

Bankers Insurance Company

APPLICATION AND AGREEMENT FOR SURETY BAIL BOND

	DEFENDANT'S NAME	POWER OF ATTORNEY NO.	AMOUNT	EXEC. DATE	ARR. DATE
Pool/No			ALCA NIABETIC		
	BOOKING NAME		AKA NAME(S	o)	
7	BOOKING #	WHERE HELD			
BOOKING INFORMATION	CHARGES	WHERE HELD			
SMA MA	COURT	JUD. DIST. DATE TO APPEAR	AT	COUNT	Υ
S E	CASE #	DATE TO APPEAR	TIME RE ARR.	F.B.I.#	C.I.I. #
Z	ARRESTED BY CO-DEFENDANTS	WHE	KE AKK.		
	ST. ADD.	CITY		STATE	ZIP CODE
_	PHONEFORMER ADD.	CELL PHONE	7	IP CODE	HOW LONG HOW LONG
Ö.	YEARS IN CITY COUNTY	STATE	LAST COUNTY		LAST STATE
MAT	EMPLOYED BY		occ	PHONE	HOW LONG
DEFENDANT INFORMATION	EMPLOYER'S ADD.	100000	SUPERIOR		HOW LONG
Ž	PREV. EMPLOYER D.O.B. SEX	ADDRESS HEIGHT WEIGHT		\$ \$\$#	WHEN D.L.#
Ā	I.D. MARKS				VHERE BORN
EN	PREV. ARREST CHRG.	COURT	COUNT	Υ	WHEN
띪			WHOM		CASE PENDING
	ON PROBATION WH WHERE ARRESTED	ERE	PROBATION OFFICE CO-DEFENDANTS	К	
	VEHICLE MAKE	MODEL	YEAR	COLOR	LIC.#
	MILITARY BRANCH	SER. # D	ISCHARGE DATE	UNION	LOCAL
z	SPOUSE	ADDRESS		PHONE	HOW LONG
NT'S FAMILY INFORMATION		ADDRESS		PHONE	
RMA	MARRIAGE DATE	WHERE			D.O.B
Ē	PREV. SPOUSE	ADDRESS	CITY		PHONE
≥	CHILDREN NAME & AGE DEFENDANT'S MOTHER	ADDRESS			PHONE
	DEFENDANT'S FATHER	ADDRESS			PHONE
S F/	SPOUSE'S MOTHER	ADDRESS			PHONE
	SPOUSE'S FATHER	ADDRESS			PHONE
DEFENDA	DEFENDANT'S BROTHER DEFENDANT'S SISTER	ADDRESS ADDRESS			PHONE PHONE
H	BEST FRIEND	ADDRESS			PHONE
	DEFENDANT'S ATTORNEY				
	S	SIGNATURE OF DEFENDANT			DATE
	INDEMNITOR'S NAME	D.O.B.	S.S.	#	D.L.#
	ADDRESS	PHONE	CELL PHON	E	REL. TO DEF.
Z	EMPLOYED BY	ADDRESS	AEDIOD.	MONTH	PHONE
ATIC		HOW LONG SUP BRANCH ACCT. #	PERIOR TYPE	MONTHLY	ALANCE
INFORMATION	BANKSPOUSE				PHONE
R	EMPLOYED BY	ADDRESS			PHONE
	VEHICLE MAKE	MODEL	YEAR	COLOR	LIC. #
INDEMNITOR		LEGAL OWNER			IEN
ŒM	REAL PROPERTY	IN WHO'S NA	-		HOW LONG
Ĭ	VALUE EQUITY REFERENCE			·	Amount Phone
	FAMILY REFERENCE	ADDRESSADDRESS	P	HONE	RELATION
	NOTATIONS	TIDDITEGO	·		
	I CERTIFY THAT THE ABOVE				
	INFORMATION IS CORRECT AND T				
		SIGNATURE	OF INDEMNITOR		DATE
	STATEMENT OF IN	FORMATION REQUIRED BY SEC	TION 2100, CALIFORNIA A	DMINISTRATION C	ODE
Full na	ame of person supplying information	Name of person negotiating ba	il Na	Name of person receiving information	
Address		Address		Date and time information received	
		<u></u>			
	ection or relationship to defendant	Connection or relationship to d		Manner in which information received	
If same	e was defendant, how did he communicate	Name of licensee who negotiat	ed transaction Na	Name of other agent involved and commission paid	
If writ	of Attorney	Name and sum paid unlicensed	d pareone Wa		than money received?
ivaille	oi alloiney	And services performed		☐ Yes ☐ No If yes, explain in detail and attach statement.	

SURETY BAIL BOND INDEMNITY AGREEMENT Bankers Insurance Company

The undersigned, called "First Party," n	nake application to	J	ake's Bail Bonds	called
"Second Party," for the execution by Banke	rs Insurance Company, a	corporation called "Suret	y" of a Bail undertaking herein r	eferred to
as "Bail Bond" in the penal amount of \$ "Principal," and in consideration of Second agree as follows:	Party arranging for execu	for for ition of continuance of this	s Bail Bond, First Party does joir	called type and severally
FIRST: To pay Second Party \$ earned upon the release of Principal. The to not obligate the return of any portion of sa premium in the amount stated above, twel written demand therefore, Second Party or exonerate the Bond.	aid premium. This Bond ve months after the date Surety has the right to s	is renewable each year. e on which this Bond was urrender Principal, as pro	First Party agrees to pay to Ses executed. If said renewal prerivided in the California Penal Co	case dismissed, shall econd Party a renewal mium is not paid upon ode, Section 1300, and
SECOND: To reimburse Second Party and/or execution of Bail Bond or any renew been initiated by Second Party, in accordan THIRD: To reimburse Second Party at which the application and Bail Bond were w result of searching for, recapturing or retuendeavoring to apprehend Principal, includior to set aside the order of forfeiture or Sum Principal to custody shall be chargeable after	val or substitution thereo ce with the regulations o and Surety for actual experitten not in excess of the urning Principal to custo ing legal fees incurred by mary judgment entered	f whether or not said Prir f the Insurance Commissionses incurred and cause penal amount of the Baildy, incurred by Second Second Party or Surety thereon. However, no exp	ncipal refuses to be released aft oner in effect at the time such ex and by a breach by the Principal Bond including all expenses or Party or Surety or as necessa in making application to a court	ter arrangements have expenses are incurred. of any of the terms for liabilities incurred as a ry in apprehending or for an order to vacate
FOURTH: To pay the Second Party or reasonable attorney's fee which shall, in no FIFTH: To pay Second Party or Surer result of information concealed or misrepresult.	Surety, in the event that event, be less than sum by as collateral upon der	it is necessary for them to of twenty-five dollars (\$25 nand, the penal amount	5.00). of Bail Bond whenever Second	Party or Surety, as a
assumed, deems payment necessary to proceed increased, and no collateral or insufficient or in the bail, Second Party or Surety may dem SIXTH: To pay Second Party or Surety	protect the Second Part ollateral, in the sale discr nand such collateral as w	ty or Surety hereunder. retion of Second Party or ill indemnify them against	Where, as a result of judicial Surety, is furnished to indemnify such increased bail.	action, bail has been against such increase
Section 1306. SEVENTH: To aid Second Party or Suincluding the surrender of Principal to Court	should Second Party or	Surety deem such action	advisable.	
EIGHTH: That all money or other propaplied as collateral security or indemnity for Surety is authorized to lawfully levy upon sa deposited to payment or reimbursement for is in excess of the bail forfeited, such excessibject to any claim of Second Party and St	or matters contained her aid collateral in the mann the herein above liabilitie ss shall be returned to the	ein, and to accomplish the ler provided by law and to es, losses, costs, damage he depositor immediately	e purposes contained herein, the apply the proceeds therefrom as and expenses. If collateral recupon the application of the coll	e Second Party and/or and any and all money eived by Second Party
NINTH: Second Party or Surety shall principal, or prior to any occasion when the unless as a result of judicial action, inform material to the hazard assumed, the hazard within a reasonable time.	not surrender Principal to be presence of the Principal ation concealed or misro	custody prior to the time ipal in Court is lawfully re epresented by the Princip	e specified in the Bail Bond for equired, without returning all propal, or other reasonable cause,	emium paid therefore, anyone of which was
TENTH: The obligations hereunder are law. The Second Party and the Surety sha First Party or anyone of them. The First Paupon or to proceed or enforce its remedies	Il not be first obliged to rty hereby expressly wai	proceed against the Princ ving the benefits of law re	cipal on Bail Bond before having equiring the Second Party or the	g recourse against the Surety to make claim
anyone or more of the First Party. ELEVENTH: In making application for agree to advise Second Party or Surety of a the First Party, or any other material change the First Party agrees that any failure to so a sure of the First Party. The undersigned agree the	any change, including but le in circumstances, with notify shall be reasonable	t not limited to change of a in forty-eight (48) hours a e cause for the immediate	address or employment of either fter knowledge such change sh surrender of the Principal.	the Principal of any of all have occurred, and
TWELFTH: The undersigned agree that mentioned Bail Bond was executed, or any after conviction, but not in a greater amount	charge arising out of the .	same transaction, regard	less of whether said Bail Bonds	are filed before or
IN WITNESS WHEREOF, the First Pa the Bail Agreement and I know the conten lawful owner of the property, whether real reference as though herein fully set forth) is and I further promise not to transfer or ence Second Party and/or Surety is permitting the	ts thereof; that I hereby or personal, which if se my property and that lav umber any of said proper	acknowledge receipt of a et forth in the Application on such property free and ty until my liability on said	a copy of said Bail Agreement, for Bail (which Application is r clear of all liens or encumbranc d Bail Agreement has been rele	that I am the true and nade a part hereof by es except as so noted, ased. I understand the
this down				,
Defendant Signature		Home Phone	Work Phone	
Name Employer	Address		City	Zip
DMV I.D.	S.S. No		Date of Birth	
Indemnitor Signature		Home Phone	Work Phone	
Name Employer	Address		City	Zip
DMV I.D.	S.S. No		Date of Birth	<u></u>
Indemnitor Signature		Home Phone	Work Phone	
Name	Address	Home Home	City	Zip
Employer	Address S.S. No		City Date of Birth	Zip
- ··· · · · · · · · · · · · · · · · · ·				



Bankers Insurance CompanyPO Box 15707, St Petersburg, Florida 33733-5707 (727) 823-4000

INDEMNITORS AGREEMENT

Defendant	Date	
Bond No.	Case #	
Bond Amount		
Bond Premium		
I understand that in co-signing this be that I am responsible for him or her appear I am responsible for payment of any Court Court forfeits the bond. Should it become understand that I am responsible for any a such a forfeiture occurs and the defenda understand that I am required to pay the Fu	costs for non-appearance should the defer necessary to apprehend and surrender th and all expenses incurred as a result of su nt is not surrendered to Court within the	ered, also I understand that indant fail to appear and the e defendant to the Court, I such forfeiture and further, if time prescribed by law, I
Collateral cannot be returned until su Court verifying Exoneration.	ich time as the Company received written	notice from the Clerk of the
6, Fair Credit Reporting Act, and any suc Company, and/or its Agent, to obtain any from any party or agency, private or gove Security Records, criminal records, civil records, worker compensation records, eagency, private or government (local, Sta Agent, to furnish any and all private and pankers Insurance Company, and/or its Ag	and all private or Public information and ernment (local, State, Federal), including ecords, driving records, telephone record employment records. I authorize without te, Federal), contacted by Bankers Insurbublic information and records in their pos	thorize Bankers Insurance /or records concerning me, but not limited to, Social s, medical records, school reservation, any party or rance Company, and/or its ssession concerning me to
Indemnitor signature	Print name	Date
Indemnitor signature	Print name	Date
Indemnitor signature	Print name	Date
Defendant signature	Print name	 Date
Agent		



Bankers Insurance Company
P.O. Box 15707, St. Petersburg, Florida 33733-5707 / 813-823-4000

AUTHORIZATION TO RELEASE LETTER

I, hereby authorize any person, agency, partnership, or corporation having any information concerning my character and financial reputation, to release such information to Bankers Surety Services, Inc., and Bankers Insurance Company. This information is to be used for possible contractual agreement between myself and Bankers Insurance Company or First Community Insurance Company and will not be available for public inspection.				
	ship, or corporation from liability which may Bankers Insurance Company and Bankers Federal Law.			
Social Security Number	Signature			
Address:				
Zip Code:	Date:			



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	ship, or corporation from liability which may Bankers Insurance Company and Bankers Federal Law.			
Social Security Number	Signature			
Address:				
Zip Code:	Date:			