BAILMENT AGREEMENT _____, referred to herein as "OWNER" and ______, referred to as "BORROWER," agree: _____ is the owner of the following described motor vehicle: Make of vehicle: Model: Body style: VIN: OWNER herewith bails to BORROWER the motor vehicle described above, for a period of ______, for the purpose of _____. BORROWER agrees to return the same to OWNER in good condition, ordinary wear and excepted. BORROWER acknowledges an opportunity to review the personal property bailed, and ACCEPTS THE SAME "AS IS," "WITH ALL FAULTS" and WITHOUT WARRANTY. BORROWER HAS ASCERTAINED THAT THE BAILED PROPERTY IS FIT FOR THE PURPOSE THAT BORROWER DESIRES TO USE THE BAILED PROPERTY. The OWNER may terminate this bailment prior to the expiration of the same which is specified herein for cause, including but not limited to: a. the intentional misuse or neglect of the bailed property; b. the use of the bailed property in contravention of any statute or administrative regulation; c. other objectively reasonable cause. Said termination shall be effective immediately upon _____' 's election to do so.

Dated:

-	