BOOKIN#	JA	\IL	5%n	
LAST NAME	FIRST NAME		RACE	M - F
DOB:				
Address:		City/State	/Zip:	
POWER NO.		DATE POS	TEDFIL	.E#
CHADGE				
CAUSE NO		COURT DATE_	COUR	T
BOND AMT \$	FEE \$	PAID	\$BALANC	E \$
BILLING: (WEEKL	Y, BI-WEEKLY, IN FULL) PA	YMENTS OF \$	FIRST PAY	MENT DUE
CHECK IN BY:	PHONE / OFFICE	STARTING ON:		
RECEIPT NO		Credit Check	POSTING AGENT	
POWER NO		DATE POS	TED FIL	E#
CHARGE				
CAUSE NO		COURT DATE_	COURT	
BOND AMT \$	FEE \$	PAID S	BALANC	E \$
BILLING: (WEEKL	Y, BI-WEEKLY, IN FULL) PA	YMENTS OF \$	FIRST PAYI	MENT DUE
CHECK IN BY:	PHONE / OFFICE	STARTING ON:		
RECEIPT NO		□ credit □ check	POSTING AGENT	
POWER NO		DATE POS	TEDFILE	<u></u>
CHARGE				
CAUSE NO		COURT DATE_	COURT	
BOND AMT \$	FEE \$	PAID \$	BALANCE	= \$
BILLING: (WEEKL'	Y, BI-WEEKLY, IN FULL) PAY	YMENTS OF \$	FIRST PAYN	MENT DUE
CHECK IN BY:	PHONE / OFFICE	STARTING ON: _		
RECEIPT NO		□credit □check	POSTING AGENT	
			•	
CONTACT:		PHON	E#	
TOTAL FEES \$_	DOWN	I PAYMENT \$	BALANCE \$	
PAYMENTS OF	\$ (WEEKL	Y, BI-WEEKLY, IN	FULL) STARTING ON	

INDEMNITOR APPLICATION "PRINT CLEARLY"

PLEASE	WRITE NEATLY		SHOULD SELECTIVE TO	DUONE #	
	PERSON BONDING OUT		D.O.B	PHONE #	
IS DEFENI	DANT A US CITIZEN: Yes	No			
HOW DID	YOU HEAR ABOUT US? (CIR	CLE ONE): YELLOW PAGES	MOBILE SIGNS	INTERNET OTHER_	
Co-Signa	r's Personal Information:	(*ALL SPACES MUST BE COMPLE	TED. ALL REFERENCE	S WILL BE VERIFIED*)	
(Anv info	rmation discovered to be fal	se will be considered a breac	h of Terms & Conditi	ons)	
ADDRESS_			s	TATEZIP CODE	
AULIS DEPENDING ON BRIDE			IRED):		
		CELL PHONE ()	100		
HOME PHO	NE ()		DL	#/ID#	
		477 (24 Sent of the 22 Page 1)	첫 명인한 연인가 (시간으로 연기사)		
VEHICLE (1)	TYPE	LANEL CONTROL OF THE			
VEHICLE (2)	TYPE	COLOR			
			/	TANE	
DO YOU F	RECEIVE ANY OF THE FOLLOWING	G SERVICES: FOOD STAMPS	SSI/DISABILI	IAW _	HOWLONG
NAME OF E	MPLOYER		-).		
EMPLOYER	ADDRESS				
SIGNIFICAN	NT OTHER NAME (SPOUSE, BOYFRIEN	ID/GIRLFRIEND)			
SIGNIFICAT	NT OTHER: CELL NUMBER			ER	
REFERE	NCES- (Family & Friends) Th	at DO NOT Live at Same Loca	tion: ALL REFERENCE	S WILL BE VERIFIED**	
02					
1.	NAME		CITY	ZIP C	ODE
	ADDRESS		CELL NUMBER		
2.	NAME		cm/	71P (ODE
	ADDRESS		CELL MUNAPER		.005
3.	NAME		REL	ATIONSHIP TO COSIGNER	
	ADDRESS		CITY	ZIP (CODE
	HOME NUMBER		CELL NUMBER		
INDEMN		FENDANT(S) FORTHCOMING BEFORE THE C			
	SHOULD NOT BE ANY COSTS OR LOSSES	PROVIDED THE DEFENDANT(S) DOES NOT VECTOR OF ANY INTERPRETATION OF THE PROVIDED THE	MOLATE THE CONDITIONS OF THE TATEMENT FEE.	HE BOND AND APPEARS ON TIME A	ALL REQUIRED COURT
	COLLATERAL: WILL BE RETURNED TO THE	E PERSON(S) NAMED IN THE COLLATERAL R	ECEIPT FROM ONLY, THE COLL	ATERAL RECEIPT FORM COPT MOST	DE RETURED IN ORDER FOR
•	If the defendant is a not	n-us citizen, posting a bone	d does not guarant	ee that defendant wi	II be released. Any
5 9 /2	fees naid toward release	e will not be refunded. In	the event Dallas Co	ounty Jail accepts the	bond and the
	defendant is not release	d the co-signer is liable for	or the bond until th	ne case is closed. INIT	TAL HERE:
78	REFUNDS: THERE IS AS \$40.00 ADM	MINISTRATION FEE THAT WILL BE APPLIED F	PER EACH BOND POSTED, TYPE	OUT OR ANY PAPERWORK COMPI	ETED. REFUND CHECKS WILL
5.75	ONLY BE MADE OUT TO THE PERSON W	HOSE NAME IS ON THE RECEIPT ON MOND. EFUND ON IMMIGRATION HOLDS. BONDS	AY AND WEDNESDAY BETWEEN	I 9AM AND 4PM. ALL BOND PAPER	WORK MUST BE TURNED INTO
THE PRINC	PAL (DEFENDANT) BE SURRENDERED BY AVARRANTS THAT THE DECLARATIONS MADE	OF MONIES, I UNDERSTAND AND AGREE THE BEST BAIL BONDS AND AGREE TO PAY ALL AND ANSWERWS GIVEN IN THE APPLICATION FOR BAIL BONDS MAY BE SUBJECT TO CRIP	. COST INCURRED BY AA-BEST E ON FOR BAIL BOND(S) ARE THE	FULL AND COMPLETE TRUTH. ANY	DERTAKING. THE UNDERSIGNED

INDEMNITOR SIGNATURE

YOU WILL ALSO NEED TO PROVIDE A VALID ID/DRIVER'S LICENSE AND VALID PROOF OF ADDRESS SUCH AS A WATER BILL, AUTO INSURANCE OR ELECTRIC BILL

BAIL BOND INDEMNITOR'S PROMISES

Defendant's name	Power #			
Indemnitor's name	Court			
Home address	Soc. Sec #			
CityStateZip Code	Home Phone ()			
Employer	DL#			
Work Address	Work Phone ()			
CityStateZip Code	DOB			
 Consideration: The consideration or cause of this agreement is the posting of a bail bond by surety on behalf of defendant in the above named court. Indemnification: I, the undersigned hereby agree to save and hold the surety and its agents and/or assigns from any loss whatsoever resulting from the failure of the above named defendant named defendant to appear in court as ordered. I, the undersigned, hereby agree to pay all cost (\$500.00 minimum charge) associated with the failure of the above named defendant to appear in court as ordered. In U.S. Currency to surety, its agents and/or assigns upon the failure of the above named defendant to appear in court as ordered. A copy of a judgment of bond forfeiture naming the above name defendant shall be prima facie evidence of loss sustained by surety and its agent and /or assigns. Jurisdiction and Venue: I, the undersigned, hereby agree and stipulate that any Court of proper jurisdiction where the bail bond is posted is a convenient and proper forum to litigate any dispute under this agreement. Authorization. I hereby authorize the holder of this instrument to utilize any information given above to pursue the collection of any debt that may be owed. Attorney's Fees. I, the undersigned, hereby agree to pay all court costs and attorneys fee in the event this matter is turned over to an attorney for collection, which attorney's fees shall be 33 1/3% of the subject matter of the litigation Severability. The provisions of this agreement are severable and if for any reason any provision of this agreement shall be declared invalid or unenforceable, then such provision or provisions shall be considered as not written and the remainder of this agreement shall remain valid and enforceable. 				
Promisso	ory Note			
\$	Date 20			
For valve received, I the undersigned, unconditionally promise to pay to	bearer on demand the amount of			
guarantors and sureties heron, hereby severally waive presentment for p service of petition, all legal delays and confess judgment in favor of any the time of payment hereof may be extended from time to time, one or previous consent hereby binding themselves in solido, unconditionally, a cost and attorney fees. No delay on the part of the holder hereof and ex	ayment, notice of non-payment, protest notice of protest, citation and legal holder, and all pleas of division and discussion, and agree that nore times, without notice of extension or extensions and without as original promisors, for the payment thereof in principal, interest,			
Should this note not be paid at maturity or when due or demandable, as attorney for any reason the makers, endorsers, guarantors and sureties a are hereby fixed at 33 1/3% on the amount due on the note together wit	and each of them hereby agree to pay the fees of such attorney, which			
A married person signing this note is acting for and on behalf of the community of acquets and gains existing between him/her and his/her husband/wife and also binds him/her with respect to his/her separate and paraphernal property.				
The provisions of this note are severable and if for any reason any provision provision or provisions shall be considered as not written and the remain	ion of this note shall be declared invalid or unenforceable, then such der of this note shall remain valid and enforceable.			

Right thumbprint

PROMISSORY NOTE

promise to pay to the order of ALBERT SA	eceipt and sufficiency of which is Hereby acknowledged, myself, as principal, AENZ, d.b.a., AA-BEST BAIL BONDS in the city of Dallas, Dallas County, Texas,
the total sum of (each bond amount list	ted 1 23 4) DOLLARS of Ten Percent (10%) per annum
from date until paid on all bonds.	
	nd payable in full as follows at the election of the holder: IAND or notice upon the forfeiture of the Bail Bond of
In the county,), and a demand upon maker of the note shall be sufficient
	d upon all said makers, whether made orally or in writing.
payable (punctual payment shall mean not above) then an additional sum as reasonated more, if the same is placed in the hands of	at upon default in the punctual payment of this note when it becomes due and of to exceed five (5) days after the note becomes due and payable as provided able collection fees shall be added to said principal and interest, and further of an attorney for collection, then the undersigned agree to and promise to pay ey's fee, which in no event be less than Twenty Percent (20%) of the principal
any of us to accept partial payment or pay	at after this note becomes due and payable, the holder hereof may agree with yments in installments and such agreement of payments shall not affect the nain bound for the payment hereof. Venue of an action on this note shall be in
	at if suit is necessary for collection of this note, the holder hereof may sue and served with citation therein shall not be released but shall remain bound for the
PRINCIPALS HEREBY acknowledge receip provisions of the same before signing it.	ot of a copy of this Promissory Note and have read and understand the
Dated this	day of
Principal Signature	Print Name
Principal "cosigner" Signature	Print Name
Principal "cosigner" Signature	Print Name
Principal "cosigner" Signature	Print Name

PROMISSORY NOTE (SHORT)

BALANCE \$	DATE:	
best Ball Bonds in the city of Dallas	f us as principals, promise to pay to the order of Albert Saenz d.b.a. A. Dallas County, Texas the sum	A-
of:	Dollars	
), in legal and lawful money of the United States of America eof until maturity at the rate of 0% per annum: the interest payable _; matured unpaid principal and interest shall bear interest at the rate at the of maturity until paid. This note is due as follows, to-wit:	
TO BE PAID AS FOLLOWS: WE	EKLY .	
PAYMENTS OF \$	STARTING ON	
UNTIL PAID IN FULL. COSIGNER IS F	ESPONSIBLE FOR PAYMENTS ALSO.	
interest as the same shall become d matured, at the option of the holder Bankruptcy, or either judicial proceed after maturity, then the undersigned	fault in the punctual payment of this note or any part thereof, principally and payable, the entire indebtedness evidenced hereby shall be and payable, the entire indebtedness evidenced hereby shall be an in the event this Note, or any part hereof, is collected through probactions by an attorney or is placed in the hands of an attorney for collection, agree and promise to pay a reasonable attorney's fee for collection, en percent (10%) of the principal and interest then owing.	te.
presentations of payment, notices of the this note and as to each, every a holder of this note may at anytime, of extend the date of maturity hereof o	his note expressly waives all notices, demands for payment, intention to accelerate the maturity, protest and notice of protest, as ad all installments hereof, and each consents that the payee or other and from time to time, upon request of or by agreement with myself, change the time or method of payments without notice to any of the who shall remain bound for the payment hereof.	
Signature (PRIMARY)	Print name	
Signature (co-signer)	Print name	
Signature (co-signer)	Print name	
Signature (co-signer)		
Signature (defendant)		

BONDING REGULATIONS

**DEFENDANT MUST REPORT TO OFFICE in person within <u>24 HOURS</u> of release from JAIL or Best Bail Bonds WILL SURRENDER the bond(s) and issue a WARRANT for the defendant's arrest. Any and ALL FEES paid by the defendant and/or indemnity will be forfeited if Defendant fails to report and sign all documents required.

NEVER LEAVE OUR OFFICE WITHOUT A RECEIPT OF ANY PAYMENT MADE

Defendant and Indemnity hereby agree that AA-Best Bail Bonds will SURRENDER bond(s) in the event that the defendant:
PENDING IN ANY OTHER COUNTY IN OR OUT OF THE STATE OF TEXAS. ———————————————————————————————————
/ MISLEAD OR GIVE FALSE INFORMATION AT ANY TIME, VERBAL OR WRITTEN, WHILE ON BOND.
IF THE DEFENDANT COMMITS AN ACT WHICH WILL CONSTITUTE REASONABLE EVIDENCE OF DEFENDANTS INTENTION TO CAUSE A FORFEITRE OF BAIL BOND(S)
Any bonds posted are made as an obligation of the corporate surety Bankers Insurance Company, DBA, Albert Saenz, AA Best Bail Bonds
FORFEITURE In the event that said bail bond(s) be forfeited for any reason. SUBETY SUALL HAVE TO DAY GAYD DOND. The said bail bond(s) be forfeited for any reason. SUBETY SUALL HAVE TO DAY GAYD DOND.
In the event that said bail bond(s) be forfeited for any reason, SURETY SHALL HAVE TO PAY SAID BOND. The indemnifying party agrees to indemnity and hold harmless said Surety from any such liability to pay by any reason of any failure of the named defendant to comply with the terms stated above, of said bond(s).
DATE OF RELEASE:
DEFENDANT:INDEMNITY:
DEFENDANT:INDEMNITY: BOND AMOUNT: \$,\$,\$
BOND AMOUNT: \$,\$,\$,\$
BOND AMOUNT: \$,\$,\$,\$,\$
BOND AMOUNT: \$,\$,\$,\$,\$,\$
BOND AMOUNT: \$,\$,\$,\$,\$,\$,\$
BOND AMOUNT: \$

AA-BEST BAIL BONDS DEFENDANT TERMS AND CONDITIONS

AA- Best Bail Bonds, shall have control and jurisdiction over the Defendant during the term for which the bail bond(s) is executed and shall have the right to apprehend, arrest, and surrender the defendant to the proper officials at any time as provided by law.

DEFENDANT INFORMATION (*ALL SPAC				
(Any information discovered to be f				
LAST NAME			MIDDLE IN	
ADDRESS	CELL DUONE (ST.	ATEZIP C	ODE
HOME PHONE ()	CELL PHONE ()			
EMAIL (REQUIRED): DOB SSN#	DL#	or ID#	WGT	HGT
PLEASE IDENTIFY ALL VISIBLE SCARS, TA			/· = : = c > \	
(LT/ARM)	(RT/ARM)	/c.s.cr\	_(LTLEG)	
(RTLEG)	(NECK)	(FACE)		
VEHICLE/S YOU OWN OR BORROW FOR	R TRANSPORTATION:			
VEHICLE MAKE (1)	MODEL	COLOR	LIC PLATE#_	
VEHICLE MAKE (2)	MODEL	COLOR	LIC PLATE#_	
EMPLOYMENT		DEPT	HOW LO	NG
STREET ADDRESS POSITION	CITY	STATE	ZIP CODE	*
POSITION	WORK PHONE () _	EXT.		
IF MARRIED- NAME OF SPOUSE	IF OTHER - N	NAME OF BOYFRIEND/GIRLFRIE	ND	
EMPLOYMENT	DEPT		RK PHONE ()_	
CELL PHONE ()	OTHER PHONE ()			
REFERENCES- (Family & Friends) That D		eferences will be Verified. Any	information discovere	ed to be false will be
considered a breach of Terms & Conditi	<u>ons)</u>			
4 NIABAC		DEL ATIONISHIE	Š	
1. NAME	CITY	RELATIONSHIP STATE	ZIP CODE	
ADDRESS HOME PHONE ()	CELL PHONE ()	OTHER PH		
2. NAME	CLEE / 11O/4E (RELATIONSHIP	·	
ADDRESS	CITY	STATE	ZIP CODE	
HOME PHONE ()	CELL PHONE ()	OTHER PH		
3. NAME		RELATIONSH		
ADDRESS	CITY	STATE	ZIP CODE	
HOME PHONE ()	CELL PHONE ()	OTHER PH		
4. NAME		RELATIONSHIP		
ADDRESS	CITY	STATE	ZIP CODE	
HOME PHONE ()	CELL PHONE ()	OTHER PH	IONE ()	
DISCLOSURE: For good and valu	able consideration, the unde	ersigned principal hereby	agrees to indemi	nify and /or hold
harmless AA-Best Bail Bonds or				
comply with the terms and cond				
reinstatement fee. If the defend	dant is a resident from anoth	ier state, the bonding fee	will be 20% of tr	ne amount of the
bond, 15% if a resident from and	other county.			
In addition, the Defendant herel	by authorizes and directs his	relatives, employers, bar	nkers, the Federa	I Social Security
Administration, the Internal Rev				50 Ti
	Cara Cara Cara Cara Cara Cara Cara Cara	100		8
Forces, the State Division of Mo	tor Vehicles, all Municipal, C	ounty, State and Federal	Law Enforcemen	t Agencies and any
other persons or organizations h	naving information concerning	ng the defendant's where	eabouts to give su	ich information to
AA-Best Bail Bonds and its assign			— · ·	
		•		
information obtained will be use	ed for the purpose of securin	ig his or her appearance a	and/or apprehens	sion for court
appearance, and for the purpose	e of securing reimbursement	t for any expenses incurre	ed as a result of D	efendant's non-
appearance. The defendant here	hv waives his or her rights v	with respect to the Privac	v Act and authori	zes the use of
			. •	
copies of this document by AA-E		s and/or authorized repr	esentatives. Albe	rt Saenz, Agent,
Bankers Insurance Co. does busi	ness as AA Best Bail Bonds.			
Cianatura of Defendent (
Signature of Defendant (applicant)				
	D/	ATE		
Agent Initials				

BAIL BOND PREMIUM PROMISSORY NOTE

**** Read Carefully, You Are Assuming Specific Obligations!!! ****

Name	Court
Home address	Soc. Sec #
CityStateZip Code	Home Phone ()
Employer	DL#
Work Address	Work Phone ()
CityStateZip Code	DOB
behalf of a criminal defendant in the above named court. 8. Jurisdiction and Venue: I, the undersigned, hereby agree where the bail bond is posted is a convenient and proper	e and stipulate that any Court of proper jurisdiction
Promiss	sory Note
\$	Date 20
For valve received, I the undersigned, unconditionally promise	to pay to bearer on demand the amount of
endorsers, guarantors and sureties heron, hereby severally was notice of protest, citation and service of petition, all legal delay pleas of division and discussion, and agree that the time of patimes, without notice of extension or extensions and without punconditionally, and as original promissors, for the payment the on the part of the holder hereof and exercising any rights here	ays and confess judgment in favor of any legal holder, and all ayment hereof may be extended from time to time, one or mo previous consent hereby binding themselves in solido, thereof in principal, interest, cost and attorney fees. No delay
Should this note not be paid at maturity or when due or demandable of an attorney for any reason the makers, endorsers, gut the fees of such attorney, which are hereby fixed at 25% on the (\$500.00 minimum charge.)	uarantors and sureties and each of them hereby agree to pay
A married person signing this note is acting for and on behalf him/her and his/her husband/wife and also binds him/her wi	
The provisions of this note are severable and if for any reason unenforceable, then such provision or provisions shall be constremain valid and enforceable.	

54274 Form AP030708-1212

NOTICE REGARDING ALIENS WHO MAKE BOND

An alien incarcerated for criminal charges in the United States may be subject to detention and deportation by the United States government. Detention and deportation are particularly likely for aliens who are in the United States illegally.

Bonds for criminal charges have no effect on detention and deportation proceedings or possibilities. An alien who makes bond on all state criminal charges may, in some cases, never obtain release from jail before disposing of his or her criminal case. Furthermore, he or she may be subject to deportation at any time.

An alien making a bail bond and his or her bondsman may remain liable on the bond when the alien fails to appear for court due to deportation from the United States.

Finally, it should be noted that anyone who encourages or aids an alien to enter or reenter the United States illegally may be subject to criminal prosecution, as may anyone who encourages or aids an alien to intentionally or knowingly fail to appear for court proceedings as promised in a bail bond.

NOTIFICACIÓN REFERENTE A PERSONAS INDOCUMENTADAS QUE UTILIZAN FIANZAS

Una persona indocumentada que haya sido encarcelada por cargos criminales dentro de los Estados Unidos, puede ser detenida y deportada por el gobierno federal. La detención y deportación son muy probables para aquellas personas que estén de manera ilegal en los Estados Unidos.

Las fianzas para cargos criminales no tienen efecto alguno en los procedimientos o posibilidades de detención y/o deportación. Una persona indocumentada que utiliza una fianza en cualquier cargo criminal podría, en algunos casos, no ser puesto en libertad antes de que se completen los procedimientos de su caso, e incluso, podría ser deportada en cualquier momento.

Una persona indocumentada que utiliza una fianza y su afianzador o afianzadora, pueden ser hechos responsables de cubrir la fianza cuando la persona indocumentada no se presente ante la corte debido a que haya sido deportada.

Finalmente, se debe aclarar que cualquier persona que ayuda o incentiva a que una persona indocumentada ingrese o reingrese de manera ilegal a los Estados Unidos, puede ser perseguida criminalmente. De la misma manera, también se puede perseguir criminalmente a cualquier persona que incentiva o ayuda a que una persona indocumentada, con conocimiento o de manera intencional, no se presente a corte de acuerdo a lo prometido en su fianza.

Indemnitor:	Date:	Time:
Indemnitor:	Date:	Time:
Indemnitor:	Date:	Time:
Defendant :	Date:	Time:
Opening Agent:	Date:	Time:
Closing Agent:	Date:	Time:



P.O. BOX 33015 ■ St. Petersburg, FL 33733

727 823 4000 ■ 800 627 0000 ■ FAX 727 803 4076

AUTHORIZATION TO RELEASE LETTER

partnership, or corporation having any inform	hereby authorize any person, agency, ation concerning my character and financial		
reputation, to release such information to B	ankers Surety Services, Inc., and Bankers		
Insurance Company. This information is to	be used for possible contractual agreement		
between myself and Bankers Surety Services,	Inc./Bankers Insurance Company and will		
not be available for public inspection.			
I hereby waive any and all rights I may ha	ve under Title 28 Privacy Act-Freedom of		
Information Act, Title 6, Fair Credit reporti	ng Act and any such local or State law. I		
consent to and authorize, without reservation,	Bankers Surety Services, Inc. and Bankers		
Insurance Company or its agent, to obtain an records concerning me from any party or a			
Federal), including, but not limited to Social	Security Records, criminal records, driving		
records, telephone records, medical records	s, school records, credit reports, worker		
compensation records, employment records.			
I hereby release such nerson agency northership or corporation from lightly 1.1			
I hereby release such person, agency, partnership, or corporation from liability which may be incurred in releasing this information to Bankers Insurance Company and Bankers			
be incurred in releasing this information to	Bankers Insurance Company and Bankers		
be incurred in releasing this information to Surety Services, Inc., including liability under I	Bankers Insurance Company and Bankers		
be incurred in releasing this information to	Bankers Insurance Company and Bankers		
be incurred in releasing this information to	Bankers Insurance Company and Bankers		
be incurred in releasing this information to	Bankers Insurance Company and Bankers		
be incurred in releasing this information to Surety Services, Inc., including liability under I	Bankers Insurance Company and Bankers Federal Law.		
be incurred in releasing this information to	Bankers Insurance Company and Bankers		
be incurred in releasing this information to Surety Services, Inc., including liability under I	Bankers Insurance Company and Bankers Federal Law.		
be incurred in releasing this information to Surety Services, Inc., including liability under I	Bankers Insurance Company and Bankers Federal Law.		
be incurred in releasing this information to Surety Services, Inc., including liability under I Social Security Number	Bankers Insurance Company and Bankers Federal Law.		
be incurred in releasing this information to Surety Services, Inc., including liability under I Social Security Number	Bankers Insurance Company and Bankers Federal Law.		
be incurred in releasing this information to Surety Services, Inc., including liability under I Social Security Number	Bankers Insurance Company and Bankers Federal Law. Signature		
be incurred in releasing this information to Surety Services, Inc., including liability under I Social Security Number Address:	Bankers Insurance Company and Bankers Federal Law.		



authorize Best Bail Bonds to charge my credit card account:	
For the Amount of \$	
For Surety Bond(s) on	
accept responsibility for ALL charges, penalties and fees for this bond (s).	
Billing address for account is:	
Name (as it appears on card)	
Street Address	
City, State	
Zip Code	
Iome Telephone Number	
Business Telephone Number	
Drivers License Number	
Expiration Date Date of Birth	
Name as it appears on Credit Card	
Credit Card No Exp	
Please send a copy of both sides of credit card and of drivers license*	
authorize AA Best Bail Bonds to process a (please circle) one time / reoccurring payment for the above account to be applied to his outstanding balance.	s or he
SIGNATURE OF CARD HOLDER	