

INDEMNITY AGREEMENT

RELATIONSHIP	TRUE NAME		DOB
			NPT. #
		ZIPCODE	☐ Buying ☐ Renting
		CELL PHONE	
		STATE	
		S.S.#	
			IOW LONG?
		Υ	
		the SURETY) at the request of the undersigned	
		the Sorie (1) at the request of the unionsigned	
		bond or undertaking, a copy of which is attached	
NOW THEREFORE, in consideration undersigned do/does hereby undertak	n of the premises and the sum of one dolla ie, agree and bind themselves, their represen	r in hand paid, receipt whereof by each of us tatives, successors and assigns, as follows:	is hereby acknowledged, the
That the undersigned will have the the court named in said bond, attached	aforesaidd hereto, at the time therein fixed, and from d	ay to day and term to term thereafter, as may be	forthcoming before e ordered by the said court.
counsel fee, expense, suit order, judg	ment or adjudication whatsoever which the sa aid SURETY having executed said bond or u ost, charge, counsel fee, expense, suit order, j	narmless from and against every and all claims, or sid SURETY or its Agent shall or may for any call ndertaking, will upon demand, place the said Soudgment, or adjudication against it, by reason o	use at any time sustain or incur URETY or its Agent in funds to
to herein, the undersigned will not may subsequently acquire or any inte	ke any transfer, or any attempted transfer of	iability or loss of any nature whatsoever to the S any of the property, real or personal given as se SURETY or its Agent shall have a lien upon all ving executed the bond referred to herein.	curity or which the undersigned
4. The voucher or any other evidence payment against the undersigned and	of any payment made by the said SURETY of the undersigned's estate both as to the prop	or its Agent, by reason of such Suretyship, shall erty thereof and as to the extent of the liability th	be conclusive evidence of such ereof to the said SURETY.
5. That the said SURETY or its Agent	That the said SURETY or its Agent, may withdraw from its Suretyship upon said bond or undertaking at any time that it may see fit, as provided by law.		
6. That the Agreement shall not be returned by the said SURETY or its Agent, at the time it shall be satisfied of the termination of its liability under said bond or obligation, but shall be retained.			
7. That the failure of any of the under	signed to comply with the provisions of this In-	demnity Agreement shall be binding upon the ot	hers.
8. If any provision or provisions of this instrument be void or unenforceable under the laws of any place governing its construction or enforcement, this instrument shall be void and vitiated thereby but shall be construed and endorsed with the same effect as though such provision or provisions were omitted.			
release such information to Bankers I	nsurance Company, its assigns and/or duly au	on having any information concerning my chara athorized representatives. I hereby release such kers Insurance Company, its assigns and/or duly	person, agency, partnership, or
State law. I Consent to and authorize me from any party or agency, private driving records, telephone records, r party or agency, private or government	Bankers Insurance Company, and/or its Age or government (local, State, Federal), include medical records, school records, workers' con	dom of Information Act, Title 6, Fair Credit Report, to obtain any and all private or Public informating, but not limited to, Social Security Records mpensation records, employment records. I aut is Insurance Company, and/or its Agent, to furniscompany, and/or its Agent.	ation and/or records concerning , criminal records, civil records, thorize without reservation, any
For good and valuable consideration, prohibited by law or by rules of the De	the undersigned principal agrees to indemnife partment of Insurance.	y and hold harmless the surety company or its ag	gent for all losses not otherwise
IN WITNESS WHEREOF, the unders	igned have duly executed these presents this	day of	
Witness		Indemnitor	(L.S.)
Witness		Indemnitor	(L.S.)