

Notary Bond	
Bond No. OAN 317628	AGENTS CODE NO. 92- 0118
KNOW ALL MEN BY THESE PRESENTS:	
THAT WE, Greta Jane Neal	
1341 Highway 35	STATE OF ALABAMA, Shelby
Pelham, AL 35124	
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,	
as principal and OLD REPUBLIC SURETY COMPANY, as Surety, a	re held and firmly bound unto the State of Alabama in the sum of
Ten thousand Dollars and No	
truly to be made and done, we bind ourselves, our heirs, executors, administr	ators and assigns, firmly by these presents, and we hereby waive our right to claim personal
property exempt under the laws of Alabama. WHEREAS, the above-named Principal has been duly appoint	¥ì _
(State At Large or County) beginning the 26th day of Ma	
in Precinct No in and for said County.	AI
•	and effect.
obligation shall become null and void; otherwise it shall remain in full force	and effect.
SIGNED and sealed this 26th day of May	
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THE SURE THE THE PARTY OF THE P	Person Recoinsed Notice Public.
CORPORATE	OLD REPUBLIC SURE OF COMPANY
SEAL SEAL SEAL	By Serry Carl
	Attorney-in-Fact Perov Clark
The state of the s	Approved and filed the Office day of 1000 1 1 1 19 10.
THE STATE OF ALABAMA	Julio of Grobate
Cholber a	R _V
OAIR OF OFFICE	
Constitution of the United States and the Constitution of the State of Alaba	, do solemnly swear (or affirm), that I will support the na, so long as I continue a citizen thereof; and that I will honestly and faithfully discharge
the duties of the office upon which I am about to enter, to the best of my at	
	here) x treta ane 1 eal
Subscribed and sworn to be	Person appointed Notary Public.
To certify which witness my ha	
	Notary Public State of Alabama
A O-102 A DICOLATA	- 4 4/4/4 1-7/-97



KNOW ALL MEN BY THESE PRESENTS: That OLD REPUBLIC SURETY COMPANY, a Wisconsin stock insurance corporation does make, constitute and appoint:

LEROY CLARK ** DINNELLE CLARK, DENISE S. HAMM **, OF BIRMINGHAM, AL

his trace and lawful attorney(s) in Fact, with full power and authority for and on behalf of the company as surely, to execute and deliver and affix the seal of the company thereto (it a seal is required); sonds, undertakings, recognizances or other written obligations in the nature thereof, leviduding: Criminal Bonds or recognizances, Supersedeas Bonds of any kind, Defendants Court Bonds in Judicial Proceedings, Community Administration Bonds, Contractors Eld, Performance, Payment and Completion Boods, Motor Firel Distributors Bonds, Consigned and Consignor Bonds, Ball Bonds, Bank Depository Bonds, Mortgage Deficiency Bonds, Mortgage Guaranty Bonds, Guaranties of Installment Peper and Note Guaranty Bonds); as follows:

ALL WRITTEN INSTRUMENTS IN AN AMOUNT NOT TO EXCEED AN AGGREGATE DE THE FEMORET FEFTY THOUSAND DOLLARS (\$250,000) - FOR ANY SINGLE OR ISATION, REGARDLESS OF THE NUMBER OF INSTRUMENTS ISSUED FOR THE OBLIGATION.

and to bind OLD REPUBLIC SURETY COMPANY thereby, and all of the acts of said Attorneys-in-Fact, pursuant to these presents, are ratified and confirmed. This document is not valid unless printed on colored background and is multi-colored. This oppointment is made under and by authority of the board of directors at a special meeting held on February 18, 1982. This Power of Attorney is signed and sealed by facsimile under and by the authority of the following resolutions adopted by the board of directors of the OLD REPUBLIC SURETY COMPANY on February 18, 1982

RESOLVED that the president, any vice president, or assistant vice president in conjunction with the secretary or any assistant secretary, may appoint attorneys in fact or agents with authority as defined or inhited in the instrument ovidencing the appointment in each case, for and on behalf of the company to execute and deliver and affix the seal of the company to bends, undertakings, recognizations, and suretyship obligations of all kinds, and said officers may remove any such attorney in-fact or agent and revoke any power of attorney previously tranted to such person.

RESOLVED FURTHER that any bond, undertaking, recognizance, or suretyship obligation shall be valid and binding upon the Company

- when signed by the president, any vice president or assistant vice president, and attested and sealed (if a seal be required) by any secretary or assistant secretary, of
- when signed by the president, any vice president or assistant vice president, secretary or assistant secretary, and countersigned and sealed (it a seal be required by graduly authorized attorney in-lact or agent, or
- when duty executed and sealed if a seal be required by one or more altorneys in fact or agents pursuant to and within the limits of the authority evidenced by the power of attorney issued by the company to such person or persons.

HESOLVED ELIGITHER that the signature of any authorized officer and the seal of the company may be affixed by lacernile to any power of attorney or certification thereof authorizing the execution and delivery of any bond, undertaking, recognizance, of other suretyship abligations of the company, and such signature and seal when so used shall have the same force and effect as though manually affixed.

IN WITNESS WHEREOF, OLD REPUBLIC SURETY COMPANY has caused these presents to be signed by its proper efficer, and its OFTURER corporate seal to be affixed this

OLD REPUBLIC SURETY COMPANY

Assistant Secretory

STATE OF WISCONSIN, COUNTY OF WAUKESHA - SS

personally came before met

JAMES ELLEE

and DAVID G. MENZEL: to me known to be the individuals and officers of the OLD REPUBLIC SURETY COMPANY who executed the above instrument, and they each acknowledged the execution of the same, and being by me duly swom, did severally dispose and say; that they are the send officers of the corporation aforesend, and that the seal affixed to the above instrument is the seal of the corporation, and that said corporate seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority of the board of directors of said corporation.

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W1193197

My commission expire

CERTIFICATE

the understaned assistant shareful of the Colombia Colombia corporation, CERTIEY that the foregoing and attached Power of Attached remains in full force and has not been revoked; and furthernore, that the Resolutions of the board of directors set forth in the power of attorney, are now in torce.