STATEWIDE BAIL BONDS

3236 Metairie Road Metairie, LA 70001 Case No. _____ Bond _____ Power Receipt # _____ Collateral THE UNDERSIGNED HAVE THIS DAY EMPLOYED STATEWIDE BAIL BONDS TO MAKE SECURE OR CAUSE TO BE MADE BAIL BOND FOR: Alias or Nickname For Appearance In ______ Court On ______ at _____a.m/p.m. Ant # _____ How Long _____ Address _____ Street City State Zip Phone _____ Cell ____ Own ____ Rent ____ Landlord/Mortgage Holder _____ Previous Address How Long Address _____ Employer _____ Phone _____ Title _____ How Long _____ Mo. Income _____ Previous Employer _____ How long _____ Military Record _____ Age _____ Marital Status Where Born ____ Date of Birth _____ City State Sex _____ Race ____ Height ____ Weight ____ Eyes ____ Hair ____ Identification Marks, Scars, Tattoos, Etc. Driver's License # ______State Soc Sec # Make of Auto ______ Year Model _____ Body Style _____ Color ____ Lic. # _____ State _____ Insurance Co. Lien Holder Address _____ Phone _____ Mate/Spouse _____ Address _____ Employer _____ Address ____ Title _____ Work Phone _____ Home Phone ____ Indemnitor ______ Address _____ Phone _____ Soc. Sec. # _____ Driver's License # _____ Date of Birth _____ Employer ______ Address ____ ______ Title _____ How Long _____ Mo. Income _____ Make of Auto ______ Year Model _____ Body Style _____ Color ____ Lic. # _____ State _____ Indemnitor _____ Address _____ Phone ____ Soc. Sec. # _____ Driver's License # _____ Date of Birth _____ Employer ______ Address _____ Phone ______ Title _____ How Long _____ Mo. Income _____ Make of Auto ______ Year Model _____ Body Style _____ Color ____ Lic. # ____ State ____

	Name	Address	Phone #	
Father				
Employment		**************************************		
Mother				
Employment				
Brother				
Employment				
		- was a sure of the sure of th		
Sister	5 Eng. 11 (5)			
Employment				
Friend/Relative				
Employment		THE STATE OF THE S		
		Children		
Name 1.	Age	Name 2	Age	
Prev. Arrest		Any Bonds Now		
Convictions	Where		Prob./Parole	
ey number(s)			, c . v .	11.5
			rties jointly and severally agree as follow	
as maybe ordered by the Co	urt.		ne(s) therein fixed, and such other times	
expenses, suits, orders, judgme	ents, or adjudications whatsoever which	ch the Surety shall or may for any cause su	l claims, demands, liabilities, costs, changes stain or incur by reason of surely having executivities, costs, counsel fees, expenses, suits,	cuted said l
adjudications against it, by r	reason of its Suretyship, and before	the Surety shall required to pay the sarrty, real or personal, in which they may have		that the S
That the voucher, or any evide and their successors and assig	ence of any payment made by Surety, b gns.	by reason of this Suretyship shall in itself, b	e conclusive evidence of such payment as to	the Indem
		rom its Suretyship upon the Bond or ur	dertaking herein, without liability to any	
That Indemnitor obligations	and the face to fellow any assessment based from the	ferred to herein, but shall apply in all of	her bonds or undertakings issued by Surety	
	of all duties, demands, liabilities, o	in shall not terminate upon exoneration obligations, costs or expenses in any wa	of the bond or undertaking but shall cont y related therein.	at the rec
That the waiver of Surety of a that failure of any Indemnitor	of all duties, demands, liabilities, o my breach of any term or condition he to comply with the terms and conditi	in shall not terminate upon exoneration obligations, costs or expenses in any warrein shall not be deemed a waiver of same ions herein shall not act as or be constructed.	of the bond or undertaking but shall cont	at the re inue until or condition
That the waiver of Surety of a that failure of any Indemnitor shall remain liable and bound This Agreement shall be const of this State, this Agreemen	of all duties, demands, liabilities, on my breach of any term or condition he to comply with the terms and conditi by all provisions of this Agreement. trued and enforced under the laws of th	in shall not terminate upon exoneration obligations, costs or expenses in any was rein shall not be deemed a waiver of same ions herein shall not act as or be constructed the State of Louisiana. In the event any of the	of the bond or undertaking but shall cont y related therein. of any subsequent breach of the same term o	y at the re inue until or condition Indemnitor ent with the
That the waiver of Surety of a that failure of any Indemnitor shall remain liable and bound This Agreement shall be const of this State, this Agreement provisions were omitted. The use of the plural herein binding upon Indemnitor he	of all duties, demands, liabilities, on my breach of any term or condition he to comply with the terms and conditi by all provisions of this Agreement. trued and enforced under the laws of that as to these provisions only, shall a shall include the singular. Obligate eirs, successors, representatives and	in shall not terminate upon exoneration obligations, costs or expenses in any warein shall not be deemed a waiver of same ions herein shall not act as or be construed the State of Louisiana. In the event any of the libe null and void, and the remainder tions of the Indemnitor shall be joint at assigns.	of the bond or undertaking but shall contry related therein. of any subsequent breach of the same term of d as a release or waiver as to the remaining the provisions of this Agreement are inconsisted shall be enforced with the same effect and several and the provisions of this Agreement are inconsisted that the same effect and several and the provisions of this Agreement are inconsisted that the same effect and several and the provisions of this Agreement are inconsisted that the same effect and several and the provisions of this Agreement are inconsisted that the same effect and several and the provisions of this Agreement are inconsisted that the same effect and several and the provisions of this Agreement are inconsisted that the same effect as the same effect	y at the re- inue until or condition Indemnitor ent with the s through
That the waiver of Surety of a that failure of any Indemnitor shall remain liable and bound This Agreement shall be const of this State, this Agreement provisions were omitted. The use of the plural herein binding upon Indemnitor he That failure of the defendant charged against any refunds	of all duties, demands, liabilities, only breach of any term or condition here to comply with the terms and condition by all provisions of this Agreement. It was a conference of the laws of the trued and enforced under the laws of the true of the	in shall not terminate upon exoneration obligations, costs or expenses in any wa wrein shall not be deemed a waiver of same ions herein shall not act as or be construed the State of Louisiana. In the event any of the libe null and void, and the remainder tions of the Indemnitor shall be joint at assigns. Sition within thirty (30) days, may caust	of the bond or undertaking but shall contry related therein. of any subsequent breach of the same term of as a release or waiver as to the remaining the provisions of this Agreement are inconsisted shall be enforced with the same effect and several and the provisions of this Agreement are inconsisted shall be enforced with the same effect and several and the provisions of this Agreement are assessment of a Thirty Dollars(\$30.00)	y at the re- inue until or condition Indemnitor ent with the s through cement sha
That the waiver of Surety of a that failure of any Indemnitor shall remain liable and bound This Agreement shall be const of this State, this Agreement provisions were omitted. The use of the plural hereir binding upon Indemnitor he That failure of the defendar charged against any refunds IN WITNESS WHEREOF, to	of all duties, demands, liabilities, only breach of any term or condition here to comply with the terms and condition by all provisions of this Agreement. It was a conference of the laws of the trued and enforced under the laws of the true of the	in shall not terminate upon exoneration obligations, costs or expenses in any wa wrein shall not be deemed a waiver of same ions herein shall not act as or be construed the State of Louisiana. In the event any of the libe null and void, and the remainder tions of the Indemnitor shall be joint at assigns. Sition within thirty (30) days, may caust	of the bond or undertaking but shall contry related therein. of any subsequent breach of the same term of d as a release or waiver as to the remaining the provisions of this Agreement are inconsisted shall be enforced with the same effect and several and the provisions of this Agreement are inconsisted that the same effect and several and the provisions of this Agreement are inconsisted that the same effect and several and the provisions of this Agreement are inconsisted that the same effect and several and the provisions of this Agreement are inconsisted that the same effect and several and the provisions of this Agreement are inconsisted that the same effect and several and the provisions of this Agreement are inconsisted that the same effect as the same effect	y at the rec inue until or condition Indemnitor ent with the s through cement sha
That the waiver of Surety of a that failure of any Indemnitor shall remain liable and bound This Agreement shall be const of this State, this Agreement provisions were omitted. The use of the plural hereir binding upon Indemnitor he That failure of the defendar charged against any refunds IN WITNESS WHEREOF, to	of all duties, demands, liabilities, on the preach of any term or condition here to comply with the terms and condition be to comply with the terms and condition be to comply with the terms and condition of this Agreement. It was all provisions of this Agreement as to these provisions only, shall in shall include the singular. Obligate the successors, representatives and that to notify company of case disposed the defendant.	in shall not terminate upon exoneration obligations, costs or expenses in any wa wrein shall not be deemed a waiver of same ions herein shall not act as or be construed the State of Louisiana. In the event any of the libe null and void, and the remainder tions of the Indemnitor shall be joint at assigns. Sition within thirty (30) days, may caust	of the bond or undertaking but shall contry related therein. of any subsequent breach of the same term of as a release or waiver as to the remaining the provisions of this Agreement are inconsisted shall be enforced with the same effect and several and the provisions of this Agreement are inconsisted shall be enforced with the same effect and several and the provisions of this Agreement are assessment of a Thirty Dollars(\$30.00)	y at the recinium until or condition indemnitor ent with the sthrough per case of the case
That the waiver of Surety of a that failure of any Indemnitor shall remain liable and bound This Agreement shall be const of this State, this Agreement provisions were omitted. The use of the plural herein binding upon Indemnitor he That failure of the defendar charged against any refunds IN WITNESS WHEREOF, 19	of all duties, demands, liabilities, only breach of any term or condition here to comply with the terms and condition be to comply with the terms and condition be to comply with the terms and condition of this Agreement. It was all provisions of this Agreement as to these provisions only, shall in shall include the singular. Obligate this, successors, representatives and to notify company of case disposed due defendant. The parties have executed this Agreement and the parties have executed this Agreement and the parties have executed the parties have executed the Agreement and the parties have executed the parties and the parties and the parties have executed the parties and the parties have executed the parties and the parties and the parties have executed the parties and the parties and the parties and the parties and	in shall not terminate upon exoneration obligations, costs or expenses in any warein shall not be deemed a waiver of same ions herein shall not act as or be construed the State of Louisiana. In the event any of the liber of the Indemnitor shall be joint at assigns. Sition within thirty (30) days, may cause ement this	of the bond or undertaking but shall contry related therein. of any subsequent breach of the same term of d as a release or waiver as to the remaining the provisions of this Agreement are inconsisted shall be enforced with the same effect and several and the provisions of this Agreement are inconsisted shall be enforced with the same effect and several and the provisions of this Agreement are assessment of a Thirty Dollars(\$30.00).	y at the rec inue until or condition Indemnitor ent with the s through perment sha per case t
That the waiver of Surety of a that failure of any Indemnitor shall remain liable and bound This Agreement shall be const of this State, this Agreement provisions were omitted. The use of the plural herein binding upon Indemnitor he That failure of the defendar charged against any refunds IN WITNESS WHEREOF, to TNESS:	of all duties, demands, liabilities, only breach of any term or condition here to comply with the terms and condition be to comply with the terms and condition be to comply with the terms and condition of this Agreement. It was all provisions of this Agreement as to these provisions only, shall in shall include the singular. Obligate this, successors, representatives and to notify company of case disposed due defendant. The parties have executed this Agreement and the parties have executed this Agreement and the parties have executed the parties have executed the Agreement and the parties have executed the parties and the parties and the parties have executed the parties and the parties have executed the parties and the parties and the parties have executed the parties and the parties and the parties and the parties and	in shall not terminate upon exoneration obligations, costs or expenses in any warrein shall not be deemed a waiver of same ions herein shall not act as or be constructed to the State of Louisiana. In the event any of the libe null and void, and the remainder tions of the Indemnitor shall be joint as assigns. sition within thirty (30) days, may causement this	of the bond or undertaking but shall contry related therein. of any subsequent breach of the same term of das a release or waiver as to the remaining the provisions of this Agreement are inconsisted shall be enforced with the same effect and several and the provisions of this Agreement are assessment of a Thirty Dollars(\$30.00) day of	y at the re inue until or condition Indemnitor ent with the s through per case
That the waiver of Surety of a that failure of any Indemnitor shall remain liable and bound This Agreement shall be const of this State, this Agreement provisions were omitted. The use of the plural herein binding upon Indemnitor he That failure of the defendar charged against any refunds IN WITNESS WHEREOF, to TNESS:	of all duties, demands, liabilities, only breach of any term or condition here to comply with the terms and condition be to comply with the terms and condition be to comply with the terms and condition of this Agreement. It was all provisions of this Agreement as to these provisions only, shall in shall include the singular. Obligate this, successors, representatives and to notify company of case disposed due defendant. The parties have executed this Agreement and the parties have executed this Agreement and the parties have executed the parties have executed the Agreement and the parties have executed the parties and the parties and the parties have executed the parties and the parties have executed the parties and the parties and the parties have executed the parties and the parties and the parties and the parties and	in shall not terminate upon exoneration obligations, costs or expenses in any was trein shall not be deemed a waiver of same ions herein shall not act as or be construed the State of Louisiana. In the event any of the libe null and void, and the remainder tions of the Indemnitor shall be joint an assigns. Sition within thirty (30) days, may cause ement this	of the bond or undertaking but shall contry related therein. of any subsequent breach of the same term of das a release or waiver as to the remaining the provisions of this Agreement are inconsisted shall be enforced with the same effect and several and the provisions of this Agreement are assessment of a Thirty Dollars(\$30.00) day of	y at the r inue unti- or condition Indemnition that with the sthrong element sliper case

Relationship to Defendant Agent's Signature

THE PREMIUM PAID ON THIS BOND IS NOT RETURNABLE

	PROMISSORY NOTE	
This Note is being executed by the undersigned to se bond(s) posted on behalf of the defendant named belo	ecure CONTINENTAL HERITAGE as Surety upon fo	rfeiture or estreature of the surety
Dollars, (\$), with Date until fully paid. Interest payable semi-annually. I and protest, and in case suit shall be brought for the	se to pay to the order of STATEWIDE BAIL BONDS the interest thereon at the rate of	2%) percent, per annum from Call ve demand, notice of non-payment on demand of an attorney, to pay
directed by the Judge or Judges of competent jurisd	od that this Note shall become Null and Void in shall appear in the diction and the obligations under the appearance bond ed of all liability thereunder, otherwise to remain un full	proper court at the time or times so or bonds posted on behalf of the
Date		
		(SEAL)
(Print Full Name)	(Sig	mature)
(Print Full Name)	(Sig	mature) (SEAL)
		9 8 6 7 1 1 1 1 1 1