PALMETTO SURETY CORPORATION

109 River Landing Drive, Suite 200 • Charleston, SC 29492-7595

FINANCIAL STATEMENT AND

AGENI	
POWER NO.	
CASE NO.	***************************************

EVEC	ITTON DA	TC	

				EXECUTION DATE		
	NAME OF INDEMNITOR			LAST PHONE DATE OF BIRTH		
RESIDENCE ADDRESS			LAST CITY			
SOCIAL SECURITY NO		E-MAIL ADDRESS		SOCIAL MEDIA		
EMPLOYED BY		EMPLO	DYER ADDRESS AND PHONE NUM	IBER		
SPOUSE'S NAME		DATE OF BIRTH	E-MAIL ADDRE	ESS		
EMPLOYED BY		EMPLO	YER ADDRESS AND PHONE NUM	IBER		
PARENTS	***************************************	ADDRESS AND	PHONE NUMBER			
PERSONAL REF	ERENCES		WORK OR HOME ADDRESS		PHONE	
1.						
2.						
3.						
	ASSETS			LIABILITIES		
Cash in		. Bank \$	Money Borrowed on Notes	and for that a year	\$	
Stocks, bonds, mortgages (mark	ket value):	1	manay bananad an matao		Ψ	
***************************************		\$			***************************************	
	<u> </u>	*				
Real estate, the title to which is i	•		Mortgages on real estate so	heduled opposite:		
A					\$	
				***************************************	\$	
Accounts receivable			Accounts Payable		\$	
Other assets (in detail)			Other Liabilities (in detail) _		***************************************	
Total	l Assets	\$	***************************************		\$	
		Ψ	To confirm the bank balances claimed	tal Liabilities	\$	
	YOU ARE AS	SUMING SPECIFI	C OBLIGATIONS — READ	CAREFULLY!		
was ited on names of attorney of	umbarla)		Dollars (a) by its certain bo	
executed on power of attorney nu NOW, THEREFORE, in considera 1. That the Indemnitors will have I 2. That the Indemnitors will at all orders, judgments, or adjudica will, upon demand, place the S it, by reason of its Suretyship, a 3. That the agreement of ind the bond referred to herein in which the undersigned shall have a lien upon all puthe bond referred to herein be binding upon and apply and the state of the	ation of the mutual promise Defendant forthcoming be times indemnify and save ations whatsoever which the Surety in funds to meet all and before the Surety shall demnity contained in pan, and the undersigned has an interest or invaroperty of the undersigned. It is further agreed by to any subsidiary, affill evidence of any payment to share in their estate, and at any time provided by laurety is not limited to the and indemnities as containds, liabilities, obligations, cost any breach of any term or omply with the terms and cons of this Agreement. The and and enforced under the inconsistent with the law provisions were omitted.	is and covenants contain fore the Court named on the Surety shall or may fo such claims, demands, lie be required to pay the saragraph 2 above sha further agrees not to which the undersigne ned for any sums due that the Indemnity Agiate, parent or related made by the Surety, by red their successors and aw, from its Suretyship upond referred to herein, but or expenses in any was condition herein shall not conditions herein shall not conditions herein shall not enter the sums of the State ofvs of this State, this Agree was conditions the state ofvs of this State, this Agree	ed herein, the parties jointly and sevensaid Bond at the time(s) therein fixed, and against any and all claims, demair any cause sustain or incur, by reascabilities, costs, charges, counsel fees, ame. Ill continue as long as the SURE make any transfer, or any attempt may subsequently acquire any it or for which it has become, or reement contained in Paragraph enterprises created or acquired ason of this Suretyship, shall itself, be assigns. on the Bond or undertaking herein, with thall apply to all other bonds or under the procession of the bond or the bond or the deemed a waiver of same of any or act as or be construed as a release ement, as to these provisions only, shall ement, as to the second control of the provisions only, shall ement and the time of the provisions only, shall ement and the time of the provisions only, shall ement and the time of the provisions only, shall ement and the time of the provisions only, shall ement and the time of the provisions only, shall ement and the time of the provisions only, shall ement and the time of the provisions only, shall ement and the time of the provisions only, shall ement and the time of the provisions only, shall ement and the provisions only and the provisions	ally agree as follows: and at such other times as may b nds, liabilities, costs, charges, co n of Surety having executed saic expenses, suits, orders, judgmen TY has any liability or has su oted transfer of any of the pre- interest, and it is further ag may become, liable by reason 2 above and the provisions by the undersigned, conclusive evidence of such pay thout liability to any party, entakings issued by Surety at the r undertaking but shall continue un subsequent breach of the same e or waiver as to the remaining In	e ordered by the Court. unsel fees, expenses, su I Bond or undertaking, ats, or adjudications againstained any loss, up operty, real or persor greed that the SURE n of its having execut of this paragraph sh ment as to the indemnito equest of the indemnito ntil such time that Surety term or condition, and ty demnitor who shall rem In the event any of onder shall be enforced w	
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executed the foregoing instrument and ______ thereupon acknowledged to me that ______ executed the same.

Notary Public

My Commission Expires ____