Anthony Williams NCBL#17155223 319 Chapanoke Rd. Suite 114A, Raleigh NC 27603

919-434-7933/919-564-5447

DEFENDANTS INFORMATION

BOND DATE://20 A	GENT: Anthony Williams	BOND AMOUN	Т:	
DEFENDANT:				
HOME NUMBER: ()	CELL NUMBER: ())		
ADDRESS	CITY		STATE	ZIP
HOW LONG AT CURRENT ADDRESS:	YRSMONTHS	OWN/RENT:_	SUB-LEA	SE
LANDLORD NAME:		PHONE N	NUMBER: (
RACE: SEX: HAIR:	EYES:	_HEIGHT:	WEIGH	T:
DOB: / / SSN:	<u> </u>	ACE OF BIRTH		
DL #:STATE:_	DRINK:SMOKE:	FACEB	ООК	
VEHICLE YEAR:MAKE:	MODEL:	COLO	R:TA	AG#:
CHILDREN/AGES:				
EMPLOYED BY :	ADDRESS:			
CITY:STATE:ZIP:	WORK #: ()_	<u></u>	SHIFT: _	
SUPERVISORS NAME:		HOW LO	NG@JOB:	YRSMONTHS
FAMILY				
1				()
	ADDRESS	CITY		PHONE NUMBER
		_,	<u>,</u> ,	()
MOTHER NAME	ADDRESS	CITY	STATE	PHONE NUMBER
				_,()
FATHER NAME	ADDRESS	CITY	STATE	PHONE NUMBER
REFERENCES: (LIST THREE RI	ELIABLE PERSONS)			
	ADDDEGG	, CIPY	,,	(
NAME /	ADDRESS	CITY	STATE	PHONE NUMBER () -
NAME	ADDRESS	CITY	STATE	PHONE NUMBER
		,	<u>,</u> ,	(
NAME	ADDRESS	CITY	STATE	PHONE NUMBER

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INDEMNITOR'S INFORMATION

Relationship to Defenda	nship to Defendant:How long have you known the Defendant:					
Cosigner Name:	Nick Name:					
Home Phone: ()	-	Cell: ()	Otl	her: ()	<u> </u>
Address:			City:		State:	Zip:
SSN:	DOB:	/ /	<u>′</u> D	river's License #:_		State:
Facebook/Twitter:			Email:			
Own/Rent - Landlord/N	Mortgage Co:				Phone: (
Out of State Family:	Name:			State:	Phone :(<u></u>
Vehicle Year:		Model:		Color:	Tag Num	ber:
State:Dents/	'Upgrades:					
Employed By:				Position	on:	
Address:			City:		_State:	Zip:
How Long:	Full Time/Part	Time:	Shift:_		_Phone: (
Supervisors Name:				Phone Nu	ımber: ()
REFERENCES: (LIS	ST THREE RELIA	ABLE PERS	ONS)			
NAME		ADDRESS	S	CITY	STATE	PHONE NUMBER
NAME		ADDRESS	s	CITY	STATE	PHONE NUMBER
NAME	/	ADDRESS	S	,	_,, STATE	() PHONE NUMBER

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DEFENDANT AND INDEMNITORS'S AGREEMENT AND GUARANTEE

PAST ARRES	TS:WHE	RE/WHEN:			
FAILURE TO	APPEAR(S):				
WHERE/WHI	EN:				
COURT DAT	E/TIME FOR CURRENT CI	HARGES:			
I hereby apply	to you to act as my bondsma	an for my bail in the	Court of	County,	;
	Where I am charged with the	e following case numbers:			
execute and the there has been county in which the return of p 1. Willf 2. Chan 3. Physi 4. Leave 5. Viola 6. Fails the pa	at you will have the right to a breach of the undertaking of the defendant is bonded to remium for the bond if the deally fails to pay the premium ges his or her address without cally hides from the surety. The state without permission test any order of the Court to disclose information or press 10 years, or any charges p	dsman for my bail, shall have surrender me on this bond at your in any type of bail or fine and appear or to the sheriff where efendant does any of the follow to the surety or willfully fails at notifying the surety before the on of the surety. The ovides false information regard ending in any State or federal prrect identification, name or	your discretion by any reaso cash bond the surety many e the defendant was bonded wing: to make premium payment he address change. The ding any failure to appear in court.	nable means necessary. A surrender the defendant of the defendant may be sunder the agreement specific the specific transfer of transf	At any time before to the sheriff of the urrendered without cified in G.S. 58-71-1
ī.		(Defendant).		(Indemnitor	1). and
		(Defendant), (Indemnitor 2) in conside	eration of Anthony L. Will	liams acting and being o	bligated as
said bond to t acceptance of to pay upon d This agreeme 13.0512. The in Reference inquexpenses incurre	he above names Bail Bonds this guaranty, acknowledg emand, any amount owing it is void upon termination offormation supplied by me on iries will be made and I hereby	in the am sman(s) in the event of forfe e myself as fully bound by a not to exceed the amount of liability on the bail bond this indemnity agreement is try authorize the release of such), in accordance with the terms ted to the credit bureau(s).	iture by the above named ill provisions of the above of forfeiture ordered hereu as provided by North Cause to the best of my knowleds information to Bail Bonds In	principal. I specifically stated bail bond, and ex nder to pay upon such frolina Administrative Commercian that necestic, and its agents. I promise	waive notice of pressively agree orfeiture. ode T11 sary credit and eto pay all
This the	day of	, 20			
(I	Defendant Signature)	(Sig	nature of Cosigner)		
(Surety Agent)		(Sig	gnature of Cosigner)		

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MEMORANDUM OF AGREEMENT

THE MEMORANDUM OF THE AGREEMENT IS BETWEEN THE PRINCIPAL, CO-SIGNER, AND THE SURETY WHEN IN ANY CASE SOME PORTION OF THE BOND PREMIUM PAYMENTS ARE TO BE DEFERRED OR PAID AFTER THE DEFENDANT HAS BEEN RELEASED FROM CUSTODY PRUSUANT TO NORTH CAROLINA GENERAL STATUTE 58, ARTICLE 71, SECTION 167.

PAYMENTS ARE DUE REGARDLESS IF YOUR CASE HAS CLOSED OR YOU ARE SURRENDERED!! 1. AMOUNT OF BOND PREMIUM CHARGED = \$_____ 2. AMOUNT OF BOND PREMIUM PAYED = \$_____

(Name of Surety)			(Signature of Surety)				
(Signatur	e of Cosigner)		City)		(State)	(Zip)	
(Print nan	ne of Cosigner)			(Address)			
(Signatur	e of Principal)		City)		(State)	(Zip)	
(Print na	me of Principal)			(Address)			
This the	day of	, 20					
GREEMENT. AN	NY SUBSEQUENT MODIF	EEMENT BEFORE YOU READ I ICATIONS OF THIS AGREEMEN HE PRINCIPAL AND/OR CO-SIG	NT MUST BE IN	N WRITING, S	IGNED, DATED, A	A COPT OF THIS AND KEPT ON FILE BY TI	
) = \$		THE LIBOUR DECK	TEGEL VOV. A D		A CODY OF THE	
	. \$		/	/			
9.	\$		/	/			
8.	\$		/	/			
7.	\$		/	/			
6.	\$		/	/			
5.	\$		/	/			
4.	\$		/				
3.			/				
2.			/				
1.	\$		<u> </u>				
(4		ment & date of each payment:	DATE				
4.		DULE OF PAYMENTS: eekly/Biweekly/Daily Payments	_				
3.	BALANCE DUE =						
2.	AMOUNT OF BOND P	$PREMIUM PAYED = \$_$					

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CONFIDENTIAL LOCATION ADDENDUM FOR BAIL BOND

I, the undersigned, do hereby agree that <u>Bigg Ants Bail Bonds</u>(Agency); Will act as the Principle's bail bond and as part of that agreement, they we be able to use location technologies to locate my wireless device at any time during the period of Principle's bail.

The following privacy/terms and conditions are an integral part of this addendum and bond(s) is conditioned upon full compliance by the Principle o all said terms and conditions and is part of said bonds and application therefore:

- 1. The Agency will use network based location technologies to find me solely at their discretion.
- 2. This addendum will service as the sole notice for collection of location information for me until the Principle's bond liability is fully discharged.
- 3. The Agency will only retain location data while the bail bond is actively in force.
- 4. The Agency will only disclose location information to the courts as required by court order.
- 5. The Agency will be the only person(s) with access to location information for me.
- 6. The PRINCIPLE WILL NOT have the option to OPT-OUT of location use during the period of bail.
- - 1. AGENCY to call mobile number when application is completed to ensure accuracy of the phone number.
 - 2. If an incorrect phone number is provided by the principle would constitute a material false statement in the application and resin the Agency having the right to apprehend arrest and surrender principle.
 - 3. You are required to check in every week by calling the number above until the bond is fully discharged unless otherwise agree upon.

X	
Signature of Defendant	
X	
Signature of Cosigner	

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HIPPA CONSENT FORM

The Defendant hereby affirms 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 surety ship on the bond or undertaking applied for herein, with the intent and purpose that they relied on fully. In addition the Defendant hereby authorizes and directs his relatives, employers, bankers, the Federal Social Security Administration, the Internal Revenue, 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 Palmetto Surety Corporation and its assigns and/or duty 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 of the bond that was paid on the final judgment date of the forfeiture. Civilly the defendant and co-signer will be sued for any expenses incurred as a result of Defendant's non-appearance and apprehension. The Defendant hereby waives his or her rights with respect to the Privacy Act and authorizes the use of copies of this document by Bigg Ants Bail Bonds and its assigns and/or duly authorized representatives. In addition, if the Defendant escapes from the custody of Bigg Ants Bail Bonds 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 return. Signed and delivered this

Signed and delivered this	day oi	20
AGENT WITNESS HERE		
	(SIGNATURE OF AGENT)	
DEFENDANT HERE		
	(SIGNATURE OF DEFENDANT)	