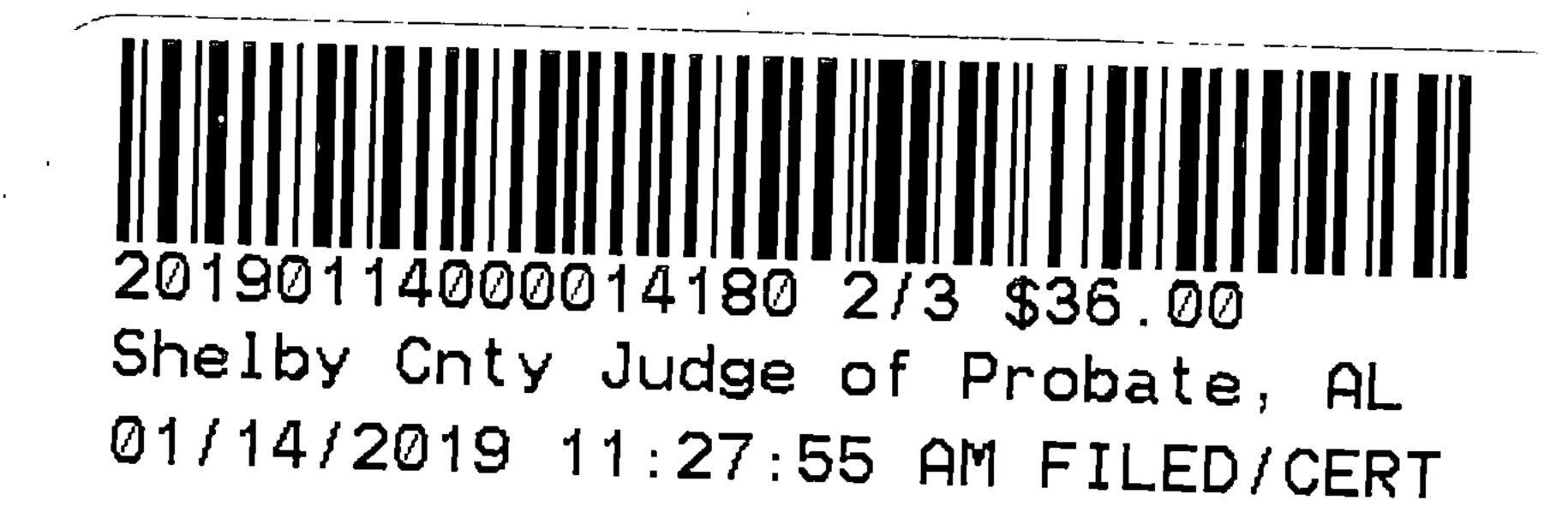
NOTARY PUBLIC, STATE - AT - LARGE

THE STATE OF ALABAMA	32S600329
Shelby	County
Know All Men By These Presents	20190114000014180 1/3 \$36.00 Shelby Cnty Judge of Probate, AL
THAT WE EARL JESSUP STANDIFER Pelham, AL	01/14/2019 11:27:55 AM FILED/CERT
AS PRINCIPAL and The Ohio Casualty Insurance Company Alabama in the sum of Twenty-five Thousand Dollars And Zero Cents (\$25,000.00) Dollars, for the payment of which well and treatments administrators, and assigns, firmly by these presents.	, AS SURETY are held and firmly bound unto the State of uly to be made and done, we bind ourselves, our heirs, executors,
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That who day of January, A.D.,	hereas, the above bound PRINCIPAL was, on the appointed Notary Public, State-at-large.
NOW, IF THE SAID PRINCIPAL shall faithfully perform and discharge therein then the above obligation to be void, otherwise to remain in full force with our seals and dated this 28th day of January ,	
Exp. January 14, 2023	EARL JESSUP STANDIFER
TO HAMPSHE ON ANY AMPSHE	EARL JESSUP STANDIFER Principal The Ohio Casualty Insurance Company
BY	Je ga.
	Lee Allison , Attorney-in-Fact
	mualy, 2019
Judge of Court County OATH OF O	<u>Shelvy</u> FFICE
THE STATE OF ALABAMA County	· · · · · · · · · · · · · · · · · · ·
I, EARL JESSUP STANDIFER	, do solemnly swear that
I will support the Constitution of the State of Alabama, so long as I remain duties of the office upon which I am about to enter, to the best of my ability	a citizen thereof, and that I will honestly and faithfully discharge the
Subscribed and sworn to before me this day	of January 2019
Myrra Luwn Licogra Notary Public	Principal

SB819 (1-95)

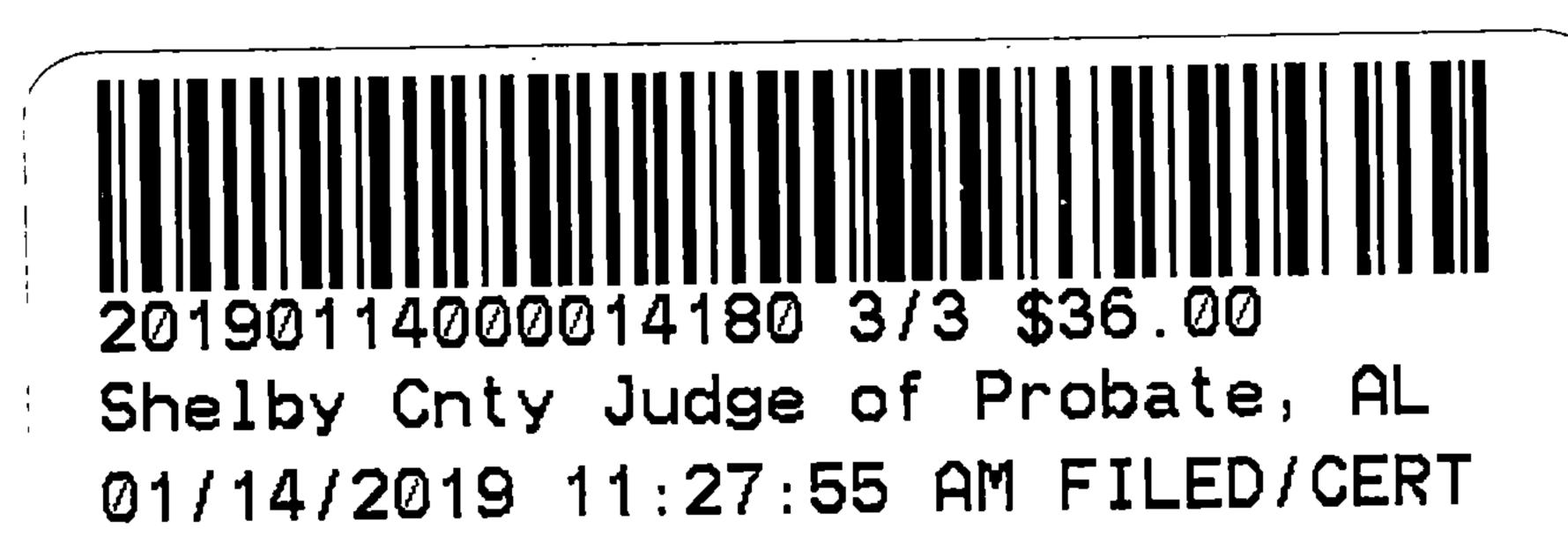
The Ohio Casualty Insurance Company POWER OF ATTORNEY



	KNOW ALL PERSONS BY THESE PRESENTS: that The Ohio Casualty Insurance Company, a corporation duly organized under the laws of the State of New Hampshire (herein collectively called the "Company"), pursuant to and by authority herein set forth, does hereby name, constitute and appoint, Lee Allison * * * * * * * * * * * * * * * * * * *							
	all in the city of WILLIAMSVILLE , state of NY each individually if there be more than one named, its true and lawful attorney-in-fact to make, execute, seal, acknowledge and deliver, for and on its behalf as surety and as its act and deed, any and all undertakings, bonds, recognizances and other surety obligations, in pursuance of these presents and shall be as binding upon the Companies as if they have been duly signed by the president and attested by the secretary of the Company in their own proper persons.							
i	IN WITNESS WHEREOF, this Power of Attorney has been subscribed by an authorized officer or official of the Company and the corporate seal of the Company has been affixed thereto this26th day of September,2016							
es.	The Ohio Casualty Insurance Company The Ohio Casualty Insurance Company By: David M. Carey, Assistant Secretary							
rante	STATE OF PENNSYLVANIA							
gua	COUNTY OF MONTGOMERY 55							
/all	On this 26th day of September, 2016, before me personally appeared David M. Carey, who acknowledged himself to be the Assistant Secretary of The Ohio Casualty Insurance Company and that he, as such, being authorized so to do, execute the foregoing instrument for the purposes therein contained by signing on behalf of the corporations by himself as duly authorized officer.							
io du	IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my notarial seal at King of Prussia, Pennsylvania, on the day and year first above written.							
rate or re	COMMONWEALTH OF PENNSYLVANIA Notarial Seal Teresa Pastella, Notary Public Upper Merion Twp., Montgomery County By:							
erest	My Commission Expires March 28, 2021 Member, Pennsylvania Association of Notaries Teresa Pastella, Notary Public Teresa Pastella, Notary Public							
te,	This Power of Attorney is made and executed pursuant to and by authority of the following By-law and Authorizations of The Ohio Casualty Insurance Company, which is now in full orce and effect reading as follows:							
currenc	ARTICLE IV – OFFICERS – Section 12. Power of Attorney. Any officer or other official of the Corporation authorized for that purpose in writing by the Chairman or the President, and subject to such limitation as the Chairman or the President may prescribe, shall appoint such attorneys-in-fact, as may be necessary to act in behalf of the Corporation to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations. Such attorneys-in-fact, subject to the limitations set forth in their respective powers of attorney, shall have full power to bind the Corporation by their signature and executed, such instruments shall be as binding as if signed by the President and attested to by the Secretary. Any power or authority granted to any representative or attorney-in-fact under the provisions of this article may be revoked at any time by the Board, the Chairman, the President or by the officer or officers granting such power or authority.							
	Certificate of Designation – The President of the Company, acting pursuant to the Bylaws of the Company, authorizes David M. Carey, Assistant Secretary to appoint such attorneys-in-fact as may be necessary to act on behalf of the Company to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations.							
	Authorization – By unanimous consent of the Company's Board of Directors, the Company consents that facsimile or mechanically reproduced signature of any assistant secretary of the Company, wherever appearing upon a certified copy of any power of attorney issued by the Company in connection with surety bonds, shall be valid and binding upon the Company with the same force and effect as though manually affixed.							
	I, Renee C. Llewellyn, the undersigned, Assistant Secretary, of The Ohio Casualty Insurance Company do hereby certify that the original power of attorney of which the foregoing is a full, true and correct copy of the Power of Attorney executed by said Company, is in full force and effect and has not been revoked.							
	IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seals of said Company this 28th day of January , 2019 .							
	SIALTY INSURA							
	O 1919 By: Kent chilly							
	Renee C. Llewellyn, Assistant Secretary							



The Ohio Casualty Insurance Company NOTARY PUBLIC ERRORS AND OMISSIONS POLICY



POLICY NO. E & 0 32S600329

					•	
The	e Ohio Casualty Insurance Company will pay on	behalf	of EARL JES	SUP STANDIFER	L.	
of $\frac{199}{199}$	Canyon Park Drive Pelham, AL 35124					
while and the second of the se	nafter called the insured), all sums which the insured shal acting as a duly commissioned and sworn Notary Public, on the act, error or omission, committed or alleged to have be service for others in the insured's capacity as a duly cores.	claim for een com	which is made mitted by the	le against the insuring or	red by reason of an	ıy
only if Statuta	LICY PERIOD: This policy applies only to negligent acts, eclaim, suit or other action arising therefrom is commenced of Limitations pertaining to the insured. The Policy Periodary Public and terminates upon the expiration of the Insured in this policy. This policy is not valid for more than one	d during d commed's com	the policy pe ences on the mission as a	riod, and is not bar effective date of th	red by the applicable insured's commis	ole ssion as
	ITS OF LIABILITY: The liability of this company shall not at of Twenty-five Thousand Dollars And Zero Cents	exceed i	n the aggrega	ate for all claims ur	nder this insurance	the
vill pa). In addition to the limit of liability and y costs and expenses paid and incurred in investigating gate, one-half of the limit of this policy.					
INS	SURED'S DUTIES IN THE EVENT OF OCCURRENCE, C	CLAIM, C	R SUIT:			
	Upon knowledge of any occurrence which may reasonal particulars sufficient to identify the Insured and also reast circumstances thereof, and the names and addresses of by or for the Insured to the Company or any of its author forty-five(45) days after discovery.	sonably of the pote	obtainable inferences	ormation with respect t and of available v	ect to the time, pla- vitnesses, shall be	ce and given
(b)	If claim is made or suit is brought against the Insured, the demand, notice, summons or other process received by				ne Company every	
(C)	The Insured shall cooperate with the Company and, upon conduct of suits and the Insured shall attend hearings are the attendance of witnesses. The Insured shall not, excell obligation or incur any expense except with the prior writers.	nd trials apt at his	and assist in own cost, vo	securing and giving luntarily make any	g evidence and obta	aining
	CLUSIONS: Coverage under this policy does not apply to sured.	any dish	onest, fraudu	lent, criminal or ma	alicious act or omis	sion of
his po	-INSURANCE: If the insured has other insurance against plicy for a greater proportion of such loss, cost and expense fliability of all valid and collectible insurance against such	ses than		•		
nay b	NCELLATION: This policy may be canceled by the Compa e canceled by the Insured by surrender thereof to the Con written notice and this policy shall be deemed canceled ar thirty (30) days. A pro rata return premium shall be allow	mpany o	r any of its agold to all the second	ents or by mailing	to the Company thi	irty (30)
Da	ted, signed and sealed this 28th	_ day of	January	·	, 2019	-
			The Ohio C	asualty Insurance	Company	
	TY INC.					