

APPLICATION AND AGREEMENT FOR SURETY BAIL BOND

D.O.B.	Sex		www.accredited-i	nc.com	Exec. Date
Race	Moustache	Accr	edited Surety and Casua	lty Company, Inc.	Arr. Date
Height		4798 Ne	O. Box 140855 • Orlando w Broad Street • Suite 20	, FL 32814-0855 0 • Orlando, FL 32814	Booking #
	Eyes	Bond No.		Amt S	All brooks and a second a second and a second a second and a second an
	-,		Where Born		
SHIELD THE SCHOOL		A Printer of Printers			F.B.I. #
		725			
					Time
Court	Juc	5. Dist	D	iv. or Dept	County
St. Add		City		Phone	How Long
Former Add		City		Phone	How Long
Years in City	County		State	Last County	Last State
Employed By	Occu	pation		Work Phone	How Long
Employer's Add		Superior		Mo. Income	Shift
Previous Employer		Address		City	When
Previous Arrest Charge _		Court		County	When
Disposition	Previous Bail		With Who	Amou	int \$ Case Pending?
On Probation?		Whe	re	Probat	tion Officer
Vehicle - Make		Model	Year .	Color	License #
Military Branch	Serial #		Discharge Date	Uni	ion Local #
Credit Ref. & Acct. #s					
Spouse	ΑΑ	dd		Phone	How Long
					Work Phone
					How Long
					D.O.B.
					License #
					Phone
Children - Name & Age				School	
Mother		Add		City	Phone
Father		Add		City	Phone
Spouse's Mother		Add		City	Phone
Spouse's Father		Add		City	Phone
Def. Brother		Add		City	Phone
Def. Sister		Add		City	Phone
Defendant's Attorney			City		Phone
ndemnitor		Add		City	Zip
Social Security #	D.L. #		D.O.B	Relation to def	Phone
Employed By			()	Add.	Phone
Occupation	F	low Long	Superior		Mo. Income
3ank	Branch		Account #	Type	Balance
Spouse	A	vdd			Phone
Employed By	A	\dd,			Phone
Occupation	н	low Long	Superior		Mo. Income
/ehicle - Make		_ Model	Year _	Color	License #
Registered Owner		Le	egal Owner		Liens
Real Property			Vho's Name		— How Long —
ot	Block		_ Tract	Maps in Book	Page
/alue	Equity .		Financed E	Ву	A.P. No
4. HAVE 4 1 TO 1			DATE	= -	r credit history via credit reporting agency checks. SIGNATURE OF INDEMNITOR
STATEMENT OF IN	FORMATION REQUIRED	BY SECTION	2100, CALIFORNIA REG	ULATORY CODE, AND W	HICH MAY BE REQUIRED IN OTHER STATES
Full name of participation	phing information	62	Name of State of Stat	dian ball	
Full name of person sup	8 8	= 19	Name of person negotia	sung ben	Name of person receiving information
Address		F) 92	Address	V4	Date and time information received
Connection or relations	hip to defendant		Connection or relationship to	o defendant	Manner in which information received
If same was defendant, how	3/1-3/1	10		(2)	5



Accredited Surety and Casualty Company, Inc. P.O. Box 140855 • Orlando, FL 32814-0855 4798 New Broad Street • Suite 200 • Orlando, FL 32814

INDEMNITY AGREEMENT FOR SURETY BAIL BOND

The undersigned, called 'First Party,' make appl			경기 등을 보면 되 었다. [1] 4일 2일 경기 (1) 12 12 12 12 12 12 12 12 12 12 12 12 12)	
CASUALTY CO., INC., a corporation called "Surety for called "Principal," a				mount of \$ f continuance of the Bail Bond, Firs	i	
Party does jointly and severally agree as follows: FIRST: To pay second party premium in the su		10200000000000000000000000000000000000				
The fact that Defendant may have been improper premium.						
SECOND: To reimburse Second Party and S execution of Bail Bond or any renewal or substitu- by Second Party, in accordance with regulations	tion thereof whether or not	said Principal refuses to	be released aff	ter arrangements have been initiated		
THIRD: To reimburse Second Party and Sure	ty for actual expenses inci	urred and caused by a t	reach by the Pr	rincipal of any of the terms for which		
the application and Bail Bond were written not in of searching for, recapturing or returning Princip apprehend Principal, including legal fees incurred	al to custody, incurred by	Second Party or Surety	or as necessary	y in apprehending or endeavoring to)	
of forfeiture of Summary Judgment entered there chargeable after the entry of Summary Judgmen FOURTH: To pay the Second Party or Surety				nana menatra manakatan 19 ketah dari Perangan Pengalah 19 ketah 19 ketah 19 ketah 19 ketah 19 ketah 19 ketah 1 Kenangan pengalan pengalan pengalan pengalan pengalan dari Pengalan pengalan pengalan pengalan pengalan pengal		
attorney's fee which shall, in no event, be less that	an the sum of twenty-five de	ollars (\$25.00).				
FIFTH: To pay Second Party or Surety as co information concealed or misrepresented by the deems payment necessary to protect the Second	First Party or Principal or	other reasonable cause,	any one of whi	ch was material to hazard assumed		
or insufficient collateral, in the sole discretion of S may demand such collateral as will indemnify the			inst such increa	se in the bail, Second Party or Surety	t.	
SIXTH: To pay Second Party or Surety immed SEVENTH: To aid Second Party or Surety in s	iately upon demand after e ecuring release or exonera	ntry of Summary Judgm ation of Second Party or				
surrender of Principal to Court should Second Pa EIGHTH: That all money or other property wi	hich the First Party has de	posited or may deposit				
as collateral security or indemnity for matters or authorized to lawfully levy upon said collateral in t		나는 그 아내는 아내는 아무리 아이는 아이는 아이는 아이를 하는데 없다.		J		
or reimbursement for the herein above liabilities forfeited, such excess shall be returned to the de	, losses, costs, damages a	and expenses. If collater	al received by S	Second Party is in excess of the ba	i	
Party and Surety for unpaid Premium or the Here	in above charges.	arantena erakularen beretako erakularen bila. Irainarriaren erakularen bilarriaren bilarriaren bilarriaren bilarriaren bilarriaren bilarriaren bilarriaren b		201 MAR PO CAN TARMAN SERIE TO SANTAN SA SANTAN SANTAN SANTA		
NINTH: Second Party or Surety shall not surre or prior to any occasion when the presence of the	e Principal in Court is lawf	ully required without ret	urning all premiu	ım paid thereof, unless as a result o	f	
judicial action, information concealed or misrepre the hazard was substantially increased and the a					i	
TENTH: The obligations hereunder are joint a	nd several and any amoun	ts due shall bear interes	t at the maximus	m rate of interest allowed by law. The		
Second Party and the Surety shall not be first of proceed or enforce its remedies against the Prin- of the First Party.	cipal before making deman	d upon or proceeding a	nd/or enforcing i	ts remedies against any one or more	Э	
ELEVENTH: In making application for Bail Bo to advise Second Party or Surety of any change,						
Party, or any other material change in circumstar agrees that any failure to so notify shall be reaso	nces, within forty-eight (48)	hours after knowledge	such change sha			
TWELFTH: The undersigned agree that these	obligations apply to all of	her Bail Bonds executed	for the same ch	점점하다. 하다 이 경기 하고 있다면 하다 하면 하는데 하는데 하는데 하는데 하는데 하는데 하다 없었다.		
Bail Bond was executed, or any charge arising or not in a greater amount.	ut of the same transaction,	regardless of whether s	aid Bail Bonds a	re filed before or after conviction, bu	ţ	
IN WITNESS WHEREOF, the First Party whose Agreement and I know the contents thereof; that						
property, whether real or personal, which if set for	rth in the Application for Ba	il (which Application is m	ade a part hered	of by reference as through herein full	y	
set forth) is my property and that I own such prop or encumber any of said property until my liabilit						
the said ball to remain in force upon reliance of the						
this day of	20	eet r	ny hand			
Defendant day or	, 20	3611	ly flatio.			
SIGNATURE	HOME BUOME		WORK BUONE			
NAME	ADDRESS		1000	ZIP		
EMPLOYER	ADDRESS		Santar-	ZIP		
33.55(M)) 14 530.55(M)		_ S.S. NO		DATE OF BIRTH	-	
Indemnitor						
SIGNATURE	NATIONAL CONTRACTOR		WORK PHONE			
NAME	ADDRESS	155				
EMPLOYER	ADDRESS					
EMAIL DMV I.D		S.S. NO	100	DATE OF BIRTH		
Indemnitor	Propagation transfer and the second					
SIGNATURE	HOME PHONE		PYCARCONON TOTAL OF COST. TO			
NAME	ADDRESS				-	
EMPLOYER	15-10000-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0	COLON PROPER		NAME OF THE PROPERTY OF THE PR	i	
EMAIL DMV I.D		S.S. NO		DATE OF BIRTH		