COURT #182 NOTHER STORM FOR STATE OF TEXAS. In the payment of which sum or sums well and furthy to be made and the sum of the payment of all feet and expected in the created by any peace officer in reservating the said principal in the event any of the payment of all feet and expected in the control of his obligation binding him to appear before any of the payment of all feet and expected in the control of his obligation binding him to appear before any of the payment of all feet and expected in the created by any peace officer in reservating the said principal in the event any of the payment of all feet and expected that may be incared by any peace officer in reservating the said principal in the event any of the payment of all feet and expected by any peace officer in reservating the said principal in the event any of the payment of all feet and expected by any peace officer in reservating the said principal in the event any of the payment of all feet and benefit when the payment of all feet and benefit and absolute that the said principal in the event any of the payment of all of the payment of which the same may be regardered and for any and all subsequent proceedings that may be held relative to said charge in the course of reminial actions hand six said charge, and there remain from day and serves in the order say other court to which the same may be regardered and for any and all subsequent proceedings that may be held relative to said charge in the course of framents have any said charge, and there remain from day and serves in the order say of the course of far the same may be regardered and for any and all subsequent proceedings that may be held relative to said charge in the course of far the same may be regardered and for any and all subsequent proceedings that may be held relative to said charge in the course of far the same may be regardered and for any and all subsequent proceedings that may be held relative to said charge. SARGER HOSAN FROM THE BRITTH THE PRINCIPAL FIDELITY INSURANCE COUNTY S	763561		OND _	CASE NO. 759780	<u>) </u>
THE STOCK AND SERVICE SERVICE STATE OF THE SAME BY THE PRESENT LAND THAT THE DESCRIPTION OF THIS HOUR IS THAT THE DESCRIPTION OF THIS HOUR IS THAT THE DESCRIPTION OF THE SAME AND PRINTED THAT HE DESCRIPTION OF THE SAME AND PRINTED THE SAME AND THE SAME	— ,	WIT OF A	Eg	CHARGE man/del	l cs (P.3
That we, FLOYD, GEORGE INTERNATIONAL FIDELITY INSURANCE COMPANY (AGENT, RANDY HAMPTON) (AND, 1. hogan as murels, are leaded and firely bound unto the STATE OF TEXAS, in the great usus of TWO TROUGHAND AND (O/100 (2.000-10)) THE CONDITION OF THIS BOND DIS THAT THE DEFERDANCE HAS BEEN CHARGOD WITH A FELONY THE CONDITION OF THIS BOND DIS THAT THE DEFERDANCE HAS BEEN CHARGOD WITH A FELONY THE CONDITION OF THIS BOND DIS THAT THE DEFERDANCE HAS BEEN CHARGOD WITH A FELONY THE CONDITION OF THIS BOND DIS THAT THE DEFERDANCE HAS BEEN CHARGOD WITH A FELONY THE CONDITION OF THIS BOND DIS THAT THE DEFERDANCE HAS BEEN CHARGOD WITH A FELONY THE CONDITION OF THIS BOND DIS THAT THE DEFERDANCE HAS BEEN CHARGOD WITH A FELONY THE CONDITION OF THIS BOND WITH A FELONY THE THIS BOND WITH A FELONY THE CONDITION OF THE BOND THE THIS BOND WITH A FELONY TH	DATE 8-4-97	(*(*			
undersigned INTERNATIONAL FIDELITY INSURANCE COMPANY (AGERT, RANDY RAMPTOR) (AND.]. hogan TWO THOUSAND AND 00/100 (6.2000.00). TWO THOUSAND AND 00/100 (6.2000.00). Dollars and, in addition thereto, we are bound for the payment of all fees and expenses that may be incurred by any peace officer in rearrating the said principal in the event any of the bervisable steed conditions of this boad are violated for the payment of which win or sums well and truly to be made, who had one-tone, and each of an own being, execution and administration, joulty and swertly. PELONY THE CONDITION OF THIS BOND IS THAT THE DOPENDANT HAN BEEN CHARGED WITH A "Frincy Nuddenseard" COURT \$182 NOW THEREFORE, IF THE SAID PRINCIPAL SHALL WELL AND THEIR MAKE HIS-PERSONAL APPEARANCE BEPORE NOW THEREFORE, IF THE SAID PRINCIPAL SHALL WELL AND THEIR MAKE HIS-PERSONAL APPEARANCE BEPORE NOW THEREFORE, IF THE SAID PRINCIPAL SHALL WELL AND THEIR MAKE HIS-PERSONAL APPEARANCE BEPORE NOW THEREFORE, IF THE SAID PRINCIPAL SHALL WELL AND THEIR MAKE HIS-PERSONAL APPEARANCE BEPORE NOW THEREFORE, IF THE SAID PRINCIPAL SHALL WELL AND THEIR MAKE HIS-PERSONAL APPEARANCE BEPORE NOW THEREFORE, IF THE SAID PRINCIPAL SHALL WELL AND THEIR MAKE HIS-PERSONAL APPEARANCE BEPORE NOW THEREFORE, IF THE SAID PRINCIPAL SHALL WELL AND THEIR MAKE HIS-PERSONAL APPEARANCE BEPORE NOW THEREFORE, IF THE SAID PRINCIPAL SHALL WELL AND THEIR WARK HIS-PERSONAL APPEARANCE GROWN NOW THEREFORE, IF THE SAID PRINCIPAL SHALL WELL AND THEIR WARK HIS-PERSONAL APPEARANCE BEPORE NOW THEREFORE, I THE SAID PRINCIPAL SHALL WELL AND THEIR WARK HIS-PERSONAL APPEARANCE BEPORE NOW THEREFORE, I THE SAID PRINCIPAL SHALL WELL AND THEIR WARK HIS-PERSONAL APPEARANCE BEPORE NOW THEREFORE, I THE SAID PRINCIPAL SHALL WELL AND THEIR WARK HIS-PERSONAL APPEARANCE BEPORE NOW THERE FOR A BERNEL WARK HIS-PERSONAL APPEARANCE BEPORE THE SAID PRINCIPAL SHALL WELL AND THE SAID PRINCIPAL SHALL WELL AN	TIME: 8:00/a.m.	Know All Men By Th	nese Presents:	SPN 01610	509
TWO THOUSAND AND 00/100 (2000.00) Dollars and in addition thereto, we are bound for the payment of all fees and expenses that may be incurred by any pace officer in rearresting the said principal in the event any of the hereinafter stated conditions of this bond are violated for the payment of which aum or sums well and furly to be made, we do hind sucreto, and each of us can being received and dentificative, jointly and executably the control of the payment of which have no sums well and furly to be made, we do hind sucreto, and each of us can being received and dentificative, jointly and executably. THE CONDITION OF THIS BOND IS THAT THE DEFENDANT HAS BEEN CHARGED WITH A Creamy Mindman officers and discussed to the payment of the	That we, FLOYD, GEORGE		10	, as prin	cipal, and the
TWO THOUSAND AND 00/100 (2000.00 Dollars and, in addition thereto, we are bound for the payment of all fees and expenses that may be incurred by any peace officer in rearresting the said principal in the event and of the house for clusted for the payment of which some or some vert and rolly to be made, we do bind ourselves, and cach of us, our bein, executors and administrators, jointly and severally. THE CONDITION OF THIS BOND IS THAT THE DEFENDANT HAS BEEN CHARGOS WITH A FELONY Offense and to secure his release from custody is entering into this obligation binding him to appear before COURT #182 NOW THERESONS. IT THE SAID PRINCIPAL SHALL WILL AND THILLY MAKE HIM PERSONS. A APPARANCE SHOURS NOW THERESONS. IT THE SAID PRINCIPAL SHALL WILL AND THILLY MAKE HIM PERSONS. A APPARANCE SHOURS SAID COURT TO SAID COURT THE SAID PRINCIPAL SHALL WILL AND THILLY MAKE HIM PERSONS. A APPARANCE SHOURS SAID COURT THE SAID COURT OF THE SAID COURT				HAMPTON)(AND, j.	hogan_
for the payment of all fees and expenses that may be incurred by any pasce officer in re-arresting the said principal in the event and of the Vertice of the Control of the			•		
any of the bereinder stated conditions of this bond are violated for the payment of which aum or sums well and truly to be made, we do hid outstrees, and each of security. THE CONDITION OF THIS BOND IS THAT THE DEFENDANT HAS BEEN CHARGED WITH A FELONY THE CONDITION OF THIS BOND IS THAT THE DEFENDANT HAS BEEN CHARGED WITH A FELONY THE CONDITION OF THIS BOND IS THAT THE DEFENDANT HAS BEEN CHARGED WITH A FELONY THE CONDITION OF THIS BOND IS THAT THE DEFENDANT HAS BEEN CHARGED WITH A FELONY THE CONDITION OF THIS BOND IS THAT THE DEFENDANT HAS BEEN CHARGED WITH A FELONY THE CONDITION OF THIS BOND IS THAT THE DEFENDANT HAS BEEN CHARGED WITH A FELONY THE CONDITION OF THIS BOND IS THAT THE DEFENDANT HAS BEEN CHARGED WITH A FELONY THE CONDITION OF THE SAID PRINCIPAL SHALL WELL AND TRULY MAKE HIS PERSONAL APPEARANCE BEFORE SAID COURT INSTANCER AS well as before any other court to which the same may be teachiered and for any and all absorbance and to secure of the course of remains all extens beared and for any and all absorbance of the course of remains all extens the course of the same may be teachiered and for any and all absorbance of the course of the same may be teachiered and for any and all absorbance of the course of the c					
OCURT #182 COURT	any of the hereinafter stated conditions of the	is bond are violated for	the payment of which s	um or sums well and tru	ly to be made.
NOW THEREPORE, IF THE SAID PRINCIPAL SHALL WILL AND THULY MAKE HIS PERSONAL APPEARANCE BEFORE ADD COURT INSTANTER AS well as before any other court to which the same may be transferred and for any and the subsequent proceedings that may be had relative to said charge in the course of circuital actions beared by said charge, and here remain from day to day and term to term of said courts, until discharged by due course of law, then and therefolial section special thin, this obligation shall be been vised of the course of law, then and therefolial section special thin, this obligation shall be been vised of the course of law, then and therefolial section special thin, this obligation shall be been vised of the course of law, then and therefolial section special thin, this obligation shall be been vised to the course of law, then and therefolial section special thin, this obligation shall be been vised to the course of law, then and therefolial section special thin, this obligation shall be been vised to the course of law, then and therefolial section special thin, this obligation shall be been vised to the course of law, then and therefolial sections of the course of law, then and therefolial sections of the course of law, then and therefolial sections of the course of law, then and therefolial sections of the course of law, then and therefolial sections of the course of law the course of law, then and therefolial sections of the course of the state from forced asic, and after the sum of the course of the state from forced asic, and after the payment of all our debts, of every description, whether individual or security debifultion and Laws of the State from forced asic, and after the payment of all our debts, of every description, whether individual or security debifultion and Laws of the State from forced asic, and after the payment of all our debts, of every description, whether individual or security debifultions of the course of the course					
SAID COURT INSTANTER AS well as before my other court to which the same may be transferred and for any and all abbequent proceedings that may be had relative to said charge the course of remains actions busined a size and their remain from day to day and term to term of said courts, until discharged by due course of law, then and thereign discusser said accusation against him, this obligation shall become void, otherwise to remain in full force and effect. Taker and approved this day of the standard of the said office. SIGNED AND DATES 8/3/97 19 Principal Thomas Sheriff layers County, Texas 19 TOTHING IS THOMAS SHERIFF COUNTY TOWN BY AND THE SAID SHERIFF COUNTY (Business Adverses) RACE SEX DOB HT. WT. GAGERT, RANNY AMPTON STANCE HOCKEL 1/4/2/Chr and States SAID COUNTY (Business Adverses) SAID COUNTY OF HARRIS SAID COUNTY OF HARRIS We, such of us. INTERNATIONAL FIDELITY INSURANCE COUNTY OF HARRIS OATH OF SURETIES THE STATE OF TEXAS COUNTY OF HARRIS We, such of us. INTERNATIONAL FIDELITY INSURANCE COUNTY OF THE BOND DOLLARS THE STATE OF TEXAS COUNTY OF HARRIS We such of us. INTERNATIONAL FIDELITY INSURANCE COUNTY OF THE BOND DOLLARS SURGEST FAMOUNT OF THE BOND SURGEST SANDY HARPTON) SURGEST SANDY HARPTON STREET STATE OF TEXAS COUNTY OF TEXAS OUT OF THE BOND DOLLARS SURGEST SANDY HARPTON) SURGEST SANDY HARPTON SURGEST SANDY HARPTON) SURGEST SANDY HARPTON SURGEST SANDY HARPTON SURGEST SANDY HARPTON SURGEST SANDY HARPTON) SURGEST SANDY HARPTON SURGEST SANDY HARPTON SURGEST SANDY HARPTON SURGEST SANDY HARPTON) SURGEST SANDY HARPTON SURGEST SANDY HARPTON SURGEST SANDY HARPTON) SURGEST SANDY HARPTON SURGEST SANDY HARPTON SURGEST SANDY HARPTON SURGEST SANDY HARPTON) SURGEST SANDY HARPTON SURGEST SANDY HA	COURT #182			Court of Harris (County, Texas.
Deputy Taken and approved this day of term to term of said country. Until discharge by due course of claw, then and there is answer and accusation against him, this obligation shall become void, otherwise to remain in full force and effect. SICNED AND DATES— 8/3/97 Tommy B. Thomas, Silenti Hory's Country, Texas By Deputy Depu				[[]]	
to day and term to term of said courts, until discharged by due rourse of law, then and there to knower and accusation against bim, this obligation shall become void, otherwise to remain in full force and effect. SIGNED AND DATES SUBSCRIBED AND SWORN to before me this. SURECTY SUBSCRIBED AND SWORN to before me this.			×		-
Taken and approved this day of \$1.31.97. Tommy B. Thomas, Sheriff Hory's County, Texas By Deputy De					
There and approved this day of B/3/97 Tomor B (Thomas Shall Harris County, Texas By Deputy Deputy Deputy Deputy LINTERNATIONAL FIDELATY INKURABE COMPANY INCLUDING Address RACE SEX DOB HT. WT. AGENT, RANDY MAPPON SALAMAMENY BOUSTON, TEXAS 77033 (713) 733-8400 City and Study BOUSTON, TEXAS 77033 (713) 733-8400 City and Study SALAGE SEX DOB HT. WT. WALLES SEX DOB HT. WT. WALL					,
TOMORY B. THOMAS. SIETH Hays County. Texas Deputy Deputy INTERNATIONAL FIDELITY INSURANCE COMPANY (ACENT, RANDY KAMPTON SUREIN (Malling Address) (Malling Addr		SIGNED	AND DATES	8/3/9/	······································
Deputy INTERNATIONAL FIDELITY INSURANCE COMPANY Sarety Gardin, RANDY MARPTON Sale of Toxas Commin Equ 11-69-9 Commin Equ	• •	10	XV. I Tre M	Och loud	*
INTERNATIONAL FIDELATY INSURANCE COMPANY Surety (AGENT, RANDY MAMPION 5311 MAIMENY (Mining Address) (Mining Address) (Mining Address) (Planton (Plan	Tommy B. Thomas, Sheriff Harris County, Texa	as		J. poop.	Principal
INTERNATIONAL FIDELATY INSURANCE COMPANY Surety (AGENT, RANDY MAMPTON 5311 MAIMEDY (Mulling Address) (Mulling Address) (Mulling Address) (City and State) (Audiling Address) (Mulling Ad	JAM GONT	•	A Coney H	ONES 1196	
Cagent, Randy Mampton Surety RACE SEX DOB HT. WT Mading Address HAIR EYES DL. STATE HAIR	By // WW	Deputy		Tem.C	
Cagent, RANDY MAMPTON Surety RACE SEX DOB HT. WT. Mulling Address HOUSTON, TEXAS 77033 (713) 733-8400 (Cay and State) HOUSTON, TEXAS 77033 (713) 733-8400 (Cay and State) Sharch Hogan Notary Public Source Sharch Hogan Notary Public Source (City and State) Sharch Hogan OATH OF SURETIES COUNTY OF HARRIS (City and State)		4	7/2001/10	(City and State)	
HAIR EYES DL STATE (Mailing Addresse) HOUSTON, TEXAS 77033 (713) 733-8400 (City and States) SHARCH MCCAN NOTARY PUBLIC HARRIS COUNTY HOUSTON, TEXAS 77033 (713) 733-8400 (City and States) SHARCH MCCAN NOTARY PUBLIC HARRIS COUNTY HAIR EYES DL S STATE STATE OF LOCAL PROPERTY OF THE BOND AND	INTERNATIONAL FIDELITY INSURAN	CE COMPANY	Q6)		
HAIR EYES DL STATE (Mailing Addresse) HOUSTON, TEXAS 77033 (713) 733-8400 (City and States) SHARCH MCCAN NOTARY PUBLIC HARRIS COUNTY HOUSTON, TEXAS 77033 (713) 733-8400 (City and States) SHARCH MCCAN NOTARY PUBLIC HARRIS COUNTY HAIR EYES DL S STATE STATE OF LOCAL PROPERTY OF THE BOND AND	TARREST PARTY MANAGEMENT	Surety	RACESEX	DOB HT	WT
HOISTON, TEXAS 77033 (713) 733-8400 (Chy and State) HOISTON, TEXAS 77033 (713) 733-8400 (Pleaser) Sharkon hogan Sharkon hogan Sharkon hogan Sharkon hogan Sharkon hogan Sharkon hogan OATH OF SURETIES THE STATE OF TEXAS COUNTY OF HARRIS (and, j. hogan do swear that we are worth in our own right, at least the sum of the payment of all our debts, of every description, whether individual or security debts, and after daducting from our property with the which is exempt by the Constitution and Laws of the State from forced sale, and after the payment of all our debts, of every description, whether individual or security debts, and after daducting from our property with the whole in the County of the State from forced sale, and after daducting from the State liable to execution worth: SUM OF TWICE THE AMOUNT OF THE BOND DOLLARS SUBSCRIBED AND SWORN to before me this SUBSCRIBED AND SWORN to before me th			MAID EVEC	DIA OTA	. menter
OATH OF SURETIES THE STATE OF TEXAS COUNTY OF HARRIS (and, j. hogan (and, j. hogan (and property which are known to us, and that we reside in the County of and have property in the State inside to execution worth: (and property which are known to us, and that we reside in the County of Marking County in the State inside to execution worth: (and property in the State inside to execution worth: (b) Dollars (and property in the State inside to execution worth: (b) Dollars (and property in the State inside to execution worth: (b) Dollars (and property in the State inside to execution worth: (b) Dollars (and property in the State inside to execution worth: (b) Dollars (c) Dollars (c) Dollars (c) Dollars			VIIAIREIES		
SHARGH MOGAN NOTARY PUBLIC Comm. Exp. 11-18-99 NOTARY PUBLIC HARRIS COUNTY					
SHARON HOCAN SHARON HOCAN NOTANY PUBLIC SHARON FORMS Comm. Exp. 11-18-99 NOTARY PUBLIC SUBSCRIBED AND SWORN to before me this	7/250	Wer Wer		C)	III I
SHARCH MCCAN NOTARY PUBLIC State of Texas Corm. Exp. 11-18-99 NOTARY PUBLIC State of Texas Country of Harris A corm. Exp. 11-18-99 Corm. Exp. 11-18-99 NOTARY PUBLIC HARRIS COUNTY	Empl.	OB: 30 SIGN)		-
SHARCH MCCAN NOTARY PUBLIC State of Texas Comm. Exp. 11-18-99 NOTARY PUBLIC State of Texas County of Hodan do swear that we are worth in our own right, at the payment of all our debts, of every description, whether individual or security debta and after the payment of all our debts, of every description, whether individual or security debta and after satisfying all encumbrances upon our property which are known to us; and that we reside in the County of and have property in the State liable to execution worth: INTERNATIONAL FIDELITY INS, CO. SUM OF TWICE THE AMOUNT OF THE BOND DOLLARS TWICE THE AMOUNT OF THE BOND NOTARY PUBLIC HARRIS COUNTY NOTARY PUBLIC HARRIS COUNTY		PAR phot q photieratii	Jail Location COUNTY		
SHARCH MOCAN NOTARY PUBLIC NOTARY PUBLIC NOTARY PUBLIC NOTARY PUBLIC NOTARY PUBLIC NOTARY PUBLIC NAME OF TWICE THE AMOUNT OF THE BOND OATH OF SURETIES THE STATE OF TEXAS COUNTY OF HARRIS (and, j. hogan do swear that we are worth in our own right, at the payment of all our debts, of every description, whether individual or security debts, and after satisfying all encumbrances upon our property which are known to us; and that we reside in the County of and have property in the State liable to execution worth: INTERNATIONAL FIDELITY INS, CO. SUM OF SURETY (AGENT RANDY HAMPTON) SURETY SURETY J HOGAN SUBSCRIBED AND SWORN to before me this SUBSCRIBED AND SWORN to before me this NOTARY PUBLIC HARRIS COUNTY NOTARY PUBLIC HARRIS COUNTY (Signature) SUBSCRIBED AND SWORN to before me this NOTARY PUBLIC HARRIS COUNTY	And the second s		7	11 2 11	
OATH OF SURETIES THE STATE OF TEXAS COUNTY OF HARRIS (and, j. hogan (and, j. hogan (and, j. hogan (and do swear that we are worth in our own right, at the payment of all our debts, of every description, whether individual or security debta, and after satisfying all encumbrances upon our property which are known to us; and that we reside in the County of marking and have property in the State liable to execution worth: (Signature) (AGENT, RANDY HAMPTON) SUM OF TWICE THE AMOUNT OF THE BOND DOLLARS SURETY J HOGAN SUM OF SUBSCRIBED AND SWORN to before me this SHARCH HOGAN NOTARY PUBLIC State of Texas Comm. Exp. 11-18-99 NOTARY PUBLIC HARRIS COUNTY	SHARON HOGA	N N CONTRACTOR			SC6 Surety
OATH OF SURETIES THE STATE OF TEXAS COUNTY OF HARRIS (and, j. hogan (be such of us. INTERNATIONAL FIDELITY INSURANCE CONTAINS) (after doducting from our property all that which is exempt by the Constitution and Laws of the State from forced sale, and after the payment of all our debts, of every description, whether individual or security debta, and after satisfying all encumbrances upon our property which are known to us; and that we reside in the County of marking in the State liable to execution worth: (and j. hogan (be such of us. INTERNATIONAL FIDELITY INS, CO. SUM OF TWICE THE AMOUNT OF THE BOND (Signature) (AGENT, RANDY HAMPTON) SUM OF (Signature) (AGENT, RANDY HAMPTON) SUBSCRIBED AND SWORN to before me this SHARCN HOGAN NOTARY PUBLIC State of Texas Comm. Exp. 11-18-99 NOTARY PUBLIC HARRIS COUNTY		FR'S nent stac		WOOD 📑 💃	
OATH OF SURETIES THE STATE OF TEXAS COUNTY OF HARRIS (and, j. hogan do swear that we are worth in our own right, at	Comm. Exp. 11-18	RDE Satury	ő	* 1	
OATH OF SURETIES THE STATE OF TEXAS COUNTY OF HARRIS (and, j. hogan do swear that we are worth in our own right, at			HOUSTON, T	X. 97033	(Phone)
COUNTY OF HARRIS (and, j. hogan do swear that we are worth in our own right, at least the sum of TWICE THE AMOUNT OF THE BOND DOLLARS, after doducting from our property all that which is exempt by the Constitution and Laws of the State from forced sale, and after the payment of all our debts, of every description, whether individual or security debts, and after satisfying all encumbrances upon our property which are known to us; and that we reside in the County of and have property in the State liable to execution worth: TINTERNATIONAL FIDELITY INS, CO. SUM OF TWICE THE AMOUNT OF THE BOND DOLLARS TWICE THE AMOUNT OF THE BOND DOLLARS TWICE THE AMOUNT OF THE BOND DOLLARS SUM OF TWICE THE AMOUNT OF THE BOND DOLLARS SUM OF J. HOGAN NOTARY PUBLIC HARRIS COUNTY NOTARY PUBLIC HARRIS COUNTY		in a series of the series of t	Ď.	= =	-
COUNTY OF HARRIS (and, j. hogan do swear that we are worth in our own right, at least the sum of TWICE THE AMOUNT OF THE BOND DOLLARS, after doducting from our property all that which is exempt by the Constitution and Laws of the State from forced sale, and after the payment of all our debts, of every description, whether individual or security debts, and after satisfying all encumbrances upon our property which are known to us; and that we reside in the County of and have property in the State liable to execution worth: TINTERNATIONAL FIDELITY INS, CO. SUM OF TWICE THE AMOUNT OF THE BOND DOLLARS TWICE THE AMOUNT OF THE BOND DOLLARS TWICE THE AMOUNT OF THE BOND DOLLARS SUM OF TWICE THE AMOUNT OF THE BOND DOLLARS SUM OF J. HOGAN NOTARY PUBLIC HARRIS COUNTY NOTARY PUBLIC HARRIS COUNTY	OATH OF SURETIES		•	<u> </u>	1/1 =
do swear that we are worth in our own right, at TWICE THE AMOUNT OF THE BOND DOLLARS, after deducting from our property all that which is exempt by the Constitution and Laws of the State from forced sale, and after the payment of all our debts, of every description, whether individual or security debts, and after satisfying all encumbrances upon our property which are known to us; and that we reside in the County of and have property in the State liable to execution worth: DOLLARS INTERNATIONAL FIDELITY INS, CO. SUM OF TWICE THE AMOUNT OF THE BOND DOLLARS TWICE THE AMOUNT OF THE BOND DOLLARS TWICE THE AMOUNT OF THE BOND DOLLARS SUM OF TWICE THE AMOUNT OF THE BOND DOLLARS SUM OF SUBSCRIBED AND SWORN to before me this SHARCH HOGAN SUBSCRIBED AND SWORN to before me this SHARCH HOGAN STATE OF TRANS COMM. EXP. 11-18-99 NOTARY PUBLIC HARRIS COUNTY NOTARY PUBLIC HARRIS COUNTY		INTERNATI O NA	L FIDELITY INSUR		1
least the sum of	COUNTY OF HARRIS We, each of	us,		2	/
after doducting from our property all that which is exempt by the Constitution and Laws of the State from forced sale, and after the payment of all our debts, of every description, whether individual or security debts, and after satisfying all encumbrances upon our property which are known to us; and that we reside in the County of and have property in the State liable to execution worth: INTERNATIONAL FIDELITY INS, CO. SUM OF TWICE THE AMOUNT OF THE BOND DOLLARS SUM OF SUM OF TWICE THE AMOUNT OF THE BOND DOLLARS SUM OF SUM OF TWICE THE AMOUNT OF THE BOND DOLLARS SUM OF SUBSCRIBED AND SWORN to before me this SHARCH HOGAN NOTARY PUBLIC State of Texas Comm. Exp. 11-18-99 NOTARY PUBLIC HARRIS COUNTY	(and, j. hogan		do swear	that we are worth in our	own right, at
after doducting from our property all that which is exempt by the Constitution and Laws of the State from forced sale, and after the payment of all our debts, of every description, whether individual or security debts, and after satisfying all encumbrances upon our property which are known to us; and that we reside in the County of and have property in the State liable to execution worth: INTERNATIONAL FIDELITY INS, CO. SUM OF TWICE THE AMOUNT OF THE BOND DOLLARS SUM OF SUM OF TWICE THE AMOUNT OF THE BOND DOLLARS SUM OF SUM OF TWICE THE AMOUNT OF THE BOND DOLLARS SUM OF SUBSCRIBED AND SWORN to before me this SHARCH HOGAN NOTARY PUBLIC State of Texas Comm. Exp. 11-18-99 NOTARY PUBLIC HARRIS COUNTY	twice	THE AMOUNT OF T	HE BOND		
the payment of all our debts, of every description, whether individual or security debts and after satisfying all encumbrances upon our property which are known to us; and that we reside in the County of and have property in the State liable to execution worth: TWICE THE AMOUNT OF THE BOND DOLLARS	readt the bum of			Fithe State day of the state of	
and have property which are known to us; and that we reside in the County of and have property in the State liable to execution worth: THE SID INTERNATIONAL FIDELITY INS, CO. SUM OF TWICE THE AMOUNT OF THE BOND DOLLARS THE SID INTERNATIONAL FIDELITY INS, CO. SUM OF TWICE THE AMOUNT OF THE BOND DOLLARS SURETY J. HOGAN SURETY J. HOGANSignature) SUBSCRIBED AND SWORN to before me this SHARCH HOGAN NOTARY PUBLIC State of Texas Comm. Exp. 11-18-99 NOTARY PUBLIC HARRIS COUNTY					
INTERNATIONAL FIDELITY INS, CO. SUM OF TWICE THE AMOUNT OF THE BOND DOLLARS SUM OF TWICE THE AMOUNT OF THE BOND DOLLARS SUM OF TWICE THE AMOUNT OF THE BOND DOLLARS SURETY J. HOGAN SUBSCRIBED AND SWORN to before me this SHARCN HOGAN NOTARY PUBLIC STATE OF TOXAS Comm. Exp. 11-18-99 NOTARY PUBLIC HARRIS COUNTY	our property which are known to us; and tha	t we reside in the Cou	nty of	<u> </u>	
TWICE THE AMOUNT OF THE BOND DOLLARS SUM OF SUM OF SUM OF SUM OF SUM OF SUM OF SURETY J. HOGAN (Signature) (AGENT, RANDY HAMPTON) SUBSCRIBED AND SWORN to before me this SHARCN HOGAN NOTARY PUBLIC State of Texas Comm. Exp. 11-18-99 NOTARY PUBLIC HARRIS COUNTY NOTARY PUBLIC HARRIS COUNTY	7	ution worth:			
TWICE THE AMOUNT OF THE BOND DOLLARS SURETY SURETY J. HOGAN (Signature) J. HOGANSignature) SUBSCRIBED AND SWORN to before me this SHARCN HOGAN NOTARY PUBLIC State of Texas Comm. Exp. 11-18-99 NOTARY PUBLIC HARRIS COUNTY	INTERNATIONAL FIDELITY	INS, CO. SUM OF	TWICE THE AMOU	NT OF THE BOND	DOLLARS
SURETY SURETY J. HOGANSignature) J. HOGANSignature) SUBSCRIBED AND SWORN to before me this SHARCN HOGAN NOTARY PUBLIC State of Texas Comm. Exp. 11-18-99 NOTARY PUBLIC HARRIS COUNTY			THE THE AMOU	NT OF THE ROND	
(AGENT, RANDY HAMPTON) SHARCN HOGAN NOTARY PUBLIC State of Texas Comm. Exp. 11-18-99 NOTARY PUBLIC HARRIS COUNTY	THE SAIDAU HOGAN	SUM OF	TWIOL IND AROU	MI OF THE DOND	DOLLARS
(AGENT, RANDY HAMPTON) SHARCN HOGAN NOTARY PUBLIC State of Texas Comm. Exp. 11-18-99 NOTARY PUBLIC HARRIS COUNTY	Haylo That /	SURETY	1 Sall	Uma & Hote	M STIPE
SHARCH HOGAN NOTARY PUBLIC State of Texas Comm. Exp. 11-18-99 NOTARY PUBLIC HARRIS COUNTY NOTARY PUBLIC HARRIS COUNTY		/	J. HOGANSIE	nature)	COSCRETT
NOTARY PUBLIC A.D. 19 State of Texas Comm. Exp. 11-18-99 NOTARY PUBLIC HARRIS COUNTY NOTARY PUBLIC HARRIS COUNTY NOTARY PUBLIC HARRIS COUNTY	AGENTS KANDI HAMPT	UII)	SUBSCRIBED AN	D SWORN to before me	this
State of Texas Comm. Exp. 11-18-99 NOTARY PUBLIC HARRIS COUNTY NOTARY PUBLIC HARRIS COUNTY NOTARY PUBLIC HARRIS COUNTY	TATE SHE	ARON HOGAN	100	3/3/07	
NOTARY PUBLIC HARRIS COUNTY NOTARY PUBLIC HARRIS COUNTY NOTARY PUBLIC HARRIS COUNTY NOTARY PUBLIC HARRIS COUNTY	1 1 1 1 1 1 1 1 1 1	TARY PUBLIC ate of Texas	day of	<u> </u>	D. 19
TO IS Care Q	¥ § Sall · Com	m. Exp. 11-18-99	She	- Heen	
TO ISS	1(A - 5)	***************************************	NOTARY	PUBLIC HARRIS COLI	NTY
	this this				4.
(Expiration Date of Notary)	'ଞ୍ଚିଜ୍ଜ ୷ ୬			aliani - Para Ana	
	S		(Ea	piration Date of Notary)	-
		ORIGINAL-DISTI			

With unlawful to print this form without written consent of home office.

NTERMATION

CK COMPANY

One Newark Center, 20th Floor, Newark, New Jersey 07102

CHOW ALL MEN BY THESE PRESENTS, that INTERNATIONAL FIDELITY INSURANCE CORPORATION, a corporation duly organized and existing under the laws of the State of New Jersey has constituted and pointed, and does have by constitute and appoint.

RANDY HAMPTON

pointed, and does hereby constitute and appoint.

RANDY HAMPTON

The and leaful attorney in fact, with full power and authority to sign the company's name and eith its corporate seet to, and deliver on its behalf as surery, any and all obligations as herein provided, and the acution of such obligations in pursuance of those presents shalf be as binding upon the company as fully and to all intents and purposes as if done by the regularly elected officers of said company at its home officer of said company in the company as fully and to all intents and purposes as if done by the regularly elected officers of said company at its home officer of said company in the said configuration.

The company is a said to be said configuration and the said

THIS POWER OF ATTORNEY/IS/VOID IF ALTERED OR ERASED, THE OBLIGATION OF THE COMPANY SHALL NOT EXCEED THE SUM OF THEE THOUSAND DOLLARS (\$3,000.00)

AND MAY BE EXECUTED FOR RECOGNIZANCE ON CRIMINAL BAIL BONDS

Bond Amt \$ 2000 . 00 Appearance Date _ Court City___ ffense man/del cs ourt County harris efendant FLOYD, GEORGE NOT VALID FOR IMMIGRATION BONDS houston __ Case #_759780 DW 182 State tx *NOTICE*
STACKING OF
POWER IS
STRICTLY
PROBIBITED! one power from this Surety may No more than TER SURETY-ASSIGNED EXECUTING AGENT CODE # HERE: It be attached to each bond executed.

Asturned to attorney-in-fact, but should remain

fact is limited to appearance bonds and cannot be to provide payments, back alimony payments, fines

HARRIS COUNTY, TEXAS

ASSIGNMENT OF AUTHO	DRITY	Date: 8/3/97 Time	9:00 RM
must be attached to be valid.		LIABILITY UMIT \$ 2000.0	
THEREBY AUTHORIZE	Jacqueline & Hory	S	
01745216	TO ACT IN MY	DEIVALE TO PRESENT THIS 'BA	IL BOALD COLE
lexas Differs Lic.#		(),	
Dond Number(s)	· · · · · · · · · · · · · · · · · · ·	FOR THE PURPOSE OF	RELEASING
Floyd, gran	3 -e .		
Constitution 2 Table 2			
75 9780 Cese Number(s)			
	CITY OF HOUSTON, OR	COUNTY	JAIL
CIN OLOCINGIAL OFFIC	MILS, AND THEIR AGENTS FRO THE EXECUTION OR USE OF TH	S 10 HOLD HARMLESS ALL JUD M ANY LIBALITY THAT MAY ARIX HIS ASSIGNMENT OF AUTHORIT	GES, LAW
		1. Jacqueline J. f	togan =
THE STATE OF TEXAS	. }	Surely:	1
COUNTY OF HARRIS		liconso No. 74358	C
Before me, the undersi	gned authority on this day personal		
se anelice	1 110 Can	(Agent) brown to make he the name	n whose name
consideration therein expre	NIY NISUUMEMI./KAG MCKNOMBAAAAA TA	ine that he executed the same for the	purposes and
1	nd seasof office on this the		50 (100 (100 (100 (100 (100 (100 (100 (1
		Elacate A. I.	Sugarior of Carpians Militar
	MARCIN ACHARDSUM (Notary Public, State of Texas	The state of the s
THE STATE OF TEXAS COUNTY OF HARRIS		Z //	e de la proposició de la companya del la companya de la companya d
	and the same of the second contractions and the second contractions are second contractions and the second contractions and the second contractions and the second contractions are second contractions are second contractions are second contractions are second contractions and the second contractions are se	May Commission Expires:	
Before me, the undersignational Elderby In-	ned authority, on this day personally		
International Fidelity ins	ng instrument, and acknowledged to	(Surety), known to me to be the persone that he executed the same for the	on whose name
consideration materix exbla	\$\$8Q.	0/2/37	harbanan ma
Given under my hand a	nd seal of office on this the	uay of	en geleg betreet en en segende begen en e
· · · · · · · · · · · · · · · · · · ·		I well alicha	dia
i	A DISTRIBUTION	Hotary Poblic, State of Yexas	The state of the s
i.	ANGELA RICHARDSON	(y Commission Explise)	or to stay the wind of appendix of a manifestation of a
ï	State of Texas Comm. Exp. 07:29-98	Commission Express	or Military and Market and Market and the
	Comm, Exp. W	♥♥♥	The second state of the se