ALABAMA  UNIVERSAL SURE BOND OF NOTARY PUB	THE TAMES AND THE AND THE SOLUTIONS AND FILED FORMS
Shelby  County  Know All Men By These Presents THAT WE,  PRINCIPAL and UNIVERSAL SURETY OF AMERICA AS in the sum of TEN THOUSAND AND NO/100 (10,000.00) Do	DLIC STATE-AT-LAK
Know All Men By These Presents THAT WE,	BANA D. CHUEL AS
PRINCIPAL and UNIVERSAL SURETY OF AMERICA AS	SURETY are held and firmly bound unto the State of Alabama
in the sum of TEN THOUSAND AND NO/100 (10,000.00) Do	ollars, for the payment of which well and truly to be made and
done, we bind ourselves, our heirs, executors, administrators, and	d assigns, firmly by these presents.
THE CONDITION OF THE ABOVE OBLIGATION IS SUC	CH, that whereas, the above bound PRINCIPAL was,
on the	d assigns, firmly by these presents.  CH, that whereas, the above bound PRINCIPAL was,  A.D. A.D. appointed Notary Public, State-At-Large
to hold office during the term of four years from the date of the	notary commission.
NOW IF THE SAID PRINCIPAL shall faithfully perform and	discharge all the duties of said office during the time he/she con-
tinues therein then the above obligation to be void, otherwise to	remain in full force and effect.
Approved and ordered of	Sealed with our seals and dated this
Record this	
in the sum of TEN THOUSAND AND NO/100 (10,000.00) Do done, we bind ourselves, our heirs, executors, administrators, and THE CONDITION OF THE ABOVE OBLIGATION IS SUC on the	PRINCIPAL BY X British & Oliver
Court Probate	UNIVERSAL SURETY OF AMERICA
County Mellery	BY
THE STATE OF ALABAMA  Shelby  County Probate Court	Oath of Office
I. BARBAUA B. Oliver	, do solemnly swear that I will support the Constitution o
the United States, and the Constitution of the State of Alabama. so !	long as I remain a citizen thereof; and that I will honestly and faith
fully discharge the duties of the office upon which I am about to er	nter, to the best of my ability, so help me God.
Subscribed and sworn to before me this	
day of October 2005	$\frac{1}{2} \left( \frac{1}{2} \right) = \frac{1}{2} \left( \frac{1}{2} \right) = \frac{1}$
Ruah Dune Slau	X Down 65. ( luch
NOTARY PUBLIC	(Legal signature of applicant)
My Commission Expires  NOTARY PUBLIC STATE OF ALABAMA AT L MY COMMISSION EXPIRES: Sept 16, BONDED THRU NOTARY PUBLIC UNDER WE	ARGE 2089 UTERS
<u> </u>	<u> </u>
U / 11.=U./	
FOR OFFICIAL USE ONLY  Filed in the office of the Judge of Probate Court, this	30th day of January, 200

Court Probate Sheller Count

Recorded in Official Bond Record \_\_\_\_\_\_\_,

## UNIVERSAL SURETY OF A

1812 Durham / Houston, Texas 77007 20060130000046540 2/2 \$23.00 Shelby Cnty Judge of Probate, AL 01/30/2006 10:33:45AM FILED/CERT

GPA \_\_\_\_

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

## GENERAL POWER OF ATTORNEY — CERTIFIED COPY

and authority hereby conferred in Surety bonds no issuance of Payr and to bind the Company thereb seal of the Company and duly a within the above stated limitation Said appointment is made under of America at a meeting held on "Be It Resolved, that the Profull power and authority to appoint the Company."	n its name, place to exceed ment, Performent, Performent, and to such author and by author the 11th day of resident, any V	o the same extent as if Secretary, hereby ratif thority is to continue in ority of the following in July, 1984.  Vice President, Secreta	e, acknowledge and wever, no aud donds.  such bonds were significant confirming and confirming a	gned by the President, sealed ng all that the said Attorney(	with the corporate (s)-in-Fact may do
and to bind the Company thereb seal of the Company and duly a within the above stated limitation Said appointment is made under of America at a meeting held on "Be It Resolved, that the Pafull power and authority to appoint	n its name, place to exceed ment, Performent, Performent, and to such author and by author the 11th day of resident, any V	ed \$25,000; horeformance or Bi o the same extent as if Secretary, hereby ratif thority is to continue in ority of the following in July, 1984. Vice President, Secreta	e, acknowledge and wever, no aud donds.  such bonds were significant confirming and confirming a	d deliver	with the corporate (s)-in-Fact may do
seal of the Company and duly a within the above stated limitation Said appointment is made under of America at a meeting held on "Be It Resolved, that the Pafull power and authority to appoint the power and authority the power and authority the power and authority the power authority the power and authority the power and authority the power authority the powe	ittested by its Sand such autor and by author the 11th day of resident, any V	Secretary, hereby ratification thority is to continue is rity of the following ratification of t	ying and confirming of the second of the sec	ng all that the said Attorney(nitely.by the Board of Directors of	(s)-in-Fact may do
full power and authority to appo			ry or any Assistan	it Secretary shall be and is h	hereby vested with
		more suitable person	s as Attorney(s)-in-	-Fact to represent and act fo	•
"RESOLVED that the signal facsimile to any power of attorned the corporation."				the corporation may be affinature and seal shall be valid	
In Witness Whereof, Univers	al Surety of Ar	nerica has caused thes John Knox	e presents to be sign		
to be hereto affixed this					d its corporate sea
State of Texas  County of Harris		B. TEXAS	NIVERSAL SURE	John Knox, Jr.	President
On this <u>lst</u> day of _	March	, in the year	0 before me	Wendy W. Stucke	<u>y</u>
a notary public, personally appea		ohn Knox, Jr.	<del></del>		wn to me to be the
person who executed the within is named and acknowledged to me		Preside Preside	nt	, on behalf of the c	corporation therein
		THE THE PARTITION OF TH	W S TO TE TO STANDARD TO STAND	Wendy W. Stuck	Notary Public
copy of the Original Power of At force and effect.	torney issued b	by said Company, and	do hereby further o		Attorney is still in
GIVEN under my hand and the	seal of said Co	mpany, at Houston, T	exas, this 2000	day of December	, <u>19_00</u>
		SURETY		English of	

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