BRUNSWICK CORPORATION,	)
Plaintiff,	IN THE CIRCUIT COURT OF
VS.	BALDWIN COUNTY, ALABAMA
L. L. MALONE,	AT LAW
Defendant.	6085

AFFIDAVIT

STATE OF ALABAMA )
\*\*
BALDWIN COUNTY )

Before me, the undersigned authority, personally appeared James R. Owen, who, being first duly and legally sworn, deposes and says: That he is the attorney for the plaintiff in the above styled cause; that the property sued for in the complaint of Brunswick Corporation vs. L. L. Malone, belongs to Brunswick Corporation, the said plaintiff.

Attorney for Plaintiff

Sworn to and subscribed before me on this the May of June, 1964.

Rotary Public, Baldwin County, Alabama

FILED
JUN 11 1986
AUGE J. DUCK, CLERK
REGISTER

STATE OF ALABAMA ) BALDWIN COUNTY TO ANY SHERIFF OF THE STATE OF ALABAMA, GREETING: You are hereby commanded to summon L. L. Malone to appear within thirty days from the service of this writ in the Circuit Court, to be held for said County at the place of holding the same, then and there to answer the complaint of Brunswick Corporation. WITNESS my hand this \_//\_ day of June, 1964. BRUNSWICK CORPORATION. Plaintiff. IN THE CIRCUIT COURT OF VS. BALDWIN COUNTY, ALABAMA L. L. MALONE, AT LAW 6085 Defendant. COMPLAINT The plaintiff claims of the defendant the following described personal property, to-wit: 12 Brunswick automatic pinsetters.
12 Brunswick Gold Crown Bowling Lanes complete. 6 Subway Ball Return Sections. 12 Tel-E-Fouls. 12 Single Masking Units. 3 Seating Arrangements 211 6 Tel-E-Score Ensembles. 12 All Purpose Bowling Chairs. 10 Steel Locker Sections. l Lustre-King Floor Machine. 7 Ball Storage Port Ball Storage Racks. 3 Seating Arrangements 215. 12 Pin Finders. l Automatic Ball Cleaner and Polisher. 1 Small Automatic Pinsetter Spare Parts Kit. 50 Bowling Pin Sets. 100 Bowling Balls. 1 Custom-Matic Grip Measuring Unit. 120 Pairs of Bowling Shoes. with the value of the use thereof from, to-wit, May 14, 1964. Attorney for Plaintiff FILEM

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ME ! WIN, CLERK

BRUNSWICK CORPORATION, Plaintiff, IN THE CIRCUIT COURT OF VS. BALDWIN COUNTY, ALABAMA L. L. MALONE, AT LAW Defendant. 6085 STATE OF ALABAMA ) BALDWIN COUNTY TO THE SHERIFF OF BALDWIN COUNTY, ALABAMA, GREETING: The plaintiff having given bond and made affidavit as required by law, you are hereby required to take the property mentioned in the complaint into your possession, unless the defendant give bond payable to the plaintiff, with security in double the value of the property, conditioned that if the defendant is cast in the suit, he will, within thirty days thereafter, deliver the property to the plaintiff, and pay all costs and damages which may accrue from the detention thereof. WITNESS my hand this // day of June, 1964. By service on. Brunswick Automowing property this 12 Brunswick Gold Crown Bolwing Lanes complete 6 Subway Ball Return Sections Te-E-Fouls 12 Single Masking Units 3 Seating Arrangements
6 Te-E-Score Ensembles
1 Durmose Bowling Seating Arrangments 211 12 All Purpose Bowling Chairs 10 Seeel Locker Sections l Lustre-King Floor Machine 7 Ball Storage Racks 3 Seating Arrangements 215 12 Pin Finders 1 Automatic Ball Clearner & Polisher - Fr - 138 1 Small a utomatic Pinsetter Spare Parts Kit 50 Rowling Pin Sets 100 Bowling Balls I Custom-Matic Grip-Measuring Unit 120 Pairs of Bowling Shoes
Pltf. made bond 6-27-64 By:Brunswick Corp.By:
A.N.McMahon, Seaboard Surety Co.BY; W.R. Hammel
Property released to Pltf.

Created by Sering a Copy on f. f. malone. + Ottocking the with in Derciled property

Brunswick lorporation

7/3.

L.L. Maline
Deft.

Détinue.
Summons + Compt.
4 Wort

ALT MAY CLERK REGISTER

James P. Wessen

BRUNSWICK CORPORATION,

Plaintiff,

VS.

L. L. MALONE.

Defendant.

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA

AT LAW

BOND

KNOW ALL MEN BY THESE PRESENTS, that we, Brunswick Corporation, as Principal, and Seaboard Surety Company, as Surety, are held and firmly bound unto L. L. Malone in the sum of \_\_\_\_\_\_\_\_, to be paid to the said L. L. Malone, his heirs, executors, administrators or assigns; for which payment, well and truly to be made, we bind ourselves, and each of us, our and each of our heirs, executors and administrators, jointly, severally and firmly, by these presents.

Sealed with our seals and dated this 3md day of June, 1964.

The condition of the above obligation is such, that whereas the above bound Brunswick Corporation, on the day of the date hereof has obtained at the suit of Brunswick Corporation vs. L. L. Malone, a summons and complaint for the recovery of personal property in specie against the said defendant and asks an endorsement by the Clerk of this court "That the Sheriff is required to take the property mentioned in said complaint into his possession", as required by law in such cases, which summons and complaint are returnable to the next term of the Circuit Court of Baldwin County, Alabama, and which said endorsement is made upon the plaintiff entering into this bond.

Now, if the said plaintiff shall fail in this suit, and shall pay the defendant all such costs and damages as he may sustain by reason of the wrongful complaint in said case, then this obligation to be void, otherwise to remain in full force and effect.

OUNTARSICATED

MICHELLA

CALLA TRESIDENT AGENT

Approved this // day of June, 1964.

Olive Deck

BRUNSWICK CORPORATION

As its Treasurer

SEABOARD SURETY COMPANY

By W. R. Suyun el

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## SEABOARD SURETY COMPANY

No. 5132

#### HOME OFFICE

100 William Street, New York 38, N.Y.

# Power of Attorney

the State of New York, has made, constituted appoint W. R. Eurmel,				
of Chicago, Illinois, its true and lawful Attorney-in-Fact, to r takings and other obligatory instruments				
	State of the state	on the content of the content		
Such bonds, undertakings and obligatory said Attorney-in-Fact, shall be binding ubonds, undertakings and obligatory instruand sealed with its corporate seal; and a hereby given, are hereby ratified and con	oon the said Company as fully an nents were signed by the duly aut l the acts of said Attorney-in-Fa rmed.	d to the same extent as if such horized officers of the Company act, pursuant to the authority		
This appointment is made pursuant to the Directors of the said Company on Decem	e following By-Laws which were ber 8th, 1927, and are still in full	duly adopted by the Board of force and effect:		
ARTICLE VI, Paragraph 6.7:  "Attorneys-in-Fact may be appointed by the and duties as he may prescribe."	e President or a Vice-President upon	such terms and with such powers		
ARTICLE XI, Paragraph 11.1:  "All policies, bonds, recognizances, stipulate (a) when signed by the President, or a Assistant Secretary, or a Resident Aspany; or (b) when executed by an Attorney-in-Fac	ice-President, or a Resident Vice-President Secretary or other duly author	esident, and by a Secretary, or an		
and the second of the second s	AND ASSESSED TO THE PROPERTY OF THE PROPERTY O	tangan matan matan gapan 15 - Laminiman manan mengapan 15 - 15 - 17 - 17 - 17 - 17 - 17 - 17 -		
In Witness Wherrof. SEABOARD S by its Vice-President and its corporate s retary, this day of	RETY COMPANY has caused al to be hereunto affixed and dul January , 19	these presents to be signed y attested by its Assistant Sec-		
Attest:	SEABOA) By	RD SURETY COMPANY,		
(Seal) E. C. Rode		W. S. Webmell		
Assistant Sec	etary	Vice-President		
COUNTY OF NEW YORK ss.:				
On this Sth day of January , 19 64 before me personally appeared  W. S. Webrell Vice-President of SEABOARD SURETY				
COMPANY, with whom I am personall in the State of New Jersey				
the corporation described in and which ex of the said Company; that the seal affixe by order of the Board of Directors of said of said Company by like authority.	cuted the foregoing instrument; the to said instrument is such corpo	nat he knows the corporate seal rate seal; that it was so affixed		
(Seal)	<u>Lill:</u> State of N	an Willer ew York Notary Public		
STATE OF NEW YORK )	Ho. 41-271	1300 Qualified in Queens Count		
COUNTY OF NEW YORK \ ss.:		e filed in Hew York County Expires March 30, 1965.		
I, B. C. Rode		Asst. Secretary of		
SEABOARD SURETY COMPANY, do copy of a power of attorney executed by force and effect.				
In Witness Whrrenf. I have signed the	s certificate at New York, New Y	York, this 3rd day of		
		2 ( ) ( ) ~ 1 0		
SURETY COL		Assistant Secretary		

BRUNSWICK CORPORATION,

Plaintiff,

VS.

L. L. MALONE,

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA AT LAW

Defendant.

### PLAINTIFF'S FORTHCOMING BOND

KNOW ALL MEN BY THESE PRESENTS: That, we, Brunswick Corporation, as Principal, and Seaboard Surety Company, as Surety, are held and firmly bound unto L. L. Malone in the sum of for the payment of which well and truly to be made, we bind ourselves and each of us, our and each of our heirs, executors and administrators, successors and assigns, jointly, severally and firmly by these presents.

Sealed with our seals and dated this, the 3rd day of June, 1964.

The condition of the above obligation is such, that whereas, the said Brunswick Corporation did on the \_\_//\_ day of June, 1964, sue out of the Circuit Court of Baldwin County, Alabama, a writ in detinue, directed to any Sheriff of the State of Alabama and commanding him to take in his possession the following personal property sued for in said action of detinue, to-wit,

- 12 Brunswick automatic pinsetters.
- 12 Brunswick Gold Crown Bowling Lanes complete.
  - 6 Subway Ball Return Sections.
- 12 Tel-E-Fouls. 12 Single Masking Units.
- Seating Arrangements 211.
- 6 Tel-E-Score Ensembles.
- 12 All Purpose Bowling Chairs.
- 10 Steel Locker Sections.
- Lustre-King Floor Machine.
- 7 Ball Storage Racks.
- 3 Seating Arrangements 215.
- 12 Pin Finders.
- 1 Automatic Ball Cleaner and Polisher.
- l Small Automatic Pinsetter Spare Parts Kit.
- 50 Bowling Pin Sets.
- 100 Bowling Balls.
  - Custom-Matic Grip Measuring Unit.
- 120 Pairs of Bowling Shoes.

which said writ was placed in the hands of the Sheriff of Baldwin County, Alabama, on the \_\_ day of June, 1964, and executed by him on the 1/2 day of June, 1964, by taking into his possession the following property, to-wit:

12 Brunswick automatic pinsetters.
12 Brunswick Gold Crown Bowling Lanes complete.
6 Subway Ball Return Sections.
12 Tel-E-Fouls.

12 Single Masking Units.
3 Seating Arrangements 211.
6 Tel-E-Score Ensembles.

12 All Purpose Bowling Chairs.

10 Steel Locker Sections.
1 Lustre-King Floor Machine.

7 Ball Stonage Racks.

3 Seating Arrangements 215. 12 Pin Finders.

1 Automatic Ball Cleaner and Polisher.

1 Small Automatic Pinsetter Spare Parts Kit.

50 Bowling Pin sets. 100 Bowling Balls. 1 Custom-Matic Grip Measuring Unit. 120 Pairs of Bowling Shoes.

And, whereas, the said L. L. Malone, defendant in said suit, has failed and neglected, for the space of five days from the taking into possession of said property by said Sheriff, aforesaid, to give bond and take possession of said property as authorized by law.

Now, therefore, if the said Brunswick Corporation, plaintiff in said suit, shall deliver the above described property to the said L. L. Malone, defendant in said suit, within thirty days after judgment, in case plaintiff shall fail to recover the same in its said suit, and pay all damages for the detention of property and costs of suit, then, in that event, this obligation to be void, otherwise to remain in full force and effect.

BRUNSWICK CORPORATION

11 nomaho

SEABOARD SURETY COMPANY

Approved this & The day of

June, 1964

Baldwin County, Alabama

COUKTERS/SNE

### SEABOARD SURETY COMPANY

No. 5132

### HOME OFFICE

100 William Street, New York 38, N.Y.

## Power of Attorney

Know all Men by these Presents: That SEABOARD SURETY COMPANY, a corporation of the State of New York, has made, constituted and appointed and by these presents does make, constitute and appoint W. R. Eummel,			
of Chicago, Illinois,			
its true and lawful Attorney-in-Fact, to make, execute an takings and other obligatory instruments of similar nature			
the state of the s			
Such bonds, undertakings and obligatory instruments for said Attorney-in-Fact, shall be binding upon the said Corbonds, undertakings and obligatory instruments were signed and sealed with its corporate seal; and all the acts of sa hereby given, are hereby ratified and confirmed.	mpany as fully and to the same extent as if such ed by the duly authorized officers of the Company		
This appointment is made pursuant to the following By-I Directors of the said Company on December 8th, 1927, and	Laws which were duly adopted by the Board of are still in full force and effect:		
ARTICLE VI, Paragraph 6.7:  "Attorneys-in-Fact may be appointed by the President or a dand duties as he may prescribe."	Vice-President upon such terms and with such powers		
ARTICLE XI, Paragraph 11.1:  "All policies, bonds, recognizances, stipulations and all underwing the area of the president, or a Vice-President, or a Assistant Secretary, or a Resident Assistant Secretary of pany; or  (b) when executed by an Attorney-in-Fact."	riting undertakings shall be valid:  a Resident Vice-President, and by a Secretary, or an or other duly authorized official or agent of the Com-		
In Witness Wherenf. SEABOARD SURETY COMP. by its Vice-President, and its corporate seal to be hereunt retary, this	to affixed and duly attested by its Assistant Sec-		
Attest:	SEABOARD SURETY COMPANY, By		
(Seal) B. C. Rode Assistant Secretary	W.S. Wehrell Vice-President		
STATE OF NEW YORK ) ss.:	TICO I ICOICONE		
On this 8th day of January	, 19 $\frac{6^{\frac{1}{p}}}{1}$ before me personally appeared		
COMPANY, with whom I am personally acquainted, who	o, being by me duly sworn, said that he resides resident of SEABOARD SURETY COMPANY, ing instrument; that he knows the corporate seal ent is such corporate seal; that it was so affixed		
(Seal)	<u>Lillian Miller</u> State of New York Notary Public		
STATE OF NEW YORK ) ss.:	No. 41-2711300 Qualified in Queens Count Certificate filed in New York County		
COUNTY OF NEW YORK \ S	Commission Expires March 30, 1965.		
I,S. U. NOWE SEABOARD SURETY COMPANY, do hereby certify tha	Asst. Secretary of		
copy of a power of attorney executed by said SEABOARI force and effect.			
In Witness Wherent. I have signed this certificate at N  June  19  64	ew York, New York, this 3rd day of		
CURETE STATE	13-CAPALE		
	Assistant Secretary		

STATE O	$\mathbf{F} \mathbf{H}$	LLINOIS
COUNTY	OF	COOK

ss.

I, HELEN KOVEL

R. Hummel

Attorney-in-fact for the Seaboard Surety Company, who is personally known to me to be the same person whose name is subscribed to the foregoing instrument as Attorney-in-fact, appeared before me this day in person and acknowledged that he signed, sealed and delivered the foregoing instrument as his free and voluntary act as Attorney-in-fact of the Seaboard Surety Company, for the uses and purposes therein set forth, And the said

W. R. Hummel

being first duly sworn on oath says that he is Attorney-in-fact for the said Seaboard Surety Company, and that such authority has not been revoked or rescinded; that he knows the corporate seal of said Company; that the seal affixed to said instrument is such corporate seal, and that it was so affixed by order of the Board of Directors.

Given under my hand and Notarial Seal this

\_\_\_ day

A. D. 196

My Commission Expires April 9, 1966

Notary Public.

#### STATE OF ILLINOIS COUNTY OF COOK

{ss.

I, HELEN KOVEL

R. Hummel

Attorney-in-fact for the Seaboard Surety Company, who is personally known to me to be the same person whose name is subscribed to the foregoing instrument as Attorney-in-fact, appeared before me this day in person and acknowledged that he signed, sealed and delivered the foregoing instrument as his free and voluntary act as Attorney-in-fact of the Seaboard Surety Company, for the uses and purposes therein set forth, And the said

W. R. Hummel

being first duly sworn on oath says that he is Attorney-in-fact for the said Seaboard Surety Company, and that such authority has not been revoked or rescinded; that he knows the corporate seal of said Company; that the seal affixed to said instrument is such corporate seal, and that it was so affixed by order of the Board of Directors.

Given under my hand and Notarial Seal this

3rd day of

A. D. 196 <sub>A</sub>

Meles)

Notary Public.

My Commission Expires April 9, 1966