NOW THEREFORE, In consideration of the premises and the sum of one dollar in hand paid, receipt whereof by each of us is hereby acknowledged, the undersigned do/does hereby undertake, agree and bind themselves their representatives, successors and assigns, as follows: 1. That the undersigned will have the aforesaid:	INDEMNITY AGREEMEN	ΙΤ			
ADDRESS APT # CITY STATE ZIP CODE HOME PHONE HOME PHONE DCCUPATION EMPLOYED BY EMPLOYER'S ADDRESS SEMPLOYER'S ADDRESS DRIVER'S LICENSE # SPOUSE'S EMPLOYER SOUSE'S EMPLOYER DRIVER'S LICENSE # SPOUSE'S EMPLOYER DRIVER'S LICENSE # SPOUSE'S EMPLOYER DRIVER'S LICENSE # PHONE WHEREAS ALLEGHEBY CASUALTY a California Corporation (hereinafter called the SURETY) at the request of the undersigned, and upon security hereof, has, or is about to become SURETY on an appearance bond for in the sum of Dollars by it acerta bond or undertaking, a copy of which is attached hereto and made a part hereof: NOW THEREAFORE, in consideration of the premises and the sum of one dollar in hand paid, receipt whereof by et of us is hereby acknowledged, the undersigned do/does hereby undertake, agree and bind themselves their representatives, successors and assigns, as follows: In the sum of Dollars by it acerta be ordered by the said court. 2-That the undersigned will at all times Indemnity and save SURETY or its Agent, harmless from and against every and all claims, demands, liability, cost, charge, counsel fee, expense, suit order, judgment or adjudication whatsoever which the said SURETY or its Agent shall or may for any cause at any time sustain or incur by reason or in consequence of the said SURETY braving executed said bond or undertaking, will up temand, place the said SURETY or its Agents in funds to meet every claim, demand, liability, cost, charge, counsel fee, expense, suit order, judgment, or adjudication against it, by reason of such Suretyship, and before it or its Agen shall be require to pay the same. 3. The condition of said Indemnity Agreement provides that as long as there is any liability or loss of any natur whatsoever to the SURETY upon the bond referred to herein, the undersigned will not make any transfer or any attempted transfer of any of the property, real or personal given as security of which the undersigned real security shall be require to pay the same. 3. The condition of said Indemnity Agreement provides) D
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EMPLOYER'S ADDRESS SS# DRIVER'S LICENSE # NAME OF SPOUSE DRIVER'S LICENSE # SPOUSE'S EMPLOYER DRIVER'S LICENSE # PREIRED OR RELATIVE ADDRESS PHONE WHEREAS ALLEGHENY CASUALTY a California Corporation (hereinafter called the SURETY) at the request of the undersigned, and upon security hereof, has, or is about to become SURETY on an appearance bond for in the sum of the undersigned, and upon security hereof, has, or is about to become SURETY on an appearance bond for Dollars by it acerta bond or undertaking, a copy of which is attached hereto and made a part hereof: NOW THEREFORE, In consideration of the premises and the sum of one dollar in hand paid, receipt whereof by ear of us is hereby acknowledged, the undersigned do/does hereby undertake, agree and bind themselves their representatives, successors and assigns, as follows: 1. That the undersigned will have the aforesaid: forthcoming before the court named in said bond attached hereto, at the time therein fixed, and from day to day and term thereafter, as ne ordered by the said court. 2. That the undersigned will at all times Indemnity and save SURETY or its Agent harmless from and against every and all claims, demands, liability, cost, charge, counsel fee, expense, suit order, judgmentor adjudication whatsoever which the said SURETY or its Agent shall or may for any cause at any time sustain or incur by reason or in consequence of the said SURETY braving executed said bond or undertaking, will updemand, place the said SURETY or its Agent in funds to meet every claim, demand, liability, cost, charge, counsel fee, expense, suit order, judgment, or adjudication against it, by reason of such Suretyship, and before it or its Agent shall be require to pay the same. 3. The condition of said Indemnity Agreement provides that as long as there is any liability or loss of any nature whatsoever to the SURETY upon the bond referred to berein, the undersigned will not make any transfer or any attempted transfer of any of the property, real or personal given as sec					BEELEK
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governing its construction or enforcement, this instrument be void or unenforceable under the laws of any place governing its construction or enforcement, this instrument shall be void and violated thereby but shall be construed endorsed with the same effect as though such provision or provisions were omitted. 9. Indemnitor(s), hereby authorize any person, agency, partnership, or corporations having any information concerning my character and financial reputation to release such information to ALLEGHENY CASUALTY its ass and /or duly authorized representatives. I hereby release such person, agency, partnership, or corporation from liabil which may be incurred in releasing this information to ALLEGHENY CASUALTY its assigns and/or duly authorize representatives. For good and valuable consideration, the undersigned principal agrees to indemnify and hold harmless the surety company or its Agent for all losses not otherwise prohibited by law or by rules of the Department of Insurance. IN WITNESS WHEREOF, the undersigned have duly executed these presents this day of	the court named in said bonde ordered by the said court harmless from and against e judgment or adjudication who sustain or incur by reason or demand, place the said SUR fee, expense, suit order, judgishall be require to pay the said. The condition of sain whatsoever to the SURETY attempted transfer of any of acquire or any interest there property of the undersigned executed the bond referred to the property of the undersigned executed the bond referred to the property there of and its Agent, may withdraw from by law. 6. That the Agreement the termination of its liability undersigned to comply with	d attached hereto, at the . 2. That the undersigned very and all claims, den hatsoever which the said in consequence of the starty or its Agents in fugment, or adjudication a ame. d Indemnity Agreement upon the bond referred the property, real or per in, and it is further agree for any sums due it for to herein. other evidence of any paire evidence of such pay as to the extent of the lia om its Suretyship upon shall not be returned by y under said bond or ob the provisions of this Ir	time therein fixed will at all times ands, liability, con SURETY or its said SURETY hands to meet every gainst it, by reason provides that as leto herein, the uncomposed that the SURE which it has becomposed that the SURE which it has becomposed that the SURE which it has becomposed that the said SURET ligation, but shall demnity Agreem	Indemnity and save sost, charge, counsel for Agent shall or may for ving executed said be relaim, demand, liable on of such Suretyship and state is any lidersigned will not materity of which the urity of which the urity or its Agents shall me, or may become be said SURETY or undersigned and the shall sure the be retained. 7. That the tent shall be binding to the Agent, at the shall be binding to the Agent, at the shall be binding to the Agent, at the shall be binding to the Agent and the shall be binding to the Agent, at the shall be binding to the Agent and the shall be binding to the shall be shall be be the shall be be the shall be be the shall be binding to the shall be be the shall be the shall be be the shall be the shal	SURETY or its Agent, fee, expense, suit order, for any cause at any time and or undertaking, will upon allity, cost, charge, counsel or, and before it or its Agent ability or loss of any nature ake any transfer or any undersigned may subsequently all have a lien upon all liable by reason of its having its Agent, by reason of such a undersigned's estate both as at it may see fit, as provided at it may see fit, as provided the failure of any of the upon the others.
Indemnitor(s), hereby authorize any person, agency, partnership, or corporations having any information concerning my character and financial reputation to release such information to ALLEGHENY CASUALTY its ass and /or duly authorized representatives. I hereby release such person, agency, partnership, or corporation from liabil which may be incurred in releasing this information to ALLEGHENY CASUALTY its assigns and/or duly authorize representatives. For good and valuable consideration, the undersigned principal agrees to indemnify and hold harmless the surety company or its Agent for all losses not otherwise prohibited by law or by rules of the Department of Insurance. IN WITNESS WHEREOF, the undersigned have duly executed these presents this day of	governing its construction ogoverning its construction o	r enforcement, this instr r enforcement, this instr	ument be void or ument shall be vo	unenforceable under oid and violated there	the laws of any place
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