WORLD WIDE BAIL BOND 653 South Conception Street Mobile, Alabama 36603 251-441-8901

DEFENDANT, CO-SIGNER/INDEMNITOR BAIL BOND AGREEMENT

the ex Bond	WHEREAS, the undersigned, he ations to WORLD WIDE B ecution by the WORLD WIDE in the penal sum of \$	ereinafter called the First BAIL BONDING h BAIL BONDIN on behalf of	Party, whether one or more, have ereinafter called the Second Party, G., a corporation, hereinafter call	made or do now make to have executed or secure led the Surety, of a Bail hereinafter called
Partie execu	WHEREAS, upon and with the control of the same.	express understanding and Tanged for the execution	d condition that this agreement we of said Bail Bond or does hereby a	ould be executed by the Firs agree to arrange for the
being	NOW, THEREFORE, in consider centioned or in the event that said Ban, then and for and in consideration of the from the custody of the Court un and promise as follows:	ail Bond shall already have of the Second Party causi	ng the Surety to permit the Defen-	nt released from custody

FIRST

TO PAY TO THE SECOND PARTY THE SUM OF \$______ as premium for and upon the execution of said Bail Bond and a like sum annually in advance each year hereafter until the Surety shall be legally discharged from all liability thereunder, and to pay to the Second Party charges for extraordinary services, if any.

The said premium shall be regarded as fully earned immediately upon the filing of said Bail Bond, and the fact that the Defendant may have been improperly taken into custody or his Bail reduced, or his cause dismissed forthwith shall not obligate the Second Party to waive or return said premium or any portion thereof.

SECOND

To indemnify and to at all times hold harmless the Second Party or the Surety from and against any and all liability, demands, expenses, attorney's fees, debts, damages, judgments, or losses of every kind, character or nature that the Second Party or the Surety shall or may at any time or for any cause sustain incur or be put to by reason of the execution or the arranging or obtaining the execution of the bail bond aforementioned or any renewal thereof or any bond issued in continuance thereof or as a substitute therefore; to pay to the Second Party or the Surety immediately upon demand the penal amount of said bail bond whenever the Second Party or the Surety deems such payment necessary for protection, upon any change of condition which increases the hazard, which sum shall be retained and used by the Second arty or the Surety as security hereunder, TO PAY TO THE SECOND PARTY OR THE SURETY IMMEDIATELY UPON THE DECLARATION OF FORFIETURE OF SAID BAIL BOND THE PENAL AMOUNT THEREOF.

THIRD

To aid and cooperate with the Second Party or the Surety in securing the release or exoneration of the Second Party or the Surety from any and all liability under said bail bond, including the surrender of the Defendant to the custody of the Court should the Second Party or the Surety in its sole discretion deem such action necessary or advisable, and even though such surrender may have been made before the bail bond has been forfeited or any liability incurred thereon by the Second Party or the Surety and no obligation shall exist on the part of the Second Party or the Surety to return or waive the premium or any portion thereof, except as may be otherwise required by law or the rules of the Insurance Commissioner.

FOURTH

To reimburse the Second Party or the Surety, in an amount not to exceed the penal amount of the bail bond, for any and all expenses or liabilities incurred in searching for, recapturing or returning the Defendant to the custody of the Court, including salaries of employees during the time spent apprehending or endeavoring to apprehend the Defendant, expenses for private detectives, rewards, traveling expenses, telegrams, telephone calls, automobile expenses, railroad or air fares, meals and any and all other expenses or liabilities incurred by the Second Party or the Surety as necessary or incidental in apprehending or in endeavoring to apprehend the Defendant, including also liability for attorney's fees incurred by the Second arty or the Surety in

making application to the Court for an order to vacate or set aside the order of forfeiture or the judgment entered thereon and even though such expenses nay have been incurred before any order had been made forfeiting said bail bond or even though such expenses may have been incurred before any order had been made forfeiting said bail bond or even though such expenses may have been incurred after the time for the setting aside of the forfeiture declared upon the said bail bond shall have expired; that an itemized statement of such expenses swom to by the Second Party or any officer or attorney-in-fact of the Surety shall be accepted as prime facie evidence of the fact and extent of such expenses in any and all suits hereunder. All money owing to Second Party, pursuant to this Agreement, that is in arrears for a period of 30 days, shall accrue monthly at the highest legal rate of interest. Additionally, First Party hereby authorizes Second Party to conduct a credit check and other financial inquiries on First Party.

HIFTH

This agreement shall apply to any and all other bail bonds executed for the Defendant on the same charge for which the above mentioned bail bond was executed or any other charge connected therewith or arising out of the same general transaction or circumstances regardless of whether said bail bond or bonds are filed before or after conviction of on appeal, but not in a greater amount.

SIXTH

That any and all money or other property which the undersigned or any of them have paid or deposited or may pay or deposit with the Second Party or the Surety, or which is or may at any time be in the hands of the Second Party or the Surety belonging to the undersigned, may be held by the Second Party or the Surety as collateral or at the option of the Second Party or the Surety may be applied as collateral security or indemnity for the matters contained herein or any of them. But nothing herein shall be a waiver by the depositor of any money or property or by any guarantor of any right or rights he may have or shall hereafter acquire in connection therewith as against the Surety.

SEVENTH

To pay the Second Party or the Surety attorney's fees in the event of suit hereunder for breach of this agreement incurred by the Second Party or the Surety under this indemnity agreement.

EIGHTH

In making application for the hereinabove described bail bond we warrant all of the statements made on the reverse of this page to be true and we agree to advise the Second Party or the Surety or its agent of any change (especially change of address) within 48 hours after such change has occurred and agree that any failure to so notify shall be cause or the immediate surrender of the Defendant.

IN WITNESS WHEREOF THE UNDERSIGNED DO HEREBY ACKNOWLEDGE RECEIPT OF THE FOREGOING AGREEMENT AND VERILY STATE THAT THEY AND EACH OF THEM HAVE CAREFULLY READ THE SAME AND UNDERSTAND THE CONTENTS THEREOF and do now set their hands this day of 20

DEFENDANT	CO-SIGNER/INDEMNITOR #1
ADDRESS	ADDRESS
CITY, STATE, ZIP	CITY, STATE, ZIP
TELEPHONE	TELEPHONE
CO-SIGNER/INDEMNITOR #2	CO-SIGNER/INDEMNITOR #3
ADDRESS	ADDRESS
CITY, STATE, ZIP	CITY, STATE, ZIP
TELEPHONE	TELEPHONE

	ect has been accepted by WORLD W				
Sof	Mobile, Alabama		20	I, or We, Promis	sc to pay to the order
WORLD WIDE I Accumulated!!!!				us Court Cost and all	
TOTH MALE OF SYSCE	ayable at 653 SOUTH CONCEPTIO ation. The right of exemption as to p and it is further agreed that the under	ersonal property	is hereby waiver	as provided by the	ceived with interest Constitution of the
WITNESS OUR I	HAND AND SEAL THIS THE	DAY OF		20	
Defendant Signati	пе		Co-Signer/Indem	nitor Signature #1	
Co-Signer/Indemn	itor Signature #2	- (Co-Signer/Indem	nitor Signature #3	n e
	CO-SIGNER/	INDEMNITO	R AGREEME	NT	
BOND to secure BOND(s) is forficelow. As the Coshowing up for the acceptance of the	r, I understand I am entering into the release of said person, whose the release of said person, whose teled for any reason, the Co-Sign o-Signer, I understand that if the the appointed Court dates and time tused could be re-arrested and the RY SERVICES incurred, including uses incurred by WORLD WIDE the for any cost to the WORLD Wired in the recovery of the accuse the release of the	e name appears er is liable for named said per les or failing to e Co-Signer mu ng the foil amo BAIL BOND TIDE BAIL BO	the foil amount son violated an pay WORLD ast pay WORLD ast pay WORLI ount of the cons in an attempt to	ting a BAIL BOND of the Consolidate y of the BOND con WIDE BAIL BOND O WIDE BAIL BO olidated BOND(s)	O(s). If the ad BOND(s) listed inditions by not D for all services ND for any and all listed below, plus up h service. The
NOTE: THE BON TIME FRAME. T	ID IS GOOD FOR ONE YEAR FROM HE BOND PREMIUM MUST BE	OM DATE SIG PAID AGAIN!!	NED. IF THE C	ASES IS NOT RESC	OLVED IN THAT
RINTED NAME	OF PERSON BEING BONDED				
have read and u	nderstand my legal obligations as a	a Co-Signer/Ind	emnitor.		
o-Signer/Indemni	tor (Signature #1)	C	o-Signer/Indemn	itor (Signature #2)	***************************************
o-Signer/Indemni	tor (Signature #3)				
onsolidated Amou	unt of Bond(s) \$		82		

World Wide Bail Bond Client Form

Date	FaceBook
Name	Court Date and Time
Home Number	Employer
Cell Number	Position
Alternate Number	Contact Number
Driver License	Email Address
	Total Due World Wide
Name:	
Address:	
n	
Phone Number:	Alternate Number:
First Payment:	Next Payment:
Receipt Number	Receipt Number
Remaining Balance:	Remaining Balance:
Next Payment:	Next Payment:
Receipt Number:	Receipt Number:
Remaining Balance:	Remaining Balance:
Signature:	

INDEMNITOR'S RESPONSIBILITIES

- 1. You as Indemnitor/Co-Signer, are responsible for the total amount on the Bail Bond and payment in full on demand.
- 2. Payment of all Bail Bond premium fees, which is a minimum of 10% of the total Bail Bond.
- 3. Ensuring the Defendant's appearance in Court each and every time the Court or Bonding Company requires their appearance, until the case is complete.
- 4. If the Defendant fails to appear in Court, the Defendant and/or the Indemnitor, will be responsible for a \$50.00 (Fifty Dollars) administration fee.
- 5. If the Defendant fails to appear, you as the Indemnitor are responsible for locating the Defendant, in a timely manner (within 2 days) to get the Defendant back in Court, if the Defendant cannot be located by you within 2 days, you will be responsible for the recovery fees for the Bonding Company to place the Defendant back in jail.
- 6. The recovery fee charged by the Bonding Company is a minimum fee of \$250.00 (Two Hundred Fifty Dollars payable BEFORE the arrest of the Defendant.
- 7. The Defendant is required to check in with the Bonding Company after each and every court appearance.
- Before a change of address, the Indemnitor or Defendant must notify the Bonding Company for written approval.

9. *****ANY FALSE INFORMATION PROVIDED TO BAIL BONDING COMPANY WILL

INDEMNITY AGREEMENT

IAME			DOR	The state of the s		
ADDRESS			CITY	STATE	ZIP	
HOME PHONE	The second secon	_CELL PHONE		PROPERTY O	WNER	
HOW LONG	_SSN		_DRIVER'S LIC	ENSE	ST	ATE
DESCRIBE VEHICLE:			*			
YEARMAKE		_MODEL	COLOR	6		
^AG						
OCCUPATION		EMPLOYER_			PHONE	
EMPLOYER'S ADDRESS:		(CITY	STATE	ZIF)
HOW LONG ON THIS JOB?_						
RELATIONSHIP TO DEFEND	ANT	HOV	V LONG KNOW	1?		
CITY	_STATE	STREET ADDRESS EPHONERELATIONSHIP STREET ADDRESS				
CITY	_STATE	PHONE				
		5.0	O.B.	INDO		
SPOUSE'S NAME						
DRIVER'S LICENSE#		= STATE_	R	Pl	HONE	
EMPLOYER'S ADDRESS:		LIVITLOTE	CITY	STAT	E	ZIP
HOW LONG ON THE JOB?						
HOM FONG ON THE JOBS		_30FLI(VI30I(
WITNESS:	INDEMNITY SIGNATURE					

ATTENTION: TO ALL CUSTOMERS

When doing a bond for a significant other, there is no calling in and asking for us to let you off of the person's bond, If the person has disappeared, then you need to help locate the individual.

When you sign as the Maker of a Bond, you are responsible until the bond is closed or until the person has been captured.

Co-signer

READ ALL ITEMS CAREFULLY!! YOU ARE ASSUMING SPECIIFIC OBLIGATIONS

NAME		SS#		DOB
RACESEX	HT	WT	HAIR	EYES
SCARS, MARKS, TATT	OOS, PIERCING	SS		
STREET ADDRESS:			· ·	
CITY	STAT	E	ZIP CODI	=
OWN/RENT/BOARD:	FROM WHOM			HOW LONG
HOME TELEPHONE_		CE	LL PHONE	
DRIVER'S LICENSE#_	-	S	TATE	
N				
EMPLOYMENT ADDR	ESS			HOW LONG
() EX-SPOUSE () SI	1000			
SPOUSE NAME			_MAIDEN N	AME
HOW LONG MARRIE	D?	SPOUSE'S DOB		_SPOUSE'S DOB
SPOUSE'S OCCUPATI	ON		_EMPLOYER_	
ADDRESS			HOV	V LONG ON JOB
DESCRIBE VEHICLE:				601.00
				COLOR
1. Have you been AR	RESTED?	WHE	RE	
2. Have you FAILED	TO APPEAR?	W	/HAT COURT_	
3. Are you on PROBA	ATION OR PAR	OLE?		
WHERE	and the second s			
				,
SIGNATURE:	4.			

READ THIS NOTICE!!!

When you are released on a bond with this company, keeping us up to date with a valid telephone number is a CONDITION OF YOU REMAINGING ON BOND WITH THIS COMPANY. We contact our clients to remind them of their court appearances and when we have no means of contacting them, we have no choice but to assume that you have no intentions of appearing in court. IT IS YOUR RESPONSIBILITY TO GIVE US A MEANS OF CONTACTING YOU DIRECTLY.

We understand that things do happen but we have to be able to contact people that we are financially responsible for. If you cannot understand and agree with this policy, then we are not the company for you!!!.

Signature of Defendant