IN THE DISTRICT COURT OF	THE	JUDICIAL D	ISTRICT
OF THE STATE OF IDAHO, IN AN	D FOR THE C	OUNTY OF	
THE STATE OF IDAHO, Plaintiff, v. Defendant.)	DRY NOTE	_
[I] [We] promise to pay	County the	sum of \$, which is the
amount that the court has set as bail as in the	e above-entitled	case, in the ever	nt that the defendant
fails to appear in court as o	ordered at all he	arings and proceed	edings until the case
is resolved. Such payment shall be made in	the event that	the court orders f	forfeiture of the bail
following the defendant's failure to appear, a	as provided in t	he Idaho Bail Ac	et, Idaho Code § 19-
2901 et seq., and within the time prescribed	in Idaho Code	§ 19-2918. This	s promise is secured
by the property bond that has been filed in the	e above-entitled	d case. Should su	ach property be sold
to satisfy payment of the bail, [I] [we] further	er promise to pa	ay all attorney fe	es and costs arising
from the sale of the property.			
DATED this day of	, 20_		
-			

STATE OF IDAHO)	
COUNTY OF) SS.	
On this of Idaho, personally apon the basis of satisfac	_ day of ppeared ctory evidence to be	, 20, before me a Notary Public for the State, known to me and/or identified to me the person whose name is subscribed to the within ne/she executed the same.
		Notary Public Residing at Commission Expires
I HEREBY CE true and correct copy of marked herein:		CICATE OF SERVICE day of
Mailed Hand-Delivered Faxed to (Mailed and Faxe)	