LR52-CR00-1 BOND SCHEDULE

NON-ALCOHOL-RELATED

TRAFFIC MISDEMEANORS: \$100 cash bond

ALL OTHER MISDEMEANORS: \$300 cash bond

FOR FELONY OFFENSES (OTHER THAN MURDER) ALLEGEDLY COMMITTED ON OR BEFORE JUNE 30, 2014:

CLASS D FELONIES: \$500 cash bond

CLASS C FELONIES: \$12,000 corporate security bond or 10% cash

CLASS B FELONIES: \$25,000 corporate security bond or 10% cash

CLASS A FELONIES: \$50,000 corporate security bond only

FOR FELONY OFFENSES (OTHER THAN MURDER) ALLEGEDLY COMMITTED ON OR AFTER JULY 1, 2014:

LEVEL 6 FELONIES: \$500 cash bond

LEVEL 5 FELONIES: \$10,000 corporate security bond or 10% cash

LEVEL 4 FELONIES: \$20,000 corporate security bond or 10% cash

LEVEL 3 FELONIES: \$30,000 corporate security bond or 10% cash

LEVEL 2 FELONIES: \$40,000 corporate security bond only

LEVEL 1 FELONIES: \$50,000 corporate security bond only

MURDER: INITIALLY, NO BAIL WILL BE SET.

. - - - - - - - -

When deemed appropriate, the judge may set bond in amounts and under terms different than are stated on this bond schedule.

.

ADDITIONAL BONDING TERMS:

- 1. A defendant charged with a "violent crime" (as described in I.C. 5-2-6.1-8) shall have no contact, directly or indirectly, with the alleged victim(s).
- 2. A defendant charged with a "crime of domestic violence" (as described in I.C. 35-31.5-2-78), which includes domestic battery, regardless of the class, shall remain in jail for eight (8) hours following arrest before being eligible for release on bail.
- 3. A defendant who is charged with child molesting (I.C. 35-42-4-3) or child solicitation (I.C. 35-42-4-6) or who is a sexually violent predator under I.C. 35-38-1-7.5 and is arrested for or charged with the commission of an offense that would classify the person as a sex or violent offender (as defined in I.C. 11-8-8-5) may not be admitted to bail until the Court has conducted a bail hearing in open court. That hearing shall be held within forty-eight (48) hours of the defendant being arrested, unless exigent circumstances prevent holding the hearing within forty-eight (48) hours. It shall be the responsibility of the Miami County Sheriff to promptly notify the Court of the arrest of such a defendant in order that such a hearing may be held in a timely fashion.
- 4. \$10,000 shall be added to a defendant's bond if charged with using a deadly weapon.
- 5. \$10,000 shall be added to a defendant's bond if charged with manufacturing any controlled substance.
- 6. For a defendant charged as a habitual violator (excluding a habitual traffic violator), there shall be an additional bond equal to the bond for the highest class felony charged against the defendant.
- 7. For a defendant charged as a habitual substance offender, there shall be a \$5,000 corporate security bond required in addition to any bond set under this schedule.
- 8. Upon arrest, any defendant already on terms of probation or parole is subject, pursuant to statute, to a detention hold for fifteen days before being released on bail. In order to provide the county prosecutor with sufficient opportunity to request a probation hold, the Miami County Sheriff shall hold the defendant in custody until the defendant's first court appearance.
- 9. Except as augmented under these additional bonding terms, a defendant's bail shall be determined by adding the bonds for each criminal charge then pending against the defendant.
- 10. With regard to a defendant who is a foreign national and who is unlawfully present in the United States under federal immigration law, such a defendant may be released from custody only by posting a bond in accordance with the provisions of I.C. 35-33-8-4.5.