ALABAMA	UNIVERSAL BOND OF NOT				
PRINCIPAL and UNin the sum of TEN Todone, we bind ourselve THE CONDITION on the to hold office during NOW IF THE SAID	County lese Presents THAT WE, IVERSAL SURETY OF AN HOUSAND AND NO/100 (1) les, our heirs, executors, adm OF THE ABOVE OBLIGAT	APACA AS SURETO, 0.000.00) Dollars, for inistrators, and assign FION IS SUCH, that A.I. as date of the notary of perform and discharge	Y are held and firmler the payment of whose, firmly by these promission. The payment of whose promission. The payment of whose promission. The payment of whose promission.	S y bound unto the State nich well and truly to be esents. bound PRINCIPAL well and Notary Public, State of the time.	as, ate-At-Large
Approved and ordered Record this	d of 31d day Dril 2008 Alge of Probate Clay	PRI BY	VERSAL SURETO	oal sonature of applied to the	2000
Subscribed and sworn day of	County Probably Roy County Probably Roy Roy Roy Report Rep	am about to enter, to the 7th 2008.	remain a citizen there e best of my ability, s	that I will support the C of: and that I will hones	
FOR OFFICIAL US Filed in the office of the state of the	he Judge of Probate Court, this	30 Probate	day of	April Jodge of Probate Shelby	County

UNIVERSAL SURETY OF AMERICA

1812 Durham / Houston, Texas 77007

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

GPA

	GENERAI	L POWER OF ATTORN	IEY — CERTIFIE	D COPY	
Know All Men by These Pre					
the laws of the State of Texas, a	nd naving its	David Dieste		y these presents make, con	
		David Dieste	THOTSE		,
		Alabama ce and stead, to execute		and lawful Attorney(s)-in-F	•
and authority hereby conferred in Surety bonds no				thority is given	for the
issuance of Pay	ment, Per	formance or Bid	bonds.	<u> </u>	
and to bind the Company therebeseal of the Company and duly a within the above stated limitation. Said appointment is made under of America at a meeting held on	ns, and such au r and by author	Secretary, hereby ratify, at thority is to continue in ority of the following re	ng and confirmin force indefir	g all that the said Attorne itely.	y(s)-in-Fact may do
"Be It Resolved, that the Parallel power and authority to appet the Company."					
"RESOLVED that the sign facsimile to any power of attornation."					
In Witness Whereof, Univer	•	merica has caused these John Knox,			nd its corporate seal
to be hereto affixed this		day ofMarch		, A.D., 19 <u>90</u>	·
State of Texas County of Harris		By SEXAS		John Knox, Jr	President
On this <u>1st</u> day of _	March	, in the year $\underline{9}$	o, before me_	Wendy W. Stuck	ey
a notary public, personally apperent person who executed the within named and acknowledged to me	instrument as	John Knox. Jr. Preside		•	nown to me to be the e corporation therein
		A MANAGEMENT AND	ON AV PUBLISHMENT OF TEXT OF T	Wendy W. Stuc	Bey Notary Public
I, the undersigned Secretary copy of the Original Power of A force and effect.					
GIVEN under my hand and the	seal of said C	Company, at Houston, T	exas, this	day of Mul	<u> </u>
20080403000135370 2/2 \$23.00 Shelby Cnty Judge of Probate, 04/03/2008 10:43:49AM FILED/C		SUFETY OF BANER TEXAS AS AS TEXAS		grand a	Secretary

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