POWER OF ATTORNEY

Know All Men By These Presents

THAT I.			
<i>'</i>	appoint		
	me, place and stead to act for me in the		
	State, in connection with the charge of		
now pending against me in said County; and to one my said attorney full power and authority to do at the premises as fully, to all intents and purposes	enter such plea as he may feel is proper in connection with me said of and perform all and every act and thing whatsoever requisite adnd ne s, as I might or could do if personality present with full power of subs y or his substitute shall lawfully do or cause to be done by virtue here	charge, giving and granting unto ecessary to be done in and abou stitution and revocatoin, hereby	
IN WITNESS WHEREOF, I have hereunto set n	ny hand and seal thisday of		
STATE OF			
COUNTY OF	(Signature of defendant)		
On this day of	,, before me personally appeared		
	, to me known to be th	ne person described in and who	
executed the foregoing instrument and	thereupon acknowledged to me that —	executed the sam	
	Notary Public		
	My Commission Expires		
IMPORANT Palmetto Surety Corporation	accepts and authorizes its representatives to accept only apecific forms of o	collateral as security.	
3. Properly assigned STOCKS AND BONDS; 4. REAL ESTATE evidenced by properly executed IMPORTANT! This collateral security agreement sto accept and Palmetto Surety Corporation TO DEFENDANT AND INDEMNITOR(S): TO THE BONDIG AGENT TO SECURE ANY PROPERTY DEED OR MORTGAG		applicable state law. presentatives are not authorized umerated above. ATERAL YOU HAVE GIVE MS OF THIS AGREEMEN	
I HAVE (NOT DEPOSITED COLLATERAL with	the Agent for the purpose of this Bail Bond and received Receipt N	lumbered	
AGENT	DEFENDANT/INDEMNITOR	DEFENDANT/INDEMNITOR	
WITNESS HERE	SIGN HERE Y		
Signature of A	Agent Signature of D	Defendant/Indemnitor	
	DDOMICCODY NOTE		
	PROMISSORY NOTE		
\$	City and State	,	
		t de desert	
	ceived, Promise t	to pay to the order of	
PALM	ETTO SURETY CORPORATION or assigns		
		DOLLARS,	
	, with intere		
of per ce The maker and endorser of this not case suit shall be brought for the co to pay reasonable attorney's fees for	ent, per annum from Call Date until fully paid. Interest particle further agree to waive demand, notice of non-payment illection hereof, or the same has to be collected upon demaking such collection. Deffered interest payments to beat, per annum payable semi-annually.	ayable semi-annually. nt and protest; and in emand of an attorney,	
It is further agreed and specifically u	nderstood that this note shall become Null and Void in th	ie event the said	
until the obligations under the appe	ne time or times so directed by the Judge or Judges of carance gond or bonds posted on behalf of the defenda iability thereunder, otherwise to remain in full force an	int have been fulfilled	
	SIGNATURE OF DEFENDANT		
Date			
	SIGNATURE OF CO-INDEMNITOR		