

CLASSIC BAIL BONDS

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CHECKLIST for INDEMNITOR(S) (person/people guaranteeing bail)

Name o	f Defe	endant/Arrestee		
Initials	1.	I have read and received a copy of the "In intended to clarify and explain the "Inden	ndemnity Agreement for Surety Bail Bond." This mnity Agreement for Surety Bail Bond."	s indemnitor/guarantor checklist is
Initials	 3. 	finance charges (interest) are waived if I one payment, interest will be charged on computed on unpaid balances on the 30th agree to pay a late charge of 10% of the I the due date. Unless otherwise agreed, a Agreement of Venue: I agree that if legal	e payments for money due on the premium for the make the agreed payments on time, and that if I a all unpaid amounts until they are paid. In the even day of each month, at a rate of 10% per annum (late payment, for any payment not received by Cla II payments are due on the first day of each month action between the parties concerning this bail be	m more than five days late on any ent that interest is charged, it will be 0.833% per month). In addition, I assic Bail Bonds within five days of a until completely paid.
Initials Initials	4.	every appearance and any other time order	the full amount of the bond/bail posted if the defe ered by the court, until the defendant/arrestee is se	
Initials	5.	that if the bond is ordered forfeited and it	ted" by the court. the court if the defendant/arrestee fails to make at is not ordered reinstated, or exonerated, that I mut	
Initials	 7. 	for investigation, location, and apprehens or 20% of the bond/bail amount, whichever any indemnitor requests the defendant be Agreement for Surety Bail Bond," specification as a court, there will be no investigation cost. I understand that if a bond/bail is ordered	es necessary to arrest and surrender the defendant sion time; this is billed at a rate of \$250.00 per hower is greater. Investigation costs will begin to acceplaced back in custody or when any condition exically, but not limited to, Sections Five and Eleveurrender of defendant at a county jail facility in the charged. Reasonable court costs will be charged a forfeited by the court, that I am responsible to part for the bail agency to reinstate or exonerate the barrender.	ur per investigator, plus expenses, crue after a court forfeiture or when cists as defined in the "Indemnity n. If no investigation costs, etc., the same county of the prosecuting if applicable. By court costs and reasonable
Initials	8.9.	I understand that if I breech the "Indemnity Agreement for Surety Bail Bond," by non-payment or any other action as defined by the "Indemnity Agreement for Surety Bail Bond," I am responsible for any collection actions taken, including attorney fees and costs, or collection company fees and costs. Attorney's fees are typically a minimum of \$250.00 per hour. If any collection action needs to be taken, a minimum \$300.00 fee will be charged. I understand that collateral can not be released until all bonds/bail posted on my behalf for the defendant have been		
Initials Initials	10.	exonerated, and written notice from the court has been provided to Classic Bail Bonds, and all fees have been paid in full. I understand that substitution of collateral is done at the discretion of Lexington National Insurance Corporation and Classic Bail Bonds. There are no agreements to substitute collateral at a future date.		
Initials	11.	I understand that it is my responsibility to request return of any collateral provided. There may be a delay of return of collateral until Classic Bail Bonds has researched the exoneration date and verified the bond/bail status with the appropriate court.		
Initials	12.	This checklist is intended to explain and clarify the "Indemnity Agreement for Surety Bail Bond." Nothing is agreed to that would limit my responsibility under the "Indemnity Agreement for Surety Bail Bond." Nothing is agreed to that would limit the rights of Lexington National Insurance Corporation or Classic Bail Bonds under the "Indemnity Agreement for Surety Bail Bond."		
Initials	13.	I declare that all statements made on the applications for this bond/bail are true. I agree to notify Classic Bail Bonds, within 48 hours of any changes, including but not limited to any change of address or employment of either myself or the defendant/arrestee.		
Initials	14.	Classic Bail Bonds is authorized to charge past due amounts, and any additional charges authorized by this agreement, to any credit card provided by me.		
Initials	15. I understand the obligation under this agreement is joint and several. This means that I may be held solely and individually liable for up to the full amount owed for any and all charges, even if there are other co-signers on the agreement.			
I have re	ead an	d agree with the above declarations and	understand my responsibilities and obligations	s as indemnitor/guarantor.
Indemnitor Signature		ture	Print Name	Date
Defendant/Arrestee Signature		ee Signature	Print Name	Date