All 3 pages of this form must be filed together.

	IN THE DISTRICT/SUPERIOR CO	URT FOR THE STATE OF ALASKA		
☐ MU	TATE OF ALASKA UNICIPALITY OF ANCHORAGE TY OF Plaintiff,)))))		
	:) CASE NO. <u>CR</u>		
DOB:	Defendant.)) MOTION FOR REMISSION) OF JUDGMENT OF FORFEITURE		
	notion can only be filed within one year at nal Rule 41(h)(4) governs this procedure.	ter the date of the forfeiture judgment.		
and (3) must s photo	R) serve a copy on the prosecutor, defendant, and sign this in front of a notary. A court clerk	2; (2) attach a copy of the judgment of forfeiture; and the person who posted/pledged security. You are notarize this for you at no charge. Bring a f some or all of the forfeited bail was applied to		
	MOTION FOR	REMISSION		
I requ	lest remission of the forfeited bond in the	e amount of \$ because:		
	I assisted in returning the defendant to appear in this matter as explained in the affidavit below.			
	Extraordinary circumstances exist as ex	plained in the affidavit below.		
HEAR	'	r to present evidence of the above.		
	AFFIC	PAVIT		
I state knowl	e upon oath or affirmation that the follow edge:	ving facts are true to the best of my		

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Defendant's Name: _		Case	No	CR
	(AFFIDAV	IT CONTINUED)		
(Attach additional pa	ages if necessary.)			
		<u></u>		
Date		on Filing Motion Pr		
	Mailing Address	City	State	ZIP
	Work Phone	Home Phone	Ce	ell Phone
Subscribed and swo	rn to or affirmed before , 20			
(SEAL)		Clerk of Court, Notary Public or other person authorized to administer oaths. My commission expires:		
I certify that on (date of forfeiture were see	te) ent to:	_ copies of this motion	, affidavit and the	e judgment
 □ Prosecutor □ Defendant's Attorney □ Defendant □ Bond Company or Person who posted/pledged security: 				
Signature of person	serving motion:			
	Cleric	cal Use Only		
Part or all of the bai	il forfeited by this judgm	•	stitution:	
☐ No. Clerk:				
CIEIK.	_			

Defer	ndant's Name: Case No CR					
	ORDER ON MOTION FOR REMISSION					
	A hearing on the motion was held on No hearing was held because no evidence has been presented that requires an evidentiary hearing or because sufficient evidence was presented in the motion.					
IT IS	IT IS ORDERED that the request for remission is:					
	ED. The judgment remains in full force and effect. If not already paid, the nent is due immediately. Reason for denial:					
	No evidence demonstrates that the defendant was returned with the assistance of the person who posted/pledged security.					
	No evidence demonstrates extraordinary circumstances allowing remission. \$ of the forfeited bail was applied to restitution as required by AS 12.30.075. Therefore, remission cannot be granted for the amount that was applied to restitution.					
	Additional Explanation:					
	GRANTED as follows: The entire judgment of forfeiture is remitted. \$ of the judgment is remitted. The remaining forfeited bail is not remitted because: \$ was applied to restitution as required by AS 12.30.075. Therefore, remission cannot be granted for the amount that was applied to restitution. \$ is ordered applied to the expenses incurred for enforcement of the forfeiture and for securing the defendant's return to custody. The defendant or person who posted/pledged security is not required to pay the amount of the judgment that was remitted. Any amount previously paid shall be returned to the owner.					
	Date Judge Type or Print Name of Judge					
☐ De Bo	a copy of this order was sent to: efendant Defendant's attorney Prosecutor ond company Surety company or person who posted/pledged security riminal Dept. TCA or Bookkeeper G/City Collections Unit with copy of original judgment of forfeiture					