

THE STATE OF ALABAM. Baldwin County	A } No	-
To Any Sheriff of the State of Alabama:		194
You Are Hereby Commanded to Summon _	Dennis Lackey	
to a minute of the second		
to appear within thirty days from the service	of this writ, in the Cir	cuit Court to be held for said County
at the place of holding the same, then and th	ere to answer the comp	laint of
Universal C. I. T. C	Predit Corporation	
		,
Witness my hand this 13 th	day of aug	19455
	alice	J. Duck, Clerk.
	COMPLAINT	
Universal C.I.T. Credit Corporation	,	. 7
22020 00170120101		is Lackey
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The plaintiffclaims of the defendan	t the f-lie	Defendant
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One 1950 Ford, 2 door	Sedan, Motor Number	37
HOMP 122593,		
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with the value of the hire or use thereof during		
from194	., to	194
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Maintiff's Attorney.

and Complaint.	Moore Printing Co.
ATE OF ALABAMA) Baldwin County	CIRCUIT COURT
o Any Sheriff of the State of Alabama: Dennis Lack	æy
ou Are Hereby Commanded to Summon	
o appear within thirty days from the service of this writ, in	
t the place of holding the same, then and there to answer th	e complaint of
Universal G. I. T. Credit Corpo	
Witness my hand this 13th day of Q	us. 1955
Witness my hand thisday of	
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<u>主张《美丽典文》的《西班奇》。</u>	
COMPLAIN	T Company
Universal C.I.T. Gredit Corporation	Dennis Lackey
Universal Ostal Discussion	
Trans	susDefendant
The plaintiffclaims of the defendant the following	
One 1950 Ford, 2 door Sedan, Mo	tor Number
HOWP 122593.	
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1.1. Line are thoronf during the detent	tion, to-wit:
with the value of the hire or use thereof during the deten	
from194, to	194

Plaintiff's Attorney.

S	TATE	OF A	ALABAMA,
	Bal	dwin	County.

KNOW ALL MEN BY THESE	PRESENTS, That We, <u>Universal C.I</u>	I.T. Credit Corp.
The second secon		
as principal, and Nationa	l Surety Corporation	
as surety, are held and firmly boun	nd unto Dennis Lackey or Mrs. Flmor	e ^L ackey
in the sum of Six Hundred Ei	ghty-seven & 26/100	DOLLARS,
to be paid to the said Dennis	Lackey or Mrs. Elmore Lackey	, his heirs,
executors, administrators or assigns	s; for which payment, well and truly to be n	nade, we bind ourselves,
and each of us, our and each of our	r heirs, executors and administrators, jointly a	and severally and firmly,
by these presents. Sealed with our	r seals, and dated this 22nā day of	August
in the year of our Lord, 19.55		
The condition of the above obli	igation is such, That whereas the above boun	d
Universal C.I.T. Credit Co		
Universal C.I.T. Credit	t Corp. vs. Dennis Lackey or Wr	2 mag ,
	•	,
	ecovery of personal property in specie against	
	s Court "That the Sheriff is required to take t	
	' as required by law in such cases, which sum	
	Circuit Court of said County, and which said e	endorsement is made upon
the plaintiff entering into this bond	1.	
Now, if the said Plaintiff shall	fail in this suit, and shall pay the Defendant a	all such costs and dam-
ages as he may sustain by reason of	the wrongful complaint in said case, then thi	is obligation to be void,
otherwise to remain in full force and		
	UNIVERSAL C. I. T. PRI	IDI P GORPORATION
	3 James L	Simples
		juster
	NATIONAL SURETY CORPOR	APION (E.S.)
	By ES South	
	Attorney in Fa	ict (L. S.)
Approved this 4 day of	ann S	
uay 01	19.	

NATIONAL SURETY CORPORATION

New York

GENERAL POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that NAT organized and existing under the laws of the State of New York, N. Y., hath made, constituted and appoint appoint B. F. ADAMS, JR., & E. S. JENKIN	ed, and does by these presents make constitute and
Jointly or Severally	The second secon

of MORTIE	T AT AT AT
of MOBILE cits true and lawful Attorney(s)-in-Fact, with full power a	md State of ALABAMA
stead, to execute, acknowledge and deliver any and a agreements of indemnity and other condiprovided, however, that the penal sum a hereunder shall not exceed ONE MILLION	tional or obligatory undertakings; of any one such instrument executed
	and the second s
and to bind the Corporation thereby as fully and to the President, sealed with the corporate seal of the Corporational confirming all that the said Attorney(s)-in-Fact may do by authority of the following provisions of the By-laws of	on and duly attested by its Secretary, hereby ratifying o in the premises. Said appointment is made under and
"ARTICLE XII. RESIDENT OFFICERS AND ATTORNEYS-IN-FACT.	
dent, the Board of Directors or the Executive Committee may at any tir Resident Vice-President, Resident Assistant Secretary and Attorney-in-F Applies to all powers of attorney executed prior to May 25, 1933).	act, and also remove them from office. (Adopted April 29, 1933.
Vice-President or any Vice-President, the Board of Directors or the Exe the powers and authority given to any such Resident Vice-President, Re tof them from office. (As amended May 25, 1933. Applies to all power	scident Assistant Secretary or Attorney-in-Fact, and also remove any
April 27, 1943. Applies to all powers of attorney executed on or after th	cat cate).
undertakings, and any such instrument executed by any such Attorney- Chairman or the President and sealed and attested by the Secretary, prior to May 25, 1933).	(Adopted April 29, 1933. Applies to all powers of attorney executed
Section 4.—Attorneys-in-Fact.—Attorneys-in-Fact may be given ful undertakings, and are the President fully 30, 1930: Attorneys-in-Fact.—Attorneys-in-Fact may be given fully 30, 1930: Attorneys-in-Fact.—Attorneys-in-Fact may be given fully 30, 1930: Attorneys-in-Fact may and all bonds, recorded in the execute, acknowledge and deliver, any and all bonds, recorded in the execute acknowledge and decuments cancelling tory undertakings, and any and all notices and documents cancelling tory undertakings, and any such Attorney-in-Fact shall be as binding tory undertakings, and any such Attorney-in-Fact shall be as binding tory undertakings, and any angular may such Attorney-in-Fact shall be as binding tory undertakings.	Il nower and authority, for and in the name and on behalf of the
instrument so executed by day (As amended July 30, 1935. Applies to differentially an extended by the Secretary. (As amended July 30, 1935. Applies to different attested by the Secretary. (As amended July 30, 1935. Applies to different attested by the Secretary. Corporation, to execute, acknowledge and deliver, any and all notices and document of obligatory undertakings, and any and all notices and document and any such instrument so executed by any such Attorney-in-Fact shall and any such instrument so executed by the Secretary. (As amended April 27, 1943. A conditional and attested by the Secretary. (As amended April 27, 1943. A conditional and attested by the Secretary. (As amended April 27, 1943. A conditional or obligatory undertakings, and any and all consents and relegational or obligatory undertakings, and any and all consents and relegational extended the applications of the President and sealed and attesting to terminating the Corporation's liability thereunder, and any such ling or terminating the Corporation's liability thereunder, and any such ling or terminating the Corporation's liability thereunder, and any such ling or terminating the Corporation's liability thereunder, and any such ling or terminating the Corporation's liability thereunder, and any such ling or terminating the Corporation's liability thereunder.	full power and authority, for and in the name and or behalf of the recognizances, contracts, agreements of indemnity and other condicents cancelling or terminating the Corporation's liability thereunder. I be as binding upon the Corporation as if signed by the President Applies to all powers of attorney executed prior to April 28, 1953.) Applies to all powers and authority, for and in the name and on behalf of ads, recognizances, contracts, agreements of indemnity and other concesses incident thereto, and any and all notices and documents cancel instrument so executed by such Attorney-in-Fact shall be as binding sted by the Secretary. (As amended April 22, 1953. Applies to all
"Section 7.—Attorneys-in-Fact.—Attorneys-in-Fact are hereby authorizances, contracts of indemnity, or other conditional or obligatory under pizances, contracts of indemnity, or other conditions or other than the condition of th	prized to verify any adiadvit required to be discovered to certify to estakings, and they are also authorized and empowered to certify to estakings, and they are also authorized and empowers of attorney executed. (Adopted April 29, 1933. Applies to all powers of attorney executed.)
"Section 7.—Attorneys-in-Fact.—Attorneys-in-Fact are hereby auth inscrees, contracts of indemnity, or other conditional or obligatory und nizances, contracts of the Ey-laws of the corporation or any Article or Section there	orized to verify they discontinuous and ompowered to certify to ertakings, and they are also authorized and ompowered to certify to ertakings, and they are also authorized and ompowered to certify to extend to the continuous and the continuous artificial to the continuous arti
"Section 7.—Attorneys-in-Fact—Verifications.—Attorneys-in-Fact are "Section 7.—Attorneys-in-Fact are bonds, recognizances, contracts, agreements of indemnity, or other cond bonds, recognizances, contracts, agreements of the Corporation or appropriate to certify to copies of the By-Laws of the Corporation or appropriate to the copies of the By-Laws of the Corporation or appropriate to the copies of the By-Laws of the Corporation or appropriate to the copies of the By-Laws of the Corporation or appropriate to the copies of the By-Laws of the Corporation or appropriate to the copies of the By-Laws of the Corporation or appropriate to the copies of the By-Laws of the Corporation or appropriate to the copies of the By-Laws of the Corporation or appropriate to the copies of the By-Laws of the Corporation or appropriate to the copies of the By-Laws of the Corporation or appropriate to the copies of the By-Laws of the Corporation or appropriate to the copies of the By-Laws of the Corporation or appropriate to the copies of the By-Laws of the Corporation or appropriate to the copies of the By-Laws of the Corporation or appropriate to the copies of the By-Laws of the Corporation or appropriate to the copies of the By-Laws of the Corporation of the Corporati	e hereby dutionized to volty and they are also authorized and litional or obligatory undertakings, and they are also authorized and arrival are also authorized and Article or Section thereof. (As amended April 27, 1943. Applies any Article or Section thereof.
"Section 7.—Attorneys-in-Fact—Verifications—Certifications.—Attor the authority to execute bonds, recognizances, contracts, agreements of certify, by affidavit or otherwise, as to the inspection or examination assets is bonded by the Corporation; and they are also authorized are assets in bonded by the Corporation; and they are also authorized are	neys-in-Fact are netroly tanional or obligatory undertakings; and to indemnity, and other conditional or obligatory responsible for such a of assets of the estates, where the fiduciary responsible for such and empowered to certify to copies of the By-laws of the Corporation to all powers of attorney executed on or after that date).
IN WITNESS WHEREOF, NATIONAL SURETY signed by its Vice President, attested by its Assistant this 14th day of MAY	CORPORATION has caused these presents to be
this L4th day of	
	NATIONAL SURETY CORPORATION
(Seal)	By S. G. DRAKE Vice President
ATTEST: A. N. MacDOUGALL Assistant Secretary	

F. 201 REV. 5/53

		BAMA)	-		COURT	
	aldwin County	>	No			194
To Any Sher	iff of the State of Alab	ama :				
You Are Her	reby Commanded to Su	mmon <u>Denni</u>	s Lackey an	d Wrs. Elm	ore Lackey	
						:
		* .				
- 19 W						
o appear wit	hin thirty days from tl	ne service of this	writ, in the C	ircuit Court t	o be held for	said County
it the place o	f holding the same, th	en and there to	answer the con	iplaint of	<u> 94867 67 11 11 18</u>	
U ₁	niversal C. I. T.	Credit Corp	oration			
12 28 4						
			a			
W	itness my hand this	day o	f and	g	1945	
		· .	dei	ccl-h	ench	, Clerk.
		COM	PLAINT			
Universal	C.I.T. Credit Co	rporation	Denr	is ^L ackey	and Mrs. E	lmore Lack
Y. E. E. E. E.						
		Plaintiff	Versus	د ما الله الله الله الله الله الله الله ا	·	Defendant
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C. Le Nois Thompson, Plaintiff's Attorney. By. J. H. see.

STATE	OF A	ALABAMA,)
Bal	dwin	County.	\ \

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nnis Lackey		
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. & 26/100 		DOLLARS,
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payment, well and	truly to be made,	we bind ourselves,
dated this	day ofAug	ust
ah That whomas	the above bound. Un	iversal C. I.
in, I hat whereas	the above bound ——	
on the day of the	late hereof hath-obtai	ned at the suit of
Dennî	s Lackey	
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ersonal property i	n specie against said	defendant and asks
at the Sheriff is re	equired to take the pr	operty mentioned in
l by law in such c	ases, which summons	and complaint are
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