

covenant, promise, undertake, agree and bind themselves, their representatives, successors, heirs and successors, heirs and assigns as follows:

(1) The Undersigned shall have the Principal forthcoming before the Court named in said bond, or in the event a bindover, the Court to which bound, at the time therein fixed, or as provided by law, and from day to day and term to term, as may be ordered by such Court.

acknowledged, the Undersigned (jointly and severally, if more than one) absolutely and unconditionally

to day and term to term, as may be ordered by such Court.

(2) The Undersigned shall, at all times, indemnify and hold harmless the Surety from and against every loss, cost and expense which the Surety shall or may, for any cause at anytime, directly or indirectly sustain or incur, by reason or in consequence of the execution or continuation of said bond and every bond executed in substitution for said bond, with or without the consent of the Undersigned. This indemnity shall include, but not be limited to, bond estreatures and forfeitures, judgments, court costs, sheriff's fees, attorney fees and appellate attorney fees, suit orders and adjudications, recording and filing fees, reward offerings, investigative expenses reasonably incurred in the attempt to locate Principal, and incidental expenses incurred in Principal's apprehension, and return to proper custody. The Undersigned shall provide the Surety with sufficient funds to meet every such loss, cost and expense before the Surety is required to pay the same

(3) The Undersigned guarantee payment of every premium, on the bonds described above, promptly when due without first requiring the Surety to proceed against the Principal.

(4) To secure the payment and performance of every obligation grant, convey and mortgage to Surety all of this real proper	ation described herein, the Undersigned hereby ty:
(5) The Undersigned fully warrant fee simple title to said property promptly when due, and shall defend the same as the Undersigned shall insure said property, in form and a payable clause" in favor of the Surety. (6) If any sum, referred to herein, remains unpaid (10) day shall be considered in default and bear interest at the high foreclose this Agreement, notwithstanding any exemption entitled to recover forthwith any deficiency, which may occu (7) The Undersigned waive all notices and demands and sha in connection herewith, whether suit be brought or not, inclucited collection agency fees. The Surety may discuss any default the Undersigned. (8) The term "Surety" shall include this Surety and every Stand their agents, co-sureties, re-insurers, successors and shall be in addition to any rights, which the Surety may have ulaw. (9) The acquiescence of the Surety in any default by the Undefault. If any provision of this Agreement is void or unenfor be void, but shall be construed and enforced as though such herein shall include the plural form, where applicable, and v. (10) By this reference, this Mortgage Agreement, and its affit Application and Contract for Count Appearance. The Surety is with the Consumer Authorization to Release In (11) THIS INSTRUMENT DEPENDS UPON THE HAPP OBLIGATION TO PAY IS CREATED.	gainst the claims and demands of all persons. Amount satisfactory, to the Surety with a "loss are after the same becomes due, such payment est rate allowed by law. The Surety may then which may be available by law, and shall be r. Il pay all cost of collection incurred by the Surety adding attorney fees, appellate attorney fees and the with the present or future employers of any of the Surety herein assigns. The rights given to the Surety herein ander separate signed Agreements, or applicable andersigned shall not constitute a waiver of such receable under the law, this Agreement shall not provision was omitted. The singular form used is a versa. Iliated documents, are a part of the Surety Bond authorized to obtain information, in accordance afformation section of that document.
SIGNED, SEALED, and DELIVERED this day of _	
(L	S.) PRINTED
(L	S.) PRINTED
	WITNESS
STATE OF	WITNESS
COUNTY OF	
On this, day of,be	fore me personally appeared
kr	nown to me to be the persons described in and
who executed the foregoing instrument and who acknowled	ged the same.

NOTARY PUBLIC_____

COMMISSION EXPIRATION_____