STATE OF NORTH CAROLINA			File No.		
STATE OF NORTH CARCLINA			In The	Coperal Co	ourt Of Justice
County			District		ior Court Division
Name Of Defendant	Louis	TEMPORARY PR	BOND TO	O SECURE LEASE OF	MOTOR VEHICLE -
Defendant's Drivers License No.	State		IMPAIRE	D DRIVING	G.S. 20-28.3(e)
Vehicle Identification No.		Vehicle Type		Make	Year
Vehicle License No.	State	Amount Of Bond (See No. \$	ote On Bond Amou	unt Below)	
be bound to pay the county school fund of the county nar understanding that the deposit will be returned on the Co Property Bond By Owner(s) - I/We, the undersigned m pursuant to G.S. 20-28.3 and that, upon the issuance of county school fund of the county named above the sum amount of this Bond with the understanding that the deet the reverse side have been performed. Surety Bond - We, the undersigned owner(s) and surety seized pursuant to G.S. 20-28.3 and that, upon the issuar representatives are bound to pay the county school fund on the reverse side. Any undersigned professional bonds a cash deposit is indicated below, surety(ies) has(have) the deposit will be returned to the surety(ies) on the Cou and that it will NOT be available to the owner(s) of the very large to the surety of the very large that the surety is sufficient to the owner(s) of the very large that the surety is sufficient to the surety is sufficient to the surety is sufficient to the surety is surety.	urt's determination otor vehicle owner an order temporar shown above, and d of trust will be cardies), jointly and sance of an order tear of the county names man, bail agent, of deposited the cash the determination of the county of the cosh the cash the cash the cash the determination of the county names man, bail agent, of the cash t	that the conditions of the (s), acknowledge that the conditions of the vehicle hereby tender a deed concelled on the Court's concelled on the Court's concelled and the conditions of the conditions of this conditions of the condi	is Bond stated one motor vehicle under G.S. 20-2 of trust in recordate termination that the motor vehicle under G. vn above, subject AFFIDAVIT on as surety(ies) of s Bond stated or side.)	n the reverse sidescribed abo 8.3(e), I/we shable form to real the condition sicle described S. 20-28.3(e), at to the condition the reverse sides on this bond with the reverse sides and the reverse	side have been performed. Ive has been seized all be bound to pay the al property in the full is of this Bond stated on above has been we and our personal ons of this Bond stated de is complete and true. If ith the understanding that
Date Of Execution Of Bond Signature Of Vehicle Owner 1		Signature Of Vehicle Ow	rner 2		
	COMMODAT	ON BONDSMAN			
Name And Address Of Accommodation Bondsman		Name And Address Of A	ccommodation Bo.	ndsman	
Telephone No.		Telephone No.			
	ROFESSION	AL BONDSMAN			
Name Of Bondsman		Name Of Runner, If Appl	icable		
License No. Of Bondsman Telephone No.		License No. Of Runner		Telephone No).
	INSURANC	E COMPANY			
Name Of Insurance Company		Name Of Bail Agent			
Power Of Appointment No. Of Bail Agent		License No. Of Bail Ager	nt	Telephone No).
	SIGN	ATURE			
Signature Of Surety		Signature Of Surety			
SWORN/AFFIRMED AND SUBSCRIBED TO I	BEFORE ME	SWORN/AFFIR	MED AND S Signatu		ED TO BEFORE ME
Magistrate Deputy CSC Assistant CSC Cler	rk Of Superior Court	Magistrate De	eputy CSC	Assistant CSC	Clerk Of Superior Court
		ASH DEPOSITED			
Signature Of Official Accepting Cash	Name Of Office	ial Accepting Cash (type o	or print)		Receipt No.

NOTE: If cash deposited, see note on reverse side.

NOTE ON BOND AMOUNT: The amount of this bond must be equal to the fair market value of the motor vehicle, as determined in accordance with the schedule of values adopted by the Commissioner of Motor Vehicles pursuant to G.S. 105-187.3.

Original - File

(Over)

CONDITIONS

The condition of this Bond is that the owner(s) will return the motor vehicle, in substantially the same condition as it was at the time it was seized and without any new or additional liens or encumbrances, on the day of any hearing scheduled and noticed by the district attorney under G.S. 20-28.2(c), unless the motor vehicle has been permanently released. If the owner(s) fails/fail to return the vehicle in the manner specified above or otherwise violates/violate a condition of pretrial release of the motor vehicle as set forth in G.S. 20-28.3(e), the Court shall order the forfeiture of the bond and shall issue an order to seize the vehicle, and the person(s) obligated on this Bond shall pay to the county school fund of the county named on the reverse side the amount of this Bond shown on the reverse side. This Bond is effective and binding throughout all stages of the proceedings in the trial divisions of the General Court of Justice and until there is a final disposition on the seized motor vehicle.

Each motor vehicle owner, by signing this Bond, acknowledges that if he or she willfully violates any condition of pretrial release of the motor vehicle, he or she also may be held in civil or criminal contempt.

Each accommodation bondsman, by signing on the reverse, states: "I have reached the age of 18 years and am a bona fide resident of North Carolina. Aside from love and affection and release of the vehicle identified on the reverse, I have received no consideration for acting as surety. I own sufficient property over and above all liabilities, homestead and other exemptions allowed me by law to enable me to pay this Bond should it be ordered forfeited. I understand that if I sign this Bond without sufficient property, I am guilty of a crime."

	AFFIDAVIT						
OTE: "Professional bondsmen, surety bondsmen [bail agents], and runners shall file with the clerk of court having jurisdiction over the principal an affidavit on a form furnished by the Administrative Office of the Courts." G.S. 58-71-140(d). Check all options that apply.							
1. I have not, nor has anyone for my use,	1. I have not, nor has anyone for my use, been promised or received any collateral, security, or premium for executing this Bond.						
2. I have been promised a premium in the amount shown below, which is due on the date shown below.							
☐ 3. I have received a premium in the amount shown below.							
4. I have been given collateral security by the person named below, of the nature and in the amount shown below.							
Amount Of Premium Promised	Date Due	Amount Of Premium Received					
\$		\$					
Name Of Person From Whom Collateral Received	Nature Of Collateral		Value				
AFFIX STAMP OR							

AFFIX STAMP OR POWER OF ATTORNEY HERE

NOTES ON CASH BONDS:

(1) To Official Taking The Bond. Use this form for all cash bonds. Complete this form as follows:

When Cash Deposited By Vehicle Owner(s) Or By Another Person Who Intends For The Cash To Be Returned To The Owner(s). Enter the owner's(s') name, address and telephone number on Side One. Check "Cash Bond By Owner(s)." Have the owner(s) sign. Do no more. No person's name should appear on this form other than the name(s) of the owner(s) (and the name of the defendant at the top of Side One). Sign, enter your name and enter receipt number under "Complete If Cash Deposited." Make the receipt out to the owner(s), not to any other person.

When Cash Deposited By Another Person Who Does NOT Intend For The Cash To Be Returned To The Owner(s). Enter the owner's(s') name, address and telephone number on Side One. Check "Surety Bond." Have the owner(s) sign. Enter the name, address and telephone number of the person(s) depositing the cash under "Accommodation Bondsman." Have that/those person(s) sign under "Signature Of Surety." Complete the notarization section for that/those person(s). Sign, enter your name and enter receipt number under "Complete If Cash Deposited." Make the receipt out to the person(s) depositing the cash.

- (2) **To Bookkeeper.** When there is a final disposition of the seized motor vehicle, disburse the cash as follows: (1) If "Cash Bond By Owner(s)" is checked on Side One, disburse to the owner(s). (2) If "Surety Bond" is checked on Side One, disburse only to the person(s) named under "Accommodation Bondsman."
- (3) **Bond By Insurance Company Or Professional Bondsman As Surety Is Same As Cash Except In Child Support.** G.S. 15A-531(4) provides that an appearance bond executed by an insurance company or a professional bondsman (or a bail agent or runner on behalf of one of those sureties) is considered the same as a cash deposit, except in child support contempt proceedings for which only cash may satisfy a cash bond requirement.