The services

UNIVERSAL C I T CREDIT
CORPORATION, a Corporation,

Plaintiff,

VS

BALDWIN COUNTY, ALABAMA.

OWEN C. REYNOLDS,

Defendant.

The Plaintiff claims of the Defendant the following described personal property, to-wit: One 1950 6 Passenger Coupe Mercury authmobile, Motor No. 50SE-3255E, with the value of the hire or use thereof during the detention, to-wit: from the 5th day of February, 1951.

The 5th day of February, 1951

STATE OF ALABAMA) TO ANY SHERIFF OF THE STATE OF BALDWIN COUNTY ) OF ALABAMA, Greeting:

You are hereby commanded to summon Owen C. Reynolds to appear before the Circuit Court of Baldwin County, in and for said County, at the place of holding the same, within thirty days from the service of this summons and complaint, then and there to demur to or plead to the complaint of Universal C I T Credit Corporation, a Corporation.

You are hereby commanded to execute this process instanter and make return as required by law.

Witness my hand this 44 day of March, 1951.

hercelrence,

STATE OF ALABAMA)
BALDWIN COUNTY

To the Sheriff of said County, 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 24 day of March, 1951.

Clerk, Circuit Court, Baldwin County

UNIVERSAL O I T CREDIT CORPORATION, a Corporation,

Plaintiff,

TO W

OWEN C. PEYENCLDS,

IN THE CIRCUIT COURT OF BALDWIN COUNTY, ALABAMA.

The Plaintiff olsims of the Defendant the following

MEN C.

Defence.

The Plaintiff claims of the Defence.

The Plaintiff claims of the Defence of March 21951.

Sheriff one 19 20 on the Sheriff one 19 on the March 21951.

Sheriff one 19 on the Sheriff one 19 on the March 20 on the Sheriff on the Sheriff one 19 on the Sheriff one 19 on the Sheriff on the Sh Messenger Bugob Makh the to-wit: oxecuted by possession in described very second or secon Deputy Of the complete of the State of the CLOSTING THE STATE OF STATE OF ALABAMA)

You are hereby commanded to summon Owen C. Revnolds to appear before the Circuit Court of Baldwin County, in and for said County, at the place of holding the same, within thirty days from the service of this summons and complaint, then and there to demur to or plead to the complaint of Universal C I T Gredit Corporation, a Corporation.

You are hereby commanded to execute this process instanter and make return as required by law.

Witness my hand this and day of March, 1951.

Trell

STATE OF ALABAMA) BAIDWIN COUNTY

BALDWIN COUNTY

To the Sheriff of said County, Greeting:

rae pleintiff 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  $\cancel{L} + \cancel{\mathbb{N}}$  day of March, 1951.

Baldwin County Court

# THE STATE OF ALABAMA, Baldwin

### DETINUE BOND AND AFFIDAVIT.

		ESE PRESENTS, The	ional Surety Corporati	ster transport to the state of
	***************************************			
re held and firm	aly bound unto	Owen C. Reyno	olds Gudagaraas a sõrs	. 8/2.0
			heirs, executors and	
sum of	One Hundre	d and no/100		Dollars, for
he payment of	which, we bind o	ourselves, our and ea	ch of our heirs, executor	s, and administrators,
ointly and sever	ally, firmly by th	ese presents.		Regulação (2000) de la constante de la constant
Sealed with	our seals and dat	ed this 23rd day	ofNarch	, A. D. 19_5
in a production of the contract of the contrac			nat whereas the above bou	
<u> </u>	IVersal C L	T Credit Corpo	oration ¿	has, on
he	day of	March	19. <b>51</b> , sued out	from the office of the
	Balo	dwin	deren. La promocio de la companya de la co	
	uit Court of Mox	MX in the State of Al Baldwin	labama, a Writ of Detin	ue, returnable to the
next term	aid Circuit Court		e said Owen C. Reyn	olds
				The management
			for the recovery of	the following property
o witt One	1950 6 Pass	Coupe	Automobile, Motor	No 508T +32551
O. 44 10 11111111111111111111111111111111			to have the translation and their administration depth up a september that it has the light in a sign	
	*********			
egining. Adalah		100 100 100 100 100 100 100 100 100 100	***************************************	September 1
	60 1990 1990 1990 1990	er er Siger	eng d eng d eng	granty maley grante
				100000 100000 100000 100000 100000
	**********	***************************************		Month Jan St.
				Allen 1997 - Agreem ger
***** *** *** * * * * * * * * * * * *	TInitro		Vit Componentian	AMERICAN AME
iow, if the said	OTILIVE	rsar o a rorad	lit Corporation	shall fai
	shall near to the sc	oid Owen C. Rev	molds	these leading
n said suit, and s	strait bay to the se	16.1 Ca		
. Jar		**************************************		
. Jar		**************************************	as he may sustain by the	wrongful suing out of
he defendant in	said writ all such	h costs and damages :	as he may sustain by the	
he defendant in	said writ all such	h costs and damages a	as he may sustain by the herwise to remain in full f	orce and benefit.
he defendant in	said writ all such	h costs and damages a ligation to be void, of UNIVE	as he may sustain by the	orce and benefit.
he defendant in	said writ all such	h costs and damages a	as he may sustain by the herwise to remain in full f	orce and benefit. CORPORATION (Seal)
he defendant in	said writ all such	h costs and damages a ligation to be void, of UNIVE	as he may sustain by the herwise to remain in full f	orce and benefit.  CORPORATION  (Seal)
he defendant in	said writ all such	h costs and damages a ligation to be void, of UNIVE	as he may sustain by the herwise to remain in full f	orce and benefit.  CORPORATION  (Seal)
he defendant in	said writ all such	h costs and damages a ligation to be void, of UNIVE	as he may sustain by the herwise to remain in full f	orce and benefit.  CORPORATION  (Seal)  er  (Seal)  ON
the defendant in	said writ all such	h costs and damages a ligation to be void, ot UNIVE By	as he may sustain by the herwise to remain in full f	orce and benefit.  CORPORATION  (Seal)  (Seal)  ON  (Seal)

approved this 24th day & much 1951 Chrief rench. click.

THE	STA	TE	OF AI	ABAM	A.
1 2 2	and reads	10 M ALA	And the with	No Particle	Sub-
	M	ohile	Cour	ıtv	

THE STATE OF ALABAMA	DETINUE-AFFIDAVIT
Mobile County )	grand grand and management and management of the second
the undersigned a	a chor r ch
PERSONALLY appeared before me, x x x x x x x x x x x x x x x x x x x	ENXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
County, E. M. McDonald	and the Control of th
County, Actionacy Section Action 4442 Alexander	And Alexander and Antique
who, being duly sworn, deposes and says, that the property sued f	for in the complaint of
Universal C I T Credit Corporation	***************************************
OUTAGE SOT O I I OLGOTO OOLDOLS OLOU	
to-wit One 1950 6 Passenger Coupe Mercur	y automobile, Motor No.
50SL-32551	
50SL-32551	at to the second and second and the second s
and the first that the second	a best hall acoio rese
<u>lese, pro soli essi el eser reire, exponitors, essi selesisisterantors, "</u>	BACANA DEENA BOYT AREAD OF LAW EXPENDED BACK
belongs to Universal C I T Credit Corporation	n water in the first over the configuration for the property of the second continue to the configuration of the co
45 gl . C . A	vo litaliais lita a alusta quas moi vo lisal palo
	6
Sworn to and subscribed the ma 23rd annual and day	
	o MI DUMONATALA
of March , 1951, before me.	2/1/1/0000
2 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	in the second
Notary Public, Mobile County, Alabama	Free School
TOURTY FADITE, MODITE COUNTY, ATAOAMA	A redriver to server elected by selecte of relie
ilidada. Taranga mada mada mada Swara O. Aswa alika a mada wasan w	Signal areas divised

ų.	0.1	1	ınty	ney.	-
LIY avit			10 <del>5</del>	Atto	3
O N N N N N N N N N N N N N N N N N N N			fobil	4	2
CO CO Bond			irt, i		
LE Deti			COI		
	•	1			\$
		į	건	ng ilada tana 1975 da T	: ·
galla birgeeyw odi no nisakus yam ed :		3		·	ii
Histori kar saqoʻr Hali vi mlighta ga ishvot	o∲ro Joho∰	3 4 Jan 1977 (A.)	Paragotata adalah a	lu acabad symbol	

RECORDER

romanosedo un pros Samo de An La la casada da Reguesta de Ligidados toat at yeardist



### NATIONAL SURETY CORPORATION

**NEW YORK** 

### GENERAL POWER OF ATTORNEY

appoint				
		- jolawy or su		
			·	
of WAR	7.00 (A. 17.16)		ate of	
			thority hereby conferred in	
ieαα, to execute, α		**	end or obliquery a	
water and all and			nar og such instru	
14000000000		resentation (A		
i septi			**************************************	
			,	
		**************************************	et. Met Nick die werenist der Normalie words M. 140 met der Weisen der Met Met Met Weisen der Mittelie der werds al de	
	A	######################################		
md to bind the Co	proporation thereby as	fully and to the sar	ne extent as if such bonds	were signed by the
President, sealed wi	th the corporate seal	of the Corporation and	d duly attested by its Secre	tary, hereby ratifying
			ne premises. Said appointme	
-		-	TIONAL SURETY CORPORA	IION:
	SIDENT OFFICERS AND AT			
ont, the Ecard of Direct esident Vice-President,	ors or the Executive Comm Resident Assistant Secretar	uttoo may at any timo susp ry and Attornoy-in-Fact, an	e to time appoint Resident Vice-Pre corporation and the Chairman, Pre- bend or revoke the powers and au d also remove thom from office.	thority given to any sucl
	attorney executed prior to I resident. Executive Vice-Pro		nt may, from time to time, appoin	t Resident Vice-Presidents
esident Assistant Secret ice-President or any Vi	aries and Attorneys-in-Fact ce-President, the Board-of-	to represent and act for a Directors or the Executive	nd on behalf of the Corporation an and Finance Committee may at an Assistant Secretary or Attorney-in-F	ed the President, Executive
them from office. (As	amended May 25, 1933.	Applies to all powers of att	orney executed prior to April 27, I	(943).
ice Presidents, Resident	Assistant Secretaries and	Attorneys-in-Fact to represent ecuted on or after that date	t and act for and on behalf of the	Corporation. (As amende
the name and on bob	alf of the Corporation any	and all bonds, recognizance	or and authority to execute, acknow es, contracts of indemnity and othe shall be as binding upon the Corp d April 29, 1933. Applies to all po	r conditional or obligator
"Section 4.—Attorn the name and on beh ndertakings, and any st to President and sealed	alf of the Corporation any	and all bonds, recognizance	or and authority to execute, acknowns, contracts of indomnity and other at shall be as binding upon the Co. 1933. Applies to all powers of	r conditional or obligator
orporation, to execute, or ory undertakings, and a strument so executed b	tcknowledge and deliver, a my and all notices and de- y any such Attorney-in-Fac	my and all bonds, recogniz cuments cancelling or term t shall be as binding upon	or and authority, for and in the ma ances, contracts of indomnity and a inating the corporation's liability to the corporation as if signed by the	other conditional or obliga- thereunder, and any suc President and sealed an
"Section 4.—Attorn orporation, to execute, onal or obligatory unde	eys-in-Fact.—Attorneys-in-Fo acknowledge and deliver, ortakings, and any and all	act may be given full power any and all bonds, recogn I notices and documents ca	of attorney executed prior to April or and authority, for and in the na izances, contracts, agreements of in neelling or terminating the Corpora- binding upon the Corporation as	ame and on bohalf of th ndemnity and other cond stion's liability thereunder
nd sealed and attested "Section 7.—Attorn	by the Secretary. (As ame eys-in-Fact.—Attorneys-in-Fa	ended April 27, 1943. Appl act are hereby authorized to	ies to all powers of attorney execu o verify any affidavit required to be	ited on or after that date attached to bonds, reco
copy of the By-laws of uted prior to May 25, 19	the Corporation or any A	rticle or Section thereof. (A	s, and they are also authorized an dopted April 29, 1933. Applies to a	all powers of attorney exe
zances, contracts of inc opies of the By-laws of secuted prior to April 2	lemnity, or other conditione the corporation or any Art 7, 1943).	rl or obligatory undertaking ticle or Section thereof. (As	o verify any affidavit required to be es, and they are also authorized an amended May 25, 1933. Applies	id empowered to certify to all powers of attorne
onds, recognizances, cor npowered to certify to all powers of attorney	ntracts, agreements of inder copies of the By-laws of executed prior to June 27,	mnity, or other conditional a the Corporation or any Art 1944).	r authorized to verify any affidavit or obligatory undertakings, and the icle or Section thereof. (As amende	y are also authorized an ed April 27, 1943. Applio
e authority to execute learning, by affidavit or observed by the	onds, recognizances, contro therwise, as to the inspec Corporation; and they are	acts, agreements of indemni- tion or examination of asse- also authorized and empo-	Test are hereby authorized to verify rand other conditional or obligates its of the estates, where the fidu wored to certify to copies of the E owers of attorney executed on or at	clory undertakings; and to clary responsible for suc by-laws of the Corporation
igned by its Vice	President, attested by	its Assistant Secreta	ORATION has caused the ry, and its corporate seal	to be hereto affixe
ris <u>Sth</u>	day of	FIELLANT		A.D., 19
om yn i den ei de en	orani orani da sue seas desgripti en error. Orani opinio de constanti orani orani en	n de de la composition della c		
	en angelegen i kan disertan da angelegen da angelegen da angelegen da angelegen da angelegen da angelegen da a Da angelegen da ang	CONTRACTOR AND COMPA	andanyan ing at haripang into inting i	$\mathcal{F} = \frac{1}{2} \left( \frac{1}{2} \frac{\partial \mathcal{F}}{\partial x_{1}} \frac{\partial \mathcal{F}}{\partial x_{2}} \right) = \frac{1}{2} \left( \frac{1}{2} \frac{\partial \mathcal{F}}{\partial x_{2}} \frac{\partial \mathcal{F}}{\partial x_{2}} \frac{\partial \mathcal{F}}{\partial x_{2}} \right) = \frac{1}{2} \left( \frac{1}{2} \frac{\partial \mathcal{F}}{\partial x_{2}} \right)$
arrar jeuri <b>≱</b> nSamá, maka j	andarik i dalek bararen irailarilari barraktaria.	are acted through present the pa-	NETTONEI CIRPTY COI	RPORATION
ajata ang Trauta (1951)	To the many control of the control o		\$ <b>.                                   </b>	i ja

Assistant Secretary

	r			A comment of the second of the
On this	day of	T TO THE TOTAL T		A.D., 19
before me personally came_		S.O.THORY		, to me known,
who, being by me duly swo President of NATIONAL St above instrument; that he kn such corporate seal; that it wo	JRETY CORPORATIOn the seal of said	ON, the Corporation de d Corporation; that the	the City of New Yor escribed in and v seal affixed to the	ork; that he is Vice which executed the said instrument is
his name thereto by like ord	er. And said			
further said that he is acquain		A W WAR	the state of the s	ond knows him
to be an Assistant Secretary	of said Corporation	The second of th	Dinasar ta Birline are at filosofi in Pijertini in Dila birlini in Salasi. Dinasar salasi in Baltis Salasi in Dila birlini in Talis in Alasi.	ent 16 - 17 - 17 - 17 - 17 - 17 - 17 - 17
(Notarial seal affixed)	and the second second		OH O. (IN)	ya. Panganang manang anakan da kabanan da ka Manangan da kabanan da
	r gerali, let 1 a. godine de Trabé a posta la religio de la calenda. La contractione de la completa de després de la calenda. La calenda de Trabé a completa de la calenda de la cal	etatekon (dia 1968) (hali 1974) 1986 - André Johnson (hali 1969) (hali 1974) 1981 - S. Marian Barton, Marian (hali 1974)		Notary Public
STATE OF NEW YORK, COUNTY OF NEW YORK,			en S. Tepes - en engel i de Magnasi, las de la Copesa en en les completations de la Copesa en les completations de la Copesa en les completations de la completation de la completation de la completation de la completation	
T 8. 2012.171	enten a disease dixinate de la	ukan mengelah an kecamatan di melah kecamatan di melah kecamatan di melah kecamatan di melah berapa di melah k Berapa di mengelah di melah d	an gran, which will be	Turka rija daj krijakoletak kirika Protesprijak je i najvirijak pr
CORPORATION, do hereby of (including applicable By-law force and effect.  IN WITNESS WHEREOF City of New York, N. Y., the	sections), executed b	ey said NATIONAL SUR	ETY CORPORATIO	N, which is still in
Profession & Assessment and Profession of the Pr	on to the entering of the transport of the second of the s	inti ancio escala de da arabana cumo alemba de la	dant Secretary and	Attorney-in-Fact
And the property of the second of the second second to the second	ti vita statiga ateksilli, kirilik etti ja ji vilivil territi Alaba (k. 1900) (k. 1900) (k. 1900) tilli gyaki kijatoki (k. 1900) (k. 1900) kilakili Sada (k. 1900)			on kommen ministrativa (f. 1844) kija kan kija k Kija kan kan kan kan kan kan kan kan kan ka
	The second second Section I research to the Second Section Section Section Section Sec		N. (1) Statement di Nortenery Wentgement an extra 1911	e de la composition della comp
INVISIBLE ARMON ©	ter personali i grandang at liggiki. Palangan kanalagan	<ul> <li>But the second of the second of</li></ul>		DATE 19 8 2012-164-8-50

The Plaintiff claims of the Defendant the following described personal property, to-wit: One 1950 6 Passenger Coupe Mercury authmobile, Motor No. 50SL-32551, with the value of the hire or use thereof during the detention, to-wit: from the 5th day of February, 1951.

Attorneys for Plaintiff

STATE OF ALABAMA) TO ANY SHERIFF OF THE STATE BALDWIN COUNTY ) OF ALABAMA, Greeting:

You are hereby commanded to summon Owen C. Reynolds to appear before the Circuit Court of Baldwin County, in and for said County, at the place of holding the same, within thirty days from the service of this summons and complaint, then and there to demur to or plead to the complaint of Universal C I T Credit Corporation, a Corporation.

You are hereby commanded to execute this process instanter and make return as required by law.

Witness my hand this 24th day of March, 1951.

Clerk

STATE OF ALABAMA) & BALDWIN COUNTY

To the Sheriff of said County, 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 24 day of March, 1951.

Clerk, Circuit Court, Baldwin County

RECORDED no 1631

Executed by serving a copy of the within summons and complaint on the defendant this day of March, 1951. Sheriff Deputy Sheriff Further executed by taking into my possession the property described within. day of March, 1951. Sheriff

Fried 3-24-57 ancis rench

## CHASON & STONE ATTORNEYS AT LAW BAY MINETTE, ALABAMA

JOHN CHASON NORBORNE C. STONE May 22, 1951

PHONE 3641

Mrs. Alice J. Duck Clerk of Circuit Court Bay Minette, Alabama

Dear Mrs. Duck:

Re: Universal C.I.T. Credit Corp.
v. Owen Reynolds

We are associated with Mr. Sidmey J. Gray, representing the plaintiff in the above styled cause and at the request of Mr. Gray as contained in his letter to us of May 17th we would like for you to dismiss the above suit and mail us a cost bill.

Yours very truly,

CHASON & STONE

JC:am

RT

E. Commence

FILED

MAY 23 1951

ALICE J. DUCK, Clork