## **CLASSIC BAIL BONDS**

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## **INDEMNITY AGREEMENT for SURETY BAIL BOND**

The undersigned, called "First Party," make application to Class Maryland corporation, hereinafter referred to as "Surety," and/o		
\$ for for called "Principal," and in consideration of Second Party arranging follows:	ng for execution or continuance of this Bail Bond, First Party	(name of defendant/arrestee) does jointly and severally agree as
Principal(defendant/arrestee). The fact that Principal may have be	as premium for this Bail Bond. The premium is to been improperly arrested, or his/her bail reduced, or his/her ca	
of any portion of said premium. SECOND: To reimburse Second Party and Surety for actual exp Bond or any substitution thereof, if applicable, whether or not so with the regulations of the Boxyletion Agency.		
with the regulations of the Regulation Agency. THIRD: To reimburse Second Party and Surety for actual expensand Bail Bond were written not in excess of the penal amount of returning Principal to custody, incurred by Second Party or Sureby Second Party or Surety in making application to a court for a However, no expenses or liabilities incurred for recapturing or response.	the Bail Bond including all expenses or liabilities incurred a ty or as necessary in apprehending or endeavoring to apprehe court for an order to vacate or to set aside the order of forfeit	s a result of searching for, recapturing or end Principal, including legal fees incurred ure or Judgment entered thereon.
FOURTH: To pay the Second Party or Surety, in the event that if FIFTH: To pay Second Party or Surety as collateral upon demar concealed or misrepresented by the First Party or Principal or ot protect the Second Party or Surety hereunder. Where, as a result discretion of Second Party or Surety, is furnished to indemnity a	t is necessary for them to institute suit for a breach of this agned, the penal amount of Bail Bond whenever Second Party or her reasonable cause, any one of which was material to hazart of judicial action, bail has been increased, and no collateral	eement, a reasonable attorney's fee. Surety, as a result of information d assumed, deems payment necessary to or insufficient collateral, in the sole
against such increased bail.  SIXTH: To pay Second Party or Surety immediately upon dema SEVENTH: To aid Second Party or Surety in securing release o Principal to court should Second Party or Surety deem such acti	r exoneration of Second Party or Surety from all liability under	
Finisher to coult should second 1 any of surely deem such achieves the First Party or indemnity for matters contained herein, and to accomplish the collateral in the manner provided by law and to apply the proceed liabilities, losses, costs, damages, and expenses. If collateral recimmediately upon the application of the collateral to the forfeiture and for other matters contained herein.	whas deposited or may deposit with the Second Party or the Sepurposes contained herein, the Second Party and/or Surety is destated the second Party and all money deposited to payment or served by Second Party is in excess of the bail forfeited, such	s authorized to lawfully levy upon said reimbursement for the hereinabove excess shall be returned to the depositor
NINTH: Second Party or Surety shall not surrender Principal to occasion when the presence of the Principal in court is lawfully concealed or misrepresented by the Principal, or other reasonabl and the additional premium, if any, for such increased hazard was	required, without returning all premium paid therefore, unless e cause, any one of which was material to the hazard assumed	s as a result of judicial action, information
TENTH: The obligations hereunder are joint and several and an the Surety shall not be first obliged to proceed against the Princi hereby expressly waiving the benefits of law requiring Second I making demand upon or proceeding and/or enforcing its remedi-	pal on Bail Bond before having recourse against the First Par Party or the Surety to make claim upon or to proceed or enforce	ty or any one of them, the First Party
ELEVENTH: In making application for Bail Bond, each of us we Party or Surety of any change, including but not limited to change in circumstance, prior to any such change as stated here surrender of the Principal.	ge of address or employment of either the Principal or of any	of the First Party, or any other material
TWELFTH: The undersigned agree that these obligations apply executed, or any charge arising out of the same transaction, rega IN WITNESS WHEREOF, the First Party whose names are sub know the contents thereof; that I hereby acknowledge receipt of personal, which if set forth in the "Application for Indemnitor" though herein fully set forth) is my property and that I own such transfer or encumber any of said property until my liability on so bail to remain in force upon reliance of the statements made by	rdless of whether said Bail Bonds are filed before or after conscribed to the Bail Agreement executed herewith each repress a copy of said Bail Agreement; that I am the true and lawful (which application, with all other forms related to this application property free and clear of all liens or encumbrances except a aid bail agreement has been released. I understand the Second	nviction, but not in a greater amount.  ents: I have read the Bail Agreement and I owner to the property, whether real or tion, is made a part hereof by reference as s so noted, and I further promise not to
Indemnitor Signature	Print Name	Date
Indemnitor Signature	Print Name	Date
Indemnitor Signature	Print Name	Date
Defendant/Arrestee Signature	Print Name	Date