JOELEN'S LENDING SERVICES CORPORATION default



LOAN AGREEMENT

		ORATION, with an address of
		ender (the LENDER) , and
CL-0000001 asd asd asd	with an ADDRESS	asd
refer as (the BORROWER), NO: _ collectively the PARTIES.	09123123123123	referred to as PARTY and
WHEREAS, the Borrower desires to borrow a fixed amount of money: and		
WHEREAS, the Lender agrees to lend a fixed amount of money:		
NOW THEREFORE, for and in the be performed, the Parties enter int CONDITIONS:		tual understanding and covenants to under the following TERMS AND
LOAN AMOUNT:		(PHP)
DATE:May 14, 2025;		
agrees to pay JOELEN aforementioned information 2. PAYMENT. This agreement and any accured interest, _ amount of PHP for 3. LATE PAYMENTS. Payment after the DUE DATE, The L day. 4. DEFAULT. If the borrower reasonable amount of time remaining amount of princip LENDER HAS THE RIGHT 5. CO-BORROWER agrees to BORROWER failed to pay to	ormation name and mail of S LENDING SERVICE name and mailing address (the note), shall be due a beginning of days including Sundates shall be considered LA ENDER will have the optoble defaults on its payments at the LENDER will have all and any accured interest TO MAKE ANY LEGAL pay the remaining balance exact amount after 60 of the service of the s	ces corrower ces corrower. With an softhe above lender (the LENDER), and payable, including the principal on will pay the ays. ATE if received by the lender a day tion to charge a late fee of 1% every and fails to cure said default within the the option to declare the entire timmediately due and payable, THE LACCTIONS. The corrections of the BORROWER in case the second corrections.
ENTIRE AGREEMENT. The partie entire agreement between the Parti otherwise modify any terms, they shall be a superior of the partie of the part	es. In the event that the	Parties desires to change, add, or
THE PARTIES AGREE TO THE DEMONSTRATED BY THEIR SIG		ONS SET FORTH ABOCVES AS
BORROWER:		GENERAL MANAGER: