



Association of Louisiana Bail Underwriters

How Corporate Surety Has a Place in the Bail Industry vs. Pre-Trial Release

Correspondence Continuing Education Course - **Exam**
3 Hours Upon Successful Completion

How Corporate Surety Has a Place in the Bail Industry vs. Pre-Trial Release Course Exam

Please complete the following twenty (20) question exam found on the following pages. After completing the exam, return to the ALBU office by:

- Scan & email: ALBU@tatmangroup.com
- Fax: (225) 767-7648
- Mail: ALBU, PO Box 82531, Baton Rouge, LA 70884

The exam will be graded, and correct answers will be decided by the designated Continuing Education Committee members of the ALBU. Certificates for 3 hours of CE will be issued by email to agents accurately completing at least seventy percent (70%) of the exam.

Determination of accuracy will be at the exclusive judgment of ALBU CE Committee members without question. Agents failing to accurately complete the required percentage of the exam will be permitted to retake the exam as stated in the introduction of the course manual.

APPENDIX

The exam must be returned within 20 days from the purchase of the Continuing Education material. Any agent desiring to retake the exam for any reason will be able to do so after paying an additional \$50. A passing grade will consist of a minimum of 14 correct answers submitted within a timely manner to the ALBU office (see above).

**To complete the exam, please print the test.
Circle the letter on this form to answer the following questions.
Return to the ALBU office upon completion.**

1. What was the first surety company established in the United States?
 - Fidelity and Casualty Company
 - Financial Casualty and Surety Company
 - Global Insurance Company
 - Fidelity Insurance Company

2. In the early years of bonding, what were three examples of bail bondsman?
 - Coaches, guidance counselors, teachers
 - Mayor, city council member, judge
 - Tavern owner, bartenders, landlords
 - Bailiff, deputy, clerk

3. What decade did insurance companies come into the bail bonding business?
 - 1930s
 - 1950s
 - 1960s
 - 1940s

4. A bail agent should adhere to what guidelines set before him/her?
 - Constitution of the United States
 - The Ten Commandments
 - Bill of Rights
 - Code of Ethics

5. Because first impressions can be long lasting and negative ones are often hard to overcome, bail agents should always try to what?
 - Dress for success
 - Act superior to others
 - Act the part
 - Speak knowledgeably

6. Which of the following should properly be addressed as “your honor?”
- Clerk of court
 - Sheriff
 - Judge
 - Governor
7. When faced with forfeiture, a bail agent must either find the defendant or _____.
- Pay the forfeiture
 - Disregard the forfeiture
 - File a motion
 - Complain to the court
8. Bail agent would not have a profession without _____.
- Judges
 - Sheriffs
 - Police officers
 - Clients
9. Who guarantees the defendant’s appearance in court?
- The surety company
 - The court
 - The bail agent
 - The sheriff
10. Which amendment gives citizens the right to be secure in their own homes and protects them from unlawful search and seizure?
- 2nd Amendment
 - 4th Amendment
 - 6th Amendment
 - 8th Amendment

11. Which amendment gives defendants the right to a speedy trial and a public hearing?

- 2nd Amendment
- 4th Amendment
- 6th Amendment
- 8th Amendment

12. An individual who post with the court the total amount of the bail, is considered to be posting what type of bond?

- Surety bond
- Appeal bond
- Cash bond
- Appearance bond

13. The contractual undertaking guaranteed by insurance companies having adequate assets to satisfy the bond, is considered to be what type of bond?

- Appeal Bond
- Federal Bond
- Surety Bond
- Appearance Bond

14. A bond that is often referred to as an "O.R. Bond"?

- Cash bond
- Own recognize
- Surety bond
- Appearance bond

15. A method of releasing defendants prior to trial that is parish or law enforcement administered?

- Pretrial Release Program
- Work Release Program
- Drivers Education Program

- Community Service Program

16. Another term for a criminal defendant bond would be _____.

- Appeal Bond
- Appearance Bond
- Surety Bond
- Federal Bond

17. A bond will be satisfied when the defendant has done which of the following?

- Presented himself/herself at all required court appearances and the case has been adjudicated.
- Failed to appear at all required court appearances.
- Passed away.
- Left the jurisdiction in which he/she was arrested.

18. When a criminal defendant has been convicted and sentenced on a particular crime and feels the court has made an error, he/she may post what type of bond?

- Federal Bond
- Appearance Bond
- Appeal Bond
- Cash Bond

19. While a criminal is out on an appeal bond, the court cannot do which of the following to his/her case?

- Reverse the ruling of the lower court and order a new trial.
- Uphold the lower court's ruling and order the defendant to surrender himself/herself.
- Decide the charges were improperly brought against the defendant in the first place and order a dismissal of the case.
- Sentence the defendant to a longer term.

20. Which of these bonds are not regulated by the State of Louisiana, and more often become performance bonds instead of appearance bonds?

- Appeal Bond
- Cash Bond
- Federal Bond
- Surety Bond

I, _____, certify that I personally completed the 25 questions for this Continuing Education course after studying the corresponding Course Materials.

Name: _____

LDI License #: _____ Email: _____