Bond Amount:		
<b>X</b> OTICE / <b>X</b> IIICOLITE.		



## APPLICATION AND AGREEMENT FOR SURETY BAIL BOND DEFENDANT INFORMATION ALL INFORMATION LISTED IS MANDATORY AND MUST BE COMPLETED EACH TIME A DEFENDANT IS RELEASE ON BAIL

Name			A.K.	A				
Home Phone ()		Cell (	)		Work (_	)		
D.O.B	S.S #							
Place of Birth								
Sex Race	Height	Weight	Eyes	Hair	Glasses	Facial I	Hair	
I.D. Marks (Tattoo/Scar)							<del></del>	
Email Adress							<del></del>	
Current Address			City		State		_ Zip	
Previous Address			City	St		ate Zip		
Employer			Address					
Monthly Income \$	Осси	pation		Super	ior	Но	ow Long	
Spouse's Name			Maiden_			Legally M	arried □Yes □No	
Spouse's Employer			Addr	ess				
Phone ()	Occuj	oation		Superio	or	Н	ow Long	
Minor Kids Name & Ago	es							
Kids Live With		Address				Phone ()		
Mother						Phone ()		
Father	Address			City		Phone ()		
Spouse's Mother		Address		City _		Phone (	_)	
Spouse's Father		Address		City _		Phone (	)	
Ref		City	Phone	()		Relation _		
Ref		City	Phone	()		Relation _		
Ref		City	Phone	()		Relation _		
(Auto) Year M	lake	Mod	lel		_ License #		Color	
Currently On □ Probatio	n □ Parole □ No	ne Probation or	Parole Officer_			Phone ()		
Attorney Name		City _			Phone (	)		
Date Arrested		_ Co Defendan	ts					
Where Arrested			Arresting	Agency				
Inmate #		Docl	ket #					
ALL INFOR	MATION LISTED IS N	<u>Co</u> MANDATORY AND	o- Signer Information of the Signer Information of the Complex of the Complex of the Signer of the S	nation TED EACH TE	ME A DEFENDANT	IS RELEASED O	N BAIL	
Name				Re	elation To Defe	ndant		
Home Phone ()								
Address								
D.O.B			-			_		
Employer								
Occupation								
(Auto) Year	_					_		
Bank Name								
Real Property: Address _								
Email Address:								
For good and valuable considerwise prohibited by law, or hereby warrant(s) that the foregor pro	eration, the undersigne rules and regulations p	d principal hereby a promulgated under a	grees to indemnify an ny applicable statute	d /or hold harm that may result f	less, the surety comp from the execution o	oany and its agent f f the foregoing desc	or any and all losses not ribed bond, the defendant	
		e and answers given e bond or undertakin	are tne truth without ng applied for herein,	reservation and with the intent a	are made for the pu and purpose that the	rpose of inducing the property of the property	ne surety to become surety	
PREMIUM ON THIS					ATE:	<u> </u>		
NON- REFUND	ABLE	E			PREMIUM: \$ RECEIVED: \$			
	L \$			1/	,,	Ψ		

Aces Bail LLC (the "Second Party") for	the execution by	a corpor	• •	• • • •					
referred to as the "Bail Bond," in the pen	al amount of \$	called the "Principal." In cor	for: usideration of the Secon	nd Party arranging for, or					
continuing, the Bail Bond, the First Party		<b>1</b>		, ,					
FIRST: The First Party, meaning the De \$ as the bail been improperly arrested, or that the bail each year, and the First Party agrees to premium is not paid upon written demanderenewal premium is subject to paragraph consumer credit reports and verify finance while any liability exists under the bond in the party of the paragraph consumer credit reports and verify finance.	bond premium. The premium is fu is reduced or the case dismissed, s by the renewal premium in the same d, the Second Party or Surety has the eight (8), as permitted by state law ial information for underwriting or	ally earned upon the release of the hall not obligate the return of any the amount twelve (12) months after the right to surrender the Principal of the First Party further authorize or enforcing obligations related to the	Principal. The fact that portion of the premium rethe bond execution datas allowed by law. The saces Bail Bonds to chis bail bond. This authors.	the Principal may have n. This bond is renewable ate. If the renewal e obligation to pay a obtain and review					
<b>SECOND</b> : To reimburse second party ar Bond or any renewal or substitution there accordance with the regulations of the regulations	of whether or not said principal re	red by second party or surety in co fuses to be released after arrangem	nnection with arrangin nents have been initiate	g and/or execution of Bail and by second party in					
<b>THIRD</b> : to reimburse second party and surety for actual expenses incurred and caused by a breach by the principal of any of the terms for which the application and Bail Bond were written, including all expenses or liabilities incurred as a result of searching for, recapturing or returning principal to custody, incurred by second party or surety or as necessary in apprehending or endeavoring to apprehend principal, including legal fees incurred by second party or surety in making application to a court for an order to vacate or to set aside forfeiture or judgment entered thereon. However, no expenses or liabilities incurred for recapturing or returning principal to custody shall be chargeable after the entry judgment.									
<b>FOURTH</b> : To pay the second party or su	rety, reasonable attorneys fees and	d costs incurred in any action or pr	oceeding arising out of	this agreement.					
information concealed or misrepresented necessary to protect the second party or s	<b>FIFTH</b> : To pay second party or surety as collateral upon demand, the penal amount of the Bail Bond whenever second party or surety, as a result of information concealed or misrepresented by the first party or principal or other reasonable, any one of which was ,arterial to hazard assumed, deems payment necessary to protect the second party or surety hereunder. Where, as a result of judicial action, bail has been increased, and no collateral, or insufficient collateral, in the sole discretion of second party or surety may demand such collateral as will indemnify them against such increased bail.								
SIXTH: To pay Second party or surety in									
<b>SEVENTH</b> : To aid second party or sure surrender of principal to court should the			ıll liability under Bail I	3 ond, including the					
<b>EIGHTH</b> : That all money or other properly which the first part has deposited or may deposit with the second party or the surely may be applied as collateral security or indemnity for matters contained herein, and to accomplish the purpose contained herein, the second party and/or surety is authorized to lawfully levy upon said collateral in the manner provided by law and apply the proceeds there from and any and all money deposited to payment or reimbursement for the herein above obligations, liabilities, losses, costs, damages and expenses. If collateral received by a second party is in excess of the bail forfeited, such excess shall be returned to the depositor immediately upon the application of the collateral to the forfeiture, subject to any claim of second party and surety for unpaid premium on the hereinabove shares.									
<b>NINTH</b> : Second party or surety shall not prior to any occasion when the presence action, information concealed or misrepresent was substantially increased and the	of the principal in court is lawfully esented by the principal, or any of	required, without returning any pr her reasonable cause, any one of v	remium thereof, unless which was material to t	as a result of judicial he hazard assumed, the					
<b>TENTH</b> : The obligations hereunder are j party and the surety shall not be first oblithe first party hereby expressly waiving t against the principal before making dema	gated to proceed against the princi he benefits of law requiring the sec	pal on Bail Bond before having re- cond party or the surety to make cl	course against the first aim upon or to proceed	party or any one of them, I or enforce its remedies					
<b>ELEVENTH:</b> In making application for advise second party or surety of any char in circumstances, within forty-eight (48) reasonable cause for the immediate surre	ge, including but not limited to ch hours after knowledge such chang	ange of address or employment of	either the principal or	any other material change					
<b>TWELFTH</b> : The undersigned agrees that was executed or any change arising out of amount.	t these obligations apply to all bail f the same transaction, regardless of	bonds executed for the same char of weather said Bail Bonds are lift	rge for which the above ed before or after conv	e mentioned Bail Bond, iction, but not in a greater					
IN WITNESS WHEREOF, the first party agreement and I know the contents thereweather real or personal, which if set fort my property and that i own such property of said property until my liability on said force upon reliance of the statements made	of; that i hereby acknowledge receing the in the application for bail (which free and clear of all liens or encurbail agreement has been released.	pt of said Bail agreement; that I and happlication is made a part hereof mbrances except as so note, and I f	n the true and lawful of by reference as though further promise not to t	wner of the property, h herein fully set forth) is ransfer or encumber any					
In testimony Whereof we have	hereunto set out hands and affi	ixed our seals this day o	f	, year of 20					
Indemnitor	Home Phone	Wo	rk Phone						
Name:									
Employer	Address	City							
DMV I.D	SS#	Date of Birth							
Indemnitor	Home Phone	Wo	rk Phone						
DMV I.D.	SS#	Date of Birth							
Indemnitor	Home Phone_	w	ork Phone						
DMV I.D.	SS#	Date of Birth							
Indemnitor	Home Phone_	w	ork Phone						
DMV I.D	SS#	Date of Birth							
Defendant	Home Phone	Wo	rk Phone						