SCOTT ELLIS

Z313 'JG 19 P 1 37

FILED IN TVL CLERY OF CIR CT BREYAPD CO FI

05-2013-CF-64037 -AXXX-

VERIFY FIRST THIS DOCUMENT IS PRINTED IN RED & BLACK INKS POWER OF ATTORNEY POWER AS6K-406580 Only the original Power of Attorney ALLEGHENY CASUALTY COMPANY NUMBER will bind this Surety PO. BOX 9810 CALABASAS GA 91372-9810 (800) 935-2245 6,000 THIS POWER VOID IF NOT USED BY: December 31, 2013 POWER AMOUNT \$ KNOW ALL MEN BY THESE PRESENTS that ALLEGHENY CASUALTY COMPANY a corporation duly organized and existing under the laws of the State of Pennsylvania has constituted and appointed and does hereby constitute and appoint, its true and lawful Attorney-in Fact, with full power and authority to sign the company's name and affix its corporate seal to and deliver on its behalf as surety, any and all obligations as herein provided, and the execution of such obligations in pursuance of these presents shall be as binding upon the company as fully and to all intents and purposes as if done by the regularly elected officers of said company at its home office in their own proper person and the said company hereby ratifies and confirms all and whatsoever its said Attorney-in-Fact may lawfully do and perform in the premises by virtue of these presents THIS POWER OF ATTORNEY IS VOID IF ALTERED OR ERASED, THE OBLIGATION OF THE COMPANY SHALL NOT EXCEED THE SUM OF SIX THOUSAND**** AND MAY BE EXECUTED FOR RECOGNIZANCE ON CRIMINAL BAIL BONDS ONLY Authority of such Attorney-in-Fact is limited to the execution of appearance bonds and cannot be construed to guarantee defendant's future lawful conduct adherence to travel limitation fines restitution payments or penalties or any other condition imposed by a court not specifically related to court appearances. A separate Power of Attorney must be attached to each bond executed Powers of Attorney must not be returned to Attorney in-Fact but should remain a permanent part of the court records NOTICE Stacking of Powers is strictly prohibited. No more than one power from this Surety may be used to post any one bail amount Date Executed <u>08//</u> Bond Amt \$ 2000 -IN WITNESS WHEREOF said ALLEGHENY CASUALTY Defendant Mitchell Needelman COMPANY by virtue of authority conferred by its Board of Directors has caused these presents to be sealed with its corporate seal, signed by its President and attested by its Secretary this 29th day of December 2009 CHY CASUALT 1936 Court State F/ Div /Dept ☐ Increase ☐ Decrease If rewrite give ong power # NOT VALID FOR IMMIGRATION Executing Agent Amelia vour COURT assigned Agent # **ORIGINAL**

BOND ID = 461145

Form# ACC 0100 (Rev 12/10)

Case # 05-2013-CF-064037-AXXX-XX Document Page # 12



ALLEGHENY CASUALTY COMPANY A AMERICAN BAIL BONDS PO BOX 9810 CALABASAS, CA 91372-9810 P O BOX 61918 PALM BAY FL 32906 General Surety Appearance Bond Transfer agent 321-639-5151 321-984-7100 ARREST # 13 25 68 74 STATE OF FLORIDA **COURT** Mitchell Needelman KNOW ALL MEN BY THESE PRESENT That we the above named defendant as principal, and ALLEGHENY CASUALTY COMPANY, a PENNSYLVANIA CORPORATION, surety are held and firmly bound unto the Governor of the State of Florida, and his successors in office, the said principal, in the sum of \$ 2000 and the said surety for the life amount, for the payment whereof well and truly to be made we bind ourselves, our heirs, executors, administrators and assigns firmly by these presents _AD 2013 day of Signed and sealed this The condition of this obligation is such that if said principal shall appear on ____ Regular or Special term of the above court and shall submit to the said Court to answer a charge of USFicial M. scorduct and shall submit to orders and process of said court and not depart the same without leave, then this obligation to be void, else to remain in full force and virtue (LS)TAKEN BEFORE ME AND APPROVED BY ME (Principal) ALLEGHENY CASUALTY COMPANY Wayne Ivey Sheriff (Attorney in fact) (SURETY) D S Agent number or license number Print agent name # Ngula This bond not valid for deferred sentence, fines, pre-sentence investigation, pre-trial intervention programs or appeals **STATEMENT** The Undersigned am a duly licensed bail bondsman pursuant to Chapter 903, Florida Statute, or a duly licensed general lines agent pursuant to part 11 Chapter 626, Florida Statute, and have registered for the current year with the office of the Sheriff and Clerk of the Circuit Court of the aforesaid county and have filed A certified copy of my appointment by Power of Attorney for the surety with the office of the Sheriff and Clerk of the Circuit Court of the aforementioned County that the principal named in the foregoing bond, a Address has (given or promised to give) the sum of Two hundred Dollars as consideration for the foregoing bond filed with the Clerk of the above captioned court located in said county together with the (promise or receipt) of security belonging to As follows (Detail description of Property) That a duly signed receipt has been given to the said principal for the consideration given and/or that the said indemnitor has (also been) given a receipt for the security described above CMA 7867 Form 534 FLORIDA REVISED 2004 ORIGINAL FILED WITH POWER OF ATTORNEY

FOR FURTHER ACTION ON THIS BOND NOTIFY