Fill out Everything Today's Date: 1

| Full Name: Last | السنسان | First | Middle | |
|---|---------------------------|---------------|----------------------|--------|
| Maiden Name/AKA_ | | Roommates | | |
| Address | | Apt#City | State | |
| Buying or renting | | Howlo | ng in So. Calif. | · · |
| | Down Pymt | Market Value_ | 2 nd Mrg? | |
| Phone# | | | Poget# | |
| Driver License | | 3.47 | Email | |
| | we you lived in? | | When? | |
| | s (ifless than 5 years) | • | | |
| Name of Bank | Avg Bak | nce Checking | Savings | |
| _ , | | | | |
| 25 | , model, color, license#) | _ | 77 | |
| | | | w | |
| | | City | State Zig | |
| How many children References/Family | * · | ges <u> </u> | - | _ |
| | Address | Phone# | Occu | petion |
| Spouse | | | | |
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| Father Brother Sister Reference | | | | |
| Father Brother Sister Reference Reference | | | | |
| Father Brother Sister Reference Reference Attorney | PIS fill or | | | |
| Father Brother Sister Reference Reference Attorney | PIS fill or | Have Race | | -Dok |

BAIL AGREEMENT

| anand Borty assessing for avanual. | on of or continuance of this R | for ail Bond, First Party does jointly | y and severally agree as follows: | | "Second Party," for executail Bond " in the penal ded "Principal"; and in consi | 207 308 |
|--|---|---|--|--|--|--|
| | | | for | this Bail Bond. | The premium is fully earne | ed upon t |
| FIRST: To pay Secon lease of Principal. The fact that I | d Party \$ Defendant may have been imp | properly arrested, or his bail red | luced or his case dismissed, shall | not obligate the | return of any portion of sai | s Bond w |
| his Bond is renewal each year. I | First Party agrees to pay to : | mand therefore, Second Party of | or Surety has the right to surrend | er Principal, as | provided in the California I | Penal Cod |
| ection 1300, and exonerate the Bo | nd. | C | Second Party or Surety in conne | ction with the ar | ranging and/or execution o | f Bail Bo |
| any renewal or substitution there | of whether or not said Princip | pai refuses to be released after a | indigeniena ante see | Il linkility dom | ande evnenses attornev's | fees, debi |
| THIRD: To indemnify | y and to at all times save har or liabilities incurred as a res | ult of searching for, recapturing | surety from and against any and s or returning Principal to custody private investigations, or losses of | , incurred by Se | cond Party or Surety or as a | necessary and Party |
| prehending or endeavoring to ap | prenend Principal including t | HE HOL HERREG TO EXPENSES YOU P | : d | ining the evecu | tion of the bail bond aforem | nentioned |
| by renewal thereof or any bond is | sued in continuance mereor (| n as a substitute increase, to p | 1 of andition | which increages | the bazard which sum shall | l be retain |
| ail bond whenever the Second Par | rty or the Surery deems such | payment necessary for protocol | TARTE OR THE CIRCLY | TAMEDIATE | Y TIPON THE DECLAR | ATION |
| ORFEITURE OF SAID BAIL B | OND THE PENAL AMOU | NI INDRESOF. THE PROCEEDING | 1 to in a day of romit | fa declaration | of forfeiture of the bail bond | Unless |
| emand and delivery of all hemize emand set forth herein has been r | nade, American Surety Comp | pany shall not foreclose on any | security until the Bond is actually the demanded amount within 10 descripte the Bond. | due and payabl | le to the court; delivery shall ng of the notice, then Ame | rican Su |
| fail to the address provided by t | ne First Party. If the First Fa | ity does not respond of pay an | d 753 | - Indian | | |
| FOURTH: To pay the | e Second Party or the Surery, | In the event that it is necessary | Ith thousand amount | action and agree | A-L1imo facio avident | e of the |
| FIFTH: That an itemi | zed statement of such above | expenses sworn to by the secon | d Party or any officer of the Sure | y snan be accep | nable as prima facic cyricin | |
| and extent of such expenses in any SIXTH: To pay Second | ond Party or Surety as colla | teral upon demand, the penal | amount of Bail Bond whenever cause, any one of which was m | Second Party of sterial to hazard | r Surety, as a result of Jud assumed, deems payment | necessar |
| nformation concealed or misreprorotect the Second Party or Surety | esented by the First Party, or hereunder. | r Principal or other reasonable | cause, any one or transaction of for | Siture of bail bo | and the penal amount thereo | f. |
| SEVENTH: To pay S | Second Party or Surety immed | liately upon entry of judgment r | esulting from a declaration of for of Second Party or Surety from | all liability unde | er Bail Bond, including the | surrende |
| EIGHTH: To aid Sec Principal to Court should Second Party, Surety and their agents to, | Party or Surety deem such a | ction advisable. Such aid shall | specifically include the First Par | y's irrevocable v permanent or | consent and authorization to temporary residence, vehic | o me sec cle, vessi |
| Party, Surety and their agents to, | at any time, enter upon and | search me rust runy a rom b | property —— | | | |
| NINTH: That all mo | ney or other property which | the First Party has deposited or the purposes contained herein, t | may deposit with the Second Par the Second party and/or Surety is | authorized to la | wfully sell said collateral se | curity, a |
| any time and without notice of leg | gal process and in its or their | sole discretion, to appry the pro | d Posts is in excess of the bail t | orfeited, such e | xcess shall be returned to | the depo |
| hereinabove liabilities losses, cos immediately upon the application | of the collateral to the forfeit | ure subject to any claim of Second | and Party and Surety for unpaid parthorizes its representatives to a | emium or the he | ereinabove charges. ific forms of collateral as se | ecurity. |
| IMPORTANT: Ame | rican Surety Company accep | is, will be responsible for, and | authorizes its representatives to a | coopt only spoo | | |
| | | s and certified checks; | erly assigned CERTIFICATES OF | DEPOSIT; | | |
| Properly assigned | STOCKS AND BONDS; | | | accordance wit | th applicable state law. IN | MPORTA |
| Depresentatives are not authorize | d to accept and American Sur | ety Company is not responsible | e for any type or form of collatera | other than coll | ateral enumerated above. A | ny other |
| or form of collateral is the sole re | sponsibility of the Second Par | ny. | d - the ified in the Bail hon | d for the annean | ance of the Principal or pric | or to any |
| occasion when the presence of the | ne principal in court is lawfu | lly required, without returning | all premium paid therefore, unless the hazard assumed, the hazard v | s as a result of as substantially | increased and the additional | al premit |
| misrepresented by the principal, on charges, if any, for such increases | or other reasonable cause, and d hazard was not paid within a | a reasonable time. | | imum rate of in | terest allowed by law. The | Second |
| ELEVENTH: The o | bligations hereunder are join | t and several and any alliounts | due shall bear interest at the man having recourse against the First | Party or any one | of them, the First Party her | reby exp |
| | puPor to brosses -0 | . a. a d. C. | | claim mon or i | o proceed to enjoice its rea | nemes a |
| waiving the failure of the Princip | oal to sign the Bail Bond, and | denent of taw teduting me or | Colle I die of the Circle Dort | | | |
| waiving the failure of the Princip the Principal before making dema TWELFTH: In mak | oal to sign the Bail Bond, and and upon or proceeding and/o ting application for Bail Bon | or enforcing its remedies against d each of us warrants all stater | t any one or more of the First Part ments made on this application a | y. nd financial stat | ement to be true, and we a | gree to a placed a |
| waiving the failure of the Princip the Principal before making dem TWELFTH: In mak Second Party or Surety of any ch | nal to sign the Ball Bond, and and upon or proceeding and/c ing application for Bail Bon lange, including but not limite | renforcing its remedies against deach of us warrants all stater detochange of address or employed | t any one or more of the First Part ments made on this application a coyment of either the Principal or financial conditions, within forty | y. Ind financial state of any of the Financial Financial state of any of th | ement to be true, and we a | gree to a placed a |
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A QC CA 27 (D ... 05/00) Dans 2 - 52

| Bond Number | |
|----------------|--|
| Amount of Bond | |
| Booking Number | |

| P.O. BOX 68932. INDIANAPOLIS, IN 46268 |
|--|
| BAIL BOND APPLICATION |

| ooking Name | | | True Name | | | Date of Arre | st . |
|------------------------------------|---------------------|------------|--------------|--|------------------|--------------|--|
| ooding 1 mine | | | | | 1 11 | | |
| esidence Address | 8 1 | | | | | | |
| ity | OState | Žip | Phone Numb | рег | | How Long a | this address |
| | | | | · · | tut - C- Dail | 1 0 | 2000 / 1 / 1 / 1 / 1 / 1 / 1 / 1 / 1 / 1 |
| full Name of Person Furnishing Inf | formation | | Full Name of | Person Negot | iating for Bail | | |
| Address No. | Street | | Address No. | | | Street | |
| City | State | Zip | City | 10 H | | State | Zip |
| Connection With or Relation to De | fendant Phone | Cell Phone | Connection V | With or Relation | on to Defendant | Phone | Cell Phot |
| | | | T M. T A 33 | | Date of Negoti | ation | Tin |
| E-Mail Address Date I | nformation Received | Time | E-Mail Add | | | | |
| Manner in Which Information Rec | s w.c | | If Bail Nego | tiated With De | efendant, How D | id He Commu | nicate To Y |
| Name of Bail Agent of Person Rec | eiving Information | 3. | | | tiating for Bail | | |
| PAU/ | | Δdc | lress | 1 ma | N | | Phone |
| If Writ, Attorney | | | | | Cit | v | |
| 1. Charge | | Cour | | <u>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u> | | nd No. | |
| 2. Case No | | | Date | | 7 | у | |
| 3. Charge | | Cour | | | | and No. | |
| 4. Case No. | | 7. | t Date | | | | |
| 5. Charge | | | | | Cit | | |
| 6. Case No. | | | | | VAC 1 | nd No. | |
| 7. Previous Address | | | | | | • | |
| 8. Date of Rath | Place | of Birth | | | | | 1 11 |
| 9. Distinguishing Marks Scars Ta | dos | | | |] | - | |
| 10. Height | -0 | CEyes_ | | Compl | exion | | Mustache) |
| 11. Employer | | | _Occupation | | | How Lo | ngD |
| 12. Addreges | | | State | Zin | Phome | EM | ai/ |
| 13. Arrested Before? | Offensi | | | Sente | ence | | |
| 14. Currently on Bond9 | 0 | m | 0 | | | ., | |
| 15. Photographed or Fingerprinte | | *** | | | | | |
| 16. Reference | | Address | | | | Phone | |
| 17. Referençe | | | | | | Phone | |
| | | | Ø. | | | | |
| 19. Children | | | | | | | Age |
| 20. Spougo | | | | | | Phone | |
| 21. In-Laws | | | | | | Phone | |
| 22. Brother/Sister | | | | | | | |
| 23. Brother/Sister | | | | | | | |
| Notes and Comments | | | | | | | |
| | | | 2 | | | EI | |
| | | | | | | | |
| | | | | | | ^ | - |

BAIL MAN BAIL BONDS INC. 14545 Friar St. Ste. 101A, Van Nuys, Ca 91411

Paul Columbis 1-866-945-BAIL (2245)

Email: abailman@hotmail.com www.BailmanBailBonds.net

Cell: 213-434-0727 www.BallmanBallBollds.feet PH: (818) 2BAILME (222-4563) FX: (310) 205-5554 Ins. Lic. 1845034

ADENDUM TO BAIL AGREEMENT

The undersigned hereby agrees to the following requirements as a condition of Bail Man Bail Bonds posting bail.

| 1) | Calling into Bail Man Bail Bonds Weekly (\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ | |
|-------------|--|--------------|
| | Two Times a Week - Sunday & Wednesday Initial | * |
| ALL TO T | CALLS TO BE MADE BETWEEN THE HOURS OF 00 AND :00 PM THE PHONE NUMBER LISTED ABOVE OF | |
| 2) | Failure to call in will result in re arrest & forfeit of all monies paidInitial | |
| 3) | Neither myself, friends, family or any other interested parties were solicited by Bail Man Bail Bonds or any of their agents/affiliates Initial | |
| 4) | At the exoneration (completion of the bail), I will obtain a copy of the Court Minutes from the Court Clerk that explains that my bail is completed and fax them to Bail Man Bail Bonds (310-205-5554) | |
| 5) | After each & every court date defendant must cell Bail Man with status until bail is over. | |
| Sign | ned This Date | |
| | | Managar Pili |
| Sig | nature of Indemnitor / Defendant | |
| Pri | int Name | , |
| | | |

| PREMIUM |
|--|
| COMPANY: Bailman |
| |
| |
| |
| |
| the is so ordered; also I understand I ame if he/she fails to follow any and all it becomes necessary to apprehend and any and all expenses incurred as a result defendant is not surrendered to the Court the FULL AMOUNT of the bond posted, state laws supersede this or any part of the cordance with all of the terms of the Bail |
| Company receives written notice from the |
| Consultant. |
| fulfill ALL the provisions therein. |
| |
| 7 |

USI-113 4/03

PROMISSORY NOTE

| FO | R VALUE RECEIVE | D, the unders | igned, jointly and | l severally pro | omises to pa | ly to the order |
|--------|---|------------------|--------------------|------------------------|---------------|-----------------|
| of | AMERICAN | SURETY | COMPANY | the | principal | the principal |
| | | | | (\$ | 4 DO | Dow 69022 |
| being | payable in lawful m | oney of the | United States of | r its equivale | ent, at P.O. | . BOX 00932, |
| India | napolis, Indiana 4626 | 8, and to be p | payable on the da | tes and in the | amounts be | 10W, 10 WIL. |
| | | | | | | |
| Th | nis Note is specifically | to indemnify | said insurance co | ompany from | any losses | occasioned by |
| the wr | riting of a bail and/or a | ppearance bo | ond for | (Def | andont) | • |
| | | | 20.1 0 1 | (Del | by soid inc | urance carrier |
| Tł | nis Note shall bear no | interest until | 30 days after der | nand is made | by said ins | manec carrier |
| for mo | onies due said insuranc | ce carrier. | ** | | | |
| | | C /1 | and s | everally to n | av all costs | of collection. |
| Ea | ach maker and endors | er further agi | rees joining and s | or any interest | thereon is | not paid at the |
| includ | ling reasonable attornective maturity thereof | sy's rees in ca | it becomes nec | pessary to pro | otect the se | ecurity hereof |
| respec | ctive maturity thereof | , or in case | it becomes nee | cosary to pro | ottot mie b | |
| wheth | ner suit be brought or n | iot. | | | | |
| Œ | his Note and deferred | interest nav | ment shall hear i | interest at the | rate of TE | EN PERCENT |
| (1.00/ |), per annum, from ma | turity until no | aid | | | |
| (10%) |), per amum, nom ma | turity until pe | ara. | | | |
| т | his Note is secured by | z a mortoage. | trust deed of eve | en date herew | ith and is to | be construed |
| 1 | C-ward assarding to | the laws of th | he state of | (4 | ; t | ipon deraun n |
| the ne | ayment of principal an | d/or interest of | due on any note s | ecured by said | d mortgage/ | trust deed. |
| me pe | dyment of principus | | • | | | |
| | | | | r | | |
| Signe | ed: | | Witn | iess: | | |
| | | | | ed: | (F) | |
| Print | ed: | | | 5 u | | |
| | | * | | 0 | 111 | |
| u. | , | | Witn | iess: My | 164 | |
| Sign | ed: | | | ness: Aug red: PAUI | 011 | |
| Duint | ed: | | Print | ed: PAUL | Columbi | 15 |
| PIIII | eu | | | 11171 | | |
| | | | | | | |
| Date | ed: | | | | | |
| Date | | | | | | |
| | | | | | | |

ASC-42

Bail man bail bonds Credit card charge agreement

| F¢ | | pers | onally a | authorize | Ball Ma | u Dan |
|------------------------------------|---------------|----------------|-----------|---------------|------------|---|
| Bonds to cha | me the am | ount of \$ | | t | o my cred | et caro |
| decuiped | helow. | inconnection | a to | the | bail | DODG |
| Some . | | I | have al | so conse | nted to ha | we my |
| described for picture id and | d credit card | l copied as pr | coof that | I did inde | ed author | rze uns |
| | | | | | | |
| transaction to date | and time | , D | ry addre | ss is: | | |
| | | 150 | | | | |
| CARDHOLDE | ER PRINT NA | IME: | | * | | |
| CARDHOLDE | ers signat | URE: | | | | |
| DEFENDANT | S NAME:_ | | | | | |
| BOOKING N | JMBER: | | | | | |
| WARRANT/C | CASE#: | | | | | |
| NAME-ON D | RIVER'S LIC | ENCE: | | | | |
| DRIVER'S LI | CENCE #_ | | | STATE: | EXP: | |
| CARD TYPE | (CIRCLE OF | NE) VISA/MC | /DISCOV | VER/AM I | EXP. | |
| NAME SHOV | on the | CARD: | | | | |
| CREDIT CAR | RD NUMBER | ٠ | | | | |
| CARD EXPIR | RATION DAT | E: | | | | |
| TOTAL BAIL | AMOUNT:_ | | | | | Man - 100 - |
| AMOUNT AU | HEORZED | * | | | | |
| BALANCE D | UE: | | | Non-actionals | ble. | |
| CARDHOLD | er's signa | TURE: | | | | |
| AGENTS SIG | HNATURE:_ | Y au | flol | | | |



1-866-945-BAIL (2245)

Cell: 213-434-0727

Bail Haw Bail Bonds

UNPAID PREMIUM AGREEMENT

| Defendant Name: | Date: |
|---|---|
| Bail Amount: | |
| Premiu | n Amount |
| · 1V | fisc. Fees: |
| TOT | TAL DUE: |
| . Less Amount Paid E | Power |
| BALANCE | DUE: |
| **NOTE: After 90 days all unpaid balan | ces will be subject to 18% interest per annum. |
| The undersigned promises to pay the Bal | ance due of \$in |
| installments of S per | week/mouth, with the first installment due on |
| and all subsequent | t installments due as follows: |
| I have deposited as security (collateral**) | against this premium balance: |
| I (we) have obtained a bail hand for the release of the percented above. I (we) understand that if my payer due date, I (we) will be charged a temporous (HDS), over 30 days past due, a demond for full payment as account will be any responsibility. | L BONDS is guaranteeing not only the bail bond, but the payment is above more delicables and I (we) provide to pay the Brimes Ducas seeks are not considered in address stated below within freedings of the scheduled later change based on the scheduled payment amount. Should say account become by the made at that time. Any and all legal/collection free amounted to my |
| All payments should be smalled as how, the in ac | AREC Fine Ch. Ch. (OA) N. V. |
| 1-866-945-BAIL Cell: 213-434-072 | (2245) Email: abailman@hotmail.com |
| I HAVE READ AND | AGREE WITH THE ABOVE DECLARATIONS. |
| Signature: | Signature |
| Print | Print Name |
| Date | - Doubes |

AMERICAN SURETY COMPANY P.O. Box 68932 Indianapolis, Indiana 46268 1-317-875-8700

RECEIPT AND STATEMENT OF CHARGES

| | Receipt N | lo.836373 |
|---|---|------------------|
| Received of | Date | |
| | 0000000000 | |
| | Name | |
| | Address | |
| | Bail Bond Premium | \$ |
| Expenses (itemize in ing Fees, Notary Fee Travel and other actuted by law.) | detail, such as Guard Fees, Recordes, Long Distance Calls, Telegrams, al, unusual expenses, where permit- | \$ |
| | | \$ |
| | | \$ |
| | | |
| () () () () () () () () () () | | \$ |
| | | \$ |
| | TOTAL CHARGES Received on | \$ |
| | Account | \$ |
| Was Collateral taken | ? (YES) (NO) Balance | \$ |
| If Yes, Collateral Rece | eipt No. | |
| NAME AND ADDRES | S OF BAIL BOND AGENCY | |
| 20 | Ву | |
| MEMC Defendant | DRANDUM OF BAIL BOND FUR | NISHED |
| Bond No. | Bond Amt. \$ | |
| SSN | DOB | |
| Charge | | |
| Date Filed | Date Released | ia . |
| Date to Appear | | A.M. TimeP.M. |
| Case No. | | |
| Court | City | |
| Received Copy of abo | ve receipt and Memo | |
| ndemnitors Signature | 3 | |
| ASC-CA-2 | WHITE - ORIGINAL COPY CANARY - COMPANY'S COPY PINK - AGENT'S COPY | Thank You |

SOLICITATION OF BAIL FORM-§§ 2074, 2079, 2079.1

| I. SOLICITATION OF BAIL TO FOLLOWING PERSONS (§ 2079): (Fill in any one) |
|--|
| 1. [] Arrestee |
| 2. [] Arrestee's Attorney |
| 3 Member of Arrestee's Immediate Family |
| 4. [] Other Person Designated by Arrestee (Name of Person) |
| 5. DATE OF SOLICITATION |
| IF OTHER PERSON DESIGNATED ALL ARREDICE IN WRITING (§ 2079(d)): (If solicitation is to a person reflected in 1-4 above, obtain arrestee's signature and date) |
| 6. Arrestee signature before solicitation: |
| 7. Arrestee signature after release of arrestee to ratify oral designation by arrestee after solicitation: |
| 8. Date of signature: |
| IL SOLICITATION OF ARRESTEE HOURS (§ 2079.1): (If solicitation is to a person reflected in I 4 or 5, fill in at the time of solicitation in 9 or 10. If 10, then obtain signature of arrestee or arrestee's attorney) |
| 9. Time of solicitation (7:00 a.m. to 11:00 p.m.): |
| 10. Other time (11:00 p.m. to 7:00 a.m.) specified in writing by arrestee or arrestee's attorney: |
| 11. Signature of arrestee or arrestae's attomey; |
| III. SOLICITATION OF BAIL FORM—PLACE OF SOLICITATION (§ 2074): (Bail licensee prohibited from soliciting any person for bail in any prison, jail, other places of detention, court or public institution connected with the administration of justice. May transact bail in the halls, corridors or other rooms or areas if not prohibited by local rules or ordinances if protessing the property of the prop |