MORTGAGE AGREEMENT

This instrument depends upon the happening of a contingency before an obligation to pay is created.

At the request of		(the undersigned) and upon the security	hereof,
American Surety Company P.O. Box 68932 Indian	apolis, Indiana 46268 (su	rety) has arranged, executed or continued a	n appearance
bond, numbered, da (principal). Said bond is in the sum of dollars and is posted in the For ten dollars and other good and valuable considerate.	ted fo	r	
(principal). Said bond is in the sum of		(\$)
dollars and is posted in the	coui	t of	·
For ten dollars and other good and valuable considerat	cion, the receipt and sufficie	ntly of which is hereby acknowledged, the under	signed (jointly
and severally, if more than one) absolutely and unconc successors, heirs and successors, heirs and assigns as for		, undertake, agree and bind themselves, their rep	resentatives,
successors, fields and successors, fields and assigns as in	oliows.		
which bound, at the time therein fixed, or as provided 2. The undersigned shall at all times indemni surety shall or may for any cause at any time directly o said bond and every bond executed for any cause at ar continuation of said bond and every bond executed in shall include (but not be limited to) bond entreasures a fees, suit orders and adjudications, recording and filing principal, and incidental expenses incurred in principal to meet every such loss, cost and expense before the same 3. The undersigned guarantee the payment of the surety to proceed against the principal.	by law, and from day to day fy and hold harmless the su r indirectly sustain or incur by time directly or indirectly sub-situation for said bond, and forfeitures, judgments, a fees, reward offerings, investigations and return to urety is required to pay the of every premium on the bo	rety from and against every loss, cost and expensibly reason or in consequence of the executioner of sustain or incur by reason or in consequence of the with or without the consent of the undersigned. Court costs sheriffs fees, attorney fees and appellestigative expenses reasonably incurred in the attorney costs of the undersigned shall place the	ourt. See which the continuation of the execution or This indemnity ate attorney tempt to locate a surety in funds If first requiring
and shall defend the same against the claims and demosatisfactory to the surety with a loss payable clause in 6. If any sum referred to herein remains unpobear interest at the highest rate allowed by law. The survailable by law, and shall be entitled to recover for the 7. The undersigned waive all notices and demonstrates whether suit is brought or not, including attorney fees, the present or future employers of any of the undersign 8. The term "surety" shall include this surety reinsurers, successors and assigns. The rights given to agreements or applicable law. 9. The acquiescence of the surety in any defa agreement is void or unenforceable under the law, this was omitted. The singular form used herein shall include 10. The surety is authorized to secure an inverted pertaining to the undersigned's character and/or finant corporation fumishing the surety with such information.	ands of all persons. The und favor of the surety. aid (10) days after the same urety may then foreclose thi with any deficiency which m nands and shall pay all costs appellate attorney fees and ned. and every surety company the surety herein shall be in sult by the undersigned shall agreement shall not be voi de the plural form, where agestigate consumer report ar- cial condition whether the unin good faith is hereby rele	becomes due, such payment shall be considered is agreement, notwithstanding any exemption whay occur. It is of collection incurred by the surety in connection discollection agency fees. The surety may discuss a conthe bonds referred to herein and their agents, addition to any rights which the surety may have all not constitute a waiver of such default. If any profit but shall be construed and enforced as though opplicable, and visa versa. It is default or not. Every person, find the same of th	in default and nich may be n herewith, any default with co-sureties, e under separate rovision of this such provision or there source
SIGNED, SEALED and DELIVERED at this	day of	20	
WITNESS:			(L.S.)
WITNESS:	<u></u>		(L.S.)
STATE OFCOUNTY OF I certify that on the date above-written, before me, an executed the foregoing instrument and who thereupon	officer duly authorized in the		
My Commission Expires:			
Prepared by:		Signature of Notary Public & Official S	eal

Address