which shall be sufficiently full and complete as to justify the Commissioners Court in

ordering a cancellation certificate issued, and that will meet with

the approval of the Comptroller of Public Accounts, Austin, Texas.

IV.

Second Party hereby agrees and obligates itself to communicate with each and every person, firm, corporation or association owing any of such taxes, with a view of collecting same; and First Party shall, before suits are filed for the recovery of delinquent taxes for any year or years cause to be prepared, and furnished to Second Party in triplicate, delinquent tax notices, and Second Party shall

wail one of such notices to the owner or owners of said property at their last known address, covering all delinquent taxes shown to be due on the tax rolls of said County, as provided for in Article 7324, 5 Revised Civil Statutes, 1925, as amended by Chapter 117, page 196, Acts of the 42nd Legislature, Regular Session, and file one copy of such notice with the Tax Assessor-Collector. In the event that the taxes, together with penalty and interest, are not paid within thirty (30) days from the date such statements and notices are mailed, then Second Party shall prepare, file and institute, as soon as practical thereafter, a suit for the collection of said taxes, penalty and interest, which suit shall include all past due taxes for all previous years on such tract or tracts; and where there are several lots in the same addition or subdivision delinquent, belonging to the same owner or owners, all said delinquent lots shall be made the subject of a single suit, and which suit shall be prosecuted with dispatch to final judgment and sale unless said taxes are sooner collected.

First Party, where it is necessary to prepare and file suit for the enforced collection of delinquent taxes on real property shall cause to be made and furnish to Second Party a correct description of every tract, lot or parcel of land, which shall show the amount of delinquent taxes due against each tract and shall show the number of acres so delinquent, the year delinquent, how it was charged upon the tax rolls, the correct name of owner or owners of the property at the time it became delinquent, the person from whom and the date that he or they derived title to said property, the volume and page of public records that his or their deed or other title evidence is of record, and the date that each subsequent change of ownership occurred down to the present ownership. It shall further show the name of any and all outstanding lien holders and lease-hold interest of record, and all other information necessary for the proper preparation and filing of suit or suits for the collection of delinquent cames. First Party shall furnish Second Purty with the above information at its own cost and expense.

VI.

Second Party shall prepare, or aid and assist the County or District Attorney in preparing, all petitions, citations, notices by publication, personal service citations, notices by posting, judgments, notices of sale, orders of sale and any and all other things consecssary or required to be done for the collection of all delinquent taxes, and shall render all necessary and proper assistance to each of the other officers to the end that all taxes assessed or unknown and unrendered now delinquent, or that may become delinquent during the life of this contract and be so reported on Comptroller's forms provided therefor, may be collected; and when collections are not made, to assist in reducing same to final judgment and sale.

VII.

It is further agreed and understood that Second Party shall furnish at their own expense, all stationery, legal blanks or forms, stamps, envelopes and printing, together with all labor necessary to complete said contract including labor and expense incurred in procuring data and information as to the name, identity and location of necessary parties, and in procuring necessary legal descriptions of the property as provided in Paragraph V, and the expenses incurred in citing the defendants by publication in all cases where such expenses are not collected as costs against the defendant or defendants in the tax suit, but in no event shall such costs be paid to Second Party; and Second Party shall pay off and discharge any and all bills for any other expenses incurred in the prosecution of said work, and it is hereby understood and agreed that said First Party shall not be responsible for the payment of such expense or any part thereof.

VIII.

First Party agrees to pay to Second Party as compensation for the services hereunder required fifteen (15%) percent (not to exceed 15%) of the amount collected of all delinquent taxes, penalty and

interest of the years covered hereby, actually collected and paid to the collector of taxes during the term of this contract, which Second Party is instrumental in collecting as evidenced by copies of communication, tax notices or abstracts filed with the Tax Collector prior to the payment of such tax, including collection of taxes on property not appearing on the assessment rolls nor shown delinquent, but which would have been so shown had it been properly assessed, discovered by said Second Party, as and when collected, following the end of each month within the period of this contract, accordingly as the Collector makes up his monthly reports. The percent of compensation here referred to shall be contingent upon the collection of such taxes as by Act of the Legislature are required to be collected. Should any remission of penalty and interest on taxes appearing on the delinquent records be made by legislative enactment effective during the period of this contract, the same shall not be collected nor commission allowed thereon. Also, ad valorem taxes, delinquent, levied against State-owned property for county and district purposes, the payment of which is to be taken care of by legislative appropriation provided for by Statute, are excluded from the provisions of this contract. Second Party shall not receive or collect any taxes, penalty or interest under this contract, but the same shall be paid to the Tax Assessor-Collector as other delinquent taxes.

IX.

nate this contrast for cause, giving thirty (30) days written notice of such intention, with a statement of the cause or reasons for such termination, after giving Second Party a reasonable opportunity of explaining or rectifying the same. In case of such termination,

Х.

Before any commissions are paid out under the terms of this contract, Second Party shall furnish a good and sufficient bond, payable to the County Judge and to his successors in office, in the sum of \$5,000.00 (not to be less than \$5,000.00 accordingly as the Commissioners Court deem just and proper) to be executed by a solvent surety company; or if executed by private parties, the bond shall be signed by at least three good and sufficient sureties owning unincumbered real estate subject to execution, of value equal to the amount of bond and conditioned upon the specific performance of the terms hereof, including the making of reports, provided for in Section XI of this contract, and further conditioned that it shall forthwith pay over to the Tax-Collector, or other persons justly entitled thereto, any money or commissions paid it by mistake, through error, or otherwise. Said bond shall be approved in open Commissioners Court, signed by the County Judge, filed and recorded in the County Clerk's Office, and a certified copy of same furnished to the State Comptroller.

XI.

At the end of each month, or as soon thereafter as the Tax

Assessor-Collector shall have made up his report showing collections

made for such month, said Second Party shall have access to said re
port and shall by comparison of the same with its own files or records

of service, copies of which it has filed with the Tax Assessor
Collector, make up in triplicate a report of collections out of

which it is entitled to commission under the terms of this contract,

Second Farty shall also have access to the Collector's receipts for such collections and shall, in its reports to be made on forms furnished by the Comptroller, show each year and the taxes collected therefor on a separate line. Also, where collections are made after suit has been filed and commission allowed, at a greater or different rate under the terms of this contract Second Party, being guided by the file docket of the Clerk of the Court, shall prepare and attach to its reports to be filed with the Tax Assessor-Collector a list showing number of suit and date filed; but in no event shall Second Party receive compensation in excess of fifteen (15%) percent as herein provided. After the report has been signed and sworn to by Second Party, two copies of the same shall be delivered to the Tax Assessor-Collector, one to be attached to and sent with the Collector's monthly report to the Comptroller, the other to be filed in the Collector's office, and the third copy to be retained by Second Party.

XII.

Each month, after having received copies of the contractor's report as provided for in the preceding Section, and after having checked the list of taxes shown therein with his own report and with copies of communications filed with him, as provided for in Section XIII of this contract, and after having verified the correctness of commissions claimed, the County Tax Assessor-Collector is hereby authorized, ordered and directed to deduct the above specified percent of said taxes, penalty and interest, or such amount as can be allowed under the penalty and interest restriction, to which Second Party is entitled, and to pay the same to it unless otherwise herein directed, and to take its receipt as provided for on Form 107, Contractor's Report, which when received in the Comptroller's Office will be the Comptroller's authority to allow the said Tax Assessor-Collector credit for the amount so paid. The Tax Assessor-Collector, before complying with the provisions of this Section, shall first satisfy himself that the bond required of Second Party under the provisions of Section 10 of this contract has been approved and

placed on record in the office of the County Clerk; and it is hereby further provided, that should any question arise regarding commission claimed, the Tax Assessor-Collector shall withhold the payment of such commission or an amount equal thereto, placing the same in escrow, and apply to the State and County, accordingly as they may be affected, for information and direction as to the proper amount of commission due to be allowed under the terms of this contract.

NOTE:

Should the Commissioners Court and the contracting party elect that the commissions withheld be placed in an escrow fund and paid to the Second Party otherwise than as provided in Section XII of this contract, another Section setting forth the method of payment to the contracting party should be added to and inserted in this contract preceding the last page prepared for the signatures of the contracting parties.

#### XIII.

In order that the Tax Assessor-Collector may be able to verify and attest the correctness of commissions claimed by Second Party, as evidence of service and to entitle it to the commissions provided for in this contract, Second Party shall file with the Tax Assessor-Collector prior to time of payment, copies of such communications, tax notices or abstracts which shall be preserved by the Tax Assessor-Collector in some systematical order as will make them easily accessible for the purpose of verification or for such other value as the same may have in case it becomes necessary for the County and State to buy in such properties at tax sales. Said copy or copies shall also contain such information or reference as will enable the Tax Assessor-Collector to readily locate the tax as it appears on his delinquent forms and delinquent records.

### XIV.

It is further agreed and understood that this contract is for personal services and is not transferable or assignable without the written consent and approval of First Party. It is also agreed that the Commissioners Court of said County shall furnish suitable space in or near the courthouse, as convenient to the records of said County as may be, for the purpose of carrying out the obligations

74.

It shall be the duty of the Commissioners Court and of all others officials of said County to cooperate with and render such reasonable assistance to said Second Party as the circumstances may require. Said assistance, however, is not to include the actual performance of the work herein designated to be performed by Second Party; and it being the duty of the County Attorney or of the District Attorney (where there is no County Attorney) to actively assist Second Party in the filing and pushing to a speedy conclusion all suits for the collection of delinquent taxes, it is hereby provided that where the County Attorney or District Attorney (where there is no County Attorney) shall fail or refuse to file and prosecute such suits in good faith, the Attorney prosecuting suits under this contract is here fully empowered and authorized to proceed with such suits without the joinder and assistance of said County or District Attorney. Second Party shall not become the purchaser of any property at tax sales under this contract, but may bid in the property for the State or County at such sales.

XVI.

All of the foregoing is subject to the further provision and condition that Second Party shall not be required to commence the performance of the duties and obligations herein contained and set out by Second Party to be kept and performed until such time as First Party has furnished to Second Party the delinquent tax notices covering the delinquent taxes with reference to which Second Party is to take action under the terms of this contract; it being understood however that said notices may be furnished to Second Party in lots of not less than Twenty-five (25) notices each thirty (30) days, or such lesser number as the Tax Collector and Second Party may hereafter agree upon.

 $_{\rm VO}$   $_{\rm VOI}$   $_{\rm OCL}$  as 304  $_{\rm IN}$  consideration of the terms and compansation herein stated, the Second Party hereby accepts said employment and undertakes the performance of said contract as above written.

WHINESS the signatures of all parties heroto in triplicate Tylur County, Texas.

> by: FIRST PARTY

THE STATE OF TEXAS DEPARTMENT OF COMPTROLLER

Examined	anđ	approved	as	to	substance	and	form	only,	on	this	the	13th
day of _	<u> L</u> i.	privary	<del></del>		, A. D.	19 <u>7</u>	<u> </u>					
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Kohest S. Calmert OF PUBLIC ACCOUNTS, STATE OF TIMES

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### RESOLUTION AND ORDER

on this the 'I'd day of January, 1973, at a skerned meeting of the Commissioners' Court of
at a fee meeting of the Commissioners' Court of
Jyles County, Texas, there came on for consideration the
making of a contract for the collection of delinquent taxes, and
of Precinct No, seconded by
of Precinct No, seconded by
Commissioner of Precinct No. 3, that subject to approval
by the Comptroller of Public Accounts and Attorney General of
Texas said Commissioners' Court in behalf of said County do make
and enter into a contract with Mket Wheef a Stephen,
a law firm consisting of licensed attorneys, for the latter to
collect delinquent taxes in said County for 15% of the amount of
Taxes, penalty and interest collected, said contract to end on
the 31 day of Wedenber, 1973, with six months
thereafter to complete pending suits, requiring said attorney to
give bond in the sum of \$5,000.00 and to be on forms currently
promulgated and recommended by the State Comptroller.
Said motion being put to vote, it carried by a vote of
to Those voting "Aye" were:
Las O Beef
Your Relandon
H. Pachs
Those voting "No" were:

It is therefore ordered that said contract be prepared and executed, submitted to the Comptroller of Public Accounts and Attorney General of Texas, and if approved by them, recorded in the minutes of this Court.

COUNTY JUDGE

COUNTY COMMISSIONER

Precinct No. 1

COUNTY COMMISSIONER

COUNTY COMMISSIONER Precinct No. 3

COUNTY COMMISSIONER

COUNTY COMMISSIONE Precinct No. 4

THE STATE OF TEXAS
COUNTY OF TYLER

I, the undersigned, County Clerk of Tyler County, Texas, do hereby certify that the above and foregoing is a true and correct copy of a certain Resolution and Order, of the Commissioners' Court of said County, of record in Vol. 001 , Page 370 , of the Minutes of said Court.

Witness my official hand and seal this 29th day of January , 19773.

ALLEN STURROCK COUNTY CLERK

TYLER COUNTY, TEXAS

BY <u>Paulette Daigle</u> DECTITY

STATE OF TEXAS
COUNTY OF TYLER

### VOL 001 PAGE 387

I, the undersigned County Attorney of Tyler County, Texas,
do hereby acknowledge that the Commissioners' Court of the said
County has notified me to file suit for the collection of the
delinquent taxes in said county; however, due to the fact that it
would be physically impossible for me to personally file and handle
such suits, and at the same time to properly discharge the other
duties of my office, and to the further fact that the statutes do
not provide adequate compensation for a County Attorney to file and
to prosecute suits for delinquent taxes, but do make adequate pro-
visions for other attorneys to handle the same, I do hereby decline
to file such suits and do hereby waive the thirty days written
notice provided in Article 7335, Revised Civil Statutes, and do
hereby agree that the Commissioners' Court of said County may contract
with some other competent attorney to enforce or assist in the
enforcement of the collection of delinquent State and County taxes.
Witness my hand this, the 3 day of JAN
1973.  COUNTY ATTORNEY

Term Expires 10.31-76.

STATE OF TEXAS
COUNTY OF TYLER

	I,	MIEN STUR	ROCK		Count	y Clerk	of Tyl	er
County, I	ľexas,	do hereby	certify	that t	the abo	ve and	foregoi	ng is a
true and	corre	ct copy of	a certa:	in wai	er exe	cuted b	У	
Rois '	Brock	man C	ounty At	torney	, of Ty	ler Cou	nty, as	the
same appe	ears o	f record i	n Volume	001	Page	370	of the	minutes
of the Co	ommiss	ioners' Co	urt of T	yler Co	ounty,	Texas.		
	Given	under my	hand and	seal o	of offi	ce, thi	s <u>201</u>	h day
of	Januar 260		, 197_	<u>3</u> .				
	4 (6)		£4					

ALLEN STURROOK

COUNTY CLERK

TYLER COUNTY, TEXAS

Raidelle Dugle 39.00T

### BOND FOR DELINQUENT TAX COLLECTOR

THE STATE OF TEXAS

11

COUNTY OF TYLER KNOW ALL MEN BY THESE PRESENT:

That WHEAT, WHEAT & STAFFORD, a

partnership firm composed of Josiah Wheat and Harry W. Stafford, as Principal and Westchester Fire Insurance Company, as surety, are held and firmly bound unto Judge Tom D. Mann, County Judge of Tyler County, Texas, and his successors in office in the just and full sum of \$5,000.00, for the payment of which we hereby bind ourselves and our heirs, executors and administrators, jointly and severally, by these presents.

WHEREAS, the said Wheat, Wheat & Stafford, whose address is

P. O. Box 156, Woodville, Texas, has by means of a written agreement dated January 1, 1973, entered into a contract with the

Commissioners' Court of Tyler County, for the collection of certain
delinquent State and County taxes, during the term beginning

January 1, 1973, and ending December 31, 1973, a copy of

which agreement is by reference made a part hereof;

Now, therefore, the condition of this obligation is such that if Wheat, Wheat & Stafford shall faithfully perform the services required by the terms of said contract, including the making of reports provided in Section XI thereof and shall fully indemnify and save harmless the said County of Tyler from all cost and damage which it may suffer by reason of his failure to do so, and shall fully reimburse and repay the said County of Tyler all outlay and expense which the said County may incur in making good any such default, then this obligation shall be null and void; otherwise it shall remain in full force and effect.

# VOL 001 PAGE 389

IN TESTIMONY WHEREOF, witness our hands this the

day

of

WHEAT, WHEAT & STAFFORD

WESTCHESTER FIRE INSURANCE COMPANY

By Vimmie Freeman

Jinnie Freeman, Attorney in Fact

### CERTIFICATE OF COUNTY JUDGE

THE STATE OF TEXAS |

COUNTY OF TYLER

The foregoing bond of Wheat, Wheat

and Stafford, holding contract for the

collection of State and County Delinquent taxes in Tyler County,
Texas, was read and approved in open Commissioners' Court, this

the 19 day of January, A. D. 1973

JUDGE OF THE COUNTY COURT OF TYLER COUNTY, TEXAS

### POWER OF ATTORNEY

## VOI PAGE 390 Westchester Fire Insurance Company

HOME OFFICE: NEW YORK, N. Y.

KNOW ALL MEN BY THESE PRESENTS:

That the Westchester Fire Insurance Company, a corporation of the State of New York, by , Assistant Secretary, in pur-Vice President, and John K. Stewart Harry F. Bott suance of authority granted by Article IV of the By-Laws of said Corporation, which reads as follows:

ARTICLE IV. EXECUTION OF INSTRUMENTS. "The Chairman of the Board, President, or any Vice-President, in conjunction with the Secretary, or any Secretary, if more than one shall be appointed by the Board, or an Assistant Secretary, shall have power on behalf of the Corporation:

- (a) to execute, affix the corporate seal to, acknowledge, verify and deliver any contracts, obligations, instruments and documents whatsoever in connection with its business including, without limiting the foregoing, any bonds, guarantees, undertakings, recognizances, stipulations, policies of insurance, deeds, leases, mortgages, releases, satisfactions and agency agree-
- (b) to appoint, in writing, one or more persons for any or all of the purposes mentioned in the preceding paragraph (a), including affixing the seal of the Corporation." Jimmie Freeman of

Woodville, Texas does hereby nominate, constitute and appoint and Attorney in Fact to make, execute, seal and deliver, for, and on its behalf its true and lawful agent as surety, and as its act and deed: Any and all bonds and undertakings each in a penalty not to exceed the sum of Two Hundred Fifty Thousand Dollars (\$ 250,000. ) SUBJECT TO THE EXCLUSIONS LISTED BELOW:

Bid, Proposal and Final Bonds and Undertakings guaranteeing contracts for the construction or erection of public or private buildings, improvements, and other works and guaranteeing public and private contracts for supplies.

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Corporation, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Corporation at its office in New York City, in their own proper persons. This Power of Attorney revokes that issued to Jimmie Freeman of Woodville, Texas dated January 3rd, 1964

The above mentioned Assistant Secretary does hereby certify that the foregoing is a true copy of Article IV, of the By-Laws of said Corporation, and is now in force.

IN WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said WESTCHESTER FIRE INSURANCE COMPANY, this

, A.D. 19 67 18th January day of ATTEST: WESTCHESTER/FIRE\_INSURANCE/COMPANY (SIGNED) lewar (Seal)
John K. Stewart
State of New York
City of New York
} ss: Bott Vice-President

On this 18th day of January, A.D. 1967, before the subscriber, a Notary Public of the State of New York, in and for the City of New York, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the Westchester Fire Insurance Company, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Company. of the said Company

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal at the City of New York, the day and year first above written.

(SIGNED) (SEAL)

FRIEDA L. BELLER NOTARY PUBLIC, State of New York No. 30-3232985

assau County New York Count Certificate to Commission Expires March 30, 1967

I. Joseph C. Bruen  do hereby certify that the attached Power of Attorney date	Assistant Secretary of	isth Westchester	Fire Insurance	COMPANY,
Jimmie Freeman	of	Woodville,	Texas	ii ociidii or
is a true and correct copy and that same has been in full for	orce and effect since th	e date thereof and i	s in full force an	d effect on

Harry F. Bott the date of this certificate; and I do further certify that the said...

who executed the attached Power of Attorney as Vice-President and Assistant Secretary respectively were on the date of the execution of the attached Power of Attorney the duly elected Vice-President and Assistant Secretary of the Westchester Fire Insurance Company; and I do further certify that the following resolution has been duly adopted by the Board of Directors of Westchester Fire Insurance Company and is now in force:

RESOLVED, that the signature of any Secretary or Assistant Secretary of the Corporation certifying as to the execution, force and effect of validly executed Powers of Attorney of the Corporation, may be printed facsimile, lithographed or otherwise produced upon the instrument.

In Testimony Whereof, I had 21st	ave hereunto subscribed n	ny name and affixed the	corporate	seal of the s	aid Company,	this
ZISTdav	of December	10 72	. 0			

6. Bruen Jose 2 Joseph C. Bruen Assistant Secretary

Notary Public

ERTIFICATE