

STATE OF ALABAMA )  
SHELBY COUNTY)

20150922000332200  
09/22/2015 12:43:42 PM  
POA 1/4

**POWER OF ATTORNEY**

**KNOW ALL MEN BY THESE PRESENTS, That:**

I, **Ada Lou Thorn**, of Shelby County, Alabama have this date constituted and appointed my husband, **James Dale Thorn** or my daughter, **Teresa Thorn Griswold**, or my daughter, **Cynthia Thorn Rayburn**, either of them, or the survivor of them, as my true and lawful attorney for me, and in my name to:

- (1) Ask, demand, sue for, collect, recover and receive all sums of money, debts, accounts, interest, dividends, annuities and demands whatsoever as are now or shall hereafter become due, owing, payable or belong to me.
- (2) Make, do and transact all and every kind or business of whatever nature, they consider necessary; to draw checks on my bank account or accounts and make deposits therein and perform any and all other banking functions.
- (3) Make, seal, and deliver; to bargain, contract, agree for, buy sell, mortgage, hypothecate, and in any and every way and manner deal in and with goods and personal property, and other property in possession or inaction and to release mortgages on lands or chattels.
- (4) Bargain, contract, agree for, purchase, receive and take lands, tenements, hereditements and accept the seizing and possession of all lands and deeds, lease, bargain, sell (release and satisfy mortgages), release, convey, mortgage and hypothecate lands, tenements, and hereditements, upon such terms and conditions, and under such covenants, as they shall deem advisable.
- (5) Sign, seal, execute, acknowledge and deliver such deeds, leases, and assignment of leases, agreements, mortgages, releases and satisfaction of mortgages and other such instruments in

writing of whatever kind and nature as may be necessary or property in the premises.

- (6) Giving and granting unto husband, **James Dale Thorn** or my daughter, **Teresa Thorn Griswold**, or my daughter, **Cynthia Thorn Rayburn**, either of them, or the survivor of them, full power and authority to do and perform all and every act and thing whatsoever requisite and necessary to be done in and about the premises (including but not limited to the specific powers granted herein) as fully to all intent and purposes as I might or could do if personally present.
- (7) Execute a Revocable Trust Agreement for my benefit and with such Trustees and Successor Trustees as my attorneys-in-fact shall select or amend, alter or revoke and existing Revocable Trust which I may have previously created. Such Trust shall provide that all income and principal shall be paid to me, or applied for my benefit in such amounts as I or my attorneys-in-fact shall direct and request, or as the Trustees shall determine as appropriate. Such Trust shall further provide that on my death, any remaining income and principal shall be paid to my personal representative, and that the trust may be revoked or amended by me or my attorneys-in-fact at any time, so long as such amendment or revocation does not materially alter the ultimate disposition of my estate under an existing will or other vivos Trust.
- (8) In the event that it becomes necessary for my Attorney-in-Fact to provide for additional care, whether it be sitters, skilled nursing or nursing home care, or any other expense deemed necessary or advisable, then the cost of such care shall be paid from assets determined by my said Attorney-in Fact.
- (9) To vote all shares of stock in any corporation in person or by proxy; to execute all agreements and waivers necessary of proper in connection with the handling, voting, management or disposition of same.
- (10) To employ accountants, attorneys, and such other agents as they may deem advisable and to pay reasonably compensation of their services.

- (11) My attorney-in-fact shall refer to my Durable Power of Attorney for Health Care when considering any medical procedures or pain relieving drugs.
- (12) To make gifts whether or not such gifts exceed annual exclusion, as amended from time and to file gift tax returns which reflect said gifts.
- (13) THIS POWER OF ATTORNEY SHALL NOT BE AFFECTED BY MY DISABILITY, INCOMPETENCY, OR INCAPACITY, BUT THE SAME SHALL CONTINUE IN FULL FORCE AND EFFECT AS IF SUCH INFIRMITY DID NOT EXIST.
- (14) To have and gain entry and access to my safety deposit box or vault at any time; to remove any or all contents thereof, and to sign any papers or documents relating thereto for the purpose of fulfilling my intentions and purposes as I might or could do if personally present.
- (15) I hereby revoke as of the date of this instrument, any and all powers, agency, agreements or other such instruments as any time executed by me and declare the same to be null and void as of the date of this instrument.
- (16) This instrument shall not be affected by the lapse of time.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 23<sup>rd</sup> day of

January, 2010.

Ada Lou Thorn  
ADA LOU THORN

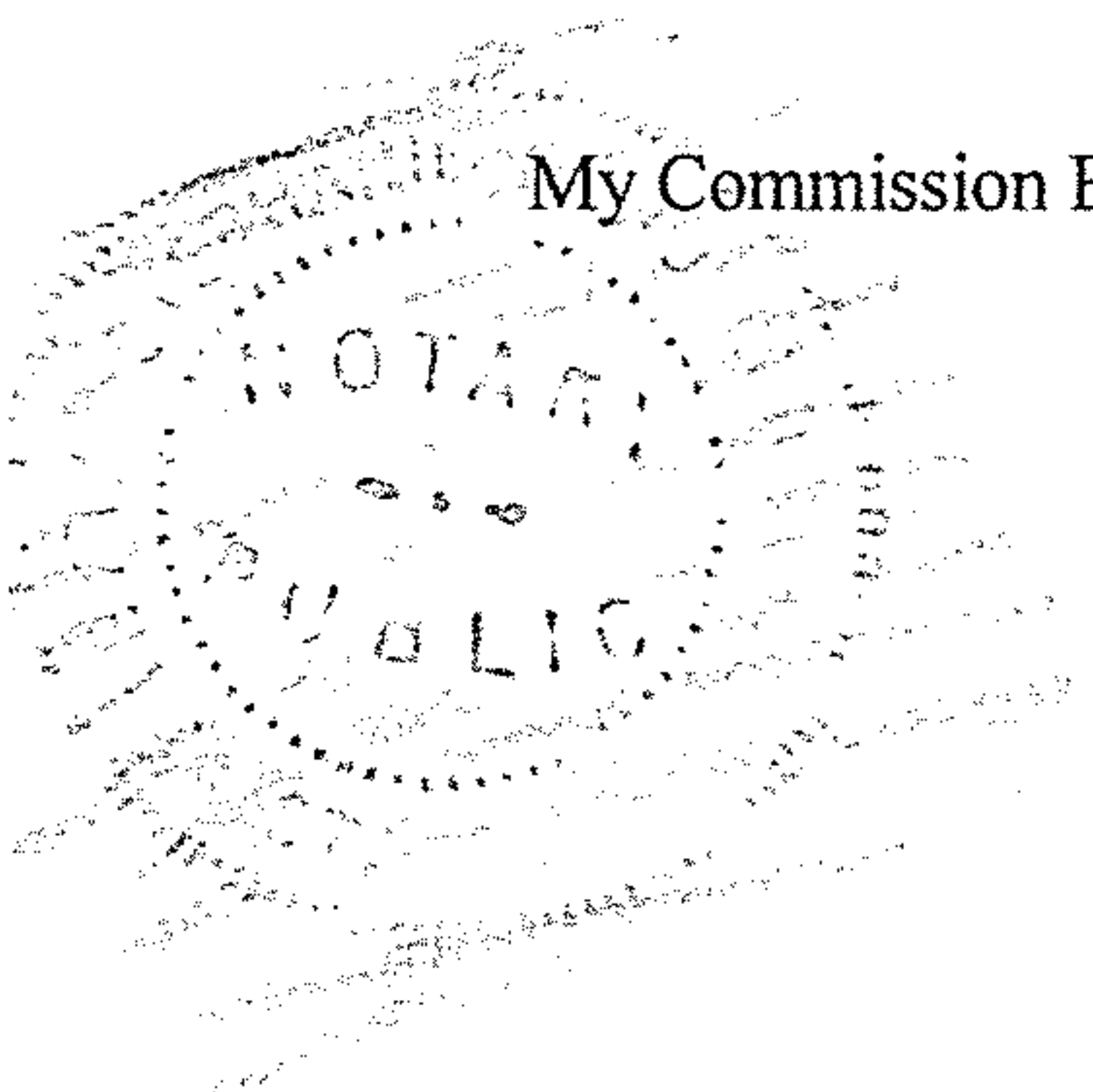
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Courtesy COUNTY )

I, Stephen D. Perry a Notary Public in and for said County, in said State, do hereby certify that ADA LOU THORN, whose name is signed to the foregoing instrument, and who is known to me, acknowledged before me on this day that being informed of the contents of said instrument, she executed the same voluntarily on the day the same bears date.

Given under my hand and official seal this 20th day of Jan 2010.

Stephen D. Perry  
NOTARY PUBLIC

My Commission Expires: Jan 3, 2011



Filed and Recorded  
Official Public Records  
Judge James W. Fuhrmeister, Probate Judge,  
County Clerk  
Shelby County, AL  
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\$23.00 CHERRY  
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James W. Fuhrmeister