UNIVERSAL SURET BOND OF NOTARY PUBL	0772672004 15:39:00 F11FD7CERTIFIED NO
County Know All Men By These Presents THAT WE, PRINCIPAL and UNIVERSAL SURETY OF AMERICA AS SI in the sum of TEN THOUSAND AND NO/100 (10,000.00) Dolla done, we bind ourselves, our heirs, executors, administrators, and a THE CONDITION OF THE ABOVE OBLIGATION IS SUCH on the day of day of to hold office during the term of four years from the date of the no NOW IF THE SAID PRINCIPAL shall faithfully perform and dis tinues therein then the above obligation to be void, otherwise to re-	JRETY are held and firmly bound unto the State of Alabama ars, for the payment of which well and truly to be made and assigns, firmly by these presents. I, that whereas, the above bound PRINCIPAL was, A.D.,
Approved and ordered of Record this	Sealed with our seals and dated this
THE STATE OF ALABAMA Shelly County Probate Court I, Phylis Jo Runuar the United States, and the Constitution of the State of Alabama, so lon fully discharge the duties of the office upon which I am about to enter Subscribed and sworn to before me this 34 had and subscribed and sworn to before me this 34 had at Large My Commission Expires My Commission My Commission My Commission My Commissi	x Phylip Jo Rulyan (Legal signature of applicant)

Recorded in Official Bond Record _____

UNIVERSAL SURETY OF AN 20040726000414590 Pg 2/2 23.00 Shelby Cnty Judge of Probate, AL

1812 Durham / Houston, Texas 77007

07/26/2004 15:39:00 FILED/CERTIFIED

GPA	
\mathcal{O}	

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

the laws of the State of Texas.				corporation duly organized and by these presents make, consti	•
		David Diestelh	orst		
c Pike Road		Alabama			A socials Could
				and lawful Attorney(s)-in-Fac deliver	•
and authority hereby conferred Surety bonds no				thority is given for	or the
issuance of Pay	ment, Perf	ormance or Bid b	onds.	<u> </u>	
and to bind the Company there seal of the Company and duly within the above stated limitatic Said appointment is made und of America at a meeting held or	attested by its Sons, and such auter and by author	ecretary, hereby ratifying hority is to continue in for rity of the following resolu	and confirmince indefin	gall that the said Attorney(saitely.)-in-Fact may do
"Be It Resolved, that the full power and authority to app the Company."				t Secretary shall be and is he Fact to represent and act for	
"RESOLVED that the sign facsimile to any power of attorn the corporation."	·			the corporation may be affix nature and seal shall be valid a	-
In Witness Whereof, Unive		nerica has caused these pre- John Knox, Ji	•		its corporate seal
to be hereto affixed this	<u>lst</u>	day ofMarch		, A.D., 19 <u>90</u>	• •
State of Texas County of Harris		By:	ERSALSURE	John Knox, Jr.	President
On this <u>lst</u> day of	March	, in the year <u>90</u>	., before me _	Wendy W. Stuckey	·
a notary public, personally app	earedJ	ohn Knox. Jr.		, personally know	
person who executed the within named and acknowledged to m	_	. *************************************	STOCKELLING STOCKE	Wendy W. Stuck	
I, the undersigned Secretarion copy of the Original Power of A force and effect.	-		-	above and foregoing is a full ertify that the said Power of	
GIVEN under my hand and th	e seal of said Co	mnany at Houston Taxon	123 this	day of JUNE	10 OY
Civen unuel my namu anu un	t Stai Oi Said Coi	inpany, at riousion, rexas	o, titis	Lay of	
		BA BA		y cyi	Secretary

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