"Letters of Credit"



117 McLaughlin Rd • Coraopolis, PA 15108 Phone: 412-637-9110 • Fax: 412-226-5145 Website:

www.watsonparkassociates.com E-mail: info@watsonparkassociates.com

LIMITED POWER OF ATTORNEY

TO ALL PERSONS, be it known, that (Company Name):, as Grantor, does hereby make and grant a limited and specific
power of attorney to Signed Person of Authority and all Employees of Watson Park Associates (Division of R.L. Swearer Co., Inc.) and appoint and constitute as my attorney-in-fact.
My named attorney-in-fact shall have full power and authority to undertake, commit and perform only the following acts on my behalf to the same extent as if I had done so personally; all with full power of substitution and revocation in the presence.
Specific Authority: Preparation and signing of any invoicing and other pertinent documentation pertaining to payment (i.e. letters of credit/direct collections) on behalf of Grantor. If Grantor is an agent for the beneficiary, it is understood that we are also signing on behalf of their customer. Representing Grantor in any verbal or written communication with banks or buyers regarding payment. It is understood that amounts to be collected and whether any letter of credit presentation for payment goes on approval to named buyer is solely the responsibility of Grantor (or Grantor's customer). Watson Park Associates will complete undertaking at the instruction of Grantor (or Grantor's customer) only.
The authority granted shall include such incidental acts as are reasonably required or necessary to carry out and perform the specific authorities and duties stated or contemplated herein.
My attorney-in-fact agrees to accept this appointment subject to its terms and conditions, and agrees to act and perform in said fiduciary capacity consistent as my attorney-in-fact deems advisable, and I thereupon ratify all acts so carried out.
Special durable provisions: This power of attorney shall not be affected by subsequent incapacity of Grantor. This power of attorney may be revoked by the Grantor giving written notice of revocation to the attorney-in-fact, provided that any party relying in good faith upon this power of attorney shall be protected unless and until said party has either a) actual or constructive notice of revocation, or b) upon recording of said revocation in the public records where the Grantor resides.
Signed on this date:
Signature
Capacity/Title
Signed in the presence of:
Witness