Recorded in Official Bond Record ___

BALABAMA

UNIVERSAL SURETY OF AMER 01/22/2004 08:59:00 FILED/CERTIFIED BOND OF NOTARY PUBLIC STATE-AT-LARGE

SHELBY County	
Know All Men By These Presents THAT WE, KARYL	LYNNE RASMUSSEN AS
PRINCIPAL and UNIVERSAL SURETY OF AMERICA AS S	URETY are held and firmly bound unto the State of Alabama
in the sum of TEN THOUSAND AND NO/100 (10,000.00) Doll	ars, 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.
THE CONDITION OF THE ABOVE OBLIGATION IS SUCI	H, that whereas, the above bound PRINCIPAL was,
on the day of Muarry	A.D. appointed Notary Public, State-At-Large
to hold office during the term of four years from the date of the no	otary commission.
NOW IF THE SAID PRINCIPAL shall faithfully perform and di	scharge all the duties of said office during the time he/she con-
tinues therein then the above obligation to be void, otherwise to re	main in full force and effect.
Approved and ordered of Record this day	Sealed with our seals and dated this About Ab
of Oxasuary 2004	PRINCIPAL
Catricia Geage Frenmenter	BY X Park Linne (1) asmussen
Court Probate	UNIVERSAL SURETY OF AMERICA
County Mellex	BY David a Desethour
	Attomby-in-fact and Alabama Resident Agent
THE STATE OF ALABAMA	Oath of Office
SHELBY County Probate Court	
1. KARYL LYNNE RASMUSSEN	do solemnly swear that I will support the Constitution of
I. KARYL LYNNE RASMUSSEN the United States, and the Constitution of the State of Alabama, so los	ng as I remain a citizen thereof; and that I will honestly and faith-
I. KARYL LYNNE RASMUSSEN the United States, and the Constitution of the State of Alabama, so los fully discharge the duties of the office upon which I am about to ente	ng as I remain a citizen thereof; and that I will honestly and faith-
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1812 Durham / Houston, Texas 77007

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For verification of the authority of this power you may telephone (713) 863-7788.

GENERAL P	OWER OF ATTORNEY	CERTIFIE	D COPY	
Know All Men by These Presents, That UNIValue laws of the State of Texas, and having its pri				_
	David Diestelh	orst		· · · · · · · · · · · · · · · · · · ·
Pike Road and State of and authority hereby conferred in its name, place Surety bonds not to exceed issuance of Payment, Perfo	and stead, to execute, ac \$25,000; howev	knowledge and er, no aut	and lawful Attorney(s)-in-Fadeliver thority is given f	•
and to bind the Company thereby as fully and to to seal of the Company and duly attested by its Section the above stated limitations, and such authorised appointment is made under and by authorise of America at a meeting held on the 11th day of J	cretary, hereby ratifying ority is to continue in forty of the following resoluty, 1984.	and confirming ce indefination adopted by	all that the said Attorneys itely. by the Board of Directors of	(s)-in-Fact may do
"Be It Resolved, that the President, any Vicual power and authority to appoint any one or note that the Company."				
"RESOLVED that the signature of any office acsimile to any power of attorney of the corporation."	-			_
In Witness Whereof, Universal Surety of Ame	-			······································
o be hereto affixed thislst	John Knox, John March			d its corporate seal
	WHELL OF THE UNIV	ERSAL BURE	TY QU AMERICA	
State of Texas ss: County of Harris	By:		John Knox, Jr.	President
On this <u>lst</u> day of <u>March</u>	, in the year <u>90</u>	_, before me _	Wendy W. Stucke	У
notary public, personally appearedJob person who executed the within instrument as		<u>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u>	-	wn to me to be the
named and acknowledged to me that the corporat		STUCKENIA	Wendy W. Stuck	Sey Notary Public
I, the undersigned Secretary of Universal Surces of the Original Power of Attorney issued by		-		
orce and effect. GIVEN under my hand and the seal of said Com	many at Houston Tava	s this 1 94	day of Manuary	6200
Saver under my name and the scal of said Com	SUPETIONS TO A PARTY OF THE REAL PROPERTY OF THE RE	3,	Les Des	Secretary

Any instrument issued in excess of the penalty stated above is totally void and without any validity.