UNITED STATES FIDELITY AND GUARANTY COMPANY

THE STATE Shelby		ABAMA,) unty		Know A	\II Men	By These	Presents	
That we	Dor	ris E. Find	lay					SA TED
as Principal, and 1	UNITED ST	ATES FIDELIT	Y AND G	SUARANTY CO	MPANY,	a corporation	duly incurpo	rated under the
laws of the State	of Maryla	nd, as Surety, c	are held	and firmly bound	unto	State of	Alabama	in the sum
Ten Thousan	d and O	0/100			Dolla	rs, for the par	yment of whi	th well and truly
to be made and	done, we l	bind ourselves,	our heir	s, executors, adm	ninistrator	s and assigns	, firmly by the	se presents, and
we hereby waive	our right t	o claim person	al prope	rty exempt under	r the laws	of Alabama	•	. មិ
Sealed with	our seals, c	and dated		May 19, 199	94		•	
The condition	n of the ab	ove obligation	is such, ?	That whereas the	above bo	und Principal	was on	ď
May 19,	1994		duly Notary	Appointed Public, Stat		arge		to the office of
for the term of	Four	years from	Маз	7 19, 1994		in precinct	No. 12/03	
in and for said C	county.							
Now, if the	said Princip	pal shall faithfu	illy perfo	rm and discharge	e all the c	duties of said	office during	his continuance
therein then the c	above oblig	gation to be vo	id, other	UNITED	STATES		ID GUARAN	ITY COMPANY
Taken and	approved	this	Jen Luday	of May	- Q	Inow	Jud	ge of Probate.

Address	Filed for record on	OFFICIAL BO	***************************************	PROBATE COURT	THE STATE OF ALABA County	Zo.
Judge of Probate.	day of	BOND			X	

THE STATE OF ALABAMA,	OATH OF OFFICE					
THE STATE OF ALABAMA, Shelby County	PROBATE COURT					
the Constitution of Alabama, or the Consport and defend the Constitution and Law	do solemnly swear that I am not disfranchised by stitution and Laws of the United States; That I will honestly and faithfully supsoft the United States, the Union of States, and the Constitution and Laws in a citizen thereof; and that I will honestly and faithfully discharge the duties					
-	er to the best of my ability, so help me God.					
	1994) Daris & Findlay					
my commission Eypines ?	3/13/97					

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UNITED STATES FIDELITY AND GUARANTY COMPANY

POWER OF ATTORNEY



NO. 107491 KNOW ALL MEN BY THESE PRESENTS: That UNITED STATES FIDELITY AND GUARANTY COMPANY, a corporation organized and existing under the laws of the State of Maryland and having its principal office at the City of Baltimore, in the State of Maryland, does hereby constitute and appoint Ardis T. Weems, Charles Molay, Richard E. Simmons, Jr., Judy S. Marchman, J. Rawlins McKinney, F. Thomas Craig, Richard E. Simmons, III, Richard H. Pardue and J. David Hutto Alabama its true and lawful Attorney(s)-in-Fact, each in their separate Birmingham of the City of , State of capacity if more than one is named above, to sign its name as surety to, and to execute, seal and acknowledge any and all bonds, undertakings, contracts and other written instruments in the nature thereof on behalf of the Company in its business of guaranteeing the fidelity of persons; guaranteeing the performance of contracts; and executing or guaranteeing bonds and undertakings required or permitted in any actions or proceedings allowed by law. In Witness Whereof, the said UNITED STATES FIDELITY AND GUARANTY COMPANY has caused this instrument to be sealed with its corporate seal, . A.D. 1993 . duly attested by the signatures of its Senior Vice President and Assistant Secretary, this 30th day of April UNITED STATES FIDELITY AND GUARANTY COMPANY (Signed) Senior Vice President POWER Assistant Secretary (Signed) STATE OF MARYLAND) SS: **BALTIMORE CITY** , A.D. 1993, before me personally care Robert J. Lamendola April On this 30th day of Senior Vice President of the UNITED STATES FIDELITY AND GUARANTY COMPANY and Paul D. Sims . Assistant Secretary of said Company, with both of whom I am personally acquainted, who being by me severally duly sworn, said, that they, the said were respectively the Senior Vice President and the Assistant Secretary of Paul D. Sims Lamendola the said UNITED STATES FIDELITY AND GUARANTY COMPANY, the comporation described in and which executed the foregoing Power of Attorney; that they each knew the seal of said corporation; that the seal affixed to said Power of Attorney was such corporate seat, that it was so affixed by order of the Board of Directors of said corporation, and that they signed their names thereto by like order as Senior Vice President and Assistant Secretary, respectively, of the Company. My Commission expires the 11th day in March This Power of Attorney is granted under and by authority of the following Resolutions adopted by the Board of Directors of the UNITED STATES FIDELITY AND GUARANTY COMPANY on September 34, 1992: RESOLVED, that in connection with the Kaelity and surety insurance business of the Company, all bonds, undertakings, contracts and other instruments relating to said business may be signed, executed, and acknowledged by persons or entities appointed as Attorney(s)-in-Fact pursuant to a Power of Attorney issued in accordance with these resolutions. Said Power(s) of Attorney for and on behalf of the Company may and shall be executed in the name and on behalf of the Company, either by the Chairman, or the President, or an Executive Vice President, or a Senior Vice President, or a Vice President or an Assistant Vice President, jointly with the Secretary or an Assistant Secretary, under their respective designations. The signature of such officers may be engraved, printed or lithographed. The signature of each of the foregoing officers and the seal of the Company may be affixed by facsimile to any Power of Attorney or to any certificate relating thereto appointing Attorney(s)-in-Fact for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, and, unless subsequently revoked and subject to any limitations set forth therein, any such Power of Attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by such facsimile signature and facsimile seal shall be valid and binding upon the Company with respect to any bond or undertaking to which it is validly attached.

RESOLVED, that Attorney(s)-in-Fact shall have the power and authority, unless subsequently revoked and, in any case, subject to the terms and limitations of the Power of Attorney issued to them, to execute and deliver on behalf of the Company and to attach the seal of the Company to any and all bonds and undertakings, and other writings obligatory in the nature thereof, and any such instrument executed by such Attorney(s)-in-Fact shall be as binding upon the Company as if signed by an Executive Officer and sealed and attested to by the Secretary of the Company.

, an Assistant Secretary of the UNITED STATES FIDELITY AND GUARANTY COMPANY. Paul D. Sims do hereby certify that the foregoing is a true excerpt from the Resolution of the said Company as adopted by its Board of Directors on September 24, 1992 and that this Resolution is in full force and effect.

I, the undersigned Assistant Secretary of the UNITED STATES FIDELITY AND GUARANTY COMPANY do hereby certify that the foregoing Power of Attorney is in full force and effect and has not been revoked.

In Testimony Whereof, I have hereunto set my hand and the season will be STATES FIDELITY AND GUARANTY COMPANY on this 19th day , 19 94.

05/25/1994-16855 Secretary 10:03 AM CERTIFIED SHELBY COUNTY JUDGE OF PROBATE 17.00 003 MCD

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