American Surety Company · P.O. Box 68932 · Indianapolis, Indiana 46268 FINANCIAL STATEMENT AND INDEMNITY AGREEMENT DEFENDANT **EXECUTION DATE** AGENT TERMS AND CONDITIONS The undersigned Indemnitor desires American Surety Company (hereinafter called "Surety") to execute, or cause to be executed, the bond herein applied for. Indemnitor makes answers to the question below, and every answer is warranted to be true without any mental reservations whatever. The following terms and conditions are an integral part of the Financial Statement and Indemnity Agreement; Application Bond Number _ for which Surety or its Agent shall receive a premium in the amount of dated Dollars (\$) and the parties agree that said Appearance Bond is conditioned upon full compliance of the following: 1. Surety shall have control and jurisdiction over the Defendant during the term for which the Bond is executed and shall have the right to apprehend, arrest and surrender the Defendant to the proper officials at any time provided by law. 2. In the event surrender of Defendant is made prior to the time set for Defendant's appearances, and for reason other than as enumerated below in Paragraph three, then Defendant shall be entitled to a refund of the bond premium. 3. It is understood and agreed that the happening of any one of the following events shall constitute a breach of Defendant's obligations to Surety, and Surety shall have the right to forthwith apprehend, arrest, and surrender Defendant, and Defendant shall have no right to any refund of premium whatsoever. (a) If Defendant shall depart the jurisdiction of the court without the written consent of the court and Surety, or its Agent. (b) If Defendant shall move from one address to another without notifying Surety, or its Agent in writing prior to said move. (c) If Defendant shall commit any act which shall constitute reasonable evidence of Defendant's intention to cause a forfeiture of said bond. (d) If Defendant is arrested and incarcerated for any offense other than a minor traffic violation. (e) If Defendant shall make any material false statement in this Application. Should any dispute arise, write to American Surety Company, P.O. Box 68932, Indianapolis, IN 46268 or call (317) 875-8700. If the dispute cannot be resolved you may also write to the Florida Dept. of Financial Services, Division of Agent & Agency Services, 200 East Gaines Street, Larson Building, Tallahassee, Florida 32399 or call (850) 413-5660. This notice of procedure is for information only and does not become a part or condition of the bond. NAME OF INDEMNITOR PHONE DATE OF BIRTH FIRST MIDDLE LAST **CELL PHONE** E-MAIL ADDRESS RESIDENCE ADDRESS APT. NO. CITY/STATE ZIP HOW LONG? EMPLOYED BY HOW LONG? SOCIAL SECURITY NUMBER EMPLOYER'S ADDRESS PHONE SPOUSE'S NAME DATE OF BIRTH EMPLOYED BY ADDRESS HOW LONG PHONE PHONE **PARENTS** ADDRESS AUTOMOBILE – MAKE YEAR REGISTRATION NO COLOR WHEN AND WHERE DID YOU BUY CAR? AMOUNT OWING TO WHOM? DRIVER'S LICENSE NUMBER STATE AUTOMOBILE INSURANCE COMPANY HOME-BUY □ RENT □ LEASE □ FROM WHOM? AMOUNT OWED HOME PRESENT VALUE INSURANCE COMPANY BANK ACCOUNTS HELD AT ACCOUNT NO CREDIT CARDS The maker of the above statement hereby authorized the Surety to confirm the bank balances claimed and all other items comprising said statement. Are you guarantor upon any other bonds? Endorser upon any note or other obligation? Are there any judgments against you? Explain "yes" answers YOU ARE ASSUMING SPECIFIC OBLIGATIONS - READ CAREFULLY! INDEMNITY AGREEMENT AGREEMENT is made by and between the undersigned Defendant, Indemnitors, and American Surety Company through its duly authorized This Agent WHEREAS, American Surety Company (hereinafter called "Surety"), at the request of the Indemnitors has or is about to become Surety on an appearance bond for Defendant in the sum of Dollars (\$) by its certain bond executed on the power of attorney number(s) NOW, THEREFORE, in consideration of the mutual promises and covenants contained herein, the parties jointly and severally agree as follows: 1. That the Indemnitors will have Defendant forthcoming before the Court named on said Bond at the time(s) therein fixed, and at such other times as may be ordered by the Court. 2. For good and valuable consideration, the undersigned Principal and/or Indemnitor agree(s) to indemnify and hold harmless the Surety Company or its agent for all losses not otherwise prohibited by law or by rules of the department of insurance. The Indemnitors will at all times indemnify and save the Surety harmless from and against any and all claims, demands, liabilities, costs, charges, counsel fees, expenses, suits, orders, judgments or adjudications whatsoever which the Surety shall or may for any cause sustain or incur, by reason of Surety having executed said Bond or undertaking, and will, upon demand, place the Surety in funds to meet all such claims, demands, liabilities, costs, charges, counsel fees, expenses, suits, orders, judgments or adjudications against it, by reason of its suretyship, and before the Surety shall be required to pay the same. 3. The Indemnitors agree not to make, or attempt, any transfer of property, real or personal, in which they may have or may acquire any interest, and they agree that the Surety shall have a lien upon all property of Indemnitors for sums due Surety or for which Surety has or may become liable by reason of having executed the Bond referred to herein. 4. That the voucher, or any other evidence of any payment made by the Surety, by reason of this Suretyship, shall, in itself, be conclusive evidence of such payment as to the Indemnitors, their estate, and those entitled to share in their estate, and their successors and assigns. 5. That the Surety may withdraw, at any time provided by law, from its Suretyship upon the Bond or undertaking herein, without liability to any party 6. That Indemnitors' liability to Surety is not limited to the Bond referred to herein, but shall apply to all other bonds or undertakings issued by Surety at the request of 7. That Indemnitors' obligations and indemnities as contained herein shall not terminate upon exoneration of the bond or undertaking but shall continue until such time that Surety is relieved of all duties, demands, liabilities, obligations, costs or expenses in any way related thereto.

8. That the waiver by Surety of any breach of any term or condition herein shall not be deemed a waiver of same of any subsequent breach of the same term or condition, and that failure of any Indemnitor to comply with the terms and conditions herein shall not act as or be construed as a release or waiver as to the remaining Indemnitor who shall remain liable and bound by all provisions of this Agreement.

9. This Agreement shall be construed and enforced under the laws of the State of Florida. In the event any of the provisions of this Agreement are inconsistent with the laws of this State, this Agreement, as to these provisions only, shall be null and void, and the remainder shall be enforced with the same effect as though such provisions were omitted. 10. The use of the plural herein shall include the singular. Obligations of the Indemnitors shall be joint and several and the provisions of this Agreement shall be binding upon Indemnitors' heirs, successors, representatives and assigns.
IN WITNESS WHEREOF, the parties have executed this Agreement this 20 day of The undersigned Defendant and Indemnitor(s) acknowledge receipt of this Financial Statement and Indemnity Agreement and have received a copy of all other documents signed relating to the bond(s). Signature of Defendant Attest Signature of Co-Indemnitor Signature of Indemnitor

executed the foregoing instrument and

day of

Attest

STATE OF

On this

COUNTY OF

, 20

Address of Co-Indemnitor

described in and who,

executed the same.

, before me personally appeared

My Commission Expires:

, to me known to be the person

thereupon acknowledged to me that

Notary Public

American Surety Company

P.O. Box 68932 · Indianapolis, Indiana 46268

APPLICATION FOR APPEARANCE BOND

Agent					Attest Dat	e		F	Bail Amoun	t		
The undersigned defen answers to the question				(hereina		urety") to exe	cute, or ca	use to be executed, the	bond herein ap	oplied for. Defendant makes		
1. Surety shall have condefendant to the proper 2. In the event surrend shall be entitled to a re 3. It is understood and to forthwith apprehend	for w) and ontrol and jurisdiction or officials at any time der of Defendant is ma fund of the bond prer I agreed that the happ I, arrest, and surrende	which Suret d the partie a over the I e provided ade prior to nium. ening of ar r Defendar	ey or its A se agree the Defendant by law. The time and Defendant, and Defendant, and Defendant by one of the time are the	Agent sh hat said t during e set for the follo- efendant	all receive a p Appearance B the term for v Defendant's a owing events s t shall have no	oremium in the Bond is conditivation the Bon appearances, a shall constitute oright to any r	e amount of ioned upo d is execu- nd for rea e a breach efund of p	n full compliance of the ted and shall have the rison other than as enument of Defendant's obligat	following: ight to apprehe erated below in ions to Surety,	Dollar end, arrest and surrender the a paragraph 3, then Defendant and Surety shall have the right		
(b) If Defer (c) If Defer (d) If Defer (e) If Defer	ndant shall move from dant shall commit an idant is arrested and it idant shall make any	n one addre y act which ncarcerated material fa	ess to and h shall co d for any lse stater	other wit onstitute offense nent in t	thout notifying reasonable ev other than a n his Applicatio	g Surety, or its vidence of Det ninor traffic v on.	Agent in endant's iolation.	writing prior to said mo intention to cause a forfo	ove. eiture of said b			
	Florida Department of this notice of procedure	f Financial re is for inf	Services formation	s, Division only ar	on of Agent & and does not be	Agency Servecome a part o	rices, 200 r conditio	East Gaines Street, La	rson Building,	dispute cannot be resolved yo Tallahassee, Florida 32399 or		
						ASE PRINT)						
NAME OF DEFENDA	ANT	FIRST	Γ		MIDDLE		LAST	PF				
CELL PHONE () E-	MAIL AD	DRESS			APT.		ALIAS		RACESEX M□ F□ HOW		
RESIDENCE ADDRE	ESS					NO APT	CIT	Y	ZIP	LONG? HOW		
PREVIOUS ADDRES	SS						CIT	Y	ZIP			
OCCUPATION						_EMPLOYEI) BY					
EMPLOYER'S ADDE	RESS							PH	IONE ()_			
PREVIOUS EMPLOY										HOW LONG?		
				GHT				COLOR LBS OF EYES	COLC	OR HAIR		
			_							UMBER		
										Ή		
DEFENDANT										NI DRODATIONI V N		
										N PROBATION Y D N D		
										STATE		
DRIVER'S LICENSE	NO					STATE	II	NSURANCE COMPAN HONORABLY	Y			
MILITARY SERVICE	EY ON OWHA	AT BRANC	CH					DISCHARGED Y	□ N □ WH	EN		
HAS DEFENDANT B	BEEN BONDED BEF	ORE?					A	GENT OR SURETY_				
IS DEFENDANT UNI	DER ANY BAIL BO	ND NOW?	Y 🗆 1	N D A	GENT OR SU	JRETY						
DEFENDANT'S ATT	ORNEY				ADDRES	SS		PHO	ONE ()_			
BANK ACCOUNT	rs held at:							CREDIT	CARDS			
	INSTITU	ITION		ACCOL	UNT NUMBER	BALA	NCE	COMPAN		CARD NUMBER		
MORTGAGE AUTOMOBILE												
'	DREN'S NAMES		AC	GE			SC	HOOL OR HOME ADI	DRESS	1		
		<u> </u>										
	L REFERENCES				WORK	OR HOME A	ADDRESS	S	PHON			
1.									(
2.	TIVE	DELA	RELATIONSHIP S				STREET/ADDRESS,CITY/STATE			() PHONE		
KELA	1111L	KELF	TIONSI	.111		STREE I/AI	VINESS.	CII I/SIAIE	()		
									(
									()		

NEGOTIATORS/REQUESTORS

ADDRESS

DATE

MANNER RELATIONSHIP

The Defendant hereby warrants that the foregoing declarations made and answers given are the truth without reservation and are made for the purpose of inducing the Surety to become surety or to procure suretyship on the bond or undertaking applied for herein, with the intent and purpose that they be relied on fully.

In addition, the Defendant hereby authorizes and directs his relatives, employers, bankers, the Federal Social Security Administration, the Internal Revenue Service, the state Department of Disability Insurance, the United States Armed Forces, the state Division of Motor Vehicles, all Municipal, County, State and Federal Law Enforcement Agencies and any other persons or organizations having information concerning the Defendant's whereabouts to give such information to American Surety Company and its assigns and/or duly authorized representatives. The Defendant understands that any information obtained will be used for the purpose of securing his or her appearance and/or apprehension for Court appearance, and for the purpose of securing reimbursement for any expenses incurred as a result of Defendant's non-appearance. The Defendant hereby waives his or her rights with respect to the Privacy Act and authorizes the use of copies of this document by American Surety Company and its assigns and/or fully authorized representatives. In addition, if the Defendant escapes from the custody of American Surety Company and is subsequently captured in a State of the United States other than the one in which the original charge was filed, or in a foreign country, the Defendant does hereby agree to return voluntarily to the State of original jurisdiction, and does hereby waive extradition proceedings and further consents to the application of such force as may be necessary to effect such returns.

The Defendant hereby acknowledges receipt of a copy of this Application For Appearance Bond and has received copy of all other documents signed relating to the bond(s).

TENDANT N HERE X		AGENT
	Signature of Defendant	AGENT Signature of Agent
	Mailing Address	
	F	ROMISSORY NOTE
	executed by the undersigned to ted on behalf of the defendant na	secure American Surety Company, as Surety, upon forfeiture or estreature of the med below.
On demand after of	date, for value received, I/We pr	omise to pay to the order American Surety Company the sum of
		DOLLARS,
(\$), at P.O. Box 68932, Indianapolis, Indiana 46268, with interest
thereon at the rate	of per cent,	per annum from Call Date until fully paid. Interest is payable semi-annually. The
maker and endorse	r of this note further agrees to w	nive demand, notice of non-payment and protest, and in case suit shall be brought
for the collection h	ereof, or the same has to be coll	ected upon demand of an attorney, to pay reasonable attorney's fees for making
such collection. Af	ter maturity, this Note shall bear	interest at per cent, per annum, payable semi-annually.
It is further agreed	and specifically understood that	this Note shall become Null and Void in the event the said defendant
shall appear in the	proper court at the time or times	so directed by the Judge or Judges or competent jurisdiction until the obligations
under the appearan	ce bond or bonds posted on beh	If of the defendant have been fulfilled and the Surety discharged of all liability
thereunder, otherw	ise to remain in full force and ef	ect.
		SEAL
		Defendant SEAL
Date:	, 20	Indemnitor SEAL
		Indemnitor

(Defendant and Indemnitors must sign both the Promissory Note and Indemnity Agreement)

American Surety Company P.O. Box 68932 · Indianapolis, Indiana 46268 FINANCIAL STATEMENT AND INDEMNITY AGREEMENT Defendant **Execution Date** Agent TERMS AND CONDITIONS The undersigned Indemnitor desires American Surety Company (hereinafter called "Surety") to execute, or cause to be executed, the bond herein applied for. Indemnitor makes answers to the questions below, and every answer is warranted to be true without any mental reservations whatever. The following terms and conditions are an integral part of the Financial Statement and Indemnity Agreement; Application Bond Number_ for which Surety or its Agent shall receive a premium in the amount of dated Dollars (\$_) and the parties agree that said Appearance Bond is conditioned upon full compliance of the following: Surety shall have control and jurisdiction over the Defendant during the term for which the Bond is executed and shall have the right to apprehend, arrest and surrender the Defendant to the proper officials at any time provided by law. 2. In the event surrender of Defendant is made prior to the time set for Defendant's appearances, and for reason other than as enumerated below in paragraph 3, then Defendant shall be entitled to a refund of the bond premium. 3. It is understood and agreed that the happening of any one of the following events shall constitute a breach of Defendant's obligations to Surety, and Surety shall have the right to forthwith apprehend, arrest, and surrender Defendant, and Defendant shall have no right to any refund of premium whatsoever. (a) If Defendant shall depart the jurisdiction of the court without the written consent of the court and Surety, or its Agent. (b) If Defendant shall move from one address to another without notifying Surety, or its Agent in writing prior to said move. (c) If Defendant shall commit any act which shall constitute reasonable evidence of Defendant's intention to cause a forfeiture of said bond. (d) If Defendant is arrested and incarcerated for any offense other than a minor traffic violation. (e) If Defendant shall make any material false statement in this Application. NOTICE: Should any dispute arise, write to American Surety Company, P.O. Box 68932 Indianapolis, Indiana 46268 or call (317) 875-8700. If the dispute cannot be resolved you may also write to the Florida Department of Financial Services, Division of Agent & Agency Services, 200 East Gaines Street, Larson Building, Tallahassee, Florida 32399 or call (850) 413-5660. This notice of procedure is for information only and does not become a part or condition of the bond. NAME OF INDEMNITOR PHONE (DATE OF BIRTH FIRST MIDDLE LAST CELL PHONE E-MAIL ADDRESS RESIDENCE ADDRESS APT NO. HOW LONG? ZIP CITY EMPLOYED BY HOW LONG? SOCIAL SECURITY NO EMPLOYER'S ADDRESS PHONE (SPOUSE'S NAME DATE OF BIRTH EMPLOYED BY HOW LONG ADDRESS PHONE (PHONE (**PARENTS** ADDRESS AUTOMOBILE MAKE WHEN AND WHERE DID YOU BUY CAR? YEAR COLOR REGISTRATION # TO WHOM? AMOUNT OWING DRIVER'S LICENSE NO_ STATE INSURANCE COMPANY RENT FROM WHOM LEASE PRESENT VALUE AMOUNT OWED INSURANCE COMPANY BANK ACCOUNTS HELD AT: CREDIT CARDS INSTITUTION ACCOUNT NUMBER BALANCE COMPANY CARD NUMBER MORTGAGE AUTOMOBILE The maker of the above statement hereby authorizes the Surety to confirm the bank balances claimed and all other items comprising said statement. Are you guarantor upon any other bonds? Endorser upon any note or other obligation? Are there any judgements against you? Explain "yes" answers YOU ARE ASSUMING SPECIFIC OBLIGATIONS - READ CAREFULLY! INDEMNITY AGREEMENT This AGREEMENT is made by and between the undersigned Defendant, Indemnitors, and American Surety company through its duly authorized Agent WHEREAS, American Surety Company (hereinafter called "Surety"), at the request of the Indemnitors has or is about to become Surety on an appearance bond for Defendant in the sum of Dollars (\$ executed on the power of attorney number(s) NOW, THEREFORE in consideration of the mutual promises and covenants contained herein, the parties jointly and severally agree as follows: 1. That the Indemnitors will have Defendant forthcoming before the Court named on said Bond at the time(s) therein fixed, and at such other times as may be ordered by the Court. 2. For good and valuable consideration, the undersigned principal and/or indemnitor agree(s) to indemnify and hold harmless the Surety Company or its agent for all losses not otherwise prohibited by law or by rules of the department of insurance. The indemnitors will at all times indemnify and save the Surety harmless from and against any and all claims, demands, liabilities, costs, charges, counsel fees, expenses, suits, orders, judgments, or adjudications whatsoever which the Surety shall or may for any cause sustain or incur, by reason of Surety having executed said bond or undertaking, and will, upon demand, place the Surety in funds to meet all such claims, demands, liabilities, costs, charges, counsel fees, expenses, suits, orders, judgments or adjudications against it, by reason of its Suretyship, and before the Surety shall be required to pay the same. 3. The Indemnitors agree not to make, or attempt, any transfer of property, real or personal, in which they may have or may acquire any interest, and they agree that the Surety shall have a lien upon all property of Indemnitors for sums due Surety or for which Surety has or may become liable by reason of having executed the Bond referred to herein. 4. That the voucher, or any other evidence of any payment made by the Surety, by reason of this Suretyship, shall, in itself, be conclusive evidence of such payment as to the Indemnitors, their estate, and those entitled to share in their estate, and their successors and assigns. 5. That the Surety may withdraw, at any time provided by law, from its Suretyship upon the Bond or undertaking herein, without liability to any party. That Indemnitors' liability to Surety is not limited to the Bond referred to herein, but shall apply to all other bonds or undertakings issued by Surety at the request of Indemnitors. That Indemnitors' obligations and indemnities as contained herein shall not terminate upon exoneration of the bond or undertaking but shall continue until such time that Surety is relieved of all duties, demands, liabilities, obligations, costs or expenses in any way related thereto. 8. That the waiver by Surety of any breach of any term or condition herein shall not be deemed a waiver of same of any subsequent breach of the same term or condition, and that failure of any Indemnitor to comply with the terms and conditions herein shall not act as or be construed as a release or waiver as to the remaining Indemnitor who shall remain liable and bound by all provisions of this Agreement. 9. This Agreement shall be construed and enforced under the laws of the State of Florida. In the event any of the provisions of this Agreement are inconsistent with the laws of this State, this Agreement, as to these provisions only, shall be null and void, and the remainder shall be enforced with the same effect as though such provisions were omitted. 10. The use of the plural herein shall include the singular. Obligations of the Indemnitors shall be joint and several and the provisions of this Agreement shall be binding upon Indemnitors' heirs, successors, representatives and assigns. IN WITNESS WHEREOF, the parties have executed this Agreement this The undersigned Defendant and Indemnitor(s) acknowledge receipt of this Financial Statement and Indemnity Agreement and have received a copy of all other documents signed relating to the bond(s). Attest Signature of Defendant Signature of Co-Indemnitor Attest Signature of Indemnitor Address of Co-Indemnitor

STATE OF

On this

executed the foregoing instrument and

thereupon acknowledged to me that

, before me personally appeared

described in and who,

executed the same.

, to me known to be the person _

COUNTY OF

American Surety Company P.O. Box 68932 · Indianapolis, Indiana 46268

APPLICATION FOR APPEARANCE BOND

S	Agent				_ Atte	st Date			Bai	il Amoun	nt	
Research below, and every answer is surranted to be tran whitch any metal reservations enhanced. Residenting green and conditions are in integral part of the Application for New Processing Control of the Control of Application of the Application of the Application of the Application of the New Processing of the New Proce					TEF	RMS ANI	COND	ITION	NS			
Lincol										he bond her	rein appl	ied for. Defendant makes
(b) If Defendant shall move from one address to another without notifying Surtey, or its Agent in writing prior to said move. (c) ID Defendant shall commit any act which shall continue reprosable extraction to cause a forfeitine of said bond. (d) ID Defendant is an incord and subscience of the shall shall be shall	dated(\$	ontrol and jurisdiction or officials at any time der of Defendant is me efund of the bond prer d agreed that the happ	which Sure and a n over the leterory provided ade prior to mium. ening of an	ty or its A the parties Defendant by law. to the time	gent shas agree to during set for the follo	all receive a prohat said Appear the term for who be defended and a powing events shall receive a prohability of the prohabilit	emium in the irance Bond is hich the Bond opearances, an nall constitute	amount of scondition is executed for reas	f	iance of the e right to apmerated be gations to S	e following pprehend	Dollars ng: , arrest and surrender the aragraph 3, then Defendant
Table Tabl	(b) If Defer (c) If Defer (d) If Defer	ndant shall move from ndant shall commit an ndant is arrested and i	one addre y act whic ncarcerate	ess to ano h shall co d for any	ther with nstitute offense	hout notifying reasonable evi- other than a m	Surety, or its a dence of Defe inor traffic vio	Agent in andant's in	writing prior to said	move.	said bon	d.
CHEASE PRINT PHONE	may also write to the I	Florida Department of	Financial	Services,	Divisio	n of Agent and	Agency Serv	ices, 200	East Gaines Street, 1			
TRIST MIDDLE LAST		ALL I	NFORMA	TION BI	ELOW			IN FULI	L, OR DELAY WIL	L OCCUF	₹	
CELL PIRONE	NAME OF DEFENDA	ANT	FIDCT			MIDDLE		LACT		PHONE ()	
RESIDENCE ADDRESS	CELL PHONE						L ADDRESS					
RESIDENCE ADDRESS	NICKNAME OR ALI	AS					DT		RACE_			SEX M D F D
PREVIOUS ADDRESS NO CITY ZIP IONOR? DOUDTATION EMPLOYED BY LONG? PHONE () LONG? EMPLOYED BY LONG ADATE OF BIRTIL DENTIFICATION MARKS OR TATTOOS SOCIAL SECURITY NUMBER OF PHONE () LONG DENTIFICATION MARKS OR TATTOOS SOCIAL SECURITY NUMBER ON PHONE () LOTENDAMY DETENDANT EMPLOYED BY ADDRESS PHONE () LOTENDAMY EMPL	RESIDENCE ADDRE	ESS				N	Ю	CITY	Υ	ZIP		LONG?
DECUPATIONEMPLOYED BY							11 1					LONG?
PREVIOUS EMPLOYMENT HEIGHT	OCCUPATION						EMPLOYED	BY				LONG?
DRIVEY OUR EMPLOYMENT HEIGHT	EMPLOYER'S ADD	RESS								PHONE ()	
DATE OF BIRTH HEIGHT FT IN WEIGHT LBS OF EYES OF HAIR DENTIFICATION MARKS OR TATTOOS SOCIAL SECURITY NUMBER SPOUSE'S NAME SOCIAL SECURITY NUMBER DATE OF BIRTH EMPLOYED BY ADDRESS PIION ON PAROLE Y D N ON PROBATION Y D N ARRESTED BEFORE Y D N CONVICTED Y D N OFFENSE ON PAROLE Y D N ON PROBATION Y D N AUTOMOBILE MAKE YEAR COLOR REGISTRATION # STATE DRIVER'S LICENSE NO STATE INSURANCE COMPANY MILITARY SERVICE Y D N WHAT BRANCH DISCHARGED Y D N WHEN HAS DEFENDANT UNDER ANY BAIL BOND NOW? Y D N AGENT OR SURETY DEFENDANT UNDER ANY BAIL BOND NOW? Y D N AGENT OR SURETY DEFENDANT'S ATTORNEY ADDRESS PHONE () BANK ACCOUNTS HELD AT: CREDIT CARDS MORTGAGE INSTITUTION ACCOUNT NUMBER BALANCE COMPANY CARD NUMBER AUTOMOBILE D N D N MORTGAGE SCHOOL OR HOME ADDRESS PHONE D N D N PERSONAL REFERENCES WORK OR HOME ADDRESS PHONE D N D N PERSONAL REFERENCES WORK OR HOME ADDRESS PHONE D N D N PERSONAL REFERENCES WORK OR HOME ADDRESS PHONE D N D N PERSONAL REFERENCES WORK OR HOME ADDRESS PHONE D N D N PERSONAL REFERENCES WORK OR HOME ADDRESS PHONE D N D N RELATION SHIP STREET/ADDRESS CITY/STATE PHONE D N D N RELATION SHIP STREET/ADDRESS CITY/STATE PHONE D N D N RELATION SHIP STREET/ADDRESS CITY/STATE PHONE D N D N REMPLOYED BY ADDRESS CITY/STATE PHONE D N D N REMPLOYED BY ADDRESS CITY/STATE PHONE D N D N REMPLOYED BY ADDRESS CITY/STATE PHONE D N D N REMPLOYED BY ADDRESS CITY/STATE PHONE D N D N REMPLOYED BY ADDRESS CITY/STATE PHONE D N REMPLOYED BY ADDRESS CI	PREVIOUS EMPLOY	YMENT										
SOCIAL SECURITY NUMBER - DATE OF BIRTH EMPLOYED BY ADDRESS PHONE () DEFENDANT ARRESTED BEFORE Y □ N □ CONVICTED Y □ N □ OFFENSE ON PAROLE Y □ N □ ON PROBATION Y □ N □ AUTOMOBILE MAKE YEAR COLOR REGISTRATION # STATE DRIVER'S LICENSE NO STATE INSURANCE COMPANY HONORABLY DISCHARGED Y □ N □ WHAT BRANCH DISCHARGED Y □ N □ WHEN HAS DEFENDANT UNDER ANY BAIL BOND NOW? Y □ N □ AGENT OR SURETY DEFENDANT'S ATTORNEY ADDRESS PHONE () BANK ACCOUNTS HELD AT: CREDIT CARDS INSTITUTION ACCOUNT NUMBER BALANCE COMPANY CARD NUMBER MORTCAGE NISTITUTION ACCOUNT NUMBER BALANCE COMPANY CARD NUMBER AUTOMOBILE CHILDREN'S NAMES AGE SCHOOL OR HOME ADDRESS PHONE () PERSONAL REFERENCES WORK OR HOME ADDRESS PHONE 1. 2. RELATIVE RELATIONSHIP STREET/ADDRESS CITY/STATE PHONE C C C C C C C C C	DATE OF BIRTH			HEIGHT _.]	FTIN	WEIGHT					R
ADDRESS PHONE () DEFENDANT ARRESTED BEFORE Y □ N □ CONVICTED Y □ N □ OFFENSE ON PAROLE Y □ N □ ON PROBATION Y □ N □ AUTOMOBILE MAKE YEAR COLOR REGISTRATION # STATE DRIVER'S LICENSE NO STATE INSURANCE COMPANY HONORABLY DISCHARGED Y □ N □ WHAT BRANCH DISCHARGED Y □ N □ WHEN HAS DEFENDANT BEEN BONDED BEFORE? ADDRESS PHONE () BANK ACCOUNTS HELD AT: CREDIT CARDS MORTGAGE AUTOMOBILE CHILDREN'S NAMES AGE SCHOOL OR HOME ADDRESS PHONE PERSONAL REFERENCES WORK OR HOME ADDRESS PHONE L. 2. RELATIVE RELATIONSHIP STREET/ADDRESS CITY/STATE PHONE RELATIVE RELATIONSHIP STREET/ADDRESS CITY/STATE PHONE () () () () () () () (IDENTIFICATION M	IARKS OR TATTOC	os						SOCIAI	L SECURIT	ΓΥ NUM	BER
DEFENDANT ARRESTED BEFORE Y □ N □ CONVICTED Y □ N □ OFFENSE AUTOMOBILE MAKE YEAR COLOR REGISTRATION # STATE DRIVER'S LICENSE NO STATE INSURANCE COMPANY HONORABLY HONORABLY DISCHARGED Y □ N □ WHAT BRANCH BAS DEFENDANT BEEN BONDED BEFORE? SEPENDANT UNDER ANY BAIL BOND NOW? Y □ N □ AGENT OR SURETY DEFENDANT'S ATTORNEY BANK ACCOUNTS HELD AT: CREDIT CARDS INSTITUTION ACCOUNT NUMBER BALANCE COMPANY CARD NUMBER MORTGAGE AUTOMOBILE CHILDREN'S NAMES AGE SCHOOL OR HOME ADDRESS PHONE PERSONAL REFERENCES WORK OR HOME ADDRESS PHONE () PERSONAL REFERENCES WORK OR HOME ADDRESS PHONE () RELATIVE RELATIVE RELATIONSHIP STREET/ADDRESS.CITY/STATE PHONE () () () () () () () (SPOUSE'S NAME					SOCIAL SEC	CURITY NUN	MBER		DATE OF	BIRTH_	
DEFENDANT ARRESTED BEFORE Y □ N □ CONVICTED Y □ N □ OFFENSE AUTOMOBILE MAKE YEAR COLOR REGISTRATION # STATE DRIVER'S LICENSE NO STATE INSURANCE COMPANY HONORABLY HONORABLY DISCHARGED Y □ N □ WHAT BRANCH BAS DEFENDANT BEEN BONDED BEFORE? SEPENDANT UNDER ANY BAIL BOND NOW? Y □ N □ AGENT OR SURETY DEFENDANT'S ATTORNEY BANK ACCOUNTS HELD AT: CREDIT CARDS INSTITUTION ACCOUNT NUMBER BALANCE COMPANY CARD NUMBER MORTGAGE AUTOMOBILE CHILDREN'S NAMES AGE SCHOOL OR HOME ADDRESS PHONE PERSONAL REFERENCES WORK OR HOME ADDRESS PHONE () PERSONAL REFERENCES WORK OR HOME ADDRESS PHONE () RELATIVE RELATIVE RELATIONSHIP STREET/ADDRESS.CITY/STATE PHONE () () () () () () () (EMPLOYED BY					ADDRESS _			I	PHONE ()	
DRIVER'S LICENSE NO	DEFENDANT ARRESTED BEFORI	EY - N - CONVI	CTED Y	□ N □	OFFEN	SE			_ ON PAROLE Y	Y D N D	ON	PROBATION Y N
HONORABLY DISCHARGED Y D N D WHEN HAS DEFENDANT BEEN BONDED BEFORE? S DEFENDANT UNDER ANY BAIL BOND NOW? Y D N D AGENT OR SURETY DEFENDANT'S ATTORNEY ADDRESS PHONE () BANK ACCOUNTS HELD AT: CREDIT CARDS INSTITUTION ACCOUNT NUMBER BALANCE COMPANY CARD NUMBER MORTGAGE AUTOMOBILE CHILDREN'S NAMES AGE SCHOOL OR HOME ADDRESS PHONE 1. 2. PERSONAL REFERENCES WORK OR HOME ADDRESS PHONE 1. 2. RELATIVE RELATIONSHIP STREET/ADDRESS CITY/STATE PHONE () () () () ()	AUTOMOBILE MAK	KE			_ YEAI	RC	OLOR		REGISTRATION	N #		STATE
MILITARY SERVICE Y D N D WHAT BRANCH DISCHARGED Y D N D WHEN HAS DEFENDANT BEEN BONDED BEFORE? AGENT OR SURETY DEFENDANT'S ATTORNEY ADDRESS PHONE () BANK ACCOUNTS HELD AT: CREDIT CARDS INSTITUTION ACCOUNT NUMBER BALANCE COMPANY CARD NUMBER MORTGAGE BALTOMOBILE CHILDREN'S NAMES AGE SCHOOL OR HOME ADDRESS PERSONAL REFERENCES WORK OR HOME ADDRESS PHONE 1. () 2. () RELATIVE RELATIONSHIP STREET/ADDRESS CITY/STATE PHONE () () () () () () () (DRIVER'S LICENSE	E NO				S	TATE	IN		ANY		
BANK ACCOUNTS HELD AT: BANK ACCOUNTS HELD AT: CREDIT CARDS INSTITUTION ACCOUNT NUMBER BALANCE COMPANY CARD NUMBER AUTOMOBILE	MILITARY SERVICE	EY ON OWHA	AT BRANG	СН					_ DISCHARGED Y	Y D N D	WHEN	1
BANK ACCOUNTS HELD AT: NSTITUTION ACCOUNT NUMBER BALANCE COMPANY CARD NUMBER	HAS DEFENDANT E	BEEN BONDED BEF	ORE?					A	GENT OR SURETY			
BANK ACCOUNTS HELD AT: INSTITUTION	IS DEFENDANT UN	DER ANY BAIL BO	ND NOW	? Y 🗆 N	N □ A	GENT OR SU	RETY					
INSTITUTION ACCOUNT NUMBER BALANCE COMPANY CARD NUMBER	DEFENDANT'S ATT	TORNEY				ADDRESS	S		P	HONE ()	
MORTGAGE AUTOMOBILE CHILDREN'S NAMES AGE SCHOOL OR HOME ADDRESS PERSONAL REFERENCES WORK OR HOME ADDRESS PHONE 1. () 2. () RELATIVE RELATIONSHIP STREET/ADDRESS.CITY/STATE PHONE () () () () () () () () ()	BANK ACCOUN	TS HELD AT:							CREDIT	T CARDS		
AUTOMOBILE CHILDREN'S NAMES AGE SCHOOL OR HOME ADDRESS PERSONAL REFERENCES WORK OR HOME ADDRESS PHONE () RELATIVE RELATIONSHIP STREET/ADDRESS.CITY/STATE PHONE () () () () () ()	MODECACE	INSTITU	JTION		ACCOU	JNT NUMBER	BALAN	NCE	COMP	ANY		CARD NUMBER
1. () 2. () RELATIVE RELATIONSHIP STREET/ADDRESS.CITY/STATE PHONE () () () () () () ()	AUTOMOBILE	DREN'S NAMES		AG	iΕ			SCI	HOOL OR HOME A	DDRESS		
1. () 2. () RELATIVE RELATIONSHIP STREET/ADDRESS.CITY/STATE PHONE () () () () () () ()												
2. () RELATIVE RELATIONSHIP STREET/ADDRESS.CITY/STATE PHONE () () () () () ()	PERSONA	L REFERENCES				WORK	OR HOME A	DDRESS		P	HONE	
RELATIVE RELATIONSHIP STREET/ADDRESS.CITY/STATE PHONE () () () () () () () () () (1.								()			
			DEL ATIONOMA									
() () () () () () () () () (RELA	ATIVE	RELA	ATIONSI	1117		STREET/AD	DRESS.C	ATY/STATE	P	HONE	
NEGOTIATORS/REQUESTORS ADDRESS DATE MANNER RELATIONSHIP										()	
NEGOTIATORS/REQUESTORS ADDRESS DATE MANNER RELATIONSHIP										()	
	NEGOTIATORS/F	REQUESTORS	ADDRE	SS			DATE			MANNE	R RELA	TIONSHIP

The Defendant hereby warrants that the foregoing declarations made and answers given are the truth without reservation and are made for the purpose of inducing the Surety to become surety or to procure suretyship on the bond or undertaking applied for herein, with the intent and purpose that they be relied on fully.

In addition, the Defendant hereby authorizes and directs his relatives, employers, bankers, the Federal Social Security Administration, the Internal Revenue Service, the state Department of Disability Insurance, the United States Armed Forces, the state Division of Motor Vehicles, all Municipal, County, State and Federal Law Enforcement Agencies and any other persons or organizations having information concerning the Defendant's whereabouts to give such information to American Surety Company and its assigns and/or duly authorized representatives. The Defendant understands that any information obtained will be used for the purpose of securing his or her appearance and/or apprehension for Court appearance, and for the purpose of securing reimbursement for any expenses incurred as a result of Defendant's non-appearance. The Defendant hereby waives his or her rights with respect to the Privacy Act and authorizes the use of copies of this document by Indiana Lumbermens Mutual Insurance Company and its assigns and/or fully authorized representatives. In addition, if the Defendant escapes from the custody of American Surety Company and is subsequently captured in a State of the United States other than the one in which the original charge was filed, or in a foreign country, the Defendant does hereby agree to return voluntarily to the State of original jurisdiction, and does hereby waive extradition proceedings and further consents to the application of such force as may be necessary to effect such returns.

The Defendant hereby acknowledges receipt of a copy of this Application for Appearance Bond and has received a copy of all other documents signed relating to the bond(s).

Signed and delivered this ______ day of _______, 20______

HERE 🔥		AGEN	1
_	Signature of Defendant		Signature of Agent
-	Mailing Address		
		PROMISSORY	NOTE
	eing executed by the undersigned to posted on behalf of the defendant		y Company, as Surety upon forfeiture or estreature of the
On demand a	after date, for value received, I/We	e promise to pay to the or	rder of American Surety Company
the sum of			DOLLARS
(\$), at P.O. Box 68932, Indianapolis, Indiana 46268
with interest th	hereon at the rate of	per cent, per ann	um from Call Date until fully paid. Interest is payable semi
			nand, notice of non-payment and protest, and in case suit
		•	•
C	•		upon demand of an attorney, to pay reasonable attorney's
fees for makin	ig such collection. After maturity,	this Note shall bear inter	est atper cent, per annum, payable semi-annually
It is further ag	reed and specifically understood the	hat this Note shall becom	e Null and Void in the event the said defendant
shall appear in	n the proper court at the time or time	nes so directed by the Jud	ge or Judges or competent jurisdiction until the obligations
under the appe	earance bond or bonds posted on be	ehalf of the defendant ha	ve been fulfilled and the Surety discharged of all liability
	•		
	herwise to remain in full force and	effect	, c
	herwise to remain in full force and	effect.	, c
	herwise to remain in full force and	effect.	
	herwise to remain in full force and	effect.	
	herwise to remain in full force and	Defendant	
	herwise to remain in full force and	Defendant	SEA
thereunder, otl	herwise to remain in full force and		SEA SEA SEA

(Defendant and Indemnitors must sign both the Promissory Note and Indemnity Agreement)

DEFENDANT