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MORTGAGE AGREEMENT

At the request of			
		-) C-:11- 1/); 3	c
And dated for(\$		(s). Said bond(s) in the sum of	f
Court of	·		
For ten dollars and other good and valuable consideration, the receipt and s more than one) absolutely and unconditionally covenant, promise, undertak follows: 1. The undersigned shall have Principal forthcoming before the court notherein fixed, or as provided by law, and from day to day and term to term? 2. The undersigned shall at all times indemnify and hold harmless the Scause at any time directly or indirectly sustain or incur by reason or in constituation for said bond, with or without consent of the undersigned. This in court costs, sheriffs fees, attorney fees and appellate attorney fees, suit orde reasonable incurred in the attempt to locate Principal, and incidental expensibility and the Surety in funds to meet every such loss, cost and expense be 3. The undersigned guarantee the payment of every premium on the boagainst the Principal. 4. To secure the payment and performance of every obligation describe following described real property:	ke, agree and bind themselves, their representatives, amed in said bond, or in the event of a bindover, the thereafter, as may be ordered by such Court. Surety from and against every loss, cost and expense sequence of the execution or continuation of said bondemnity shall include (but not be limited to) bond ers and adjudications, recording and filing fees, rew ses incurred in Principal's apprehension, and return efore the Surety is required to pay the same.	successors, heirs and assigns e court to which bound, at the e which the Surety shall or may and and every bond executed i entreasures and forfeitures, jugard offerings, investigative exto proper custody. The underest requiring the Surety to processors	s as time ay for any in sub- dgments, expenses ersigned
•	re said property in form and amount satisfactory to the same becomes due, such payment shall be considered, notwithstanding and exemption which may be avoid to follection incurred by the Surety in connection fees. any on the bonds referred to herein and their agents, aghts which the Surety may have under separate agreall not constitute a waiver of such default. If any proconstrued and enforced as though such provision was and information from any credit reporting agency of the bein default or not. Every person, firm, and corporate.	the Surety with a loss payable and in default and bear interest aliable by law, and shall be en herewith, whether suite be brown or applicable law. The source perments or applicable law. The singular form or other source pertaining to the pration furnishing the Surety very sure or source pertaining to the pration furnishing the Surety very support of the source pertaining to the pration furnishing the Surety very support of the source pertaining to the surety very support of the source pertaining to the surety very support of the surety very support of the surety very support of the surety support of the sure	e clause in at the atitled to rought or cessors and a used
day of	, A.D., 20		
WITNESSES:	OWNER:		
Sign:	Sign:		
Print:	Print		
Sign:	Address:		
	Address.		
Print:	-		
STATE OF NEW JERSEY, COUNTY OF			
The foregoing instrument was acknowledged before me this _	day of	. 20	by
	n to me or who has produced		
	in to the of who has produced		
as identification and who did/did not take an oath.			
	NOTARY PUBLIC		
	Sign:		
	Print:		
WITNESSES:	OWNER:		
Sign:	Sign:		
Print:	Print:		
Sign:	Address:		
Print:			
STATE OF NEW JERSEY, COUNTY OF			
The foregoing instrument was acknowledged before me this _	day of,	20	0
, by	(OWNER), who is personally known	n to me or who has produced	
	-	-	
	NOTARY PUBLIC		
	Sign:		
	-		
	Print:		
	-		

 $White-Agent\ Copy\cdot\ Canary\ Yellow-Defendant\ Copy\cdot\ Pink-Indemnitor\ Copy$