

STATE OF GEORGIA

BOND

BOND NUMBER:	COUNTY
KNOW ALL MEN BY THESE PRESENTS	
That we,	as, Principal, and
as Su and his successors in office in the just sum of TWENTY-FIVE THOUSANI and truly to be made, we bind ourselves, our heirs, executors and administra	
It is further understood and agreed that this bond is for a period beginning o and ending on the day of,	
Whereas, the above bound Principal is applying to the Sheriff of _O.C.G.A. Section 9-11-4.1 and the rules of the Judicial Council of Georgia	County for certification in accordance with governing certified process servers.
It is a condition of this bond that the said Principal is to comply win Georgia.	rith all of the laws and rules governing the acts of certified process servers
A further condition of this bond is that Principal and Surety/Composition of indemnifying any persons aggrieved by any act of the Principal, which act under O.C.G.A. Section 9-11-4.1 and the rules of the Judicial Council of Geshall not exceed the amount of this bond.	- ·
Now, should the said Principal faithfully perform all his or her dubeen certified, then the above bond is to be void upon expiration of the certi	ties as a certified process server during the term for which he or she has fication, else to be in full force and effect.
IN WITNESS WHEREOF, the Principal and Surety/Company have caused	these presents to be duly signed and executed under seal,
this,,,	
	Signature of Principal
	Surety/Company - Name of Company
Countersigned:	Address
Resident Agent	By Attorney-in-Fact

IMPORTANT: BOND MUST BE SIGNED – POWER OF ATTORNEY MUST BE ATTACHED

CANCELLATION CLAUSE – Prinicipal/Certified Process Server shall not cancel or cause to be canceled a bond issued pursuant to O.C.G.A. Section 9-11-4.1 unless the Georgia Sheriffs' Association and the certifying sheriff are informed in writing pursuant to Certified Process Server Program Rules and Regulations, Article XI, Subsection D.

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