UNITED STATES FIDELITY AND GUARANTY COMPANY

THE STATE O	F ALABAMA,
Shelby	County
That we	Jo Ann Agee
as Principal, and UN	NITED STATES FIDEL

Know All Men By These Presents

ShelbyCounty			
That we Jo Ann Agee			
as Principal, and UNITED STATES FIDELITY	AND GUARANTY COMPANY	Y, a corporation duly incorp	orated under the
laws of the State of Maryland, as Surety, ar	e held and firmly bound unto	State of Alabama	the sunt of 19
Ten Thousand and 00/100	 Do	llars, for the payment of wh	ich well and truk
to be made and done, we bind ourselves, o	our heirs, executors, administra	tors and assigns, firmly by th	Hese Blesours, and A E
we hereby waive our right to claim persona	I property exempt under the la	ws of Alabama.	* 15v
Sealed with our seals, and dated	September 19, 199	} 5	č . t
The condition of the above obligation is	s such, That whereas the above	bound Principal was on	
September 19, 1995	duly		to the office of
N	lotary Public, State at	t Large	
for the term of $Four$ years from	September 19, 1995	in precinct No.	
in and for said County.			
Now, if the said Principal shall faithful	lly perform and discharge all th	ne duties of said office duri	ng his continuance
therein then the above obligation to be voi	DO	Commagee Commagee	(SEAL)
	By Judy S. Marchman,	Attorney-in-fact.	
Taken and approved this	Iday of	Patricia George Dulim	udge of Probate.

Filed for record on	OFFICIAL BOND	PROBATE COURT	THE STATE OF ALABAMA County	No
---------------------	---------------	---------------	-----------------------------	----

THE STATE OF ALABAMA,	OATH OF OFFICE
Shelby County	PROBATE COURT
the Constitution of Alabama, or the Consport and defend the Constitution and Law of the State of Alabama, so long as I remain	do solemnly swear that I am not disfranchised by stitution and Laws of the United States; That I will honestly and faithfully supsin a citizen thereof; and that I will honestly and faithfully discharge the duties er to the best of my ability, so help me God.
Subscribed and sworn to before me day of September Motarized	this 215t 1995) Joann agee Joann agee
My Commission Expires 2-14-0	22

United States Fidelity and Guaranty Company

Power of Attorney No. 109163



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 Ba	altimore, in the State of Maryland, does hereby constit	tute and appoint Charles Molay,	_
Richard E. Simmons, Jr., Ju	udy S. Marchman, J. Rawlins	s McKinney, F. Thomas Cra	ig,
Richard E. Simmons, III, R	ichard H. Pardue, J. David	Hutto and Faye F. Wilson	
Richard St Simuria,,			
of the City of Birmingham . State	e of Alabama its true and lawful At	ttorney(s)-in-Fact, each in their separate capacity if m	one than themef
named above, to sign its name as surety to, and to exec	cuts, seal and acknowledge any and all bonds, underta	Kings, contracts and other written instruments in th	e istitus meseni
on behalf of the Company in its business of guaranteeir	ng the fidelity of persons; guaranteeing the performant	ce of contracts; and executing or guaranteeing bond	IS 870
undertakings required or permitted in any actions or pro-	oceedings allowed by law.	and the second s	hi amanani 🖨
In Witness Whereof, the said United Stat	es Fidelity and Guaranty Company, has caused this	s instrument to be sealed with as corporate seal, ou	w arrested to
the signatures of its Vice President and Assistant Secret	tary, this 24th day of March	, AD. 19 95	
	United States Fidelity and Guaranty Comp		3 H E B
TOTAL	Obited States Liderity and Contact Com		10 万年日
E CONTROL OF THE PARTY OF THE P	A X X X X X X X X X X X X X X X X X X X	<u></u>	
(Sign	red) By	Vice President	19 四
Tall 1800 (S)	(\mathcal{M})	VICE PIESSONIA ON	ON 2
THE THE	till immen 1	1	てを言
(Sign	red By Tollimus J. fa	Assistant Secretary #	N
		Assistant Secretary "	<i>i</i>
State of Maryland) SS:		ب <u>ب</u> ۱۸	のご思
	.49,	۳ ک	000
Baitimore City		√N H	
On this 24th day of Mar	ch .A.D. 19 95 , before me personally	came John A. Huss. Vice President of United States	s Fidelity and
Olivina 74611 color			4 4 1 1 1
Cusponty Company and Thomas J. Fitzgerald, Assist	ant Secretary of said Company, with both olymbon I at	m personally applicated, who being by me severally	duly swom, said,
there there the could John A. Huss and Thomas J. Fitzger	raid were respectively the Vice President and the Assis	m personally appropriated, who being by me severally stant Secretary of the said United States Fidelity of	end census
that they, the said John A. Huss and Thomas J. Fitzger	raid were respectively the Vice President and the Assis	stant Secretary of the said Comporation; that the seal aff	ixed to said
that they, the said John A. Huss and Thomas J. Fitzger	raid were respectively the Vice President and the Assis	stant Secretary of the said Comporation; that the seal aff	ixed to said
Company, the corporation described in and which extended of Attorney was such corporate seal, that was	raid were respectively the Vice President and the Assistant of the foregoing Power of Attorney; that they each is so affixed by order of the Board of Directors of said of	stant Secretary of the said Comporation; that the seal aff	ixed to said
Company, the corporation described in and which extended Power of Attorney was such corporate seal, that was Vice President and Assistant Secretary, respectively, or	rald were respectively the Vice President and the Assistant of the foregoing Power of Attorney, that they each a so affixed by order of the Board of Directors of said of the Companys	stant Secretary of the said Comporation; that the seal aff	ixed to said
Company, the corporation described in and which extended of Attorney was such corporate seal, that was	rald were respectively the Vice President and the Assistant of the foregoing Power of Attorney, that they each a so affixed by order of the Board of Directors of said of the Companys	stant Secretary of the said Comporation; that the seal aff	ixed to said
Company, the corporation described in and which extended of Attorney was such corporate seal, that was vice President and Assistant Secretary, respectively, of My Commission expires the 11th dissipation.	rald were respectively the Vice President and the Assistant of the foregoing Power of Attorney, that they each a so affixed by order of the Board of Directors of said of the Companys	tant Secretary of the said Comporation; that the seal aff poration, and that they signed their names thereto	ixed to said
Company, the corporation described in and which extended Power of Attorney was such corporate seal, that was Vice President and Assistant Secretary, respectively, or	rald were respectively the Vice President and the Assistant of the foregoing Power of Attorney, that they each a so affixed by order of the Board of Directors of said of the Companys	stant Secretary of the said Comporation; that the seal aff	ixed to said
Company, the corporation described in and which extended of Attorney was such corporate seal, that was vice President and Assistant Secretary, respectively, of My Commission expires the 11th dispersion of the company of the company of the company of the corporate seal, that was vice President and Assistant Secretary, respectively, of the company of the company of the corporate seal, that was vice President and Assistant Secretary, respectively, of the company of the corporate seal, that was vice President and Assistant Secretary, respectively, of the corporate seal, that was vice President and Assistant Secretary, respectively, or the corporate seal, that was vice President and Assistant Secretary, respectively, or the corporate seal, that was vice President and Assistant Secretary, respectively, or the corporate seal, that was vice President and Assistant Secretary, respectively, or the corporate seal, that was vice President and Assistant Secretary, respectively, or the corporate seal, that was vice President and Assistant Secretary, respectively, or the corporate seal, that was vice President and Assistant Secretary, respectively, or the corporate seal, that was vice President and Assistant Secretary, respectively, or the corporate seal, that was vice President and P	raid were respectively the Vice President and the Assistance of the foregoing Power of Attorney; that they each is so affixed by order of the Board of Directors of said of the Company. March March March	Inevente seal of said corporation; that the seal aff sporation, and that they signed their names thereto Notary Public	ixed to said to by like order as
Company, the said John A. Huss and Thomas J. Frizger Company, the corporation described in and which extended of Attorney was such corporate seal, that is a Vice President and Assistant Secretary, respectively, of My Commission expires the 11th dispersion. (Signal This Power of Attorney is granted under a company of the company of th	raid were respectively the Vice President and the Assistance of the foregoing Power of Attorney; that they each is so affixed by order of the Board of Directors of said of the Company. March March March	Inevente seal of said corporation; that the seal aff sporation, and that they signed their names thereto Notary Public	ixed to said to by like order as
Company, the corporation described in and which extended of Attorney was such corporate seal, that was vice President and Assistant Secretary, respectively, of My Commission expires the 11th displayment. This Power of Attorney is granted under a Secretary on Secretary 24, 1992.	and by sufficient of the following Resolutions adopted to	Notary Public Notary Public Notary Public Notary Of the United States Fide	ixed to said to by like order as
Company, the said John A. Huss and Thomas J. Frizger Company, the corporation described in and which exe Power of Attorney was such corporate seal, that it is Vice President and Assistant Secretary, respectively, of My Commission expires the 11th d (Signal Power of Attorney is granted under a Guaranty Company on September 24, 1992: Resolved, that in connection with the fix	and by authority of the following Resolutions adopted to delity and surety insurance business of the Company.	Notary Public No the Board of Directors of the United States Fide all bonds, undertakings, contracts and other instrume	ixed to said to by like order as lity and ents relating to
Company, the said John A. Huss and Thomas J. Fitzger Company, the corporation described in and which said Power of Attorney was such corporate seal, that it was Vice President and Assistant Secretary, respectively, of My Commission expires the 11th d (Signal Power of Attorney is granted under a Guaranty Company on September 24, 1992: Resolved, that in connection with the fix	raid were respectively the Vice President and the Assistant of the foregoing Power of Attorney; that they each is so affixed by order of the Board of Directors of said of the Company. Att 1839 and surety insurance business of the Company, and they persons or entities appointed as Attorney(s)-insurance business of the Company.	Notary Public All bonds, undertakings, contracts and other instruments. Fact pursuant to a Power of Attorney issued in accompany issued in accompany issued in accompany in the pursuant to a Power of Attorney issued in accompany in the property issued in accompany issued in accompany in the property is in the property is in the property in the property is in the property in the property is in the property in the property in the property is in the property in the property in the property is in the property in th	ixed to said to by like order as ents relating to cordance with
Company, the corporation described in and which extended of Attorney was such corporate seal, that was vice President and Assistant Secretary, respectively, of My Commission expires the 11th discourse of Attorney is granted under a Guaranty Company on September 24, 1992: Resolved, that in connection with the fix said business may be signed, executed, and acknowled these resolutions. Said Presents of Attorney for and others resolutions.	and by surportry of the following Resolutions adopted to delity and surety insurance business of the Company. In the Company: All 19 All 19	Notary Public Notary Public Notary Public Notary Public It bonds, undertakings, contracts and other instrumental pursuant to a Power of Attorney issued in act on the name and on behalf of the Company, either by	ixed to said to by like order as ents relating to cordance with the Chairman, or
Company, the corporation described in and which extended of Attorney was such corporate seal, that it was vice President and Assistant Secretary, respectively, of My Commission expires the 11th display. This Power of Attorney is granted under a Guaranty Company on September 24, 1992: Resolved, that in connection with the fix said business may be signed, executed, and acknowled the President, or an Executive Vice President, or a Sector of Attorney for and acknowled the President, or an Executive Vice President, or a Sector of Attorney for and acknowled the President, or an Executive Vice President, or a Sector of Attorney for and acknowled the President, or an Executive Vice President, or a Sector of Attorney for and acknowled the President, or an Executive Vice President, or a Sector of Attorney for and acknowled the President.	raid wate respectively the Vice President and the Assistant of the foregoing Power of Attorney; that they each is so affixed by order of the Board of Directors of said of the Company. In the Company of the following Resolutions adopted to delity and surety insurance business of the Company, and by persons or entities appointed as Attorney(s)-in on behalf of the Company may and shall be executed in hier Vice President, or a Vice President or an Assistant is such officers may be engraved, printed or lithographe	Notary Public Notary Public Notary Public Notary Public It bonds, undertakings, contracts and other instrume in-Fact pursuant to a Power of Attorney issued in act on the name and on behalf of the Company, either by Vice President, jointly with the Secretary or an Assisted. The signature of each of the foregoing officers as	ixed to said to by like order as ents relating to cordance with the Chairman, or stant Secretary, and the seal of the
Company, the corporation described in and which extended Power of Attorney was such corporate seal, that was vice President and Assistant Secretary, respectively, on My Commission expires the 11th discourse. This Power of Attorney is granted under a Guaranty Company on September 24, 1992: Resolved, that in connection with the fix said business may be signed, executed, and acknowled these resolutions. Said Power(s) of Attorney for and the President, or an Executive Vice President, or a Secunder their respective designations. The signature of Company may be affired by facsimile to any Power of Company may be affired by facsimile to any Power of Company, may be affired by facsimile to any Power of Company, may be affired by facsimile to any Power of Company, may be affired by facsimile to any Power of Company, may be affired by facsimile to any Power of Company, may be affired by facsimile to any Power of Company, may be affired by facsimile to any Power of Company, may be affired by facsimile to any Power of Company, may be affired by facsimile to any Power of Company, may be affired by facsimile to any Power of Company, may be affired by facsimile to any Power of Company of the Company	raid wells respectively the Vice President and the Assistant of the foregoing Power of Attorney; that they each is so affixed by order of the Board of Directors of said of the Companys lay in March Attorney of the following Resolutions adopted the delity and surety insurance business of the Company, and adopted by persons or entities appointed as Attorney(s)-in behalf of the Company may and shall be executed in its Vice President or an Assistant of such officers may be engraved, printed or lithographer of Attorney or to any certificate relating thereto appoints.	In every seal of said corporation; that the seal afformation, and that they signed their names thereto hy the Board of Directors of the United States Fide all bonds, undertakings, contracts and other instrume in-Fact pursuant to a Power of Attorney issued in account the name and on behalf of the Company, either by Vice President, jointly with the Secretary or an Assigned Attorney(s)-in-Fact for purposes only of executing Attorney(s)-in-Fact for purposes only of executing	ixed to said to by like order as ents relating to cordance with the Chairman, or stant Secretary, and the seal of the g in and attesting
Company, the said John A. Huss and Thomas J. Frizger Company, the corporation described in and which extended for Attorney was such corporate seal, that it was vice President and Assistant Secretary, respectively, or My Commission expires the 11th discount of Attorney is granted under a Guaranty Company on September 24, 1992: Resolved, that in connection with the fix said business may be signed, executed, and acknowled these resolutions. Said Power(s) of Attorney for and the President, or an Executive Vice President, or a Secunder their respective designations. The signature of Company may be affixed by facsimile to any Power of the and undertakings and other writings obligatory.	raid were respectively the Vice President and the Assistant of the foregoing Power of Attorney; that they each is so affixed by order of the Board of Directors of said of the Company of the Company of the following Resolutions adopted the delity and surety insurance business of the Company, and solution of the Company may and shall be executed in hier Vice President, or a Vice President or an Assistant of such officers may be engraved, printed or lithographe of Attorney or to any certificate relating thereto appoint of the nature thereof, and, unless subsequently revoked in the nature thereof, and, unless subsequently revoked.	Ingiverse seal of said corporation; that the seal affection, and that they signed their names thereto Notary Public by the Board of Directors of the United States Fide all bonds, undertakings, contracts and other instrume in-Fact pursuant to a Power of Attorney issued in acceptance and on behalf of the Company, either by Vice President, jointly with the Secretary or an Assing Attorney(s)-in-Fact for purposes only of executing and subject to any limitations set forth therein, a	ixed to said to by like order as ents relating to cordance with the Chairman, or stant Secretary, and the seal of the g in and attesting my such Power of
Company, the corporation described in and which extended the Attorney was such corporate seal, that was vice President and Assistant Secretary, respectively, on My Commission expires the 11th discount of Attorney is granted under a Guaranty Company on September 24, 1992: Resolved, that in connection with the fix said business may be signed, executed, and acknowled these resolutions. Said Power(s) of Attorney for and the President, or an Executive Vice President, or a Secunder their respective designations. The signature of Company may be affixed by facsimile to any Power of the and and undertakings and other writings obligatory.	raid were respectively the Vice President and the Assistant of the foregoing Power of Attorney; that they each is so affixed by order of the Board of Directors of said of the Company of the Company of the following Resolutions adopted the delity and surety insurance business of the Company, and solution of the Company may and shall be executed in hier Vice President, or a Vice President or an Assistant of such officers may be engraved, printed or lithographe of Attorney or to any certificate relating thereto appoint of the nature thereof, and, unless subsequently revoked in the nature thereof, and, unless subsequently revoked.	Ingiverse seal of said corporation; that the seal affection, and that they signed their names thereto Notary Public by the Board of Directors of the United States Fide all bonds, undertakings, contracts and other instrume in-Fact pursuant to a Power of Attorney issued in acceptance and on behalf of the Company, either by Vice President, jointly with the Secretary or an Assing Attorney(s)-in-Fact for purposes only of executing and subject to any limitations set forth therein, a	ixed to said to by like order as ents relating to cordance with the Chairman, or stant Secretary, and the seal of the g in and attesting my such Power of
Company, the corporation described in and which extended of Attorney was such corporate seal, that was vice President and Assistant Secretary, respectively, of My Commission expires the 11th dispersion. This Power of Attorney is granted under a Guaranty Company on September 24, 1992: Resolved, that in connection with the fix said business may be signed, executed, and acknowled these resolutions. Said Power(s) of Attorney for and the President, or an Executive Vice President, or a Secunder their respective designations. The signature of Company may be affixed by facsimile to any Power of bonds and undertakings and other writings obligatory. Attorney or certificate bearing such facsimile signature of the president of certificate bearing such facsimile signature.	raid wate raspectively the Vice President and the Assistant of the foregoing Power of Attorney; that they each as so affixed by order of the Board of Directors of said of the Companya lay in March and by authority of the following Resolutions adopted the delity and surety insurance business of the Company, and shall be executed in the Company may and shall be executed in a vice President or an Assistant of Such officers may be engraved, printed or lithographe of Attorney or to any certificate relating thereto appoint or in the nature thereof, and, unless subsequently revokers or facsimile seal shall be valid and binding upon the land binding upon the land binding upon the company with respect to any board binding upon the Company with respect to any board binding upon the Company with respect to any board.	Notary Public Notary States Fide Attorney issued in action fact pursuant to a Power of Attorney issued in action the name and on behalf of the Company, either by Vice President, jointly with the Secretary or an Assing Attorney(s)-in-Fact for purposes only of executing and and subject to any limitations set forth therein, as a Company and any such power so executed and cered or undertaking to which it is validly attached.	ixed to said to by like order as ents relating to cordance with the Chairman, or stant Secretary, and the seal of the g in and attesting my such Power of tified by such
Company, the corporation described in and which extended of Attorney was such corporate seal, that was Vice President and Assistant Secretary, respectively, of My Commission expires the 11th discourse of Attorney is granted under a Guaranty Company on September 24, 1992: Resolved, that in connection with the fix said business may be signed, executed, and acknowled the President, or an Executive Vice President, or a Secunder their respective designations. The signature of Company may be affixed by facsimile to any Power of bonds and undertakings and other writings obligatory Attorney or certificate bearing such facsimile signature facsimile signature and facsimile seal shall be valid a Resolved. That Attorney(s)-in-Fact shall	raid wells respectively the Vice President and the Assistant of the foregoing Power of Attorney; that they each is so affixed by order of the Board of Directors of said of the Company of the following Resolutions adopted and by authority of the following Resolutions adopted delity and surety insurance business of the Company, and shall be executed in the Company may and shall be executed in for Vice President, or a Vice President or an Assistant of such officers may be engraved, printed or lithographer for the nature thereof, and, unless subsequently revoke and binding upon the company with respect to any board have the power and authority, unless subsequently revoke the power and authority, unless subsequently revoked the power and authority, unless subsequently revoked the power and authority, unless subsequently respect to any board have the power and authority, unless subsequently respect to any board there is no power and authority, unless subsequently respect to any board the power and authority, unless subsequently respect to any board there is no provided the power and authority, unless subsequently respect to any board there is no provided the power and authority, unless subsequently respect to any board the power and authority, unless subsequently respect to any board the power and authority.	Notary Public Notary States Fide Attorney instrument of the United States Fide Notary Public	ixed to said to by like order as ents relating to cordance with the Chairman, or stant Secretary, and the seal of the g in and attesting my such Power of tified by such
Company, the corporation described in and which extended on the President and Assistant Secretary, respectively, of My Commission expires the 11th displayed on the President and Assistant Secretary, respectively, of My Commission expires the 11th displayed on September 24, 1992: Resolved, that in connection with the fix said business may be signed, executed, and acknowled these resolutions. Said Power(s) of Attorney for and the President, or an Executive Vice President, or a Secunder their respective designations. The signature of Company may be affixed by facsimile to any Power of bonds and undertakings and other writings obligatory Attorney or certificate bearing such facsimile signature and facsimile seal shall be valid a Resolved. That Attorney(s)-in-Fact shall Bounts of Attorney issued to them, to execute and de	and the foregoing Power of Attorney; that they each as so affixed by order of the Board of Directors of said of the Company's and by authority of the following Resolutions adopted the delity and surety insurance business of the Company, and behalf of the Company may and shall be executed in hior Vice Prasident, or a Vice President or an Assistant of Such officers may be engraved, printed or lithographe of Attorney or to any certificate relating thereto appoint of the nature thereof, and, unless subsequently revoked and binding upon the company with respect to any board have the power and authority, unless subsequently relative on behalf of the Company with respect to any board have the power and authority, unless subsequently relative on behalf of the Company and to attach the seal of the company and the company and to attach the seal of the company and the co	Notary Public Notary	ixed to said to by like order as ents relating to cordance with the Chairman, or stant Secretary, and the seal of the g in and attesting my such Power of tified by such eitations of the gs, and other
Company, the corporation described in and which extended and Attorney was such corporate seal, that was vice President and Assistant Secretary, respectively, or My Commission expires the 11th discourse. This Power of Attorney is granted under a Guaranty Company on September 24, 1992: Resolved, that in connection with the fix said business may be signed, executed, and acknowled these resolutions. Said Power(s) of Attorney for and the President, or an Executive Vice President, or a Secunder their respective designations. The signature of Company may be affixed by facsimile to any Power of bonds and undertakings and other writings obligatory Attorney or certificate bearing such facsimile signature facsimile signature and facsimile seal shall be valid a Resolved, That Attorney(s)-in-Fact shall Bourse of Attorney issued to them, to execute and de	and the foregoing Power of Attorney; that they each as so affixed by order of the Board of Directors of said of the Company's and by authority of the following Resolutions adopted the delity and surety insurance business of the Company, and behalf of the Company may and shall be executed in hior Vice Prasident, or a Vice President or an Assistant of Such officers may be engraved, printed or lithographe of Attorney or to any certificate relating thereto appoint of the nature thereof, and, unless subsequently revoked and binding upon the company with respect to any board have the power and authority, unless subsequently relative on behalf of the Company with respect to any board have the power and authority, unless subsequently relative on behalf of the Company and to attach the seal of the company and the company and to attach the seal of the company and the co	Notary Public Notary	ixed to said to by like order as ents relating to cordance with the Chairman, or stant Secretary, and the seal of the g in and attesting my such Power of tified by such eitations of the gs, and other
Company, the corporation described in and which extended from the corporation described in and which extended from the corporation described in and which extended from the corporate seal, that we vice President and Assistant Secretary, respectively, or My Commission expires the \$11 th do not company on September 24, 1992. Resolved, that in connection with the fixed said business may be signed, executed, and acknowled these resolutions. Said Power(s) of Attorney for and the President, or an Executive Vice President, or a Secunder their respective designations. The signature of Company may be affixed by facsimile to any Power of bonds and undertakings and other writings obligatory Attorney or certificate bearing such facsimile signature facsimile signature and facsimile seal shall be valid a Resolved. That Attorney(s)-in-Fact shall Power of Attorney issued to them, to execute and de writings obligatory in the nature theraof, and any such and cooled and attested to by the Secretary of the Control o	raid were respectively the Vice President and the Assistant of the foregoing Power of Attorney; that they each is so affixed by order of the Board of Directors of said of the Company. Att 1939 Attorney of the following Resolutions adopted the delity and surety insurance business of the Company, and added by persons or entities appointed as Attorney(s)-in on behalf of the Company may and shall be executed in nior Vice President, or a Vice President or an Assistant of such officers may be engraved, printed or lithographer of Attorney or to any certificate relating thereto appoint of in the nature thereof, and, unless subsequently revoke and binding upon the Company with respect to any board have the power and authority, unless subsequently realizer on behalf of the Company and to attach the seal of the instrument executed by such Attorney(s)-in-Fact shall instrument executed by such Attorney(s)-in-Fact shall be recompany and to attach the seal of the instrument executed by such Attorney(s)-in-Fact shall be such	Notary Public Notary	ixed to said to by like order as ents relating to cordance with the Chairman, or stant Secretary, and the seal of the g in and attesting my such Power of tified by such eitations of the gs, and other an Executive Officer

the Resolutions of the said Company as adopted by its Board of Directors on September 24, 1992 and that these Resolutions are 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. 19th

In Testimony Whereof, I have hereunto set my hand and the seal of the United States Fidelity and Guaranty Company on this September .19 . 95