ALL AMERICAN BAIL BONDS

Power #	_ Application for Bail Bond, Case #		arge			
Power #		Cn	large	Agent		
					#	
				_	00	
				State Tax \$12.00		
				Balance Due \$		
					Div	
					Date	
	Defendant		1	Spouse or Ex		
Name			1			
Alias/Nickname			_ Maiden			
Address			Address			
Phone			Phone			
Emp./Occ						
How long			50"			
DL#			2			
Auto						
SS#	Race		Parents			
OB POB			- Name			
Height W			Addicss			
_	=					
_	yes Hair .ttorney					
-						
Marks, Scars, Tattoos .			Lilip./000			
			— How long Phone			
Parole or Probation Off	icer		. How long —	Phone		
Reference	e #1	Refere	nce #2		Reference #3	
Name	N	lame		Name		
Address		Address				
99# -		SS# -				
	# SS#					
	Phone Phone Emp./Occ Emp./Occ					
Emp./Occ		Emp./Occ		Emp./Occ		
Indemnitor/Co-Principa	l #1		Indemnitor/Co	-Principal #2		
Name			Name			
Address			Address			
Phono			Phone			
Phone			Phone			
SS#			SS#			
Relationship			Relationship			
Emp./Occ.			Emp./Occ.			
How long Phone			How long Phone			
DL#	L# State				_ State	

CONTRACTUAL TERMS AND INDEMNITY AGREEMENT

Date		
Date		

- 1. ALL AMERICAN BAIL BONDS as bail, shall have control and jurisdiction over the principal during the term for which the bond is executed and shall have the right to apprehend, arrest and surrender the principal to the proper officials at any time as provided by law or for violation of any terms of this contract.
- 2. It is understood and agreed that the happening of any one of the following events shall constitute a violation of the contract between ALL AMERICAN BAIL BONDS and the principal:
 - (a) If principal shall depart the jurisdiction of the court without consent of ALL AMERICAN BAIL BONDS.
 - (b) If principal shall move from one address to another without notifying ALL AMERICAN BAIL BONDS.
 - (c) If principal shall commit any act which shall constitute reasonable evidence of principal's intention to cause forfeiture of said bond.
 - (d) If principal shall make any material false statement in the application.

#2X

WITNESS

#1XName - Indemnitor	#3A	Nama Indomnitor	
#1X	#3X		
IN WITNESS WHEREOF, the undersigned have duly executed the	nese presents this day	y of	20
8. If any provision or provisions of this instrument be void or unen shall not be void or vitiated thereby but shall be construed and er			
7. That the failure of any of the undersigned to comply with the p	provisions of this agreement of	indemnity shall be binding upon the oth	ners.
6. That the agreement shall not be returned by the said SURET but shall be retained as security for any liability that may at any ti		d of the termination of its liability, unde	er said bond or obligation,
5. That the said SURETY may withdraw from its Suretyship upor	n said bond or undertaking at ar	ny time without cause, and with or without	out notice to the principal.
4. That the voucher or other evidence of any payment made by t against the undersigned and the undersigned's estate both as to			
may subsequently acquire or of any interest therein, and it is furth due it or for which it has become, or may become, liable by reason.	ner agreed that the Company shon of its having executed the bo	nall have a lien upon all property of the upond referred to herein.	undersigned for any sums
3. The condition of said Indemnity Agreement provides that as lor to herein, the undersigned will not make any transfer, or any attern			
2. That the undersigned will at all times indemnify and save the counsel fees, expense, suit, order, judgement, or adjudication w reason or in consequences of the said SURETY having execute claim, demand, liability, cost, charge, counsel fee, expense, suit, required to pay the same.	hatsoever which the said SUR d said bond or undertaking will	ETY shall or may for any cause at any upon demand, place the said SURET	y time sustain or incur by TY in funds to meet every
That the undersigned will have the aforesaid fore the above court named in said bond, attached hereto, at the said court if the defendant's case is not disposed of within one year.			forthcoming beas may be ordered by the
NOW THEREFORE, in consideration of the premises and the sum do hereby undertake, agree and bind themselves, their legal repr			wieagea trie undersignea
certain bond or understanding a copy of which is attached hereto	·	sint colored to a selection in the control of the	
for			Dollars by its
10. Other			
 The Principal and Indemnitor(s) have read this contract and no Other 	ŭ		
8. Principal does hereby authorize the Social Security Administra	•	about me to ALL AMERICAN BAIL BO	NDS.
7. Principal does hereby authorize ALL AMERICAN BAIL BONDS two years from the Internal Revenue Service, and or past or current service.		information about my employment and	tax record for the past
6. Principal does hereby authorize ALL AMERICAN BAIL BONDS records, from any law enforcement agency and directs said agen			ncluding motor vehicle
5. Principal does hereby authorize ALL AMERICAN BAIL BONDS cies to release such information to ALL AMERICAN BAIL BONDS		any credit agency or any other sources	and directs said agen-
\$, to be paid in payment hat ALL AMERICAN BAIL BONDS, may have principal incarcera violate the contract between the parties.			
4. Principal and Indemnitor/Co-Principal acknowledge and agree			
3. Signature of principal is evidence of his agreement that monie	s paid by him concerning this b	ond is irrevocable.	
(e) If principal shall be incarcerated while under this bo	ond.		
(e) If principal shall be incarcerated while under this bo	ond.		

_ X _

Name of Defendant