PAYMENT PROMISSORY AGREEMENT

BALANCE DUE: <u>\$</u>_____

DATE _____

The SUM OF:

I,

DOLLARS

the defendant and the undersigned COSIGNER(S), jointly and

severally, along with any other cosigners promise to pay **BETTER NOW THAN LATER BAIL BONDS** the following;

WEEKLY or BIWEEKLY TILL BALANCE IS PAID IN FULL or see \$

Premium owed on this bond is fully earned upon the posting of bonds and/or release of the said defendant. The fact that defendant may be rearrested, improperly arrested, bail reduced, bond revoked, probation violated, case dismissed, etc. shall not obligate the return or forgives of any portion of the premium which is owed.

LATE FEE'S APPLY WHEN PAYMENT IS NOT MADE ON SCHEDULED DUE DATE. \$25.00 1ST DAY AND \$5.00 EACH DAY AFTER. THIS ALSO APPLIES TO PARTIAL PAYMENTS UNTIL BALANCE IS PAID IN FULL. SE APLICAN TARIFAS TARDÍAS CUANDO EL PAGO NO SE HACE EN LA FECHA DE VENCIMIENTO PROGRAMADA. \$ 25.00

PRIMER DÍA Y \$ 5.00 CADA DÍA DESPUÉS. ESTO TAMBIÉN SE APLICA A PAGOS PARCIALES HASTA EL SALDO SE PAGA POR COMPLETO.

DEFENDANT	Date	PRINT NAME	Witness Initials
BALANCE MUST BE PA	ID AS AGREED; NO EXCEPTIO	NS OR BOND WILL BE SURRENDERED.	
COSIGNER	Date	PRINT NAME	Witness Initials
BALANCE IS STILL OWEI	D IN FULL EVEN IF DEFENDANT	S REARRESTED, BOND REVOKED, CASE DISMISSED, E	
COSIGNER	Date	PRINT NAME	Witness Initials
BALANCE IS STILL OWEI	D IN FULL EVEN IF DEFENDANT	IS REARRESTED, BOND REVOKED, CASE DISMISSED, E	
COSIGNER	Date	PRINT NAME	Witness Initials

BALANCE IS STILL OWED IN FULL EVEN IF DEFENDANT IS REARRESTED, BOND REVOKED, CASE DISMISSED, ETC.

It is agreed that in the event of failure to pay when any installment of the principal, or in the event of failure to keep and perform any of the covenants or agreements contained in the aforementioned instrument, or in the event of the issuance of any writ of garnishment, or writ of injunction, or summons against the holder of this note in connection with any suit or controversy involving any maker, surety endorser, or guarantor of this note or to which any maker, surety endorser, or guarantor of this note may be a party, or in any of said events, all of the unpaid principal balance hereof, and without notice, immediately become due and payable. Each maker, surety, endorser, and guarantor of this note hereby severally waives demand and presentation for payment, notice of non-payment, protest and notice of protest, and the diligence of bringing suit against any party hereto and consents that time of payment may be extended from time to time without notice. thereof if this note is placed in the hands of any attorney, collection company for collection suit, or through probate, bankruptcy, or other count proceedings the undersigned, jointly and severally agree to pay fifteen percent (15%) additional on the principal and interest then due hereon as attorneys fees.