

#### HOUSE OF BAIL BONDS. INC.

116 Astronaut E.S. Onizuka St., Los Angeles, CA 90012 LOCAL OFFICE (213)620-0607 LICENSE # 1843860

HHB88

United States Fire Insurance Company
11490 Westheimer Rd., Sute 300, Houston, TX 77077 P.O.
Box 2807 • Houston, Texas 77252-2807

S-0067US (05/15)

## RECIEPT and STATEMENT BALANCE OF CHARGES

CONTROL NO.

DATE \_\_\_\_\_\_

(713) 954-8100 • FAX (713) 954-8389 POWER NUMBER Received from: NAME Previous Balance N/A Premium \$ ADDRESS Misc. Charges \$ Total Charges \$ Expenses (itemized in detail, such as Guard Fees, Recording Fees, Notary Fees, Long Distance Calls, Telegrams, Travel and other actual, unusual expenses) Received on Acct. \$ Balance Due \$ MEMORANDUM OF BAIL BOND FURNISHED (MUST BE COMPLETED) D.O.B. \_\_\_\_\_ DEFENDANT: APPEARANCE DATE: \_\_\_\_\_TIME \_\_\_\_\_COURT: \_\_\_\_ CASE NO.: \_\_\_\_\_CHARGES: \_\_\_\_ BOND AMOUNT: \$ POSTED FOR: DATE EXECUTED STATE EXECUTED: California REWRITE BOND NO. ORIGINAL AMOUNT: \$ Received Copy of Above Receipt

EXECUTING AGENT SIGNATURE\_\_\_\_\_\_ INDEMNITOR SIGNATURE\_\_\_\_\_

### APPLICATION AND AGREEMENT FOR SURETY BAIL BOND

HOUSE OF BAIL BONDS, INC. 116 Astronaut E.S. Onizuka St., Los Angeles, CA 90012 LOCAL OFFICE (213)620-0607

D.O.B	Sex	LICENSE	# 1843860	Exec. Date	
Race	Moustache	United States Fire Ir	surance Company	Arr. Date	
Height	Weight				
Hair	Eyes Bond No	J	AMT \$		
		sWhere Borr			
	D.L. #				/A
•	υ.Ε. π				
Court SUPERIOR					
					ty
		-			•
Former Add		City		State	How Long
Years in City	_ County	State	Last County		Last State
Employed By	(	Occupation	Wo	ork Phone	How Long
Employer's Add		_ Superior	Mo. Inc	ome	Shift
Previous Employer	Addr	ess		City	When
Previous Arrest Charge _	C	ourt	County		When
Disposition	Previous Bail	With Who	Amour	nt \$	_ Case Pending?
On Probation?	Where		Pro	bation Officer	
	Model				
					Local #
	Serial#	-			
Credit Ref. & Acoto. #18			0-Delelinglif2		
_			DL -		How Long
Spouse					-
Employed By					Work Phone
	Superior				
	Where				
Spouse's Vehicle – Make	N	lodel	Year	Color	
Previous Spouse		Add		City	_Phone
Children - Name & Age _			S	School	
Mother	Add		City		Phone
Father	Add		City		Phone
Spouse's Mother	Add		City		Phone
Spouse's Father	Add		City		Phone
Def. Brother	Add		City		Phone
Def. Sister	Add		Citv		Phone
	Add.		•		
			'		
•	Add				Zip
	D.L.#		_		
	How Lot				
	Branch				alance
	Add.				
. , , ,	Ad				
	How Lor				
Vehicle – Make	Model	Year	Color	License #	
Registered Owner		Legal Owner			_Liens
Real Property		_ In Who's Name			How Long
	Block				Page
Value	Equity	Fi	nanced By Type text he	ereA. P. No	D
Gradit-Rafi-8-Asstar-#'a	eMail:				
I c	certify that the above is true and correct. I fur	ther understand this is an application	n for a type of credit, and authorize	e review of my credit history via	credit reporting agency checks.
		DATE		SIGNATURE O	F INDEMNITOR
STATEMENT OF INFO	RMATION REQUIRED BY SECT	ION 2100, CALIFORNIA F	REGULATORY CODE, AN	D WHICH MAY BE RE	QUIRED IN OTHER STATE
		,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		<u> </u>
Full name of perso	on supplying information	Name of pers	on negotiating bail	Nan	ne of person receiving information
	ddress		ddress		te and time information received
				<u>IN PER</u>	SON/PHONE/EMAII
	ationship to defendant / A	Connection or rel	ationship to defendant	Mar	ner in which information received $N/A$
If same was defendant	, how did he communicate?	Name of licensee wh	no negotiated transaction	Name of ot	her agent involved and commission paid
If writ, Name	A of Attorney		Name and sum paid unlice	N/A ensed persons and service perf	ormed
Was consideration other than m		If yes, explain in detail and a			. <del></del>

# INDEMNITY AGREEMENT FOR SURETY BAIL BOND UNITED STATES FIRE INSURANCE COMPANY

The undersigned, called "First Party," make applied for execution by UNITED STATES FIRE INStandard amount of	•	e of Bail Bond; poration called "Surety" of a Ba		called "Second Party," as "Bail Bond" in the penal
\$called "Principal," and in consideration of the	for	or execution of continuance of t	this Bail Bond, First Party does joi	ntly and soverally agree as
follows:	e Second Farty arranging in	or execution or continuance or t	illis ball bollu, Filst Falty does joi	illy allo severally agree as
FIRST: To pay Second Party \$	ole each year. First Party ag said renewal premium is no iion 1300, and exonerate the Surety for actual expenses ir	y arrested, or his/her bail reductives to pay to Second Party a relation to pay to Second Party a relation to the paid upon written demand there a Bond.  Incurred by Second Party or Suret	newal premium in the amount stated efor Second Party or Surety has the cy in connection with the arranging a	t obligate the return of any l above, twelve months after right to surrender Principal, nd/or execution of Bail Bond
regulations of the Insurance Commissioner in	·	· ·	ments have been initiated by Secon	id Faity, iii accordance with
THIRD: To reimburse Second Party and Su Bail Bond were written not in excess of the pe Principal to custody, incurred by Second Party Party or Surety in making application to a cou or liabilities incurred for recapturing or returning FOURTH: To pay the Second Party or Sure	rety for actual expenses ind nal amount of the Bail Bond or Surety or as necessary of for an order to vacate or to g Principal to custody shall	surred and caused by a breach b including all expenses or liabiliti in apprehending or endeavoring o set aside the order of forfeiture be chargeable after the entry of	es incurred as a result of searching to apprehend Principal, including le or Summary Judgment entered ther Summary Judgment.	for, recapturing or returning gal fees incurred by Second eon. However, no expenses
shall, in no event, be less than the sum of twe	• •			· · · · · · · · · · · · · · · · · · ·
FIFTH: To pay Second Party or Surety as comisrepresented by the First Party of Principal of Party or Surety hereunder. Where, as a result Surety, is furnished to indemnify against such SIXTH: To pay Second Party or Surety imm SEVENTH: To aid Second Party or Surety Principal to Court should Second Party or Sur	r other reasonable cause, ar of judicial action, bail has be increase in the bail, Second rediately upon demand after in securing release or exo	ny one of which was material to hat been increased, and no collateral of Party or Surety may demand such entry of Summary Judgment, puneration of Second Party or Sure	azard assumed, deems payment necons insufficient collateral, in the sole don collateral as will indemnify them a reuant to California Penal Code, Secons	essary to protect the Second liscretion of Second Party or against such increased bail. ction 1306.
EIGHTH: That all money or other property w	•		cond Party or the Surety may be app	olied as collateral security or
indemnity for matters contained herein, and to in the manner provided by law to apply the prodamages and expenses. If collateral received application of the collateral to the forfeiture, so NINTH: Second Party or Surety shall not any occasion when the presence of the Principal, the additional premium, if any, for such increated TENTH: The obligations hereunder are join the Surety shall not be first obliged to proceed the Principal before making demand upon or ELEVENTH: In making application for Bail Party or Surety of any change, including, but not in circumstances, within forty-eight (48) hours cause for the immediate surrender of the Principal First The undersigned agree that the executed, or any charge arising out of the same IN WITNESS WHEREOF, the First Party who know the contents thereof; that I hereby acknow which if set forth in the Application for Bail (who free and clear of all liens or encumbrances exchas been released. I understand the Second Fithis	accomplish the purposes of ceeds therefrom and any are by Second Party is in excubject to any claim of Second Surrender Principal to custing a line Court is lawfully required or other reasonable cause, a sed hazard was not paid with the and several and any amout against the Principal on Bail proceeding and/or enforcing Bond, each of us warrants at ot limited to change of address after knowledge such change ipal.  The example of the principal on Bail proceeding and for enforcing Bond, each of us warrants at ot limited to change of address after knowledge such change ipal.  The example of the principal on Bail proceeding and for enforcing Bond, each of us warrants at ot limited to change of address on the principal of the princip	ontained herein, the Second Party and all money deposited to paymer less of the bail forfeited, such end Party and Surety for unpaid Prody prior to the time specified in ired without returning all premiurary one of which was material to the initial and the shall bear interest at the Bond before having recourse agaits remedies against any one or hall statements made by him or here so remployment of either the Party shall have occurred, and the Fact the Bail Bonds executed for the whether said Bail Bonds are file to the Bail Agreement; that I am the first thereof by reference as though it promise not to transfer or encurting the said bail to remain in form.  HOME PHONE	y and/or Surety is authorized to lawf at or reimbursement for the hereinab excess shall be returned to the deponent or the hereinabove charges. In the Bail Bond for the appearance of the Bail Bond for the appearance of the hazard assumed, the hazard was a maximum rate of interest allowed by ainst the First Party or to proceed or more of the First Party. For on this application to be true, and principal or of any of the First Party, or irst Party agrees that any failure to so the same charge for which the above difference or after conviction, but not be true and lawful owner of the proper therein fully set forth) is my property ander any of said property until my liated upon reliance of the statements of the same my hand.	ully levy upon said collateral love liabilities, losses, costs, positor immediately upon the of the Principal, or prior to f judicial action, information is substantially increased and a law. The Second Party and enforce its remedies against we agree to advise Second or any other material change so notify shall be reasonable re-mentioned Bail Bond was in a greater amount. and the Bail Agreement and I try, whether real or personal, and that I own such property billity on said Bail Agreement made by me and I do hereby
EMPLOYER				
DMV I.D	S.S. No		Date of Birth	
Indemnitor				
SIGNATURE				
NAMEEMPLOYER				
DMV I.D.			· ·	·
Indemnitor SIGNATURE		HOME PHONE	WORK PHONE	
NAME				
EMPLOYER	Address		City	Zip
DMV I.D.	S.S. No		Date of Birth	
Indemnitor				
SIGNATURE				
NAME				
EMPLOYER			•	•
DMV I.D.	S.S. No			
Indemnitor				
SIGNATURE	A alabasa s		WORK PHONE	
NAMEEMPLOYER_				
DMV I.D.			•	•
	· · · · ·			

#### UNITED STATES FIRE INSURANCE COMPANY 11490 Westheimer Rd., Suite 300 77077 P.O. Box 2807 • Houston, Texas 77252-2807 (713) 954-8100 • (713) 954-8389 FAX

### INDEMNITOR/GUARANTOR CHECK LIST

DATE		BAIL AM	OUNT	\$
DEFENDANT		PREMIUM	M AMOUNT	\$
JAIL		AMOUNT	PAID DOWN	\$
BAIL BOND #		CASH CO	DLLATERAL	\$
×	1.	I have read and received a copy of the standard UNI for surety bail bond.	TED STATES F	FIRE INSURANCE COMPANY Agreement
<u> </u>	2.	This indemnitor/guarantor checklist is intended to INSURANCE COMPANY Agreement for surety bai	clarify and expl	lain the standard UNITED STATES FIRE
sx	3.	I understand I am responsible to make the paymer Finance charges are computed on unpaid balance percent per annum. There is a0% percentive days of the due date. (Note: The insurance of financial agreement is strictly between the bail age	s on the 30th d nt late fee on al company is no	ay of each month at the rate of <u>0%</u> I scheduled payments not received within t a party to any premium financing. Any
××	4.	I understand I am required to pay the amount of the surety is legally discharged from all liability on the		
x	5.	A forfeiture of the bail will be entered by the court understand that, if the bond is ordered forfeited at time allowed by law, I must pay the full amount of t	nd it is not orde	ered reinstated, or exonerated within the
<u> </u>	6.	I understand I am responsible if it becomes necess responsible for paying all reasonable costs incurred the defendant to custody. Investigation costs will signer requests the defendant be placed back in cubond agreement. If no investigation costs have be at the jail facility of the court specified on the back Reasonable court costs, as described in Paragrap receipt will be provided.	for locating, app begin to accrudistody or when een incurred pr ail receipt, ther	orehending, transporting and surrendering e after a court forfeiture or when any co- any condition exists as defined in the bail ior to a voluntary surrender of defendant re will be no investigation cost charged.
××	7.	I understand that, if the bail is ordered forfeited reasonable appearance or attorney's fees (a minim reinstate or exonerate the bail bond, if necessary.	by the court, I num of \$ 500.	am responsible to pay court costs and <a href="mailto:per hour">per hour</a> ) for the bail agent to
×	8.	I understand that, if I breach the bail bond agreen the bail agreement, I am responsible for any collect	nent by non-pa ction actions ta	ayment or any other action as defined by aken, including attorney's fees and costs.
×	9.	I understand that my collateral cannot be released been exonerated and written notice from the court	until all bonds received by the	posted on my behalf for defendant have bail agency.
x	10.	I understand that substitution of collateral is don agency. There are no agreements to substitute co	e at the discre	etion of the surety and the bail bonding ture date.
<u> </u>	11.	I understand that it is my responsibility to request of return of collateral until the bail agency has resestatus with the appropriate courts. This process rebond exoneration from the court and provide it to	earched the ex nay be done fa	oneration date and verified the bail bond aster if I obtain written verification of the
×	12.	This checklist is intended to explain and clarify the st Agreement for Surety Bail, which is the entire cont additional terms nor are there any exemptions to responsibility under the bail agreement.	ract with the ba	ail agency. I understand that there are no
<u> </u>	13.	I declare that all statements made on the application the bail agency within 48 hours of any changes, it employment of either myself or the criminal defended	including, but r	cial statement are true. I agree to notify not limited to, any change of address, or
<u> </u>	14.	I understand the obligations under this agreemen solely and individually liable for up to the full amou cosigners on the agreement.	t are joint and int owed for an	several. This means that I may be held y and all charges, even if there are other
:×	15.	Agreement of Venue: I agree that if legal action be shall be brought in and before a federal or state co and in the State of California	tween the parti	es concerning this bail bond is brought, it Angeles County

xx 15. Agreement of Venue: I agree that if leg shall be brought in and before a federa and in the State of California	al action between the parties concerning this bail bond is brought, it all or state court in Los Angeles County
I HAVE READ, UNDERSTAND AI	ND AGREE WITH THE ABOVE TERMS.
SIGNATURE:	SIGNATURE:
NAME (print):	NAME (print):
RECEIVED COPY: x x	_
S-0039US (05/15)	

United States Fire Insurance Company 11490 Westheimer Rd., Suite 300 77077 P.O. Box 2807 • Houston, Texas 77252-2807 (713) 954-8100 • (713) 954-8389 FAX BAIL PRODUCER: [stamp must include name, address, email, phone no. and license no.]

HOUSE OF BAIL BONDS, INC.

116 Astronaut E.S. Onizuka St.,
Los Angeles, CA 90012

LOCAL OFFICE (213)620-0607

LICENSE # 1843860

HHB88

Date:\_\_\_\_\_

#### **PROMISSORY NOTE**

Pov	wer No			City: Los Angeles	State: CA
1.	FOR VALUE RECEIVED, I (we), order of House of ("Defendant") at the address sl	Bail Bonds, Inc. (\$	("Bail Prod _) owed for the bail bond ("I	ducer") the princip Bond") of	al sum of
	to time designate in writing.		,	•	,
2.	The entire amount of the then more of the following events: required by such court; (ii) up following its due date or is re institution.	(i) upon Defendant on forfeiture of the	's failure to appear in the co Bond; or (iii) if any payment	urt for which the Bond is not received by Bail	was posted at any time Producer within ten days
3.	I (we), jointly and severally (tog and nonpayment of this note Producer may (i) extend the d payments, (iii) release any par securing this note. The failure shall not be construed as a modification of the terms of the the terms of this note.	, and expressly agreue date or the time of the liable under this of the Bail Producer waiver of the Bail I	e that, without in any way of payment of any payment of any payment of this to enforce any provision of the producer's entitlement to page 1.	affecting my (our) liabi lue under this note, (ii) note and (iv) release a his note, or to declare a yment, shall not be co	lity under this note, Bail accept security or partial any security now or later a default under this note, onstrued as a waiver or
4.	All obligations under this note Bond; (ii) by any change in the proceedings for which the Bor become null and void only if al note shall remain in full force a	status of the Bond on nd was posted; or (in I premium amounts a	r the surety's liability under the surety's liability under the sure sure the sure of the	ne Bond; (iii) by any cha outs or status of the De	nge in the status of court efendant. This note shall
5.	If any portion of this note or an unenforceable, such invalidity provisions which shall, to the functions and signed by both Bail	or unenforceability ullest extent, remain	shall not affect any other a n full force and effect. Any ar	applications of such pro	ovision or the remaining
6.	I (we) agree to all terms and collection costs including, with permitted by applicable law.		= -		
Wi	tness(es):		Debtor(s):		
 Sig	nature			(Sool)	
 Pri	nt Name	Date	Print Name	(Seal)	Date
Sig	nature			(Seal	
 Pri	nt Name	Date	Print Name	(Seal,	Date

### **UNPAID PREMIUM AGREEMENT**

Defendant Name:		Date:
Bail Amount: \$		
Jail:		
Total Sale Amount: \$		
Less Amount Paid Down: \$		
BALANCE DUE: \$		
The undersigned promises to pay the Balance Du	ie of \$	
in	installments of \$	each,
with the first installments due as follows:		
I have deposited as security against this premium	balance:	
prescribed above. I (we) understand that if my pathe scheduled due date, I (we) will be charged a Should my account become over 30 days past du collection fees associated to my account will be mailed to:	ten percent (10%) late charge, a demand for full paymen	ge based on the scheduled payment amount. It may be made at that time. Any and all legal/NDS, INC. nizuka St.,
I HAVE READ AND AG	REE WITH THE ABOV	E DECLARATIONS
Signature:	Signature:	
Print:	Print:	
Date:	Date:	
Signature:	Signature:	
Print:	Print:	
Date:	Date:	

UNITED STATES FIRE INSURANCE COMPANY 11490 Westheimer Rd., Suite 300 • Houston, TX 77077 P.O. Box 2807 • Houston, Texas 77252-2807 (713) 954-8100 • (713) 954-8389 FAX

Email: CourtNotices@cfins.com

BAIL PRODUCER (stamp must include name, address, phone no., Email and license no.)

CALIF		Code §1799.91)
BOND NO.:		BOND AMOUNT:
NOTICE TO COSIGN	ER (Trad	ucción en Inglés Se Requiere Por La Ley)
You are being asked to guarantee this debt. This have to. Be sure you can afford to pay if you have		lly before you do. If the borrower doesn't pay the debt, you will d that you want to accept this responsibility.
You may have to pay up to the full amount of t collection costs, which increase this amount.	he debt if	the borrower does not pay. You may also have to pay late fees or
	d against t	trying to collect from the borrower. The creditor can use the same the borrower, such as suing you, garnishing your wages, etc. If f your credit record.
This notice is not the contract that makes you le	iable for t	he debt.
AVISO PARA EL F	TADOR (	Spanish Translation Required By Law)
1 1 0	endrá que	n cuidado antes de ponerse de acuerdo. Si la persona que ha pagarla. Esté seguro de que usted podrá pagar si sea obligado a
Si la persona que ha pedido el préstamo no pag mas los cargos por tardarse en el pago o el cost		a, es posible que usted tenga que pagar la suma total de la deuda, anza, lo cual aumenta el total de esta suma.
cobranza que pueden usarse contra el deudor, p	odran usa	eramente, tratar de cobrarle al deudor. Los mismos metodos de arse contra usted, tales como presentar una demanda en corte, a con la obligación de pagar esta deuda, se puede incluir esa
Este aviso no es el contrato mismo en que se le	echa a us	sted la responsabilidad de la deuda.
I acknowledge and certify that I have read a	nd under	rstand the above notice.
Signed, sealed and delivered this	day of _	, 20
Name of Cosigner (Printed)	-	Signature of Cosigner
Name of Cosigner (Printed)	_	Signature of Cosigner

Signature of Cosigner

Name of Cosigner (Printed)



Defendant Name:		
Account/Bond Number:		
This letter is to notify you of m	nonies owing on the above-referenc	ed account.
Please make your payments to following address:	o our collection agency, <b>United Fin</b>	<b>ancial Service</b> at the
United Financial Ser 22647 Ventura Blvd., Woodland Hills, CA	#357	
Or on-line payment by visiting	g:	
http://ufsdebtrecov	very.com/payonline.html	
	lowing a grace period prior to repor aus, so your prompt payment can p	<u> </u>
	ould like to set up auto pays, please representative will be able to assist	
Thank you in advance for you	r cooperation.	
Indemnitor's Name	 Indemnitor's Signature	Date
Indemnitor's Name	Indemnitor's Signature	Date
Defendant's Name	 Defendant's Signature	 Date

Bond Date:\_\_\_\_\_



116 Astronaut E. S. Onizuka St., Los Angeles, Ca 90012 Office: (213) 785-1222 Fax: (213) 572-0353

### **Credit Card Sales Authorization**

I,,	do hereby authorize House of Bail Bonds, Inc. to charge	my Credit
	for the bail bond number(s)	on behalf
Type of Credit Card: Visa	M/C   Discover   Amex   Debit	
Card #:	Expiration Date:/	
Card Verif	fication Value (CVV) :	
Full Name as it appears on the c	ard:	
Billing Statement Address:		
	<b></b>	
Telephone Nun	nber:	
I UNDERSTAND THAT THE BAIL BORELEASE OF SAID DEFENDANT FRO	OND PREMIUM HAS BEEN EARNED IN FULL UI OM JAIL.	PON THE
AUTHORIZATION AND RETURN IT	LL SIGN THIS DOCUMENT AS MY CREDIT CAR TO HOUSE OF BAIL BONDS IMMEDIATELY. AN NT COULD RESULT IN THE REVOCATION OF SA SAID DEFENDANT.	Y DELAY
Signed this Day of	20	
Signature of Cardholder		

Name of Cardholder

UNITED STATES FIRE INSURANCE COMPANY 11490 Westheimer Rd., Suite 300 77077 P.O. Box 2807 • Houston, Texas 77252-2807 (713) 954-8100 • (713) 954-8389 FAX

HOUSE OF BAIL BONDS, INC. 116 Astronaut E.S. Onizuka St., Los Angeles, CA 90012 LOCAL OFFICE (213)620-0607 LICENSE # 1843860 HHB88

(PLACE BAIL AGENT'S ADDRESS STAMP HERE)

BAIL BOND	No	ITH THIS NUMBER MUST BE ATTACHED)
IN THE SUPERIOR	(POWER OF ATTORNEY W	ITH THIS NUMBER MUST BE ATTACHED) JUDICIAL DISTRICT
COUNTY OF	, STATE OF CALIFORNIA	
THE PEOPLE OF THE STATE OF CALIFORNIA,		CASE NO
	Plaintiff	
VS.	DI	V. NO
	Defendant	
Defendant(NAME OF DEFENDANT)	Defendant	
		(BOOKING NO.)
having been admitted to bail in the sum of Dollars (\$		opear in the above-entitled court on
50110.10 (4	2023	spear in the above entitled court en
MONTH DAY	YEAR	TIME
on	EMEANOR" OR "FELONY")	charge/s;
now, UNITED STATES FIRE INSURANCE COMPANY the above-named court on the date above set forth to supporting the complaint filed against him/her and as du prosecuted, and will at all times hold him/herself amenab pronouncement of judgment or grant of probation, or if h FIRE INSURANCE COMPANY will pay to the People of th Dollars (\$	answer any charge in any accusa uly authorized amendments thereof, ble to the orders and process of the ordershe fails to perform either of these he State of California the sum of cable legal provisions.  Igment may be summarily made an he amount of its undertaking herein  UNITED STATES FIRE INSU  Michael Ziemer – Vice Presider	tory pleading based upon the acts in whatever court may be filed and court and if convicted, will appear for e conditions, that UNITED STATES  d entered forthwith against the said as provided by Sections 1305 and  JRANCE COMPANY
I certify under penalty of perjury that I am a licensed bail a executing this bond on		
executing this bond on	(DATE)	
at	(LOCATION)	
	(SIGNAT	URE OF LICENSED AGENT)
THE PREMIUM CHARGED FOR	Approved this	day of,
THIS BOND PER ANNUM IS: \$		Title
NOTE: This is an Appearance Bond and cannot be co S-0019US (12/17) payments, FINES, or Wage La	onstrued as a guarantee for failure to prov aw claims, nor can it be as a Bond on App	

# CEDTIFICATE OF DISCUADES BOND

	DISCHARGE BOND INSURANCE COMPANY	
POWER NO	BOND AMT. \$	
This is to certify that on or about the day of	,, the bond with t	the
corresponding power (bond) number has been discharged of record, Date of	Discharge	
TO THE CLERK OF THE COURT	Ву	_
Please check your records for the bond listed above. When the bond has been exonerated, please enter the date of exoneration, sign and return this form to us at.	Title	_
HOUSE OF BAIL BONDS, INC.	Bond Amount	_
116 Astronaut E.S. Onizuka St., Los Angeles, CA 90012	Defendant	_
LOCAL OFFICE (213)620-0607 LICENSE # 1843860	Court	_
HHB88 (PLACE BALL AGENT'S ADDRESS STAMP HERE)	Date Posted	_