

Liberty Mutual Surety

Attention: LMS Claims

P.O. Box 34526 Seattle, WA 98124 Phone: 206-473-6210

Fax: 866-548-6837 Email: HOSCL@libertymutual.com

www.LibertyMutualSuretyClaims.com

NOTARY PUBLIC, STATE - AT - LARGE

THE STATE OF ALABAMA		9	99079209
Shelby	County		
Know All Men By These Presents			
THAT WE Jessica B Hallmark			20201130000543700 1/3 \$43.00 Shelby Cnty Judge of Probate, F
4032 Langston Ford Dr, Hoover, AL 35244			- 11/30/2020 08:19:00 AM FILED/CE
AS PRINCIPAL and The Ohio Casualty Ins			neld and firmly bound unto the State
of Alabama in the sum of TWENTY-FIVE made and done, we bind ourselves, our h			
THE CONDITION OF THE ABOVE day of 1000		t whereas, the above bound P	
NOW, IF THE SAID PRINCIPAL shall fait			
therein then the above obligation to be vo	id, otherwise to remain in full	force and effect for term four	(4) years from notary commission.
Sealed with our seals and dated this 20th	day of Novem	ber , A.D., 202	0
Taken and approved of Record this Judge of Court	3 Am day of Court	The Ohio Casualty Insurable A. Mikolajews. Weekler 202	eologews Dei
	OATH OF C	FFICE	
THE STATE OF ALABAMA Shelby County			
I, Jessica B Hallmark		, c	lo solemnly swear that I will support
the Constitution of the State of Alabama, of the office upon which I am about to entended Subscribed and sworn to before me	er, to the best of my ability, so		y and faithfully discharge the duties
day of November, 2020 Finberley Selbert	ON 180 Alotary Rublic A	Justica B	Hallmal Principal
SB819 (1-95)	CI VOISSIUMO		
LMS-14672e 04/02	Milling		



The Ohio Casualty Insurance Company NOTARY PUBLIC ERRORS AND **OMISSIONS POLICY**



11/30/2020 08:19:00 AM FILED/CERT

POLICY NO. E & 0 999079209

of 4032 Langston Ford Dr, Hoover,	AL 35244			
(hereinafter called the insured), all s while acting as a duly commissioned negligent act, error or omission, con notarial service for others in the insu	d and sworn Notary Promitted or alleged to h	ublic, claim for which nave been committe	n is made against the insured by the insured, arising ou	ed by reason of any
POLICY PERIOD: This policy apports only if claim, suit or other action arises Statute of Limitations pertaining to the Notary Public and terminates upor provided in this policy. This policy is	ing therefrom is commone insured. The Policy the expiration of the	nenced during the p Period commences Insured's commissi	olicy period, and is not bard s on the effective date of the on as a Notary Public unles	red by the applicable e insured's commissio
LIMITS OF LIABILITY: The liabilit	y of this company sha	all not exceed in the	aggregate for all claims und	der this insurance the
amount of Twenty-five Thousand D	ollars And Zero Cents	<u> </u>		
(\$25,000.00). In addition will pay costs and expenses paid an aggregate, one-half of the limit of the	nd incurred in investig		e with the other provisions settling liability in an amou	
INSURED'S DUTIES IN THE EVE	NT OF OCCURRENCE	CE, CLAIM, OR SU	T:	
	ropos which many man.	canably ba avpacta		
 (a) Upon knowledge of any occur particulars sufficient to identify circumstances thereof, and the or for the Insured to the Comp five(45) days after discovery. (b) If claim is made or suit is bround 	the Insured and also e names and address and address any of its authors. Insured the Insur	reasonably obtainates of the potential of orized agents as so	ble information with respection and of available with on as practicable, but in not immediately forward to the	ct to the time, place and itnesses, shall be given be event longer than for
particulars sufficient to identify circumstances thereof, and the or for the Insured to the Complitude (45) days after discovery.	the Insured and also e names and address any or any of its auth ght against the Insure cess received by him with the Company and ed shall attend hearing Insured shall not, exc	reasonably obtainates of the potential of orized agents as so ed, the Insured shall or his representatively upon the Companyings and trials and as cept at his own cost,	able information with respect claimant and of available with on as practicable, but in not immediately forward to the e. y's request, assist in making sist in securing and giving voluntarily make any paym	et to the time, place and itnesses, shall be given by event longer than for exemplant every demonstrated and obtaining evidence and obtai
particulars sufficient to identify circumstances thereof, and the or for the Insured to the Compfive(45) days after discovery. (b) If claim is made or suit is broundice, summons or other profession of the Insured shall cooperate where the conduct of suits and the Insured attendance of witnesses. The	the Insured and also e names and address any or any of its authors ght against the Insurences received by him with the Company and ed shall attend hearing linearing linearing shall not, except with the prices.	reasonably obtainates of the potential of orized agents as so ed, the Insured shall or his representatively upon the Companyings and trials and ascept at his own cost, or written consent of	able information with respective laimant and of available wit on as practicable, but in not immediately forward to the e. y's request, assist in making sist in securing and giving voluntarily make any payor the Company.	ct to the time, place and itnesses, shall be given be event longer than for event longer than for every demonstrated and obtaining ment, assume any
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particulars sufficient to identify circumstances thereof, and the or for the Insured to the Complive(45) days after discovery. (b) If claim is made or suit is brounotice, summons or other pronotice, summons or other process. The Insured shall cooperate valued to suits and the Insured attendance of witnesses. The obligation or incur any expensions EXCLUSIONS: Coverage under the insured. CO-INSURANCE: If the insured he this policy for a greater proportion of	the Insured and also e names and address cany or any of its authors and against the Insured shall attend hearing Insured shall not, except with the prior as other insurance against such loss, cost and except with the prior of the canceled by the Cosurender thereof to the all be deemed canceled.	reasonably obtainates of the potential of the increase agents as so ed, the insured shall or his representatively upon the Companyings and trials and ascept at his own cost, or written consent of ply to any dishonest ply to any dishonest expenses than the line to such loss. Company by mailing the Company or any led and the Policy Polic	claimant and of available with on as practicable, but in not immediately forward to the e. y's request, assist in making sist in securing and giving a voluntarily make any payouthe Company. the Company. fraudulent, criminal or main of liability stated in this pair of its agents or by mailing the rejord terminated upon such the company.	itnesses, shall be given event longer than for event longer than for exemplants, in the evidence and obtaining ment, assume any dictious act or omission by shall not be liable upolicy bears to the total to the Company thirty (act to the
particulars sufficient to identify circumstances thereof, and the or for the Insured to the Compfive(45) days after discovery. (b) If claim is made or suit is brounotice, summons or other pronotice, summons or other procenduct of suits and the Insured attendance of witnesses. The obligation or incur any expensions EXCLUSIONS: Coverage under the insured. CO-INSURANCE: If the insured he this policy for a greater proportion of limit of liability of all valid and collect CANCELLATION: This policy may may be canceled by the Insured by stays written notice and this policy stays written notice and this policy stays written notice and this policy stays.	the Insured and also e names and address cany or any of its authors and against the Insured shall attend hearing Insured shall not, except with the prior as other insurance against such loss, cost and except with the prior of the canceled by the Cosurender thereof to the all be deemed canceled.	reasonably obtainates of the potential of the increase agents as so ed, the insured shall or his representatively upon the Company age and trials and as cept at his own cost, or written consent of ply to any dishonest a loss covered expenses than the line to such loss. Company by mailing the Company or any led and the Policy Ple allowed on cancellates.	claimant and of available with on as practicable, but in not immediately forward to the e. y's request, assist in making sist in securing and giving a voluntarily make any payouthe Company. the Company. fraudulent, criminal or main of liability stated in this pair of its agents or by mailing the rejord terminated upon such the company.	itnesses, shall be given event longer than for event longer than for exemplants, in the evidence and obtaining ment, assume any dictious act or omission by shall not be liable upolicy bears to the total to the Company thirty (act to the

Timothy A. Mikolajewski, Assistant Secretary



This Power of Attorney limits the acts of those named herein, and they have no authority to bind the Company except in the manner and to the extent herein stated.

The Ohio Casualty Insurance Company

Shelby Cnty Judge of Probate, AL

11/30/2020 08:19:00 AM FILED/CERT

(POA) HOSUI

Attorney or email I

POWER OF ATTORNEY

Principal: Jessica B Hallmark Agency Name: NORTHEAST AGENCIES INC (Affinity) Bond Number: 999079209 Obligee: Alabama Office of Secretary of State Bond Amount: (\$25,000.00 Twenty-five Thousand Dollars And Zero Cents

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 Timothy A. Mikolajewski in the city and state of Seattle, WA, 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.

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 this 26th day of September, 2016.

The Ohio Casualty Insurance Company

STATE OF PENNSYLVANIA COUNTY OF MONTGOMERY

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.

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.



COMMONWEALTH OF PENNSYLVANIA

Notarial Seal Teresa Pastella, Notary Public Upper Merion Twp., Montgomery County My Commission Expires March 28, 2021

Member, Pennsylvania Association of Notaries

Teresa Pastella, Notary Public

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 force and effect reading as follows:

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 proscribe shall appoint such atternation in fact, or may be accessed to set in belief of the Corporation to such limitation as the Chairman or the

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 | 5 | | 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 L. O. 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-L 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 or electronic signatures of any assistant secretary of the Company or facsimile or mechanically reproduced or electronic seal of the Company, wherever appearing upon a certified copy of any power of attorney or bond 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 this 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 20th day of November 2020



By:

Renee C. Llewellyn, Assistant Secretary