

RLI Insurance Company P.O. Box 3967 Peoria IL 61612-3967 Phone: 309-692-1000 Fax: 309-692-8637

FLORIDA NOTARY PUBLIC ERRORS & OMISSIONS POLICY

Bond No. _____1766

Itam 1	DETE		ompany (the "Company") will pay on behalf of				
item i		nsurance C					
	Name	of Insured:	Andrew V. Novotorov				
	Princi	pal Address	6707 Heritage Lane				
			Bradenton, FL 34209				
	duly of act, en	commissione rror or omis	ne Insured shall become obligated to pay by reason of liability for breach of duty while acting as a d and sworn Notary Public, claim for which is made against the Insured by reason of any negligent sion, committed or alleged to have been committed by the Insured, arising out of the performance of rothers in the Insured's capacity as a duly commissioned and sworn Notary Public.				
Item 2	period	d and then o	DD: This policy applies only to negligent acts, errors or omissions which occur during the policy only if claim, suit or other action arising therefrom is commenced within the applicable Statute of ning to the Insured.				
	The P	olicy Period	ends <u>12/13/2020</u> .				
Item 3	3. PRE	MIUM:	Not Applicable .				
This li	imit sha I this an	ll apply in the	Five Thousand Dollars and no/100 Dollars (<u>\$5,000.00</u>). (NOT VALID IF FILLED IN FOR MORE THAN \$ 50,000.00) ne aggregate so that the Company's total liability for all claims and/or defense costs shall in no event				
I.	DEFENSE SETTLEMENT With respect to such insurance as is afforded by this Policy, the Company shall, provided the policy limit has not been exhausted, defend, in the Insured's name and behalf, any claim or suit against the Insured alleging such negligent act, error or omission and seeking damages on account thereof, even if such claim or suit is groundless, false or fraudulent. The Company, in the Insured's name and behalf, shall have the right to make such investigation, negotiation and settlement of any claim or suit as it may deem expedient.						
II.	DEFINITIONS Wherever used in this policy, these words shall have the following meanings:						
	A. "Defense costs" shall mean any and all:						
		1. ex	spenses, including attorneys' or investigators' fees, paid or incurred by the Company in the vestigation, settlement or defense of claims or suits;				
		2. co	osts taxed against the Insured in a suit defended by the Company;				
		3. pr	emiums for bonds required in a suit defended by the Company, which bonds the Company shall have obligation to furnish, but only for bonds up to the Company's limit of liability;				

Upon cancellation by either the Insured adjustment may be made either at the time ffective, but payment of unearned premi	ne cancellation	n is effected or	as soon as pract		
Dated, signed and sealed this15th	day of	December	,2016	·	
	CORPOR	L RLI Ins	urance Company		
Danen Q Vermont Florida Licensed Agent		By_Roy C	Die	7 0	Attorney in Fact
Darren J. Vermost		Roy C			ruomey in ract
A273323					
Florida License Number					