Alexis Bail Bonds

All Companies Are Referred To As Surety Throughout All Documents
FAX#: 281-710-0755 email: alexis@alexisbailbonds.com www.alexisbailbonds.com

CO-SIGNER/INDEMNITOR AGREEMENT

Defendant Nam	e:		Referred By:		Bail Agent:		
Your Relationship to Defendant Previously? Previously?		How loa	How long have you known the defendant?			years Where?	
Your Name			DOB		U.S. Citizen?_	Def.?	
Address			How Long	City	S	state/Zip	
Cell Ph. #	DEFEND	ANT PH#		E-Mail _			
Driver's License#:		STATE SS#		SOCIAL M	MEDIA :		
Other Real Estate Owned:			Where did you gr	ow up?			
Employer		Address			Ph#		
Position		Income	L	ength of Emplo	yment		
Other Income:		Other As	ssets:				
Vehicle Info: Year	Make	Model	C	olor	Tag		
Bank Name (Personal)			_ Checking? yes	no Saving	s? yes no Other		
Spouse - Boy/Girl Friend					Cell#		
Employer							
Ph. #	Length of Emp	ovment		Income	.	per	
Relationship Name 1 2					<u>Ph#</u>	<u>Work #</u>	
3							
4							
5							
The undersigned will at all	IN	IPORTANT: REA	D AND SIGN B	ELOW			
claims, demands, liabilities, any time sustain or incur as of having executed such be reimburse and make good liability, cost, expense, suit the indemnitor and before t fees and disbursements the or defend its right to collect I have read and do us	costs, charges, legals well as from all order and or undertaking on the surety, its success, order, degree payments as the surety shall be recat the surety may pay or to charge for any legals.	I fees, disbursements, decrees, judgm behalf of and/or a sors and assigns all ent and/or any other quired to pay there or incur in any leg egal fees and/or dispussed and conditions or present for	nts and expens ents and adjudic t the instance of I sums and amount or bonds or under under. The liabilial proceedings, sbursements incomes listed above	es of every ki cation against if the indemnit nunts of mone rtaking execu lity for legal fe including pro- curred in earlie	and and nature, which the surety by reason of or(s) (or any of them) by required to meet everted on behalf of and/or ees and disbursements ceedings in which the er proceedings.	the surety shall a or in consequence and will pay-over any claim, demand at the instance of s includes all lega surety may assert	
CO-SIGNER /INDEMNITOR (SIGN HERE)			DATE			

THIS INDEMNITY AGREEMENT (this "Agreement) is made effective						
(Defendant/Principal),(Indemnitor) and Alex Indemnitor make application to Surety for the execution of one or more Bai	is Bail Bonds/Bustin Out Bail Bonds b	y Alexis (Surety). Principal and				
Defendant/Principal (and in consideration of Surety arranging for execution		cipal and Indemnitor do jointly and				
severally agree as follows: WHEREAS , the Principal has entered into an ag						
of one or more bail bonds on his/her behalf. Further, the Principal has agree						
posted one or more Bail Bonds on behalf of the Principal to authorize his re	3 0	, .				
WHEREAS, the Principal and the Indemnitor desire to indemnify Surety fr						
Principal's obligations relating to the bonds posted and specifically but not posted are forfeited by the trial court. TERMS: INDEMNIFICATION. The	1 11	2				
harmless Surety from any and all payments, claims, lawsuits, demand, cause						
whether brought by an individual or other entity including but not limited to	, ,,	3 2 2				
action or any federal, state or local governmental body or agency, arising ou						
misconduct on the part of Defendant/Principal and any claim arising from the						
and all premium payments and his or her agreement to appear as required by						
limitation, the payment of all penalties, fines, judgments, awards, decrees, a bounty hunter fees incurred. The parties also agree in the event of forfeiture						
administrative costs which is agreed to be \$450.00 per forfeiture. The parties						
Surety may add interest at the rate of 10% per annum from the date the bond						
that surety and or its agents or anyone acting on behalf of the surety may att	ach a locating tracking device on any vel	nicles owned or driven by defendant or				
co signer at any time without notice and monitor the location of the vehicle	<i>c</i> ;	**				
and surrender is required for any reason including Defendant failure to appe						
apprehension is an activity that poses a peculiar risk and harm to both the do investigators. Defendants acknowledge and agree that should they become s	2 2	, .				
participating in the activity of apprehension and recovery and understands s						
by the surety or anyone acting on the surety's behalf liable for any injury or						
themselves. You irrevocably grant the surety and or its agents and represent	atives the right to enter your residence or	any property you may be occupying				
at any time without notice for the purpose of locating, arresting, and returning						
from any damages that may occur. Per Texas state law you understand you building, vehicle, you occupy and the defendant assumes all liability and re						
therewith including torts of trespass and false imprisonment AMENDMEN						
Agreement shall be binding unless executed in writing and signed by all par						
waiver of any other default or breach, whether of the same or other covenan	· · · · · ·					
performed by a Party shall give the other Party any contractual right by cust						
punishable by law. Defendant and co-signer agrees that surety and or its age device on any vehicles owned or driven by defendant or co-signer at any tin						
technology. In the event the defendant's apprehension and surrender is requi		Ç ,				
cosigner understands, acknowledges, assumes, and accepts that apprehensio						
	others including fugitive recovery agents and or Private investigators. Both acknowledge and agree that should they become subject to such apprehensio					
and surrender, both parties are voluntarily participating in the activity of app						
not hold the surety and or any agents hired by the surety or anyone acting or						
and hold harmless any participants other than themselves. You irrevocably a residence or any property you may be occupying at any time without notice						
You hold harmless the surety and or its agents from any damages that may or						
permission and access to enter any dwelling, home, building, vehicle, you of	•	, ,				
waive any and all causes of action in connection therewith including torts of						
or other proceeding is brought in connection with this Agreement, the Suret						
\$250.00 or 45% of the amount owed, whichever is higher, in addition to any						
agreement contains the entire agreement between the Parties related to the n						
the contrary. ENFORCEABILITY, SEVERABILITY, AND REFORMA						
possible under Texas Law. If any provision of this Agreement shall be held continue to be valid and enforceable. If a court finds that any provision of the	to be invalid or unenforceable for any re-	son, the remaining provisions shall				
the remaining provisions shall continue to be valid and enforceable, then such						
limited. APPLICABLE LAW. This Agreement shall be governed exclusive						
provisions. EXCLUSIVE VENUE AND JURISDICTION. Any lawsuit of						
whatsoever shall be exclusively brought and litigated in the state courts of M						
exclusive jurisdiction and exclusive venue. Each Party expressly waives the		r venue as improper or inconvenient.				
Each Party consents to the dismissal of any lawsuit that is brought in any of	ner jurisdiction or venue.					
This agreement shall be effective as this	day of	, 20 .				
	· ·	-				
Indemnitor:						
macmintor.						
	X					

PROMISSORY NOTE

United States of America, with interest thereon at the rate of ten percent (10%) per annum from this date until paid. PAYMENT OF PRINCIPAL. This Promissory Note and any accrued but unpaid interest shall be due and payable in full as follows at the holder: (1) Without demand or notice upon the FORFEITURE of the Bail Bond written and filed for or any other case to which this bond may be legally transferred; or (2) upon DEMAND upon one maker of this note and s be sufficient notice as a demand upon all said makers, whether made orally or in writing. **REMEDIES.** It is expressly agreed and provided that after this note becomes due and payable, the holder hereof may agree to accept partial pay in installments and such agreement or payments shall not affect the liability of the other makers who shall remain bound for the payment hereof. N on the part of the holder of this Note in exercising any right hereunder shall operate as a waiver of any such right or of any other right of such holder, omission or waiver on any one occasion be deemed a bar to or waiver of the same or any other right on any future occasion. The rights and remedie Bonds/Bustin Out Bail Bonds by Alexis shall be cumulative and may be pursued singly, successively, or together, in the sole discretion of the Alexis Out Bail Bonds by Alexis. No delay on the part of the Payee hereof and/or any failure to exercise any rights herein or hereunder shall operate as a w of Payee. **EXPENSES.** It is expressly agreed and provided that upon default in the punctual payment of this note when it becomes due and payable (pun mean not to exceed five days after the note becomes due and payable as provided above) then additional sums will be due and will include the administrative fee in the amount of \$450.00 to cover the administrative expenses of Alexis Bail Bonds/Bustin Out Bail Bonds by Alexis includin bond after forfeiture and the legal expenses for that underlying forfeiture proceeding; and (2) attorneys' fees for any collection proceeding, which less than forty-five (45%) percent of the principal and interest then owing. This Note shall be governed by, and construed in accordance with, the

MISCELLANEOUS. Principal hereby acknowledges receipt of a copy of this Promissory Note and has read and understands the provisions of sit. The provisions of this note are severable and if for any reason any provision on this note shall be declared invalid or unenforceable, then such proshall be considered as not written and the other provisions of this note shall remain valid and enforceable. Maker may not assign any of his or her right written consent of Alexis Bail Bonds/Bustin Out Bail Bonds by Alexis. It is agreed that Alexis Bail Bonds/Bustin Out Bail Bonds by Alexis may any time without the consent of the Maker..

I UNDERSTAND THE MOMENT THE DEFENDANT MISSES COURT I WILL OWE \$450 PER CASE FOR COURT COSTS THE DAY OF THE DEFENDANT MISSES COURT I WILL OWE \$450 PER CASE FOR COURT COSTS THE DAY.

THE FULL BOND IS DUE WITHIN 10 DAYS OF FAILURE TO APPEAR. BOUNTY HUNTER FEES ARE DUE BY THE COSIGNER AS SOON IS APPREHENDED WITH A MINIMUM OF \$300 OR 10% WHATEVER IS GREATER PLUS ANY CONFIDENTIAL INFORMANT FEES P.

 SURETY. _____ INITIALS

 DATED, this _____ day of ______.

 X______

 Principal
 Address

 Phone No.