6/3/2019 1:54:48 PM Batch: 14567703 RELEASE

AND MONTHLY REPAYMENT NOTE

 \mathbb{R}^{2} , see in consideration of the payment of the sum of \mathbb{R}^{2} as Because of the parties to be seen and agreed by the parties to this pareament that this settlement is the compromise of doubtful and is span -1 draims for property damage ONLY arising on of a met a vehicle red icon which occurred on or about MARCH 5, 2019, at or hear 106 MERKIMAR, THE REPORT OF BIGHWAY IN GEORGETOWN, SOUTH CAROLINA.

HOW THEREFORE, I, TERRELL DOZIER, party of the first part, do promise THE POY TO ESA INDUMARE, COMPANY WARD DESIGNATION DEED, party of the second part, the botal sum of \$4808.50 5700.00 or Jone 2,2019, and further installments of 35Me.77 per minto remembering the 2MD day of jULY 2019 and etym (multa syti) mald in fall.

All delimps: installments to bear interest at the rate of 0 % per Bill in it is ditte of maturity until paid.

It any installment of this note is not paid when due, the entire unpaid amount became shall become due and payable forthwith at the election of the polder of this note. It is further understood and agreed that the party of the time part shall pay all costs and reasonable attorneys fees incurred by the party of the second part for collection of this now.

By the execution and acceptance of this agreement the party of the first part and the party of the second part each agree that the came may be when it the conditionation of the South Constitution Financial Responsibility 1.4%

It is hereby understood usu aspeed that in the event the party of the Throughouty delaying in the payment of any installment one under this expected, that the driving and registration provileges of said porson shall not be supper and until the relative of the acoust due the postly of the second page is express to judgment.

It is therefore understood and agreeity the parties to this agreement that goo payable in full of the sum herein speciated, the garry of the first party chall receive a release form any all all other Mannet, summed a and the stail demands whatsoever, an assume of the demage, lead or injury resulting from said errident.

掛け ほく 回集主婦

RPOH, NOIARL

7 CAR

In tarry publics

the first part! Terrell Dozier

ABORDO OF THE BROAD PAIN MIRIAM DEL RISCO FOR MGA INS. Co As outgrager for: Jennetter free

JILL E. GRAHAM Notary Public - State of Flumoa is Commission # GG 036108 My Comin Expires Oct 15, 2020 Bonded through National Notary Asso. Knowledge

AGREEMENT FOR RELEASE AND MONTHLY REPAYMENT NOTE

For and in consideration of the payment of the sum of \$4899.52 as hereinafter provided, it is mutually understood and agreed by the parties to this agreement that this settlement is the compromise of doubtful and disputed claims for property damage ONLY arising out of a motor vehicle accident which occurred on or about MARCH 5, 2019, at or near 106 MERRIMAN, on a public highway in GEORGETOWN, SOUTH CAROLINA.

NOW THEREFORE, I, TERRELL DOZIER, party of the first part, do promise to pay to MGA INSURANCE COMPANY a/s/O JENNETTE LEE , party of the second part, the total sum of $\frac{$4899.52}{9700.00}$ on JUNE 2,2019, and further installments of $\frac{$596.79}{9}$ per month commencing the 2^{ND} day of jULY 2019 and continuing until paid in full.

All delinquent installments to bear interest at the rate of $\underline{\ \ 0\ }$ per annum from date of maturity until paid.

If any installment of this note is not paid when due, the entire unpaid amount hereof shall become due and payable forthwith at the election of the holder of this note. It is further understood and agreed that the party of the first part shall pay all costs and reasonable attorneys fees incurred by the party of the second part for collection of this note.

By the execution and acceptance of this agreement the party of the first part and the party of the second part each agree that the same may be used in the administration of the South Carolina Financial Responsibility Law.

It is hereby understood and agreed that in the event the party of the first party defaults in the payment of any installment due under this agreement, that the driving and registration privileges of said person shall not be suspended until the balance of the amount due the party of the second part is reduced to judgment.

It is therefore understood and agreed by the parties to this agreement that upon payment in full of the sum herein specified, the party of the first party shall receive a release form any and all other claims, causes of action, and demands whatsoever, on account of the damage, loss or injury resulting from said accident.

Date	, 2019	
		(party of the first part)
		Terrell Dozier
Notary public		
		(party of the second part)
		MIRIAM DEL RISCO FOR MGA INS. Co
		As subrogee for:Jennetter Lee

Notary public