### NO.66128766

### **NOTARY BOND**

THE STATE OF ALABAMA,

SHELBY County

Shelby Cnty Judge of Probate, AL 02/24/2012 03:59:14 PM FILED/CERT

Principal

#### KNOW ALL MEN BY THESE PRESENTS:

That we REBECCA SHARP LAMONS, as Principal, and the AUTO-OWNERS INSURANCE COMPANY, a corporation duly licensed to do business in the State of Alabama, as Surety, are held and firmly bound unto the State of Alabama, in the sum of Twenty Five Alabama.

Thousand Dollars (\$25,000), for the payment of which well and truly to be made and done, we bind ourselves, our heirs, executors, administrators, and assigns, firmly by these presents, and we hereby waive our right to claim personal property exempt under the laws of Sealed with our seals, and dated this 22nd day of February 2012 The condition of the above obligation, That whereas the above bound <u>REBECCA SHARP LAMONS</u> was duly appointed to the office of Notary Public for the state of Alabama at large on the <u>24</u> day of <u>Feb</u>, <u>2012</u>; for the term of four years from the date of notary commission, in and for said County. Now, if said Principal shall faithfully perform and discharge all the duties of said office during his continuance therein then the above obligations to be void, otherwise to remain in full force and effect. (L.S.)Principal Countersigned: **AUTO-OWNERS INSURANCE COMPANY** Alabama Resident Agent Jim House Attorney-In-Fact THE STATE OF ALABAMA, County OATH OF OFFICE uco Lamons solemnly swear that I will support the Constitution of the United States and the Constitution of the state of Alabama, so long as I continue a citizen thereof; and that I will faithfully and honestly discharge the duties of the office upon which I am about to enter, to the best of my ability. So help me God.

Subscribed and sworn to before me this day of

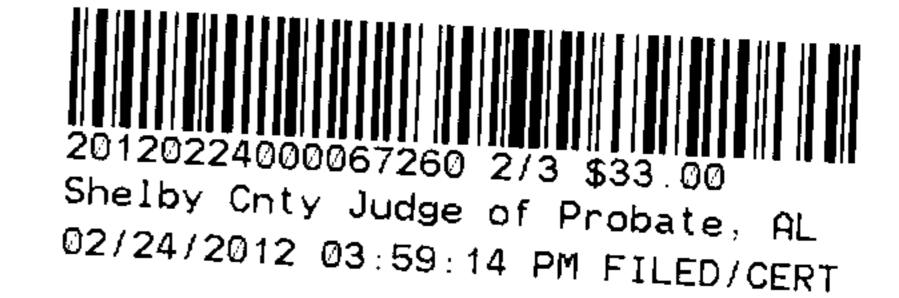
Kelly B. Mullin Notary Public State At Large Commission Expires

June 28, 2013

Auto-Owners Insurance Life Home Car Business The No Problem Property

## DATE AND ATTACH TO ORIGINAL BOND **AUTO-OWNERS INSURANCE COMPANY**

## LANSING, MICHIGAN POWER OF ATTORNEY



NO. 66128766

KNOW ALL MEN BY THESE PRESENTS: That the AUTO-OWNERS INSURANCE COMPANY AT LANSING, MICHIGAN, a Michigan Corporation, having its principal office at Lansing, County of Eaton, State of Michigan, adopted the following Resolution by the directors of the Company on January 27, 1971, to wit:

"RESOLVED, That the President or any Vice President or Secretary or Assistant Secretary of the Company shall have the power and authority to appoint Attorneys-in-fact, and to authorize them to execute on behalf of the Company, and attach the seal of the Company thereto, bonds and undertakings, recognizances, contracts of indemnity, and other writings obligatory in the nature thereof. Signatures of officers and seal of Company imprinted on such powers of attorney by facsimile shall have same force and effect as if manually affixed. Said officers may at any time remove and revoke the authority of any such appointee."

Does hereby constitute and appoint Jim House

contracts of indemnity and AUTO-OWNERS INSURANC acknowledged by its regularly	other writings oblig E COMPANY AT LAN	atory in the nature ISING, MICHIGAN as	thereof, and the exec	cution of such instrument	and undertakings, recognizes (s) shall be as binding up same had been duly execute	on the
IN WITNESS WHEREOF, th 3rd day of January, 2012.	ne AUTO-OWNERS II	NSURANCE COMPA	NY AT LANSING, MICH	IGAN, has caused this to be	signed by its authorized offic	cer this
And Red	made !					
Kenneth R. Schroeder STATE OF MICHIGAN } ss. COUNTY OF EATON	Senior Vice	President				
On this 3rd day of January, that they are Kenneth R. Schrexecuted the above instrument they received said instrument corporation.  My commission expires	oeder, Senior Vice Protection 1. Senior Vice Protection 1. The sen	esident of AUTO-OW seal of said corporation	NERS INSURANCE CO on, that the seal affixed t	o said instrument is such Co	rporate Seal, and that HOA Directors of said	CELIC EATON n Empires 1, 2014 countly of
				anda Lamp	Notary Public	
authority to issue a power of revoked and the resolution as	attorney as outlined set forth are now in fo	in the above board orce.	of directors resolution	remains in full force and e	IPANY, do hereby certify the ffect as written and has no	hat the
Signed and sealed at Lansing	, Michigan. Dated this	S	_ day ofJanuary	James	Sea 1 8	

Stuart R. Birn First Vice President, Secretary and General Counsel

This power of attorney is attached to bond number 66128766, issued to REBECCA SHARP LAMONS on February 22nd, 2012.

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Print Date: 02/22/2012 Print Time: 12:29:07 pm

WHAT TO DO IN CASE OF LOSS In the event of claim or suit the Insured must notify the Company or its agency as soon as possible. The notice must give the Insured's name and policy number; the time, place and circumstances of the loss. The Insured must promptly send the Company any legal papers received relating to any claim or suit; and cooperate with the Company and assist the Company in any matter relating to a claim or suit. The Insured will not, except at the Insured's own costs, admit any liability, voluntarily make any payment, assume any obligation or incur any expenses without the Company's written consent.

OTHER INSURANCE If both this and other insurance apply to a loss, the Company will pay only its share. The Company's share will be the ratio of this insurance to the total amount of all insurance which applies. The Company's share shall not exceed the Limit of Liability stated in the Declarations.

CONCEALMENT OR FRAUD This entire policy is void if, whether before, during or after a loss, the Insured has: intentionally concealed or misrepresented any material fact or circumstance; engaged in fraudulent conduct; or made false statements; relating to this insurance.

ASSIGNMENT Interest in this policy may not be transferred without the Company's written consent.

**CANCELLATION** The Insured may cancel this policy by mailing or delivering to the Company, advance written notice of the date the Insured would like the cancellation to take effect. The Company may cancel this policy by mailing written notice of cancellation to the Insured at the Insured's last address known to the Company at least 30 days prior to the effective date of cancellation. If the law of your state requires any longer notice period or any special form or procedure for giving notice, we will comply with those requirements.

**BANKRUPTCY** The Company is not relieved of any obligation under this policy because of the bankruptcy or insolvency of the Insured.

SUIT AGAINST THE COMPANY Suit may not be brought against the Company unless there is full compliance with all the terms of this policy and until the obligation of the Insured to pay is finally determined either by judgment against an Insured after actual trial or written agreement of the Insured, the claimant and the Company.

CHANGES This policy and the Declarations include all the agreements between the Insured and the Company or its agency relating to this insurance. No change or waiver may be effected in this policy except by endorsement issued by the Company.

**POLICY PERIOD** This policy applies only to negligent acts, errors or omissions which happen during the policy period as shown in the Declarations.

# NOTICE OF MEMBERSHIP AND ANNUAL MEETING

The Insured is notified that by virtue of this policy he or she is a member of the AUTO-OWNERS INSURANCE COMPANY and is entitled to vote, in person or by proxy, at all meetings of the Company. The annual meetings of the Company are held at its home office at LANSING, Michigan on the second Monday in May in each year at 10:00 A.M.

In witness whereof, the AUTO-OWNERS INSURANCE COMPANY, has caused this policy to be issued and to be duly signed by our President and Secretary.

Secretary

President

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