

Two World Trade Center, 26th Floor, New York, NY 10048-0203

GENERAL PURPOSE RIDER

TO BE ATTACHED TO and form part of Bond Number 142479949 issued by the Continental Casualty Company as Surety, on behalf of Ria Telecommunications, Inc., of 575 Lexington Avenue, New York, NY 10022, hereinafter referred to as the Principal, and in favor of the State of Minnesota, Secretary of State, of 100 Constitution Avenue, Room 180, State Office Building, St. Paul, MN 55155-1299, hereinafter referred to as the Obligee, in the sum of Five Thousand and No/100 (\$5,000.00) Dollars, effective September 3, 1996.

NOW, THEREFORE, it is agreed that:

Bond number has been changed

From: 142479949

To: 159100203



IT IS FURTHER AGREED that all other terms and conditions of this bond shall remain unchanged.

THIS RIDER IS TO BE EFFECTIVE the 9th day of February, 1998.

SIGNED, SEALED AND DATED this 9th day of February, 1998.

Continental Casualty Company

Cathy Ng. Attorney-in-Fact

9800641



POWER OF ATTORNEY APPOINTING INDIVIDUAL ATTORNEY-IN-FACT

corporation (herein	collectively called "t	cticut corporation the CCC Surety C	, AMERICAN ompanies").	CASUALTY C	OMPANY OF REA	DING, PENN	TONAL FIRE INSURANCE NSYLVANIA, a Pennsylvan ving their principal offices i
Paul M. Adams,	Antoinette Loggia,	lvelisse Castillo,	Cathy Ng,	the signature a Kelvin Hazzard	nd seals herein affi , Gina Tucker, The	xed hereby m omas H. Mac	nake, constitute and appoint Donald, Individually
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of New York, N			end (locyote)				
undertakings and of	i Attorney(s)-in-Fac ther obligatory instri	t with full power a uments of similar	nd authority h nature	ereby conferre	d to sign, seal and	execute for a	nd on their behalf bonds,
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							Line Depth (VIII)
all the acts of said A	ereby as fully and to Attorney, pursuant to	the same extent to the authority he	as if such ins eby given are	struments were hereby ratified	signed by a duly a and confirmed.	uthorized office	cer of their corporations an
	Attorney is made an	d executed pursu	ant to and by	authority of the		olutions, prin	ted on the reverse hereof,
In Witness Wh corporate seals to b	ereof, the CCC Su e hereto affixed on	rety Companies h this 9th	ave caused to	hese presents Jan	to be signed by the luary	ir Group Vice , 1998	President and their
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State of Illinois, Cou	nty of Will es:			La Taran	Marvin J. Cashion		Group Vice President
On this	9th day of		Ja	nuary		1998 , bef	fore me personally came
AMERICAN CASUA seals of said corpora	ALTY COMPANY O ations; that the seals of Directors of said	F READING, PEN affixed to the said corporations and	LTY COMPAI NNSYLVANIA d instrument	NY, NATIONAL described in a are such corpo	. FIRE INSURANC and which executed prate seals: that the	the above in:	icago, State of Illinois; that Y OF HARTFORD, and strument; that he knows the ixed pursuant to authority and acknowledges same to
		ON T. Per	1				
		NOTARY PUBLIC APPLICO			Eden 1.	Pache	ta
	Му	Commission Exp	pires June 5,	2000	Eileen T. P	achuta	Notary Public
			CERTI	FICATE			
HARTFORD, and AN	MERICAN CASUAL in force, and furthe ill in force. In testim	TY COMPANY Cor or certify that the I ony whereof I hav	F READING, By-Law and R e hereunto su	PENNSYLVAI Resolution of the	NIA do hereby certi	fy that the Po	RANCE COMPANY OF ower of Attorney herein poration printed on the said corporations
CASUALTA CORPORATE DE CORPORATE	WSURAN WSURAN WSURAN WSURAN	1 5	PROPARED SE	NATIONAL	ITAL CASUALTY C FIRE INSURANCE I CASUALTY COMF	COMPANY	OF HARTFORD ADING, PENNSYLVANIA
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1011107				Ma	ary A. Ribikawskis	NA THE	Assistant Secretary

(Rev. 10/1/97)

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 duly 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."