Financial Casualty & Surety, Inc. (fcs) A Stock Company

Houston, Texas

APPLICATION AND AGREEMENT FOR SURETY BAIL BOND (CALIFORNIA)

| DEFENDANT'S NAME | POWER OF ATTORNEY NO. | AMOUNT | EXEC. DATE | ARR. DATE |
|------------------|-----------------------|--------|------------|-----------|
| | | | | |
| | | | | |
| BOOKING NAME | AKA NAME(S) | | | |
| | | | | |
| | | | | |
| | | | | |

| | BOOKING# | WHERE HELD | | CHARGES | | |
|----------|--|------------|------------------|-----------|--------------|--------------------------|
| 5 | COURT | | JUD DIST | | AT | COUNTY |
| NFORMION | CASE# | | | | | CII # |
| 2 | ARRESTED BY | | · | | | |
| | CO-DEFENDANTS | | | | | |
| | ST. ADD. | | CITY | PHONE_ | | HOW LONG_ |
| | FORMER ADD. | | | | | HOW LONG |
| | YEARS IN CITY | COUNTY | STATE | LAST CO | OUNTY | LAST STATE |
| | | | | | | HOW LONG |
| | EMPLOYER'S ADD | | | | | |
| | PREV. EMPLOYER | | | | | WHEN |
| | | | | | | D.L.#_ |
| | | | | | | WHERE BORN |
| | | | | | | |
| | DISPOSITION | PRV. BAIL | with v | VHOM | AMT | CASE PENDING |
| | | | | | | TION OFFICER |
| | WHERE ARRESTED | | | | | |
| l | | | | | | LIC.# |
| | MILITARY BRANCH | SER.# | DISCH | ARGE DATE | UNION | LOCAL_ |
| | SPOUSE | ADDRESS | | | PHONE | HOW LONG |
| | EMPLOYER | ADDRESS | | | PHONE | HOW LONG |
| | | | | | | D.O.B |
| | PREV. SPOUSE | AD | DRESS | CIT | Υ | PHONE |
| | CHILDREN NAME & AGE | | | | | |
| | MOTHER | | ADDRESS_ | | | PHONE |
| | FATHER | | ADDRESS_ | | | PHONE |
| | SPOUSE'S MOTHER | | ADDRESS_ | | | PHONE |
| | SPOUSE'S FATHER | | ADDRESS_ | | | PHONE |
| | DEFENDANT'S BROTHER | | ADDRESS_ | | | PHONE |
| | DEFENDANT'S SISTER | | ADDRESS_ | | | PHONE |
| | BEST FRIEND | | ADDRESS_ | | | PHONE |
| | DEFENDANT'S ATTORNEY_ | | | CITY_ | | PHONE |
| ı | NATURE OF DEFENDANT | | | | DATE | |
| | INDEMNITOR'S NAME_ | | | DOB | S.S.#_ | D.L.# |
| | | | | | | EL. TO DEF. |
| | | | | | | PHONE |
| | | | | | | MONTHLY INCOME |
| | | | | | | BALANCE |
| | | | | | | PHONE |
| | | | | | | PHONE |
| | | | | | | LIC.# |
| | | | | | | LIENS |
| | | | | | | HOW LONG |
| l | | | | | | PG |
| J | | | | | | |
| ١ | NOTATIONS | | | | | |
| | ERTIFY THAT THE ABOVE YPE OF CREDIT AND AUT | | | | R UNDERSTAND | THIS IS AN APPLICATION F |
| | | SI | GNATURE OF INDEM | INITOR | | DATE |

| Full name of person supplying information | Name of person negotiating bail | Name of person receiving information | | |
|--|--|---|--|--|
| Address | Address | Date and time information received | | |
| Connection or relationship to defendant | Connection or relationship to defendant | Manner in which information received | | |
| If same was defendant, how did he communicate? | Name of licensee who negotiated transaction | Name of other agent involved & commission paid Was consideration other than money received? | | |
| Name of Attorney | Name and sum paid unlicensed persons and service performed | YES □ No □ | | |

SURETY BAIL BOND AGREEMENT

| The undersigned, Called "First Party," make application to | | |
|--|--|---|
| to as "Bail Bond" in the penal amount of \$ | | for called "Principal"; and in consideration |
| of Second Party arranging for execution of or continuance of this Bail Bond | · | • • |
| FIRST: To pay Second Party \$ | | |
| Principal. The fact that Defendant may have been improperly arrested, or | | |
| said premium. This Bond is renewable each year. First Party agrees to p | | • |
| after the date on which this Bond was executed. If said renewal premiur | n is not paid upon written demand therefor Se | econd Party or Surety has the right to |
| surrender Principal, as provided in the California Penal Code, Section 130 | 0, and exonerate the Bond. | |
| SECOND:To reimburse Second Party and Surety for actual expen | ises incurred by Second Party or Surety in c | connection With the arranging and or |
| execution of Bail Bond or renewal or substitution thereof whether or no | ot said Principal refuses to be released after | arrangements have been initiated by |
| Second Party, in accordance With the regulations of the Insurance Commi | ssioner in effect at the time such expenses are | incurred. |
| THIRD:To reimburse Second Party and Surety for actual expenses | incurred and caused by a breach by the Princ | cipal of any of the terms for which the |
| application and Bail Bond were written not in excess of the penal amount | of the Bail Bond including all expenses or liabi | ilities incurred as a result of searching |
| for, recapturing or returning Principal to custody, incurred by Second Part | y or Surety or as necessary in apprehending o | r endeavoring to apprehend Principal, |
| including legal fees incurred by Second Party or Surety in making applicat | ion to a court for an order to vacate or to set as | ide the order of forfeiture or Summary |
| Judgment entered thereon. However, no expenses or liabilities incurred for | or recapturing or returning Principal to custody | shall be chargeable after the entry of |
| Summary Judgment. | | |
| FOURTH:To pay Second Party or Surety, in the event that it is ne | cessary for them to institute a suit or collection | on, for a breach of this agreement, a |
| reasonable attorney's fee or collection fees which shall, in no event, be les | s than the sum of twenty-five dollars (\$25.00). | |
| FIFTH:To pay Second Party or Surety as collateral upon demand, | the penal amount of Bail Bond whenever Se | econd Party or Surety, as a result of |
| information concealed or misrepresented by the First Party or Principal or | • | |
| payment necessary to protect the Second Party or Surety hereunder. V | • | |
| insufficient collateral, in the sole discretion of Second Party or Surety, is f | | the bail. Second Party or Surety may |
| demand such collateral as will indemnify them against such increased bail | | |
| SIXTH: To pay to the Second Party or the Surety immediately upon the | | • |
| SEVENTH:To aid Second Party or Surety in securing release or ex | • | lability under Ball Bond, including the |
| surrender of Principal to Court should Second Party or Surety deem such | | Sente on the Organic many by any lived on |
| EIGHTH: That all money or other property which the First Party has | | |
| collateral security or indemnity for matters contained herein, and to accept the least | | |
| authorized to lawfully levy upon said collateral in the manner provided | | |
| payment of or reimbursement for the hereinabove liabilities, losses, costs bail forfeited, such excess shall be returned to the depositor immediately | | • |
| Party and Surety for unpaid premium or the hereinabove charges. | upon the application of the collateral to the fort | entire, subject to any claim of Second |
| NINTH:Second Party or Surety shall not surrender Principal to custo | dy prior to the time specified in the Bail Bond (| for the annearance of the Principal or |
| prior to any other occasion when the presence of the Principal in court is | • • | |
| judicial action, information concealed or misrepresented by the Principal, | | · |
| the hazard was substantially increased and the additional premium, if any, | • | · |
| TENTH: The obligations hereunder are joint and several and any an | | |
| Second Party and the Surety shall not be first obliged to proceed against | | |
| of them, the First Party hereby expressly waiving the benefit of law requir | - | |
| remedies against the Principal before making demand upon or proceeding | | · |
| ELEVENTH:In making application for Bail Bond, each of US warrant | | - |
| true, and we agree to advise Second Party or Surety of any change, include | - | |
| the Principal or of any of the First Party, or any other material change in o | | · · |
| occurred, and the First Party agrees that any failure to so notify shall be re | | |
| TWELFTH: The undersigned agree that these obligations apply to all | | · |
| Bond was executed, or any charge arising out of the same transaction, re | _ | _ |
| greater amount. | gardiess of whether said ball bollds are liked | before of after conviction, but not in a |
| IN WITNESS WHEREOF, the First Party whose names are subscril | hed to the Rail Agreement executed herewith | each represents: I have read the Bail |
| Agreement and I know the contents thereof; that I hereby acknowledge in | _ | • |
| property, whether real or personal, which is set forth in the Application for | | |
| forth) is my property and that I own such property free and clear of all I | | |
| encumber any of said property until my liability on said Bail Agreement ha | | |
| bail to remain in force upon reliance of the statements made by me and I c | | , , , , |
| · · · · · · · · · · · · · · · · · · · | • | |
| this,, | set my hand. | |
| | | |
| | | |
| | | |
| | | |
| DEFENDANT | | |
| SIGNATURE | | |
| | | |
| | | |
| DEFENDANT NAME (PRINT OR TYPE) | | |
| ADDDEGG | OLTY | 710 |
| ADDRESS | CITY | ZIP |
| | | |
| | | |
| INDEMNITOD: | | |
| INDEMNITOR:SIGNATURE | PRINT OR | TYPE NAME |
| | | |
| ADDRESS | CITY | Z1P |
| PHONE D.L.# | 90# | DOB |
| PHONE D.L.# | 3.3.# | 500 5 |

INDEMNITOR/GUARANTOR **CHECKLIST**

FINANCIAL CASUALTY & SURETY, INC. fcs

| FINANCI | AL CASUALTY & SURETY, INC. fcs | BOND NO.: |
|---------------|---|---|
| 505 | The Bail Insurance Company | Bail |
| | 4479 ~ ~ Houston, Texas 77210-4479 | Amount: |
| | ide #600 ~ ~ Houston, Texas 77098 | Premium |
| 877.737 | 7.2245 (toll free) • 713.351.8401 (fax) | Amount: |
| Date | : | Amount Paid Down: |
| Defendant | : | Unpaid |
| | | Balance:Cash |
| Jail | <u>:</u> | Collateral: |
| Initial Here) | | |
| 1 | . I have read and received a copy of the standard Financial | Casualty & Surety, Inc. bail bond agreement. |
| | • • | |
| 2 | This indemnitor/guarantor checklist is intended to clarify Surety, Inc. surety bail bond agreement. | and explain the standard Financial Casualty & |
| 3 | I understand I am responsible to make the payments for Finance charges are computed on unpaid balances on the percent per annum. There is a percent late fee or days of the due date. | ne 30th day of each month at a rate of 20 |
| 4 | I understand I am required to pay the amount of the bail the surety is legally discharged from all liability on the bon | |
| 5 | I understand that if the defendant does not appear for eather bond is exonerated, that the court may forfeit the bond amount of the bond plus associated expenses to the base exonerated within the time allowed by law. | d and that I will be responsible for paying the full |
| 6 | I understand that if the court forfeits the bail bond at ar including court costs, incurred to either reinstate or exone | |
| 7 | I understand I am responsible if it becomes necessary to responsible for paying for investigation, location and approper hour per investigator plus expenses or 25 | ehension time: this is billed at a rate of \$250 |
| | Investigation costs will begin to accrue after a court defendant be placed back in custody or when any conditi Specifically, but not limited to Sections Five and Eleven. It to a voluntary surrender of defendant at the jail facility of be no investigation cost charged. Reasonable court cost will be charged if applicable and a receipt will be provided | on exists as defined in the bail bond agreement. If no investigation costs have been incurred prior if the court specified on the bail receipt there will so as described in Paragraph 8 of this checklist, |
| 8 | I understand that if the bail is ordered forfeited by the co reasonable appearance or attorney fees (a minimum of _ reinstate or exonerate the bail bond if necessary. | urt. that I am responsible to pay court costs and \$250) for the bail agency to |
| 9 | the bail agreement, I am responsible for any collection a | actions taken, including attorney fees and costs. an hour. If any collection action needs to be |
| 1 | I understand that collateral cannot be released until all be been exonerated, and written notice of the exoneration from | ands posted on my behalf for the defendant have om the court is provided to the bail agency. |
| 1 | I understand that substitution of collateral is done at th agency. There are no agreements to substitute collateral | |
| 1 | I understand that it is my responsibility to request return of of return of collateral until the bail agency has researched status with the appropriate courts. This process may be bond exoneration from the court and provide it to the bail | d the exoneration date and verified the bail bond done faster if I obtain written verification of the |
| 1 | This checklist is intended to explain and clarify the s agreement, which is the entire contract with the bail ager any exemptions to the contract either in writing or vert agreement. | ncy. There are no additional terms nor are there |
| 1 | I declare that all statements made on the application and the bail agency within 48 hours of any changes, includi employment of either the criminal defendant or myself. | |
| 1 | I understand the obligation under this agreement is join solely and individually liable for up to the full amount owe cosigners on the agreement. | |
| 1 | Agreement of Venue: I agree that if legal action between it shall be brought in and before a federal or state court in in the State of | |
| | VE READ AND AGREE WITH THE ABOVE DECL RESPONSIBILITIES AND OBLIGATIONS AS IND | |
| SIGNATUR | E: SIGNATI | JRE: |

NAME (print):

FCS-125 (08/05)

NAME (print):

Received copy:

YOU

| NAME | AKA or FORMER NAMES | |
|----------|--|---------------------------|
| | EMAIL | |
| | | |
| FACEBOOK | SOCIAL MEDIA (USERNAMES or URLS) TWITTER | INSTAGRAM |
| (Family, | REFERENCES Friends, Neighbors, Employers, Co-Workers, Tea | mmates, Colleagues, etc.) |
| NAME | RELATIONSHIP | |
| | EMAIL | |
| | | |
| | SOCIAL MEDIA (USERNAMES or URLS) TWITTER | |
| NAME | RELATIONSHIP | |
| PHONE | EMAIL | |
| | | |
| | SOCIAL MEDIA (USERNAMES or URLS) TWITTER | INSTAGRAM |
| NAME | RELATIONSHIP | |
| PHONE | EMAIL | |
| | | |
| | SOCIAL MEDIA (USERNAMES or URLS) | |
| FACEBOOK | TWITTER | INSTAGRAM |
| NAME | DELATIONCHID | |
| PHONE | RELATIONSHIP EMAIL | |
| ADDRESS | EMAIL | |
| ADDRESS | SOCIAL MEDIA (USERNAMES or URLS) | |
| FACEBOOK | TWITTER | INSTAGRAM |
| NAME | RELATIONSHIP | |
| PHONE | EMAIL | |
| | | |
| | SOCIAL MEDIA (USERNAMES or URLS) TWITTER | INSTAGRAM |
| NAME | RELATIONSHIP | |
| PHONE | EMAIL | |
| ADDRESS | | |
| | SOCIAL MEDIA (USERNAMES or URLS) TWITTER | INSTAGRAM |

Bail Producer Stamp: ANTHONY ADORNETTO BAIL BONDS
8149 SANTA MONICA BOULEVARD #400
WEST HOLLYWOOD, CA 90046
323.300.8889 Call / 888.789.7567 Fax
LICENSE # 1K09878

PROMISSORY NOTE & INSTALLMENT PAYMENT PLAN FOR UNPAID PREMIUM

| \$. | | | Date | : | | | _ |
|----------|--|---|--|--|---|---|-------------------|
| Power No | | | City: | | State | | _ |
| 1. | FOR VALUE RE | CEIVED, I (we), the undersi | igned Debtor(s), jointly and severally (tog | ether and | separately), pro | mise to pay to t | he |
| | order of | ANTHONY ADO | | the | principal | sum | of |
| | | the address shown above in the writing according to the follow | ne Bail Producer Stamp box or at such oth | ner place | as Bail Producer | may from time | to |
| | Payment Payment | #2: Amount of payment \$#3: Amount of payment \$ | Date payment due: | | | | |
| 2. | of the following exsuch court; (ii) upo | vents: (i) upon Defendant's fon forfeiture of the Bond; or (| ce under this note shall become due and parailure to appear in the court for which the iii) if any payment is not received by Bail or refused for any reason upon presentme | Bond wa Producer | as posted at any within ten days | time required by following its du | у |
| 3. | nonpayment of thi (i) extend the due release any party li failure of the Bail waiver of the Bail | s note, and expressly agree the date or the time of payment iable under this note or any guarder to enforce any provent and producer to enforce any provent and producer's entitlement to pay | ately), hereby waive presentment, protest a at, without in any way affecting my (our) let of any payment due under this note, (ii) narantee of this note and (iv) release any serision of this note, or to declare a default unment, shall not be construed as a waiver or declare a default or to strictly enforce the terms. | iability un accept security not under this modifica | nder this note, B security or partia w or later securing note, shall not letion of the terms | ail Producer mand payments, (iing this note. The construed as | y i) e a |
| 1. | Bond; (ii) by any or proceedings for wh | change in the status of the Bo hich the Bond was posted; or to if all premium amounts and of | orce and are not terminated, modified or of ond or the surety's liability under the Bond (iv) by any change in whereabouts or status obligations under the Bond have been paid | l; (iii) by s of the De | any change in the efendant. This n | ne status of cou note shall becom | rt e |
| 5. | unenforceable, such provisions which s | ch invalidity or unenforceab | such provision shall be declared by a cour fility shall not affect any other application to ain in full force and effect. Any amendm to (us). | ions of s | uch provision of | or the remainin | g |
| 5. | , , , | cluding, without limitation, o | note and acknowledge receipt of a copy court costs, reasonable and actual attorney | | , , | | |
| Wi | tness(es): | | Debtor(s): | | | | |
| Pri | int Name | | Print Name | | | | _ |
| | | | | | (Seal) | | _ |
| Sig | gnature | Date | Signature | | Da | te | |
| Pri | nt Name | | Print Name | | | | _ |
| | | | | | (Seal) | | |
| Sig | gnature | Date | Signature | | (Sear) Da | | _ |

ANTHONY ADORNETTO BAIL BONDS

Credit/Debit Authorization

| Please sign and complete | e this cı | edit/debit authori | zation form. | | | |
|---|-----------|--------------------|---------------|------------------|-------------------|--------------|
| You, the cardholder, agr below. By signing this for or credit card account fo | m, you | authorize ANTHO | ONY ADORN | IETTO BAIL BON | _ | |
| *Charge may appear or | your s | tatement as "Antho | ony Adornetto | o" &/or "Greates | st". | |
| PLEASE COMPLETE THE INF | ORMAT | ION BELOW: | | | | |
| l, | | | , authorize A | ANTHONY ADO | RNETTO BAIL BONDS | to charge my |
| credit/debit card acco | unt in | dicated below fo | r \$ | on | or after (date) | |
| Recurring charge schedu | ule (if o | applicable) | | | | |
| | | | | | | |
| This payment is for (Def | endan | t) | | | | |
| Bail Amount | | E | Booking # | | | |
| Billing Address | | | | | Billing Zip Code | |
| Phone number | | | Email | | | |
| Account Type: DEBIT | CREDIT | | | | | |
| Account Type: V | ISA | MASTERCARD | AMEX | DISCOVER | CHECK CARD | |
| Cardholder Name | | | | | | |
| Account Number | | | | | | - |
| Expiration Date | | | | | | _ |
| CVV2 {3 digit number of | on bac | k of Visa/MC, 4 o | digit number | on front of AME | EX) | - |
| PRINT NAME | | | | | | |
| SIGNATURE | | | | | DATE | |

I authorize ANTHONY ADORNETTO BAIL BONDS to charge my credit card as indicated in this authorization form according to the terms and conditions outlined above &/or in my bail bond agreement. This payment authorization is for a bail bond &/or services provided by ANTHONY ADORNETTO BAIL BONDS. I certify under penalty of perjury that I am an authorized user of this said credit or debit card and that I will not dispute the payment with my credit card company for any reason.

PLEASE INCLUDE WITH APPLICATION:

- 1) Photo of I.D. Front
- 2) Photo of I.D. Back
- 3) Recent Photo of each Indemnitor
- 4) 3 Recent Photos of Defendant

ALSO, IF PAYING WITH CREDIT/DEBIT:

- 4) Photo of Card Front
- 5) Photo of Card Back

EMAIL: underwrite@aabail.email

OR

FAX: 888.789.7567 (email is preferred)

• • • • • • • • •

INSTRUCTIONS FOR DEFENDANT, AFTER RELEASE FROM CUSTODY:

- 1) Call Anthony @ noon (day of release; if released after noon, call Anthony asap, but before 7pm). 323.975.3351
- 2) Defendant must complete DOCUMENTS within 24 hours of release. Go to www.AAbail.Website/Documents contact the office for further instructions @ 323.300.8889.
- 3) Should you hire an Attorney, please email the name & contact info to <u>underwrite@AAbail.email</u>
- 4) If in LA County, when you go to court, check-in with the bailiff. Do not leave court until you receive a piece of paper called "Proof of Appearance". Email photo of "Proof of Appearance" to underwrite@AAbail.email
- 5) Defendant is <u>NOT authorized</u> to leave the state or country... 5a) Should you desire to leave the state or country, contact Anthony directly to discuss options.
- 6) Should you have a change of address or phone #, please promptly email those details to <u>underwrite@AAbail.email</u> & text to 323.975.3351.