UNITED STATES FIDELITY AND GUARANTY COMPANY

Bond #09-0170-09105-97-1

THE STATE OF ALABAMA, Shelby County

Know All Men By These Presents

She1by County	
That we Cathy B. Biggs	
as Principal, and UNITED STATES FIDELITY AND GUARANTY COMPANY, a corporation duly incorporate	ted under the
laws of the State of Maryland, as Surety, are held and firmly bound unto State of Alabama	
	in the sum of
Ten Thousand and 00/100Dollars, for the payment of which	well and truly
to be made and done, we bind ourselves, our heirs, executors, administrators and assigns, firmly by these	presents, and
we hereby waive our right to claim personal property exempt under the laws of Alabama.	•
Sealed with our seals, and dated $April 7, 1997$	985 11ED
The condition of the above obligation is such, That whereas the above bound Principal was on	-1098 RTIFI OF PROBAT
April 7, 1997 duly Appointed	of the office of
Notary Public, State at Large	# 100 Y
for the term of Four years from $April 7$, 1997 in precinct No. 12	Transfer of the second
in and for said County.	
Now, if the said Principal shall faithfully perform and discharge all the duties of said effice doning t	vis continuance
therein then the above ebligation to be void, otherwise to remain in full force and effect.	
(Like Bigg)	(SEAL)
UNITED STATES FIDELITY AND GUARANT	COMPANY
By Marchman Attorney-in-foct.	
Judy S. Marchman, Attorney-in-foct.	
	93
Taken and approved this day of Patricia Gazer Fullyminder	
Judg	e of Probate.

OFFICIAL BOND day of Filed for record on	PROBATE COURT	THE STATE OF ALABAMA County
---	---------------	-----------------------------

•

THE STATE OF ALABAMA.) Shelby County	OATH OF OFFICE PROBATE COURT
Cathy B. Biggs	do solemnly swear that I am not disfranchised by
of the State of Alabama, so long as I remo of the office upon which I am about to ent	stitution and Laws of the United States; That I will honestly and faithfully sup- rs of the United States, the Union of States, and the Constitution and Laws ain a citizen thereof; and that I will honestly and faithfully discharge the duties her to the best-of my ability, so help me God.
Subscribed and sworn to before me	this)
Subscribes and sworn to before me	1997
Notarized Notarized	Sully and the sulling of the sulling

•

.

.

.

.

₫

•

•

.

United States Fidelity and Guaranty Company Power of Attorney No. 109163



Know all men by these pres	ents: That United States Fidelity	and Gueranty Company, a com	oration organized and existing und	ler the laws of the State of
Maryland and having its principal office	-			
Richard E. Simmons,	-			
Richard E. Simmons,	· ·			
of the City of Birmingham	, State of Alabama	its true and lawful A	ttomey(s)-in-fect-each-in their sep	erate capacity if more than one is
named above, to sign its name as surety	to, and to execute, seal and ackno	rwledge any and all bonds, underta	skings, contracts and other written	instruments in the nature thereof
on behalf of the Company in its business	s of guaranteeing the fidelity of per	sons; guaranteeing the performan	ce of contracts; and executing or g	ruaranteeing bonds and 👝
undertakings required or permitted in an	y actions or proceedings allowed b	y law.	·	# # # #
in Witness Whereof, the se	id United States Fidelity and Gu	aranty Company, has caused thi	s instrument to be sealed with its	corporate seat duly apposted bis
the signatures of its Vice President and A	Assistant Secretary, this 24th	day of March	, A.D. 19 95 .	
		∕ ;	_	구 코보드다
	Veited Sta	toe Fidelity and Gueranty Com	pany.	_' (C _ —
SATT MOE		1 11/11/		92. 2. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3.
Management &	(Signed) By	and with the same		o
[3] 1896 [3]		10	Vjce President	ア・ゼ系皇帝
THE SHAPE				# 6 \$ 5 c
	(Signed) By	Umas I fo	b	
			Assistant Secretary	# 1
State of Maryland			/	
•	SS :	10 V		}=
Baltimore City }				
	•			
On this 24th day of			ame John A. Huss, Vice President	
Guaranty Company and Thomas J. Fit	agerald, Assistant Secretary of said	Company, with both of whom I ar	n personally excludinted, who bein	g by me severally duly sworn, said,
that they, the said John A. Huss and The				
Company, the corporation described in				
		Actine Rosus or Disectors or safe	diporation, and that they signed th	eir names thereto by like order as
Vice President and Assistant Secretary,	respectively, of the Company	O.E.	diporation, and that they signed th	eir names thereto by like order as
Vice President and Assistant Secretary,	respectively, of the Company	O.E.	diporation, and that they signed th	eir names thereto by like order as
Vice President and Assistant Secretary,		O.E.	diporation, and that they signed th	eir names thereto by like order as
Vice President and Assistant Secretary,	respectively, of the Company Mar Sissed	ch gold 1999	luain	eir names thereto by like order as
Vice President and Assistant Secretary,	respectively, of the Company Mar Sissed	ch gold 1999	Public Notary Public	eir names thereto by like order as
Vice President and Assistant Secretary, My Commission expires the	respectively, of the Company Mar (Signal)	ch gold Page	Lugann Public	
Vice President and Assistant Secretary, My Commission expires the	respectively, of the Company Mar (Signal ranted under and by surposity of the	ch gold Page	Lugann Public	
Wy Commission expires the This Power of Attorney is go Buaranty Company on September 24,	respectively, of the Company Mar Sixod Fanted under and by surholity of the 1992:	ch galaxia e following Resolutions adopted b	Notary Public y the Board of Directors of the Uni	ted States Fidelity and
My Commission express the This Power of Attorney is g Buaranty Company on September 24, Reselved, that in connecting	respectively, of the Company Mar (Signed) ranted under and by authority of the 1992: ion with the fidelity and surety insured	ch Grant 1899 Gr	Notary Public Y the Board of Directors of the Unit I bonds, undertakings, contracts as	ted States Fidelity and and other instruments relating to
This Power of Attorney is g Buaranty Company on September 24, Reselved, that in connections said business may be signed, executed.	respectively, of the Company Mar Sissada ranted under and by surposity of the 1992: ion with the fidelity and surety insuland acknowledged by persons or a	e following Resolutions adopted by rance business of the Company, at ntities appointed as Attorney(s)-in	Notary Public Notary Public The Board of Directors of the Unit I bonds, undertakings, contracts at Fact pursuent to a Power of Attor	ted States Fidelity and and other instruments relating to may issued in accordance with
Wy Commission expires the This Power of Attorney is g Buaranty Company on September 24, Reselved, that in connections said business may be signed, executed, these resolutions. Said Power(s) of Attentions.	respectively, of the Company Mar Sisod Sisod Tanted under and by surrowy of the 1992: ion with the fidelity and surety insurant and acknowledged by persons or a comey for and on behalf of the Comp	ch Side A 1899 e following Resolutions adopted by rance business of the Company, all ntities appointed as Attorney(s)-in pany may and shall be executed in	Notary Public Notary Public I bonds, undertakings, contracts at Fact pursuent to a Power of Attorthe name and en behelf of the Cor	ted States Fidelity and and other instruments relating to may issued in accordance with appany, either by the Chairman, or
This Power of Attorney is g Buaranty Company on September 24, Resolved, that in connecti said business may be signed, executed, these resolutions. Said Power(s) of Atte the President, or an Executive Vice Pres	respectively, of the Company 11th day in Mar (Signed) ranted under and by admining of the 1992: ion with the fidelity and surety insu- and acknowledged by persons or a omey for and on behalf of the Comp ident, or a Senior Vice President, or	e following Resolutions adopted by rance business of the Company, at intities appointed as Attorney(s)-in pany may and shall be executed in a Vice President or an Assistant	Notary Public Notary Public I bonds, undertakings, contracts at Fact pursuent to a Power of Attor the name and en behalf of the Confice President, jointly with the Section	ted States Fidelity and and other instruments relating to may issued in accordance with apany, either by the Chairman, or retary or an Assistant Secretary,
This Power of Attorney is g Buaranty Company on September 24, Resolved, that in connecti said business may be signed, executed, these resolutions. Said Power(s) of Attorney in the President, or an Executive Vice President ander their respective designations. The	respectively, of the Company 11 th day in Signal ranted under and by surfacely of the 1992: ion with the fidelity and surety insu- and acknowledged by persons or a omey for and on behalf of the Comp ident, or a Senior Vice President, or a signature of such officers may be	e following Resolutions adopted by rance business of the Company, at ratities appointed as Attorney(s) in pany may and shall be executed in a Vice President or an Assistant Vengrayed, printed or lithographed	Notary Public Notary Public I bonds, undertakings, contracts at Fact pursuent to a Power of Attor the name and en behalf of the Cor fice President, jointly with the Sec	ted States Fide-Fity and and other instruments relating to may issued in accordance with appary, either by the Chairman, or retary or an Assistant Secretary, agoing officers and the seal of the
This Power of Attorney is g Buaranty Company on September 24, Resolved, that in connecti said business may be signed, executed, these resolutions. Said Power(s) of Attorney the President, or an Executive Vice President and their respective designations. The Company may be affixed by facsimile to	respectively, of the Company 11th day in (Signed) ranted under and by authority of the 1992: ion with the fidelity and surety insu- and acknowledged by persons or a omey for and on behalf of the Comp ident, or a Senior Vice President, or a signature of such officers may be any Power of Attorney or to any co	ch and 18 99 and shell be executed in a Vice President or an Assistant Vergraved, printed or lithographed extificate relating thereto appoints appointed appoints	Notary Public Notary Public I bonds, undertakings, contracts at Fact pursuent to a Power of Attor the name and en behalf of the Cor fice President, jointly with the Sect I. The signature of each of the fore og Attorney(s)-in-fact for purposes	ted States Fidelity and and other instruments relating to may issued in accordance with apany, either by the Chairman, or retary or an Assistant Secretary, agoing officers and the seal of the enly of executing in and attesting
This Power of Attorney is g Buaranty Company on September 24, Resolved, that in connecti said business may be signed, executed, these resolutions. Said Power(s) of Attorney is g under their respective designations. The Company may be affixed by facsimile to bonds and undertakings and other writing	respectively, of the Company 11th day in Signal ranted under and by surposity of the 1992: ion with the fidelity and surety insu- and acknowledged by persons or a omey for and on behalf of the Comp ident, or a Senior Vice President, or a signature of such officers may be any Power of Attorney or to any co- mis obligatory in the nature thereof	ch solutions adopted by rance business of the Company, all retities appointed as Attorney(s) in any may and shall be executed in a Vice President or an Assistant Vice President or lithographed extificate relating thereto appoint in and, unless subsequently revoke	Notary Public Notary Public I the Board of Directors of the Unit I bonds, undertakings, contracts at Fact pursuent to a Power of Attor the name and en behalf of the Cor fice President, jointly with the Secil The signature of each of the fore og Attorney(s)-in-fact for purposes d and subject to any limitations ser	ted States Fidelity and and other instruments relating to may issued in accordance with apany, either by the Chairman, or retary or an Assistant Secretary, agoing officers and the seal of the enly of executing in and attesting t forth therein, any such Power of
This Power of Attorney is g Buaranty Company on September 24, Reselved, that in connecti said business may be signed, executed, these resolutions. Said Power(s) of Attorney in the President, or an Executive Vice President their respective designations. The Company may be affixed by facsimile to bonds and undertakings and other writin Attorney or certificate bearing such face	respectively, of the Company 11 th day in (Signal) ranted under and by subdoiny of the 1992: ion with the fidelity and surety insu- and acknowledged by persons or a omey for and on behalf of the Comp ident, or a Senior Vice President, or a signature of such officers may be any Power of Attorney or to any co- ings obligatory in the nature thereof simile signature or facsimile seal signature	ch solutions adopted by rance business of the Company, all nairies appointed as Attorney(s) in any may and shell be executed in a Vice President or an Assistant V engraved, printed or lithographed extificate relating thereto appointing, and, unless subsequently revoke hell be valid and binding upon the	Notary Public Notary Public I the Board of Directors of the Unit I bonds, undertakings, contracts as Fact pursuant to a Power of Attor the name and en behalf of the Cor fice President, jointly with the Seci The signature of each of the fore og Attorney(s)-in-fact for purposes d and subject to any limitations sec Company and any such power so a	and other instruments relating to may issued in accordance with apany, either by the Chairman, or retary or an Assistant Secretary, agoing officers and the seal of the only of executing in and attesting a forth therein, any such Power of executed and certified by such
This Power of Attorney is g Buaranty Company on September 24, Reselved, that in connects said business may be signed, executed, these resolutions. Said Power(s) of Attorney or an Executive Vice Pressunder their respective designations. The Company may be affixed by facsimile to bonds and undertakings and other writin Attorney or certificate bearing such facs facsimile signature and facsimile seal s	respectively, of the Company 11 th day in (Signal) ranted under and by subdoiny of the 1992: ion with the fidelity and surety insu- and acknowledged by persons or a omey for and on behalf of the Comp ident, or a Senior Vice President, or a signature of such officers may be any Power of Attorney or to any co- ings obligatory in the nature thereof simile signature or facsimile seal signature	e following Resolutions adopted to rance business of the Company, at ratities appointed as Attorney(s)-in any may and shall be executed in a Vice President or an Assistant V engraved, printed or lithographed entificate relating thereto appointing, and, unless subsequently revoke half be valid and binding upon the Company with respect to any bond	Notary Public Notary Public I bonds, undertakings, contracts as Fact pursuent to a Power of Attor the name and en behalf of the Cor fice President, jointly with the Sec I. The signature of each of the fore and Attorney(s)-in-fact for purposes d and subject to any limitations sec Company and any such power so a for undertaking to which it is valid	and other instruments relating to mey issued in accordance with aparty, either by the Chairman, or retary or an Assistant Secretary, agoing officers and the seal of the only of executing in and attesting to forth therein, any such Power of executed and certified by such by attached.
This Power of Attorney is g Buaranty Company on September 24, Reselved, that in connects said business may be signed, executed, these resolutions. Said Power(s) of Attorney or an Executive Vice Pressunder their respective designations. The Company may be affixed by facsimile to bonds and undertakings and other writin Attorney or certificate bearing such facs facsimile signature and facsimile seal s	respectively, of the Company 11 th day in (Signed Farted under and by authority of the 1992: Ion with the fidelity and surety insu- and acknowledged by persons or e- omey for and on behalf of the Comp- ident, or a Senior Vice President, or a signature of such officers may be any Power of Attorney or to any co- ings obligatory in the nature thereof simile signature or facsimile seal st thall be valid and binding upon the (i)-in-Fact shall have the power and it	e following Resolutions adopted by rance business of the Company, at ntities appointed as Attorney(s)-in any may and shall be executed in a Vice President or an Assistant Vice President or an Assistant Vice printed or lithographed entificate relating thereto appointing, and, unless subsequently revoke half be valid and binding upon the Company with respect to any bond euthority, unless subsequently revoke euthority, unless subsequently rev	Notary Public Notary Public I bonds, undertakings, contracts as Fact pursuent to a Power of Attor the name and en behalf of the Cor fice President, jointly with the Seci I. The signature of each of the fore of Attorney(s)-in-fact for purposes d and subject to any limitations ser Company and any such power so a or undertaking to which it is valid oked and, in any case, subject to the	ted States Fidelity and and other instruments relating to mey issued in accordance with appary, either by the Chairman, or retary or an Assistant Secretary, agoing officers and the seal of the enly of executing in and attesting at forth therein, any such Power of executed and certified by such by attached. The terms and limitations of the
This Power of Attorney is g Buaranty Company on September 24, Resolved, that in connecti said business may be signed, executed, these resolutions. Said Power(s) of Atta the President, or an Executive Vice Pres under their respective designations. Th Company may be affixed by facsimile to bonds and undertakings and other writi Attorney or certificate bearing such fac- facsimile signature and facsimile seal s Resolved, That Attorney(s)	respectively, of the Company 11th day in 11th day in 11sth day in 1star (Sanda) ranted under and by authority of the 1992: ion with the fidelity and surety insuland acknowledged by persons or a omey for and on behalf of the Comp ident, or a Senior Vice President, or a signature of such officers may be any Power of Attorney or to any comp ings obligatory in the nature thereof simile signature or facsimile seal signal be valid and binding upon the (i)-in-Fact shall have the power and it secute and deliver on behalf of the	e following Resolutions adopted by rance business of the Company, all natities appointed as Attorney(s)-in any may and shell be associated in a Vice President or an Assistant Vice President or lithographed extificate relating thereto appointing, and, unless subsequently revoke that be valid and binding upon the Company with respect to any bond euthority, unless subsequently revoke the seel of Company and to attach the seel of	Notary Public Notary Public I bonds, undertakings, contracts at Fact pursuent to a Power of Attor the name and en behalf of the Cor fice President, jointly with the Seci The signature of each of the fore ig Attorney(s)-in-fact for purposes d and subject to any limitations sec Company and any such power so a or undertaking to which it is valid oked and, in any case, subject to the the Company to any and all bonds	and other instruments relating to may issued in accordance with apany, either by the Chairman, or retary or an Assistant Secretary, agoing officers and the seal of the only of executing in and attesting a forth therein, any such Power of executed and certified by such by attached. The terms and limitations of the end undertakings, and other
This Power of Attorney is g Buaranty Company on September 24, Resolved, that in connecti said business may be signed, executed, these resolutions. Said Power(s) of Attorney in the President, or an Executive Vice President their respective designations. The Company may be affixed by facsimile to bonds and undertakings and other writin Attorney or certificate bearing such face facsimile signature and facsimile seal signature of Attorney(s). Power of Attorney issued to them, to ex- writings obligatory in the nature thereof	respectively, of the Company 11 th day in Signal ranted under and by authority of the 1992: ion with the fidelity and surety insu- and acknowledged by persons or e- omey for and on behalf of the Comp ident, or a Senior Vice President, or a signature of such officers may be any Power of Attorney or to any co- rigs obligatory in the nature thereof simile signature or facsimile seal si- thall be valid and binding upon the (a)-in-Fact shall have the power and a cocute and deliver on behalf of the f, and any such instrument executes	e following Resolutions adopted by rance business of the Company, all natities appointed as Attorney(s)-in any may and shell be associated in a Vice President or an Assistant Vice President or lithographed extificate relating thereto appointing, and, unless subsequently revoke that be valid and binding upon the Company with respect to any bond euthority, unless subsequently revoke the seel of Company and to attach the seel of	Notary Public Notary Public I bonds, undertakings, contracts at Fact pursuent to a Power of Attor the name and en behalf of the Cor fice President, jointly with the Seci The signature of each of the fore ig Attorney(s)-in-fact for purposes d and subject to any limitations sec Company and any such power so a or undertaking to which it is valid oked and, in any case, subject to the the Company to any and all bonds	and other instruments relating to may issued in accordance with apany, either by the Chairman, or retary or an Assistant Secretary, agoing officers and the seal of the only of executing in and attesting a forth therein, any such Power of executed and certified by such by attached. The terms and limitations of the end undertakings, and other
This Power of Attorney is g Buaranty Company on September 24, Reselved, that in connecti said business may be signed, executed, these resolutions. Said Power(s) of Attorney is g under their respective designations. The Company may be affixed by facsimile to bonds and undertakings and other writi Attorney or certificate bearing such face facsimile signature and facsimile seal s Reselved, That Attorney(s) Power of Attorney issued to them, to ex- writings obligatory in the nature thereof and sealed and attested to by the Secre-	respectively, of the Company 11 th day in Signal ranted under and by authority of the 1992: ion with the fidelity and surety insu- and acknowledged by persons or e- omey for and on behalf of the Comp ident, or a Senior Vice President, or a signature of such officers may be any Power of Attorney or to any co- rigs obligatory in the nature thereof simile signature or facsimile seal si- thall be valid and binding upon the (a)-in-Fact shall have the power and a cocute and deliver on behalf of the f, and any such instrument executes	e following Resolutions adopted by rance business of the Company, all retities appointed as Attorney(s)-in any may and shell be associated in a Vice President or an Assistant Vice President Organization (Inc.) and University Presiden	Notary Public I bonds, undertakings, contracts as Fact pursuent to a Power of Attor the name and en behalf of the Cor fice President, jointly with the Seci I. The signature of each of the fore og Attorney(s)-in-fact for purposes d and subject to any limitations sec Company and any such power so a or undertaking to which it is valid oked and, in any case, subject to the the Company to any and all bonds be as binding upon the Company a	and other instruments relating to mey issued in accordance with impany, either by the Chairman, or retary or an Assistant Secretary, agoing officers and the seal of the enly of executing in and attesting a forth therein, any such Power of executed and certified by such by attached. The terms and limitations of the eand undertakings, and other is if signed by an Executive Officer
This Power of Attorney is g Buaranty Company on September 24, Reselved, that in connecti said business may be signed, executed, these resolutions. Said Power(s) of Attorney is g under their respective designations. The Company may be affixed by facsimile to bonds and undertakings and other writi Attorney or certificate bearing such face facsimile signature and facsimile seal s Reselved, That Attorney(s) Power of Attorney issued to them, to ex- writings obligatory in the nature thereof and sealed and attested to by the Secre-	respectively, of the Company 11 th day in 13 th day in 13 th day in 1992: Ion with the fidelity and surety insuland acknowledged by persons or a comey for and on behalf of the Company ident, or a Senior Vice President, or a signature of such officers may be any Power of Attorney or to any comps obligatory in the nature thereof simile signature or facsimile seal signal be valid and binding upon the shin-Fact shall have the power and accuse and deliver on behalf of the stary of the Company. Assistant Secretary of the United Secretary of the Company.	e following Resolutions adopted by rance business of the Company, almitities appointed as Attorney(s) in any may and shell be executed in a Vice President or an Assistant Vice President	Notary Public Notary Public It bonds, undertakings, contracts as Fact pursuant to a Power of Attor the name and en behelf of the Cor fice President, jointly with the Seci The signature of each of the fore of Attorney(s)-in-Fact for purposes d and subject to any limitations set Company and any such power so a or undertaking to which it is valid olad and, in any case, subject to the the Company to any and all bonds be as binding upon the Company a	and other instruments relating to may issued in accordance with apany, either by the Chairman, or retary or an Assistant Secretary, agoing officers and the seal of the enly of executing in and attesting a forth therein, any such Power of executed and certified by such by attached. The terms and limitations of the eard undertakings, and other is if signed by an Executive Officer.
This Power of Attorney is g Burnety Company on September 24, Reselved, that in connecti said business may be signed, executed, these resolutions. Said Power(s) of Atta the President, or an Executive Vice Pres under their respective designations. Th Company may be affixed by facsimile to bonds and undertakings and other writi Attorney or certificate bearing such facs facsimile signature and facsimile seal s Reselved, That Attorney(s Power of Attorney issued to them, to ex writings obligatory in the nature thereof and sealed and attested to by the Secre i, Thomas J. Fitzgerald, an the Resolutions of the said Company as	respectively, of the Company 11 th day in 13 th day in 13 th day in 1992: Ion with the fidelity and surety insuland acknowledged by persons or a comey for and on behalf of the Company ident, or a Senior Vice President, or a signature of such officers may be any Power of Attorney or to any comps obligatory in the nature thereof simile signature or facsimile seal signal be valid and binding upon the shin-Fact shall have the power and accuse and deliver on behalf of the stary of the Company. Assistant Secretary of the United Secretary of the Company.	e following Resolutions adopted by rance business of the Company, all natities appointed as Attorney(s)-in many may and shell be executed in a Vice President or an Assistant Vice President or an Assistant Vice President or an Assistant Vice President or lithographed entificate relating thereto appointed, and, unless subsequently revoke half be valid and binding upon the Company with respect to any bond authority, unless subsequently revoke the seal of d by such Attorney(s)-in-Fact shall States Fidelity and Guarauty Company and to attach the seal of d by such Attorney(s)-in-Fact shall states Fidelity and Guarauty Company and the States Fidelity	Notary Public I bonds, undertakings, contracts as Fact pursuent to a Power of Attor the name and en behelf of the Cor fice President, jointly with the Seci I. The signature of each of the fore og Attorney(s)-in-Fact for purposes d and subject to any limitations sec Company and any such power so a or undertaking to which it is valid olad and, in any case, subject to the the Company to any and all bonds be as binding upon the Company a mayany, do hereby certify that the ese Resolutions are in full force an	and other instruments relating to may issued in accordance with apany, either by the Chairman, or retary or an Assistant Secretary, agoing officers and the seal of the only of executing in and attesting a forth therein, any such Power of executed and certified by such by attached. The terms and limitations of the eard undertakings, and other is if signed by an Executive Officer of defect.
This Power of Attorney is g Burnety Company on September 24, Reselved, that in connecti said business may be signed, executed, these resolutions. Said Power(s) of Atta the President, or an Executive Vice Pres under their respective designations. Th Company may be affixed by facsimile to bonds and undertakings and other writi Attorney or certificate bearing such facs facsimile signature and facsimile seal s Reselved, That Attorney(s Power of Attorney issued to them, to ex writings obligatory in the nature thereof and sealed and attested to by the Secre i, Thomas J. Fitzgerald, an the Resolutions of the said Company as	respectively, of the Company 11 th day in 1392: ion with the fidelity and surety insurant acknowledged by persons or a comey for and on behalf of the Company ident, or a Senior Vice President, or a signature of such officers may be any Power of Attorney or to any comey soligatory in the nature thereof simile signature or facsimile seal signal be valid and binding upon the course and deliver on behalf of the course and any such instrument executed stary of the Company. Assistant Secretary of the United Start Secretary of the United Start Secretary of the United Start adopted by its Board of Directors of	e following Resolutions adopted by rance business of the Company, all natities appointed as Attorney(s)-in many may and shell be executed in a Vice President or an Assistant Vice President or an Assistant Vice President or an Assistant Vice President or lithographed entificate relating thereto appointed, and, unless subsequently revoke half be valid and binding upon the Company with respect to any bond authority, unless subsequently revoke the seal of d by such Attorney(s)-in-Fact shall States Fidelity and Guarauty Company and to attach the seal of d by such Attorney(s)-in-Fact shall states Fidelity and Guarauty Company and the States Fidelity	Notary Public I bonds, undertakings, contracts as Fact pursuent to a Power of Attor the name and en behelf of the Cor fice President, jointly with the Seci I. The signature of each of the fore og Attorney(s)-in-Fact for purposes d and subject to any limitations sec Company and any such power so a or undertaking to which it is valid olad and, in any case, subject to the the Company to any and all bonds be as binding upon the Company a mayany, do hereby certify that the ese Resolutions are in full force an	and other instruments relating to may issued in accordance with impany, either by the Chairman, or retary or an Assistant Secretary, agoing officers and the seal of the enly of executing in and attesting it forth therein, any such Power of executed and certified by such by attached. The terms and limitations of the sand undertakings, and other is if signed by an Executive Officer of defect. If prover of Attorney is in full force in the sand undertakings.
This Power of Attorney is g Buaranty Company on September 24, Reselved, that in connecti said business may be signed, executed, these resolutions. Said Power(s) of Attorney is g under their respective designations. The Company may be affixed by facsimile to bonds and undertakings and other writi Attorney or certificate bearing such face facsimile signature and facsimile seal s Reselved, That Attorney(s) Power of Attorney issued to them, to ex writings obligatory in the nature thereof and sealed and attested to by the Secre 1, Thomas J. Fitzgerald, an the Resolutions of the said Company as 1, the undersigned Assistan and effect and has not been revoked.	respectively, of the Company 11 th day in 1392: ion with the fidelity and surety insurant acknowledged by persons or a comey for and on behalf of the Company ident, or a Senior Vice President, or a signature of such officers may be any Power of Attorney or to any comey soligatory in the nature thereof simile signature or facsimile seal signal be valid and binding upon the course and deliver on behalf of the course and any such instrument executed stary of the Company. Assistant Secretary of the United Start Secretary of the United Start Secretary of the United Start adopted by its Board of Directors of	e following Resolutions adopted by rance business of the Company, at mitties appointed as Attorney(s)-invary may and shell be executed in a Vice President or an Assistant Vice President Organization (Inc.) and Inc. Inc. Inc. Inc. Inc. Inc. Inc. Inc.	Notary Public y the Board of Directors of the Unit bonds, undertakings, contracts at Fact pursuent to a Power of Attor- the name and en behalf of the Cor- fice President, jointly with the Sect. The signature of each of the foreig Attorney(s)-in-Fact for purposes d and subject to any limitations set Company and any such power so a or undertaking to which it is valid olad and, in any case, subject to the the Company to any and all bonds be as binding upon the Company a sequency, do hereby certify that the less Resolutions are in full force ar do hereby certify that the foregoin	and other instruments relating to may issued in accordance with impany, either by the Chairman, or retary or an Assistant Secretary, agoing officers and the seal of the only of executing in and attesting a forth therein, any such Power of executed and certified by such by attached. The terms and limitations of the sand undertakings, and other is if signed by an Executive Officer of foregoing are true excerpts from and effect. If prower of Attorney is in full force
This Power of Attorney is g Buaranty Company on September 24, Reselved, that in connects said business may be signed, executed, these resolutions. Said Power(s) of Atta the President, or an Executive Vice Pres under their respective designations. The Company may be affixed by facsimile to bonds and undertakings and other writis Attorney or certificate bearing such facs facsimile signature and facsimile seal s Reselved, That Attorney(s) Power of Attorney issued to them, to ex writings obligatory in the nature thereof and sealed and attested to by the Secre i, Thomas J. Fitzgerald, an the Resolutions of the said Company as i, the undersigned Assistar and effect and has not been revoked. In Testimony Whereof, I ha	respectively, of the Company 11 th day in 12 th day in 13 th day in 1992: ion with the fidelity and surety insuland acknowledged by persons or element or and on behalf of the Company for any of Attorney or to any company for any in the nature thereof simile signature or facsimile seal stable behalf and binding upon the factors and deliver on behalf of the factors and deliver on behalf of the factors of the Company. Assistant Secretary of the United States for Secretary of the United Secretary of Secretary of the United Secretary of the United Secretary of the	e following Resolutions adopted by rance business of the Company, at mitties appointed as Attorney(s)-invary may and shell be executed in a Vice President or an Assistant Vice President Organization (Inc.) and Inc. Inc. Inc. Inc. Inc. Inc. Inc. Inc.	Notary Public y the Board of Directors of the Unit bonds, undertakings, contracts at Fact pursuent to a Power of Attor- the name and en behalf of the Cor- fice President, jointly with the Sect. The signature of each of the foreig Attorney(s)-in-Fact for purposes d and subject to any limitations set Company and any such power so a or undertaking to which it is valid olad and, in any case, subject to the the Company to any and all bonds be as binding upon the Company a sequency, do hereby certify that the less Resolutions are in full force ar do hereby certify that the foregoin	and other instruments relating to may issued in accordance with impany, either by the Chairman, or retary or an Assistant Secretary, agoing officers and the seal of the only of executing in and attesting a forth therein, any such Power of executed and certified by such by attached. The terms and limitations of the sand undertakings, and other is if signed by an Executive Officer of foregoing are true excerpts from and effect. If prower of Attorney is in full force
This Power of Attorney is g Buaranty Company on September 24, Reselved, that in connecti said business may be signed, executed, these resolutions. Said Power(s) of Atta the President, or an Executive Vice Pres under their respective designations. The Company may be affixed by facsimile to bonds and undertakings and other writi Attorney or certificate bearing such facs facsimile signature and facsimile seal s Reselved, That Attorney(s) Power of Attorney issued to them, to ex writings obligatory in the nature thereo and sealed and attested to by the Secre 1, Thomas J. Fitzgerald, an the Resolutions of the said Company as 1, the undersigned Assistar and effect and has not been revoked. In Testimony Whereof, I ha	respectively, of the Company 11 th day in (Sisced) ranted under and by authority of the 1992: ion with the fidelity and surety insu- and acknowledged by persons or a omey for and on behalf of the Comp ident, or a Senior Vice President, or a signature of such officers may be any Power of Attorney or to any co- rigs obligatory in the nature thereof simile signature or facsimile seal si shall be valid and binding upon the courte and deliver on behalf of the figure and deliver on behalf of the figure and deliver on behalf of the stary of the Company. Assistant Secretary of the United States in the Secretary of the United Secretary of the United Secretary of the Secretary of the United Secre	e following Resolutions adopted by rance business of the Company, almities appointed as Attorney(s)-in early may and shell be executed in a Vice President or an Assistant Vice President or lithographed extificate relating thereto appointing, and, unless subsequently revoke the be valid and binding upon the Company with respect to any bond authority, unless subsequently revoke the seal of the States Fidelity and Guaranty Company and to attach the seal of the States Fidelity and Guaranty Company and of the States Fidelity and Guaranty Company and of the States Fidelity and Guaranty Company	Notary Public y the Board of Directors of the Unit bonds, undertakings, contracts at Fact pursuent to a Power of Attor- the name and en behalf of the Cor- fice President, jointly with the Sect. The signature of each of the foreig Attorney(s)-in-Fact for purposes d and subject to any limitations set Company and any such power so a or undertaking to which it is valid olad and, in any case, subject to the the Company to any and all bonds be as binding upon the Company a sequency, do hereby certify that the less Resolutions are in full force ar do hereby certify that the foregoin	and other instruments relating to may issued in accordance with impany, either by the Chairman, or retary or an Assistant Secretary, agoing officers and the seal of the only of executing in and attesting a forth therein, any such Power of executed and certified by such by attached. The terms and limitations of the sand undertakings, and other is if signed by an Executive Officer of foregoing are true excerpts from and effect. If prower of Attorney is in full force
This Power of Attorney is g Guaranty Company on September 24, Reselved, that in connecti said business may be signed, executed, these resolutions. Said Power(s) of Atta the President, or an Executive Vice Pres under their respective designations. The Company may be affixed by facsimile to bonds and undertakings and other writi Attorney or certificate bearing such facs facsimile signature and facsimile seal s Reselved, That Attorney(s) Power of Attorney issued to them, to ex writings obligatory in the nature thereo and sealed and attested to by the Secre 1, Thomas J. Fitzgerald, an the Resolutions of the said Company as 1, the undersigned Assistar and effect and has not been revoked. In Testimony Whereof, I ha	respectively, of the Company 11 th day in (Sisced) ranted under and by authority of the 1992: ion with the fidelity and surety insu- and acknowledged by persons or a omey for and on behalf of the Comp ident, or a Senior Vice President, or a signature of such officers may be any Power of Attorney or to any co- rigs obligatory in the nature thereof simile signature or facsimile seal si shall be valid and binding upon the courte and deliver on behalf of the figure and deliver on behalf of the figure and deliver on behalf of the stary of the Company. Assistant Secretary of the United States in the Secretary of the United Secretary of the United Secretary of the Secretary of the United Secre	e following Resolutions adopted by rance business of the Company, at mitties appointed as Attorney(s)-invary may and shell be executed in a Vice President or an Assistant Vice President Organization (Inc.) and Inc. Inc. Inc. Inc. Inc. Inc. Inc. Inc.	Notary Public y the Board of Directors of the Unit bonds, undertakings, contracts at Fact pursuent to a Power of Attor- the name and en behalf of the Cor- fice President, jointly with the Sect. The signature of each of the foreig Attorney(s)-in-Fact for purposes d and subject to any limitations set Company and any such power so a or undertaking to which it is valid olad and, in any case, subject to the the Company to any and all bonds be as binding upon the Company a sequency, do hereby certify that the less Resolutions are in full force ar do hereby certify that the foregoin	and other instruments relating to may issued in accordance with impany, either by the Chairman, or retary or an Assistant Secretary, agoing officers and the seal of the only of executing in and attesting a forth therein, any such Power of executed and certified by such by attached. The terms and limitations of the sand undertakings, and other is if signed by an Executive Officer of foregoing are true excerpts from and effect. If prower of Attorney is in full force