

## APPLICATION AND AGREEMENT FOR SURETY BAIL BOND

DEFENDANT'S NAME		POWER OF ATTORNEY N	О.	AMOUNT	EXEC. DATE	ARR. DATE	
	BOOKING NAME			AKA NAME(S)			
_	BOOKING #	WHERE HELD		CHARCE			
BOOKING INFORMATION		JUD. DIST.					
MA			DATE TO APPEAR TIME				
BO FOR		WHERE					
Z	CO-DEFENDANTS						
DEFENDANT INFORMATION	ST. ADD.	CITY		PHONE	HOW	/ LONG	
	FORMER ADD.				HOW	/ LONG	
			STATE LAST COUNT				
			OCCPHONE				
		SUPERIOR			<del>-</del>		
			ADDRESS EYES		_		
Z			RACE MOUSTACHE GLASS				
AN					WHEN		
S					AMTCASE PENDING		
DEF	ON PROBATION WHERE	PR	OBATION OF	FICER			
		MODEL					
	MILITARY BRANCH	SER. #	_ DISCHARGE	DATE	UNIONI	_OCAL	
z	SPOUSE	ADDRESS		PHONE	HOW	VLONG	
TIO		ADDRESS					
NT'S FAMILY INFORMATION		WHERE					
		ADDRESS					
× ×		ADDRESS					
W		ADDRESSADDRESS					
SFA		ADDRESS					
		ADDRESS					
QN.	DEFENDANT'S BROTHER	ADDRESS					
DEFENDA			ADDRESS				
-			ADDRESS CITY				
	DEFENDANT SATIORNET	CITY			PHONE		
		SIGNATURI	OF DEFENDA	NT		DATE	
1	INDEMNITOR'S NAME	DEMNITOR'S NAME			D.L. #		
			PHONE				
	EMPLOYED BY	ADDRESS			PHONE		
×.					MONTHLY INCOME		
ATK		H ACCT. #					
N.W.	SPOUSEADDRESS						
N.		ADDRESS YEAR COLOR					
OR		LEGAL OW					
INDEMNITOR INFORMATION	REAL PROPERTY	IN WHO'S I	NAME		HOW	LONG	
DEM		QUITY FIN					
Z		ADDRESS					
		ADDRESS			RELATION		
	I CERTIFY THAT THE ABOVE INFORMATION IS CORRECT AND	TRUE.					
	·		OF INDEMNI	TOR		DATE	
	STATEMENT	T OF INFORMATION REQUIRED BY SECT	TON 2100, CA	LIFORNIA ADMINIS	TRATION CODE		
ull nar	ne of person supplying information	Name of person negotiating	Name of person negotiating bail			Name of person receiving information	
Address		Address	Address			Date and time information received	
Connec	tion or relationship to defendant	Connection or relationship to	Connection or relationship to defendant			Manner in which information received	
same	was defendant, how did he communicate?	Name of licensee who pegot	of licensee who negotiated transaction		Name of other agent involved and commission paid		
f writ _	,				Was consideration other than money received?		
Name o	f Attorney	Name and sum paid unlicent and service performed	Name and sum paid unlicensed persons and service performed			I ! Yes I ! No If yes, explain in detail and attach statement.	

BSS-4 (12/94)

## SURETY BAIL BOND INDEMNITY AGREEMENT

Bankers Insurance Company

			··	<del></del>
The undersigned, called "First Part" (Second Party," for the execution by B		a corporation called "Surety	" of a Bail undertaking herein r	called eferred to
as "Bail Bond" in the penal amount of "Principal," and in consideration of Se	of \$econd Party arranging for exe	cution of continuance of thi	s Rail Bond First Party does ioi	
	scond ( titl) diranging for one	or communice of the		, 3
of any portion of said premium. This is months after the date on which this Bo surrender Principal, as provided in the	Bond is renewable each yea ond was executed. If said rei California Penal Code, Secti	<ul> <li>r. First Party agrees to pay to newal premium is not paid ion 1300, and exonerate the</li> </ul>	ed, or his bail reduced or his cas o Second Party a renewal prem upon written demand therefore Bond	for this Bail Bond. The premium is fully e dismissed, shall not obligate the return ium in the amount stated above, twelve, Second Party or Surety has the right to
Bond or any renewal or substitution th with the regulations of the Insurance C	ereof whether or not said Pri Commissioner in effect at the	ncipal refuses to be released time such expenses are incu	after arrangements have been in itematiken.	th the arranging and/or execution of Bail initiated by Second Party, in accordance
THIRD: To reimburse Second Par and Bail Bond were written not in excreturning Principal to custody, incurred by Second Party or Surety in making an no expenses or liabilities incurred for r	rty and Surety for actual expe ess of the penal amount of th d by Second Party or Surety o pplication to a court for an or recapturing or returning Princ rty or Surety, in the event tha	enses incurred and caused by the Bail Bond including all ea or as necessary in apprehend order to vacate or to set aside cipal to custody shall be cha tit it is necessary for them to	/ a breach by the Principal of arcepenses or liabilities incurred as ng or endeavoring to apprehent the order of forfeiture or Summargeable after the entry of Summargeable after the entr	ny of the terms for which the application is a result of searching for, recapturing or d Principal, including legal fees incurred any Judgment entered thereon. However, lary Judgment, a reasonable attorney's fee
concealed or misrepresented by the Fir protect the Second Party or Surety her discretion of Second Party or Surety, is them against such increased bail.	rst Party or Principal or other reunder. Where, as a result s furnished to indemnify agai	reasonable cause, any one of judicial action, bail has nst such increase in the bail	of which was material to hazard peen increased, and no collate , Second Party or Surety may de	arty or Surety, as a result of information I assumed, deems payment necessary to ral or insufficient collateral, in the sole emand such collateral as will indemnify
Principal to Court should Second Party	r Surety in securing release o or Surety deem such action	r exoneration of Second Part advisable.	y or Surety from all liability und	ler Bail Bond, including the surrender of
security or indemnity for matters contai said collateral in the manner provided I liabilities, losses, costs, damages and e immediately upon the application of the NINTH: Second Party or Surety shany occasion when the presence of the information concealed or misrepresented increased and the additional premium, TENTH: The obligations hereunded and the Surety shall not be first obliged hereby expressly waiving the benefits obefore making demand upon or proceed ELEVENTH: In making application Second Party or Surety of any change, in change in circumstances, within forty-ereasonable cause for the immediate sure TWELFTH: The undersigned agreed executed, or any charge arising out of the IN WITNESS WHEREOF, the First I known the contents thereof; that I here personal, which if set forth in the Application property free and clear of all liens said Bail Agreement has been released, by me and I do hereby this	ined herein, and to accomplish by law and to apply the processore. If collateral receives the collateral to the forfeiture, shall not surrender Principal to the Principal in Court is lawed by the Principal, or other register in the Principal in the Princi	sh the purposes contained he eeds therefrom and any and ed by Second Party is in exc subject to any claim of Second Control of the time signal on Bail Bond before has Party or the Surety to make needies against any one or may amounts all statements mad hange of address or employed the such change shall have to all other Bail Bonds exected to all other Bail Agreement acopy of said Bail Agreement opports of the Bail Agreement of the time signal of the time signal of the Bail Agreement of the time signal of the time si	erein, the Second Party and/or Sall money deposited to paymentess of the bail forfeited, such event Party and Surety for unpaid becified in the Bail Bond for the rning all premium paid therefor which was material to the hazar reasonable time.  Iterest at the maximum rate of inving recourse against the First Ficlaim upon or to proceed or erore of the First Party.  By him or her on this application of either the Principal of an occurred, and the First Party agouted for the same charge for whole are filed before or after convexecuted herewith each represent, that I am the true and lawful or reference as though herein full se not to transfer or encumber agother.  The set my course against the First Party agouted for the same charge for whole are filed before or after convexecuted herewith each represent, that I am the true and lawful or reference as though herein full se not to transfer or encumber agother than the said bail to remain in force the course of the said bail to remain in force the course of the said bail to remain in force the course of the said bail to remain in force the course of the said bail to remain in force the course of the said bail to remain in force the course of the said bail to remain in force the course of the said bail to remain in force the course of the said bail to remain in force the course of the said bail to remain in force the course of the said bail to remain in force the course of the said bail to remain in force the course of the said bail to remain in force the course of the said bail to remain in force the course of the said bail to remain in force the course of the said bail to remain in force the course of the said bail to remain in force the course of the said bail to remain in force the course of the said bail to remain the said bail t	appearance of the Principal, or prior to or, unless as a result of judicial action, d assumed, the hazard was substantially terest allowed by law. The Second Party Party or any one of them. The First Party aforce its remedies against the Principal tion to be true, and we agree to advise y of the First Party, or any other material rees that any failure to so notify shall be ich the above mentioned Bail Bond was diction, but not in a greater amount. Ents. I have read the Bail Agreement and owner of the property, whether real or y set forth) is my property and that I own any of said property until my liability on e upon reliance of the statements made hand.  Phone
Name,	Address		City	Zip
Employer				
DMV I.D	S.S. No		Date of Birth	
Indemnitor Signature		Llones Dhana	14/ <sub>5-1</sub> 1	Dlean
Name				
Employer				
DMV I.D	S.S. No		Date of Divide	
Indemnitor			Date of Birth	
Signature				
			Work	Phone
Name	Address		Work	Phone Zip
Name Employer	Address Address		Work City	Phone Zip Zip
Name	Address Address		Work City	Phone Zip Zip
NameEmployer DMV I.DIndemnitor	Address Address S.S. No		City Work City City Date of Birth	PhoneZipZip
NameEmployer DMV I.DIndemnitor Signature	Address Address S.S. No	Home Phone	City Work City City Date of Birth Work	Phone Zip Zip Phone
Name Employer DMV I.D Indemnitor Signature Name	Address Address S.S. No. Address Address	Home Phone	Work City Date of Birth Work City	Phone Zip Zip Phone Zip
NameEmployer DMV I.D Indemnitor Signature NameEmployer	Address	Home Phone	Work City Work City Date of Birth Work City City City	Phone Zip Zip Phone Zip Zip Zip Zip
Name Employer DMV I.D Indemnitor Signature Name Employer DMV I.D	Address	Home Phone	Work City Work City Date of Birth Work City City City	Phone Zip Zip Phone Zip Zip Zip Zip
Name Employer DMV I.D Indemnitor Signature Name Employer DMV I.D	Address Address S.S. No. Address Address S.S. No.	Home Phone	City Work City City Work Date of Birth Work City City City Date of Birth	Phone Zip Zip Phone Zip Z
Name Employer Indemnitor Signature Name Employer DMV I.D Indemnitor Signature	Address Address S.S. No. Address Address S.S. No.	Home Phone Home Phone Home Phone	Work City Date of Birth  Work City City Date of Birth	Phone Zip  Phone Zip  Phone Zip  Zip  Phone Zip
Name Employer Indemnitor Signature Name Employer DMV I.D Indemnitor Signature	Address Address S.S. No. Address Address Address Address Address Address Address	Home Phone Home Phone Home Phone	Work City City Work City City Date of Birth Work City City Work City	Phone Zip  Phone Zip  Phone Zip  Zip  Zip  Zip  Zip



## Bankers Insurance Company P.O. Box 15707, St. Petersburg, Florida 33733-5707 / 813/823-4000

## INDEMNITORS AGREEMENT

Defendant							
I understand that in co-signing this bond for obtaining the release of that I am responsible for							
him or her appearing in Court each time he or she is so ordered; also I understand that I am							
responsible for payment of any Court costs for non-appearance should the defendant fail to							
appear and the Court forfeits the bond. Should it become necessary to apprehend and							
surrender the defendant to the Court, I understand that I am responsible for any and all							
expenses incurred as a result of such forfeiture and further, if such a forfeiture occurs and the							
defendant is not surrendered to Court within the time prescribed by law, I understand that							
I am required to pay the Full Amount of the bond posted, including unpaid premium.							
Collateral cannot be returned until such time as the Company receives written notice							
from the Clerk of the Court verifying Exoneration.							
I have read the above contract and understand it, and agree to fulfill ALL the							
provisions therein.							
Co-signer Signature							
Address							
Agent							