

Post Bail Bonds, Inc. 3310 South Jones Blvd Ste R Las Vegas, NV 89146 Office Phone: (702) 384-7777

FAX: (702) 384-7778

BAIL AGREEMENT APPLICATION

- 1. Fill in all of the information that you know of about the Proxy the person who needs the bail bond otherwise known as the defendant. Remember, this is information about the defendant, not about you.
- 2. Complete as much of the Application as possible (Need at least two references)

BAIL AGREEMENT/CONTRACT

1. Initial all pages where needed, sign and date and fill out name, address, and number where requested on the remaining pages.

IMPORTANT

Copies of DRIVER'S LICENSE, PAY CHECK STUB/PROOF OF INCOME and UTILITY BILL or other proof of mailing address is needed.

Also front and back copy of credit card (if used).

Please FAX back to: (702) 384-7778 – or scan & Email to postbail64@gmail.com



STANDARD SURETY BOND AGREEMENT AND CONTRACT

Authorization for release of information, promissory note, payment agreement, Waiver of extradition and privacy notice

YOU ARE ASSUMING SPECIFIC OBLIGATIONS AND RESPONSIBILITY FOR PAYMENT, PLEASE READ VERY CAREFULLY BEFORE SIGNING.

Defendant Name:		_Jail:	
Bail Amount:	Power Number:		
	Bail Bond Agreement and Contract" is en d the undersigned below. The undersigr		BONDS, INC. its
	d agree and enter into a contract with P company) according to the following ter		eir insured underwriter
Application for Bail, whi	nd agree that at my request and upon m ch it is agreed becomes a part of this co on the security and indemnity provided.	•	-
and save the company I disbursements and experience well from all orders, decided having executed such be company, its successors costs, expenses, suit, or this bond or undertaking	nd agree that I will indemnify the compart harmless from and against any and all consess of every kind and nature, which the crees, judgments and adjudications again and or undertaking in behalf of or at my and assigns, all sums and amounts of a drder, decree, payment and or adjudication again any other bonds or undertakings of a company shall be required to pay there	claims, demands, liabilities, cost the company shall at any time s inst the company by reason of y instance and will pay over and money required to meet every on against the company by rea executed on behalf of me in th	es, charges, legal fees, ustain or incur, and as or inconsequence of d make good to the claim, demand, liability, son of the execution of
fees, and including proc including proceedings in	and agree that I am liable for all legal fe seedings in which the company may pay n which the company may assert or defe ncurred in earlier proceedings.	in any and all legal proceeding	gs on this matter,
or the giving of any not	and agree that I am responsible for and ice, or the commencement of any proce harge by reason of the execution of this	edings or the fixing of any liab	
but not limited to vouch connection with any bor	and agree that evidence of payments by ners, check stubs, invoices, receipts, bills and or undertaking in this matter or in co t and amount of my liability herein.	s, etc., in discharge of any liabi	lity incurred under or in
sureties, or reinsures th purpose, all terms and o	and agree that in the event that the cone bond or undertaking or any portion the conditions of this contract shall apply and/or reinsurers as their respective interests.	nereof or procures a bond or ur and operate for the benefit of the	ndertaking for that
Initial	Initial	Initial	

Initial____



- 8. I understand and agree that the company shall have the right at any time and without notice to me, to transfer and assign this agreement and/or any collateral pledged hereunder, to any, reinsurer, co-surety, surety or insurance company which may take over and assume ,in whole or in part, the obligation of the company under any such bond or undertaking and thereupon the transferee shall become vested with all the powers and rights given to the company hereunder and the company shall be relived and fully discharged for any liability or responsibility for said collateral under this contract.
- 9. I understand and agree that the Company may at any time take such steps as it may deem necessary to obtain its release from any and all liability under and said bonds or undertakings, and it shall not be necessary for the Company to give notice of any fact or information coming into the Company's knowledge concerning or affecting its rights or liabilities under any such bond or undertaking, all such notice hereby being expressly waived; and that the Company may further secure and indemnify itself against loss, damages and/or expenses in connection with any such bond or undertaking in any manner it may think proper, including surrender of the defendant (either before or after forfeiture or payment) if the Company shall deem the same advisable; and I understand and agree the all expenses which the Company may sustain or incur or be put to in obtaining such release or in further securing itself against loss are my responsibility. Upon surrender of Defendant Company shall retain rights to all premiums collected and owed unless surrender is made without good cause.
- 10. I understand and agree the this contract, including the application and any other necessary documents such as liens, etc. shall be binding not only on me (individually, jointly or jointly and severally as the case applies), but also on my assigns, successors, heirs, executors, and administrators.
- 11. I understand and agree that the Company reserves to decline to issue the bond for which application is hereby made, and no claim shall be made against Company in consequence of its failure to execute such bond, nor shall any claim be made if the bond if executed is not accepted by the courts on behalf of the defendant or by the defendant on his or her own behalf. I further understand that if executed and rejected, adjustments will be made to the premiums paid, retuned or collectable such that the Company is without financial loss.
- 12. I understand and agree to pay any and all renewal premiums, surcharges, application fees, filing fees, etc. as allowed by law.
- 13. I understand and agree that the foregoing declarations made by me or the application or on any accompanying documents are made for the express purpose of inducing the Company to make this bond or bonds or other such undertaking applied for herein and with the intent and purpose that they be fully relied on, understanding the it is both illegal and a violation of this contract to make false, misleading or incomplete statements in order to procure a bond, and to that end, I warrant the truth and swear my statements and agree to advise the Company or any of its agents of any change (especially of address) within 48 hours after such change has occurred and further understand and agree the any failure to so notify shall be cause for the immediate surrender of the defendant without any liability for the return of any part of the premium.
- I understand and agree that the Company shall not first be obligated to proceed against the defendant on any such bond or undertaking before having recourse against me, and hereby expressly waive any benefit or law requiring the Company to make claim upon, proceed against or seek enforcement of its remedies against the defendant first, or prior to making claim upon, demand or enforcement of remedies on me.

15. I	understand and agree the entering into this agreement shall not in any manner limit or abridge the rights
of remedy	of the Company or right to any subrogation, which the Company may have, acquire, exercise or enforce
under this	agreement or by law, and the Company shall have every right and remedy an individual surety acting
without co	ompensation would have, all such rights being cumulative and for the sole benefit of the Company and its
successors	s and/or assigns.

Initial	Initial	Initial



- 16. I understand and agree that if any provisions of this agreement are found void or unenforceable by any court of competent jurisdiction under the laws of any place governing its construction or enforcement, this agreement shall not be voided thereby, but rather shall be interpreted, construed and enforced as if the offending part were omitted.
- 17. I understand and agree that I am responsible for all charges for bonding services, and accept this responsibility, and that finance charges are computed om the unpaid balance on the 30th of each month at a rate of ten percent (10%) per annum, with a twenty percent (20%) late fee on all scheduled payments not received within five days of the due date.
- 18. I understand and agree the I am responsible for seeing that the defendant makes each and every appearance in court and any other time so ordered by the court until the defendant's case is over, and if a forfeiture or failure to appear should occur, I may be required to pay the face amount of the bond in addition to legal fees, courts costs, bounty hunting fees and any other fees due in the matter.
- 19. I understand and agree that if it becomes necessary to arrest and surrender the defendant, I am responsible for paying investigation, location and apprehension time. This is billed at the rate of 100.00 dollars per hour per investigator plus expenses or 20% of the bond whichever is greater. Investigation costs will begin to accrue after a court forfeiture or when any signer requests the defendant be placed back into custody or when any condition exists that leads the company to believe that the defendant has violated any condition of this contract or may not appear voluntarily in court. If no investigation costs have been incurred before the defendant voluntarily surrenders to the company or at the jail facility of the court specified in the bail undertaking there will be no investigation costs charged. Court costs, if applicable, will be charged.
- 20. I understand and agree that if bail is forfeited by the court, I am responsible to pay court costs and an appearance fee for an employee of the company to appear and reinstate or exonerate the bond (minimum fee of \$250.00).
- 21. I understand and agree that if I breach the bail agreement by any action, including non-payment of any sums due and payable, I am responsible for any collection costs, including reasonable attorney fees and court costs. Attorney fees are one third of the amount due, with a minimum fee of \$250.00.Attorney costs accrue upon submittal of the matter to an attorney for collection. The Attorney may charge \$250.00 per hour for additional work on the matter. A minimum collection fee of \$250.00 will occur if any collection action is taken.
- 22. I understand and agree that no collateral may be released until all bonds posted on my behalf for the defendant have been exonerated or otherwise terminated and written notice from the court has been provided to the company. I understand and agree that it is my responsibility to provide such notice.
- 23. I understand and agree that substitution of collateral or signers is done at the discretion of the company, in writing, and that as of this signing, there are no agreements to substitute collateral or signers at a future date. If at any time a substitution of collateral or signers a change fee of \$500.00 dollars will be assessed.
- I understand and agree that it is my responsibility to request the return of any collateral provided and there may be a delay in the return of collateral so that the company may research the disposition of this matter, verify the bail status and obtain verification of disposition. No collateral of any kind will be released until all sums due are paid. All collateral paid in cash will be refunded by check. All collateral held as real property will be released upon payment of all lien recording fees and lien release fees. All collateral will be returned only to the person putting up such collateral and to no other persons. All collateral will be returned in person only. This process will be greatly accelerated if I assist in providing the appropriate documentation to the company, and if I do not understand and agree that the company may charge reasonable fees for providing this service.

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- 25. I understand and agree that this agreement along with other documents as necessary, constitutes the entire agreement I have with the company to provide bail and that there are no other additional terms or exemptions either orally or in writing that limit my responsibility to the company under this contract.
- 26. I understand and agree ,and hereby swear that all of the statements made by me in this contract and the application for bail and financial statement and any other accompanying documents are true and are intended to induce the company to provide bail and will notify the company within 48 hours of any changes, including but not limited to change of address or employment of either myself or the defendant, and that my failure to do so constitutes an irremediable breach of this agreement and subjects me to any and all of the remedies open to the company including a demand for the face amount of the bond plus any and all sums due.
- 27. I understand and agree that this obligation is joint and several, and that the company may insist on having other signers for the issuance of the bond or undertaking, but I remain liable in full for face amount of the bond plus any and all other sums due, and my only option is to seek contribution from the other parties if any, but not against the company.
- 28. I understand and agree that in the event of legal action arising out of this agreement that it shall be brought before a state or federal court in Las Vegas, Nevada, and I submit myself to that jurisdiction and forum.
- 29. I understand and agree that if I am the defendant in this matter, I will not leave the county in which this bond is executed or if a resident of another county, my county of residence for any reason, including employment, without first notifying and securing the permission of the company or its authorized representative.
- 30. I understand and agree that if I am the defendant in this matter, and if I do so leave, even with permission, that the company has the right to forcibly return me to their jurisdiction and I explicitly waive any right of extradition under any state or federal law, or constitution.
- 31. I understand and agree that if I am the defendant in this matter, I am obligated to report to the bonding office within 48 hours of release from jail. I further understand and agree that any violation of any of the terms of this underlying agreement, including failure to pay full amount owed or stay current with any agreed upon payment plan, by either the defendant or any cosigner or indemnifying party shall be cause for the immediate surrender of the defendant, without any liability for the return of any part of the premium.
- 33. I understand and agree that I am responsible for those charges for all incidental services that are necessary to write and maintain the bond, or related to the termination of liability thereon. These include but are not limited to costs associated with background and credit checks, investigation costs and detective fees, the appraisal of real estate and fees for filing of liens, releases, etc. costs connected with bond surrender or other necessary motions, petitions, or court related appearances or activities, including the cost of filing these with the court and paying for legal preparation and representation costs connected with bounty hunting, including bounty hunting fees, and costs associated with locating, arresting and transporting as well as all other costs, fees, fines, payments, expenses, etc. reasonably necessary to the issuance, maintenance, or termination of this bond or absolution of liability thereon. If necessary, such payment shall include the face amount of the bond.

Initial	Initial	Initial

34. I understand and agree that these charges are due and payable in full, in advance of services being rendered, and that the bonding company, its employees or its underwriter/surety have no obligation to perform these



services prior to payment or to extend credit for payment. If however, in the opinion of the bonding company, its agents, its employees, or its underwriter/surety, the performance of these services become necessary to the issuance, maintenance, or termination of the bond, the bonding company reserves the exclusive right to perform these services and bill me.

- 35. I understand and agree, that if not billed in advance, these charges are due and payable within seventy-two (72) hours, but in no event shall such payment exceed ten (10) days, and that payment is due regardless of the outcome, result, or disposition of the service, and I assume responsibility for payment of these charges, and I agree to be responsible for their payment.
- 36. I understand and agree and realize, that should legal action be necessary to collect such charges, I will be liable for all legal expenses, including, but not limited to, court costs, attorney's fees in the amount of one third of the judgment rendered, witness fees, garnishment and/or levy fees, etc., and all other reasonable and necessary legal expenses. I, also waive further notice of and service of process, and authorize the bonding company, its agents, employees, or insurers to accept process for me. I, also, consent to all suits on this matter to be filed in Nevada, under the laws of the State of Nevada, and should it be necessary to enlist the aid of an attorney in a foreign jurisdiction to collect on any judgment taken, I agree to be responsible for those additional costs.
- 37. By signing this agreement, I do hereby authorize the company, its agents, owners, underwriters, hires, servants, representitives, employees, attorneys, collectors, or designates to conduct any and all background checks, whether from public or private or government parties or agencies, Including but not limited to, social security records, credit checks, driving, telephone, utility, medical, school, worker compensation or employment records, financial and criminal history reports or investigations, civil records or investigations, or any other such report, investigation, or search as they deem necessary to issuance, maintenance, or termination of this bond or any collection efforts thereon, or in any way connected thereto. I further authorize the release of any and all records, papers, documents, evidence, or such material, whether from public, private or governmental parties or agencies as may be requested, including and background checks, credit checks, social security records credit checks driving telephone utility medical school worker compensation or employment records criminal histories etc. to it or its agents, owners, underwriters, hires, servants, representatives, employees, attorneys, collectors, or designates. Additionally, I hereby waive any and all rights I have under title 28 Privacy Act-Freedom of Information Act, Title 6 fair credit Reporting act, and such local, state, and federal law.

Initial	Initial	Initial



- 38. By signing this agreement, I authorize Company to act as my bail bondsman and as part of that agreement, they will be able to use location technologies if necessary through a third party (also referred to as the Agency) to locate my wireless device at any time during the period of my bail. The following privacy/terms and conditions are an integral part of this Agreement and bond(s) is conditioned upon full compliance by the principal of all said terms and conditions and is a part of said bonds and application therefore:
 - 1. The Agency will use network-based location technologies to find principal solely at their discretion.
 - 2. This addendum will service as the sole notice for the collection of location information for the principal until their bond liability is fully discharged.
 - 3. The Agency will only retain location data while the bail bond is actively in force.
 - 4. The Agency will only disclose location information to the courts as required by court order.
 - 5. The Agency will be the only person with access to location information for a specific principal.
 - 6. The principal WILL NOT have the option to OPT-OUT of location use during the period of bail.
 - 7. All questions relating to location capability should be directed to the Agency.
 - 8. Company to call mobile telephone number when principal application is completed to ensure accuracy of the phone number.
 - 9. If an incorrect phone number is provided by the principal that would constitute a material false statement in the application and result in the Company having the right to apprehend arrest and surrender Defendant.
 - 10. Furthermore, I hereby release and hold harmless all persons acting pursuant to this Agreement, including any and all persons authorized to release information concerning this Agreement.
- 39. Copies of this Agreement and any authorizations are to be considered as originals.
- 40. By signing this agreement, I state that I have read and understood it, and agree to be responsible for all charges for bonding services and authorize such services.

		Date	
Signature	Signature	Signature	
Print Name	Print Name	Print Name	
Address	Address	Address	
City State Zip	City State Zip	City State Zip	
 Mobile number	Mobile number	Mobile number	



PROMISSORY NOTE

\$	City	State	Date	
	Dollars with interest fr	om date of payment aft	POST BAIL BONDS, INC. the sum of er entry of judgment on Bail Bond at the rate of 40%, and court costs, and	
compounded shall not ex permitted by law. Should interest shall become im lawful money of the Unit	cceed an amount equal to so all such default in payment of mediately due, at the option ted States. If action be instituted investigation fees, cour	imple interest on the ur f interest be made when n of the holder of this no cuted on this note, I pro	ncipal, but such unpaid interest so paid principal at the maximum rate a due the whole sum of principal and ote. Principal and interest are payable mise to pay such sum as the Court mainums, and all other fees and losses	
			Date:	
Signature	 Signati	ure	Signature	
Print Name	Print I	Name	Print Name	



PRIVACY RELEASE

representatives, company investigator enforcement agencies, for the purpose whether directly, as deemed necessar investigation(s). Including but not lim accounts information, tax records, me companies, telephone companies, and	, hereby release any record of private nature rmation and/or Financial Casualty & Surety and their agents, s, contracted investigators, attorneys and any and all assisting law e of locating and investigating my whereabouts and/or associates y and at the sole discretion of those conducting such ted to any and all bank and/or financial institutional statements, or dical/dental records, postal and billing information (IE utility I cellular telephone companies). All military records, credit card atts records, automobile records, and social security records.
•	ny individuals, companies, agencies, organizations, or entities that privacy from any and all legal actions being of a criminal or civil or
I have read and fully understand the a	above release and agree to it in its entirety.
Name of person making release	Signature of person making release
State of: Nevada County of: Clark	
Dated this day of	20
Signed and sealed before me this	_ day of 20
Notany Public	



AUTHORIZATION FOR MY ARREST, HOLD HARMLESS AND WAIVER OF RIGHTS

I authorize Post Bail Bonds or its authorized agents, at any time and any place within the United States and its surrounding territories or in whatever country I may be found to arrest me at any time before the bond is exonerated for good cause, whether it be for the purpose of revocation; or if any of the guarantors fail to honor the obligation under the bail agreement of the court.

I authorize and encourage all law enforcement authorities or other persons to assist in my capture and return to custody and hold harmless all persons for their cooperation in my arrest.

I understand and accept that if bail is given, I am being delivered to the custody of my bail agent. Their dominion over me is a continuance of the original imprisonment, whenever they choose to do so, they may seize and deliver me up in their discharge, and if that cannot be done at once, they may imprison me until it can be done. They may exercise their rights in person or by agent. They may pursue me into another state; may arrest me on the Sabbath; and if necessary, may break and enter into my home or refuge for that purpose. The seizure is not made by virtue new process, none is needed it is likened to the re-arrest, by the Police or Sherriff, of an escaping prisoner.

I hereby waive extradition to the original jurisdiction from any state of country and I also agree that I will not contest any effort to return me to the original jurisdiction or by law enforcement authorities, my bail agent or his appointed agents.

I have been informed of the terms of this Uniform Criminal Extradition Agreement and I hereby waive all rights and privileges afforded to me in that agreement. In the event that the bail agent in his sole discretion, determines that I have become a fugitive under the terms of this bail contract, I authorize the bail agent to recover me in any reasonable fashion without regard to the terms of the UCEA and I hereby waive on my behalf and on the behalf of any agents, successors, and assigns any claim for damages of any kind arising out of a breach of the terms of the UCEA.

This authorization for my arrest, hold harmless agreement and waiver of rights is irrevocable and a condition of my bail so long as the bond is in effect.

IN WITNESS WHEREOF, the undersigned sets his or her hand and affixes his or seal on the date and year fist above written.

X	Print	DATE:	
Defendant			
X	Print	DATE:	
Indemnitor			Τ



CONFIDENTIAL LOCATION ADDENDUM FOR BAIL BOND

I the undersigned do hereby agree that Post Bail Bonds, Inc. (AGENCY)will act as my bail bond agency and as part of that agreement; they will be able to use location technologies to locate my wireless device at any time during the period of my bail.

The following privacy/terms and conditions are an integral part of this addendum and bond (s) is conditioned upon full compliance by the principal of all said terms and conditions and is a part of said bonds and application therefore:

- 1.) The Agency will use network-based location technologies to find principal solely at their discretion.
- 2.) This addendum will service as the sole notice for the collection of location information for the principal until their bond (s) liability is fully discharged.
- 3.) The Agency will only retain location data while the bond (s) is actively in force.
- 4.) The Agency will only disclose location information to the courts as required by court order.
- 5.) The Agency will be the only entity with access to lactation information for a specific principal.
- 6.) The Principal WILL NOT have the option to OPT-OUT of location use during the period of bail.
- 7.) All questions relating to location capability should be directed to the Agency.

Notary Public

Name			
Address			
City	State	Zip	•
Mobile Telephon	ne Number (s) _		
4) 6 1			
number (s). 2) If an in	correct phone r	number is provided	principal application is complete to ensure accuracy of the phone by the principal that would constitute a material false statement in right to apprehend, arrest, and surrender principal.
X Signature of App			
State of: Nev County of: Clar			
Dated this	_ day of	20	
Signed and seal	ed before me th	is day of	20



Notary Public Record Sheet

Name of Notary				
Date Notarized	Type of Notarization			
Date of Document	Type of Document			
Print Name	Signature			
Address	City	State	Zip	
Driver License Passport Resident Card State ID Card Other				
Identification No		State _.		
Copy of Identification below			Right Thumb Print	:



Garnishment of Wages Contract

do hereby authorize Victor Reilley of Post Bail Bonds to garnish my wages for any outstanding balance owed as a result of premium on any bond posted on my behalf or as Indemnitor for bonds I posted on any other persons behalf plus any other fees included in the indemnity agreement, promissory note, fee schedule and disclosure notice. In the event that defendant makes all of his/her court dates and all obligations are satisfied to the courts and Post Bail Bonds this contract is to become null and void.			
I,	as defendant, do hereby waive my rights to any hearing involving		
judgment against me pertaining to a			
Signature			
Printed Name			
S.S. #			
State of: Nevada			
County of: Clark			
Dated this day of	20		
Signed and sealed before me this	day of 20		

Notary Public



Agreement for Financing Premium

Post Bail Bonds, Inc. for Defendant, _		_			rom
Tot:	al Sale Amount \$				
	nount Paid Down \$				
EC35 AII	BALANCE DUE \$				
	<i>Σ</i> ,τ.Σ 11.02 <i>Σ</i> 02 φ		_		
The undersigned promised to pay the	Balance Due of \$	in	Installm	ents of \$	
every (circle one) week, two weeks, r	month, with the first insta	ıllment due	(first	date).	
The undersigned promised to pay a b	palloon payment	(amou	ınt) on		(date).
	f the bond is exonerated and that payment is due is due notwithstanding the every payment not made my account become over I will responsible for all least and a supplementations. All payments must be south Jones I seement before you have	and/or liability disc in full upon bond e ne installment paym within five (5) day 30 days past due, a negal/collection fees at be made to Blvd Ste R La read it or if it conta	harged full payoneration of the agree a demand for associated to the associated to t	ayment of bal r discharge of e. I will be chased dates baser full payment o my account.	ance due liability. I irged a ed on the may be
	entitled to a copy of this a nave read and agree with	-	=		
3)11	lave read and agree with	the above decidrat	10113.		
		Date:			
Signature	Signature		Signature		_
Print Name	Print Name		Print Name		_
Address	Address		Address		
City State Zip	 City State Zip		City State Zi	p	_



Fee Policies

The following does not represent an exhaustive list of fees in which Post Bail Bonds, Inc. may charge. This schedule of Fee Policies is not to limit or bind Post Bail Bonds, Inc. in any way exclusively to the following:

Bond Return Policy

- 1) Money can only be returned by the Office Manager Tuesday-Thursday between 10:00 a.m. to 3:00 p.m.
- 2) Credit Card fees of 11% will be withheld if already processed by merchant.
- 3) Void fee of \$50.00 per bond on all returned bonds.

Change of Cosigner/Indemnitor Policy

1) Each substitution of a cosigner/indemnitor will be charged \$500.00 per occurrence.

Non-Check In/Late Check-In Policy

- 1) A \$50.00 late fee will be assessed for Defendant's initial check-in if he/she fails to report to the bonding office and complete bond paperwork within 48 hours.
- 2) All late check-ins will be subject to a \$25.00 per week fee.

Bad Check Policy

- 1) All returned checks will be charged a \$50.00 fee.
- 2) All returned checks not settled within 7 days will be turned over to an attorney for collection and/or to the District Attorney Office for criminal charges.

Credit card Policy

1) All Credit Card payments have a 7% surcharge.

Late Payment Policy

- 1) All late payments are subject to a 20% late fee if not paid within 5 days of due date.
- 2) If a payment is over 10 days late, we reserve the right to call all payments due.
- 3) Collection fee of one third of the amount due, with a minimum charge of \$250.00 will be assessed if any collection action is taken. Attorney costs related to collections will be charged at a minimum fee of \$250.00, plus \$250.00 per hour for additional work as necessary.

Collateral Policy

- 1) All Cash Collateral is returned in the form of a check and will be mailed within 15 days of cash collateral return request to the indemnitor and address on the collateral receipt.
- 2) Credit Card Collateral will be returned minus 5% bank fees.
- 3) Each change of collateral will be assessed a \$500.00 fee per occurrence.
- 4) Real Estate Collateral
 - a. Filing for a Deed of Trust will be charged a fee of \$100.00 per filing.
 - b. Document preparation for Release of Deed of Trust = \$100.00 plus expenses.
 - c. Deed of Trust Demands are subject to a \$250.00 document preparation fee plus all expenses.

Re-Write Policy

- 1) Only the same case can be written.
- 2) If the defendant fails to appear on the bond we will re-write at the standard re-write rate.
- 3) If we arrest and surrender a defendant and thereafter re-write the bond(s), all arrest fees will be waived minus expenses.

	Date		
Initial	Initial	Initial	



Fee Policies Cont.

Forfeiture Fee Policy

- 1) All bond forfeitures will be subject to a \$500.00 fee for the first bond and an additional \$50.00 on each additional forfeited bond.
- 2) Background checks resulting from bond forfeiture will be charged \$30.00 for each inquiry.

Re-arrest Fee Policy

- 1) Re-arrests made within the county the bond was posted is subject to a minimum of \$500.00 or 20% of the bond amount, whichever is greater.
- 2) Re-arrests made outside of the county in which the bond was posted are subject to a minimum of \$1000.00 or
- 30% of the bond amount, whichever is greater.

Early Surrender Policy

- 1) All early surrenders will be charged \$500.00 per bond.
- 2) After any surrender, If we re-write the bond the surrender fee will be waived.

Failure to Appear Policy

1) All Bail Enforcement Agent fees are billed at 20% of the bond plus expenses or \$100.00 per hour per investigator plus expenses, whichever is greater.

Investigation Fees

1) Investigative fees will be charged at a rate of \$100.00 per hour per investigator plus expenses or 20% of the bond, whichever is greater.

Appearance Fee Policy

- 1) An appearance fee of \$250.00 plus costs will be assessed for an employee to appear and reinstate the bond
- 2) An appearance fee of \$250.00 plus costs will be assessed for an employee to appear and exonerate the bond.

Misc. Fees Policy

- 1) Certified Mail Fee = \$10.00 per mailing
- 2) Notary fee = \$5.00 per transaction
- 3) Certified Copy of Court Minutes = \$15.00
- 4) Certified Copy of Bond = \$15.00

Vehicle Fee Policy

- 1) DMV Title Recording Fee and Recovery Fee = \$100.00
- 2) Towing Expense = \$350.00
- 3) Vehicle Recovery Fee = \$500.00
- 4) Vehicle Storage Fee (repossession) = \$35 per day

		Date	_
Signature	- Signature	Signature	
 Print Name	- Print Name	 Print Name	



CREDIT CARD APPROVAL FORM

FAX TO: 702-384-7778

All Information Below Must Be Completed In Full

CARD HOLDER NAM	E:			-
CARD HOLDER DL #	t:	[OL STATE:	
SOCIAL SECURITY #	#:	DATE OF BIRTI	d:	
BILLING ADDRESS:				
-	(City)	(State)	(Zip)	
TYPE OF CARD:	MasterCard	AMERICAN EXPRESS	DISCOVER	
CREDIT CARD #:				
EXPIRATION DATE:		CI	D (CVV2):	
PREMIUM				
COLLATERAL				
MISC. FEE				
TOTAL:				
sale as if I were pre- card account indicat cardholder's agreem	Post Bail Bonds, Inc. to charge senting my credit card in pe ed above, that funds are av tent with the credit card issu percent (5%) non-refundab	rson. I warrant that ailable, and that I w er. I understand tha	I am the authorized cardho ill perform the obligations se	lder for the credit et forth in the
SIGNATURE:		D.	ATE:	
_				_

Card Holder MUST Fax a Front and back copy of credit card and Identification card with this form.



BONDSMAN RIGHT TO ARREST UNITED STATES SURPREME COURT RULING TAYLOR VS. TAINTOR 83US366

In accordance with said statute, when bail is given, the principal is regarded as delivered to the custody of his sureties. Their dominion is a continuance of the original imprisonment. Whenever they choose to do so, they may seize him and deliver him up their discharge; and if that cannon be done at once, they may imprison him until it can be done. They may exercise their right in person or by agent. They may pursue him into another state; may arrest him on the Sabbath; and if necessary, may break and enter his house for that purpose. The seizure is not made by the virtue of new process. None is needed. It is likened to the re-arrest by the sheriff of an escaping prisoner.

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Defendant Signature	Indemnitor Signature
	TIES FOR VIOLATION OF BAIL BONDS CONDITIONS D 18USC3150/3116, NRS 199.335, 686a 290/291
bondsman surety company or pathe time and place ordered by the shall be considered a risk to up who has secured bail on their be in violation of the bail bond agriculture being surrendered into the custodefendant shall be liable for all considered in addition to any financial characterismically liable in addition	nal violation who has obtained his/her release from custody by having a professional person other themselves furnishing his/her bail bond, and fails to appear in court at the court, shall be considered a risk, for flight to avoid prosecution from the court, and shold obligations to the bondman, surety company, or person other than themselves shalf and shall be considered as putting said bail in jeopardy of forfeiture. Said person reement shall be re-arrested and returned prejudice to jurisdiction of the courts and ody of the same. That person or persons who have obtain a bail bond release for the lost and expenses incurred in securing the defendant back in custody. Furthermore in larges assessed by bondsman or surety, the defendant and/or indemnitor may be in to the original charge(s), under provisions set forth by state and federal law.
	WAIVER OF EXTRADITION
I	of my free will and accord, do hereby, voluntarily agree and consent to
return to the state of Nevada, cit	ry of as a prisoner, to answer to the charge(s)
Case number(s)	
	rther hereby waive all rights, to contest extradition, and consent to accompany any agents/representatives POST BAIL BONDS AND
	more hold harmless said agencies, agents, and representatives from any and all

Defendant Signature _____ Indemnitor Signature _____