NOTARY PUBLIC, STATE - AT - LARGE

Know All Men By These Presents THAT WE SUSAN R GARRIS 11/05/2018 03:08:21 PM FILED/CERT AS PRINCIPAL and The Ohio Casualty Insurance Company AS SURETY are held and firmly bound unto the State of Alabama in the sum of TWENTY-FIVE THOUSAND AND NO/100 (\$25,000) Dollars, 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. THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the above bound PRINCIPAL was, on the 544 , A.D., 2018 day of Wovember appointed Notary Public, State-at-large. NOW, IF THE SAID PRINCIPAL shall faithfully perform and discharge all the duties of said office during the time he/she continues therein then the above obligation to be void, otherwise to remain in full force and effect for term four (4) years from notary commission. day of October Sealed with our seals and dated this 24th THE STATE OF ALABAMA County I, SUSAN R GARRIS do solemnly swear that I will support the Constitution of the State of Alabama, so long as I remain a citizen thereof, and that I will honestly and faithfully 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

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SB819 (1-95)

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The Ohio Casualty Insurance Company NOTARY PUBLIC ERRORS AND OMISSIONS POLICY

will pay on behalf of SUSAN R GARRIS

POLICY NO. E & 0 32S595896

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	of 5187 STONEHEAVEN DRIVE BIRMINGHAM, AL 35244
	(hereinafter called the insured), all sums which the insured shall become obligated to pay by reason of liability for breach of duty while acting as a duly commissioned and sworn Notary Public, claim for which is made against the insured by reason of any negligent act, error or omission, committed or alleged to have been committed by the insured, arising out of the performance of notarial service for others in the insured's capacity as a duly commissioned and sworn Notary Public.
	POLICY PERIOD: This policy applies only to negligent acts, errors or omissions which occur during the policy period and then only if claim, suit or other action arising therefrom is commenced during the policy period, and is not barred by the applicable Statute of Limitations pertaining to the insured. The Policy Period commences on the effective date of the insured's commission as a Notary Public and terminates upon the expiration of the Insured's commission as a Notary Public unless cancelled earlier as provided in this policy. This policy is not valid for more than one commission term.
	LIMITS OF LIABILITY: The liability of this company shall not exceed in the aggregate for all claims under this insurance the amount of Twenty-five Thousand Dollars And Zero Cents
	(\$25,000.00). In addition to the limit of liability and in accordance with the other provisions of this policy, this company will pay costs and expenses paid and incurred in investigating, contesting or settling liability in an amount not to exceed, in the aggregate, one-half of the limit of this policy.
	INSURED'S DUTIES IN THE EVENT OF OCCURRENCE, CLAIM, OR SUIT:
	(a) Upon knowledge of any occurrence which may reasonably be expected to result in a claim or suit, written notice containing particulars sufficient to identify the Insured and also reasonably obtainable information with respect to the time, place and circumstances thereof, and the names and addresses of the potential claimant and of available witnesses, shall be given by or for the Insured to the Company or any of its authorized agents as soon as practicable, but in no event longer than forty-five(45) days after discovery.
•	(b) If claim is made or suit is brought against the Insured, the Insured shall immediately forward to the Company every demand, notice, summons or other process received by him or his representative.
	(c) The Insured shall cooperate with the Company and, upon the Company's request, assist in making settlements, in the conduct of suits and the Insured shall attend hearings and trials and assist in securing and giving evidence and obtaining the attendance of witnesses. The Insured shall not, except at his own cost, voluntarily make any payment, assume any obligation or incur any expense except with the prior written consent of the Company.

CO-INSURANCE: If the insured has other insurance against a loss covered by this policy, the company shall not be liable under this policy for a greater proportion of such loss, cost and expenses than the limit of liability stated in this policy bears to the

EXCLUSIONS: Coverage under this policy does not apply to any dishonest, fraudulent, criminal or malicious act or omission of

CANCELLATION: This policy may be canceled by the Company by mailing thirty (30) days written notice to the Insured and may be canceled by the Insured by surrender thereof to the Company or any of its agents or by mailing to the Company thirty (30) days written notice and this policy shall be deemed canceled and the Policy Period terminated upon such return or at the

Dated, signed and sealed this 24th

The Ohio Casualty Insurance Company

day of October

2018

The Ohio Casualty Insurance Company

Address Claims to: Liberty Mutual Surety 1001 4th Avenue, Suite 3800 Seattle, WA 98154



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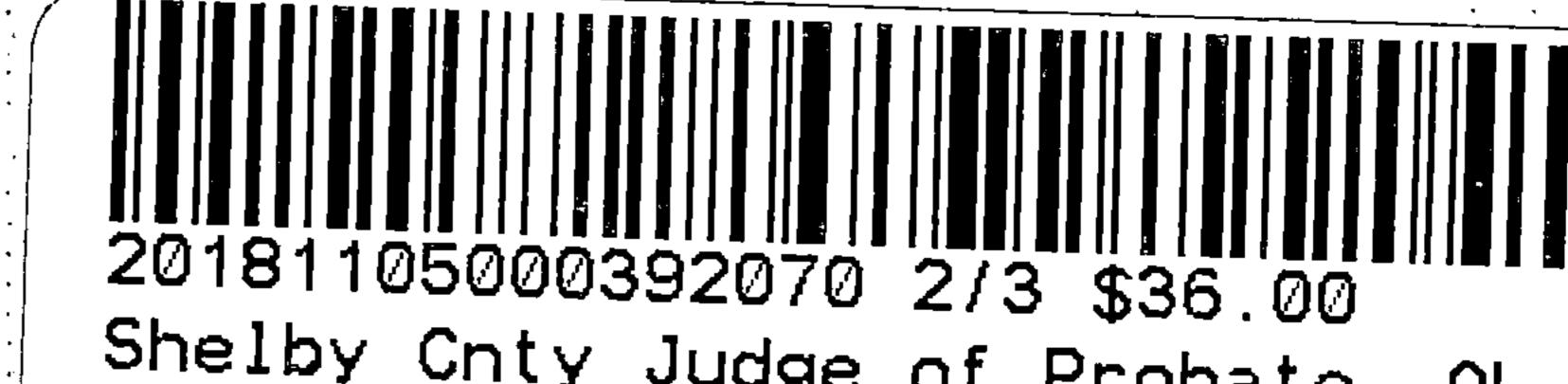
expiration of said thirty (30) days. A pro rata return premium shall be allowed on cancellation.

By Imothy A. Mikalogenska

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Timothy A. Mikolajewski, Assistant Secretary

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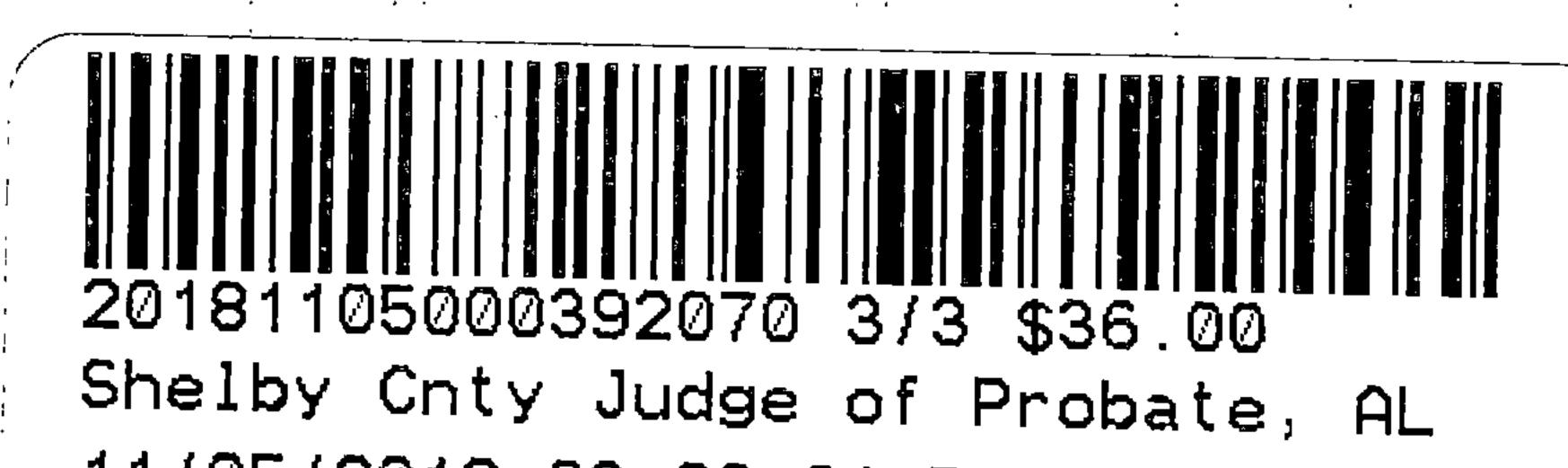
Shelby Chty Judge of Probate, AL 11/05/2018 03:08:21 PM FILED/CERT

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the insured.



ety Bond Number: 32S595896	Principal: SUSAN R GA	· · · · · · · · · · · · · · · · · · ·			
· · · · · · · · · · · · · · · · · · ·	wenty-five Thousand Dollars And Z		-		
	RESENTS: that The Ohio Casualty Ins				of New Hampshire (herein
cuvery caned the Company, pur	suant to and by authority herein set for	in, does nereby name, consul	ute and appoint, GAR	YFKANKLIN	
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	, state of AL don its behalf as surety and as its act grown the Companies as if they have	· · · · · · · · · · · · · · · · · · ·	akings, bonds, recogniz	zances and other surety of	bligations, in pursuance of
	of Attorney has been subscribed by a eptember 2016	n authorized officer or official	of the Company and t	he corporate seal of the	Company has been affixed
Utilis Zutil uay u	picition, 2010.				
		TY INSUR	The Ohio Casu	alty Insurance Compan	y
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		1919		A Johnson Committee of the Committee of	
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			David M Carov	Assistant Secretary	
			Carra ivi. Carcy,	Took to the second of the seco	•
E OF PENNSYLVANIA					- ,
ITY OF MONTGOMERY					
ic 26th day of Santa	mhar 2016 hafara ma na	reenally appeared David M. C	arov who colenowlodge	ad himaalf ta ha tha Acaic	tant Caaratane of The Ohio
the Insurance Company and the	at he, as such, being authorized so to	n do execute the foregoing i			
rations by himself as duly authorize		Jao, Chouce the horogoning	institution the purp		y signing on bondin or are
TNESS WHEREOF, I have hereu	unto subscribed my name and affixed n	ny notarial seal at King of Pru	ssia, Pennsylvania, on t	he day and year first abov	e written.
•	COMMON	WEALTH OF PENNSYLVANIA			
		Notarial Seal sa Pastella, Notary Public	Musa	tastella	
		erion Twp., Montgomery County nission Expires March 28, 2021	By: / Torona Dantalla	Nloton, Dublio	
	Member, Pε	ennsylvania Association of Notaries	Teresa Pastella,	INUITALY PUDIC	
	A STATE OF THE PARTY OF THE PAR				
Power of Attorney is made and ex	xecuted pursuant to and by authority of	of the following By-law and Au	ithorizations of The Oh	io Casualty Insurance Co	mpany, which is now in full
and effect reading as follows:			•		
CLE IV - OFFICERS - Section 1	2. Power of Attorney. Any officer or otler or otherwise the president may prescribe,	her official of the Corporation	authorized for that purp	ose in writing by the Cha	rman or the President, and
ct to such limitation as the Chair	rman or the President may prescribe,	shall appoint such attorneys	-in-fact, as may be nec	essary to act in behalf o	f the Corporation to make,
· · · · · · · · · · · · · · · · · · ·	er as surety any and all undertakings,	•			
	orney, shall have full power to bind the				_
· · · · · · · · · · · · · · · · · · ·	etary. Any power or authority granted to t or by the officer or officers granting su	•	ey-in-lact under the pro	violitio di uno alucie may	ue ievukeu al ally lille Dy
July, alt Ondillian, alt l'italiti	to by the cines of cines a granting of	AUTI POWOI OF GUITOITLY.			
ficate of Designation - The Pr	resident of the Company, acting purs	uant to the Bylaws of the C	ompany, authorizes Da	avid M. Carey, Assistant	Secretary to appoint such
neys-in-fact as may be necessary	to act on behalf of the Company to n	• • • • • • • • • • • • • • • • • • • •		1	
ther surety obligations.					
	nt of the Commonia Decid of Discotors	the Commons assissed that	faccimila ar machaniae	lly roproduced signature -	fanis accietant caratar-
	nt of the Company's Board of Directors on a certified copy of any power of			_	
company, which care appearing appear		The second of th			
				· · · · · · · · · · · · · · · · · · ·	
	d, Assistant Secretary, of The Ohio Cas				of which the foregoing is a
rue and correct copy of the Power	r of Attorney executed by said Compan	y, is in full force and effect an	d has not been revoked		
STIMONY WHEREOF, I have he	ereunto set my hand and affixed the sea	als of said Company this	24th day of	October	<u>2018</u> .
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