## EZ BAIL BONDS

	aaabailbonds10	01b@gmail.com. (936)	280-0799 FAX	-(936)221-9945		
TODAY'SDATE:						
Agent's Name:	P	ower#	Case#		1st Appear Dat	e:
, the undersigned, do hereby						
Cou	rt of		Cou	nty, wherein I am	n charged with	
agree to all of the following	terms and condi	tions prescribed by th	 e State Insura	ince Department	, Bail Agent, o	r Court.
Attorney:			Phone:	-		
CONDITIONS ON BOND/CO	DLLATERAL:					
ALL QUESTION	IS MUST BE AN	ISWERED IN FULL, C	OR DELAY M	AY OCCUR!!! PI	LEASE PRINT	-
CLIENT NAME:		Alias:		Da	te of Birth:	
Social Security #:		Driver's License #	:		State:	
Race:						
Cell Phone:						
Email:						
Street Address:		Citv/S	state/Zip:		Own	Rent
How Long at this address? _	. If I	less than 2vrs. previou	is address:	-		
Employed by:		Position:			low Lona?	
Work Address:		Phone	Number:	Su	pervisor:	
Automobile Make:		Model:	Year:	Color:	Tao:	
You under bail now? Parole? P					er:	
Nother:						
Father:						
Sibling:	_ Phone:	Address	·			
Sibling:	Phone:	Address				
Best Friend:	Phone:	Address				
Significant other's name: _		Relationshir	·	Known	how long?	
Phone: Ad	dress	! tolationin	С	itv/State/Zip:		
Social Security:						
					Cell Phone:	
Other information about cli						
		Relationship:			YIS KNOWN:	
Social Security #:			of Birth:			
Cell Phone:		Other I	none:			~ 0
Address:		Gity/State/Zip:			How Long	J?
Automobile Make:						
Email:			оок:		E se sta e t	
/Vork:		Position:		Years	Years Employed:	
Work: Work Address: REFERENCES Name/Ac	Idress/Phone Nu	Position: Work Phone	D:	Years	Employed:	
2. Other Information about I						
()ther Intermation about	Indemnitor:					

### THIS APPLICATION IS NOT COMPLETE UNTIL SIGNED ON PAGE TWO

# **EZ BAIL BONDS**

#### aaabailbonds101b@gmail.com. (936)280-0799 FAX-(936)221-9945

### BOND AGREEMENT YOU ARE ASSUMING SPECIFIC OBLIGATIONS - READ CAREFULLY !!!

WHEREAS,	AGENT FOR EZ BAIL	BONDS (Hereinafter called the Surety or Company, at the request of the
undersigned has become surety on an appearance	bond for	(Client) in the amount of \$

**NOW THEREFORE**, in consideration of the premises and the sum of \$\_\_\_\_\_\_(NOT REFUNDABLE) in hand paid or promissory note, receipt whereof by each of us it hereby acknowledged, the undersigned do/does hereby undertake, agree and bind themselves, their legal representatives, successors and assignees, as follows:

**COURT APPEARANCE RESPONSIBILITIES:** That the undersigned will have the aforesaid Client forthcoming before the above court name in said bond, attached hereto, at the time therein fixed, and from day to day and term to term thereafter, as may be ordered by the said court. It is also a fact that it is the undersigned's responsibility to verify and/or obtain all court dates and times.

**INDEMNITOR(S) RESPONSIBILITIES:** The undersigned will at all times indemnify and keep indemnified the Surety and save harmless the Surety from and against any and all claims, bond forfeitures and charges, legal fees, disbursements and expenses of every kind and nature, which the Surety shall at any time sustain or incur, and as well from all orders, decrees, judgments and adjudications against the Surety by reason or in consequence of having executed such bond or undertaking in behalf of and/or at the insistence of the indemnitor(s) (or any one of them) and will pay over, reimburse and make good to the Surety, Its successors and assignees, all sums and amounts of money required to meet every claim, demand, liability, cost, expense, suit, order, decree, payment and/or adjudication against the Surety by reason of the execution of such bond or undertaking and any other bonds or undertakings executed in behalf of and/or at the insistence of the Indemnitor(s) and before the Surety shall be required to pay thereunder. The liability for legal fees and disbursements includes all legal fees and disbursements that the Surety may pay or incur in any legal proceedings, Including proceedings in which the Surety may assert or defend its right to collect or to charge for any legal fees and/or disbursements incurred in earlier proceedings. In the absence of Indemnitor (s), the client is the indemnitor. All legal proceedings to collect these funds will be held in Wichita, Sedgwick County, Kansas. EZ BAIL BONDS shall have the authority to charge and assess collection costs and expenses, including reasonable attorney's fees, and penalties and interest for the late payment or nonpayment thereof. **HOLD HARMLESS CLAUSE:** I do hereby save and hold said surety harmless for any act, criminal or civil, that I may commit while on bond. I also hold said surety harmless from any liability for anything that may happen to me while this bond is in effect.

**CONFIDENTIALITY RELEASE:** We, the undersigned, do hereby understand that any personal records, including but not limited to alcohol or drug abuse information, medical records, employment information, financial information and court records, including confidential and protected, are confidential and can only be obtained by myself and/or my authorized agent(s). We hereby authorize and request the release of all personal records and information including copies of my pictures from any Law Enforcement Agency, Court, Medical Facility, Alcohol and Drug Treatment Facility, Division of Employment Security, Social and Rehabilitation Services, Agencies and institutions funded by Public, City, State, and Private Institutions, be released to my legal representative and agent(s) of EZ BAIL BONDS, I/We also authorize the release of any information held by the school district in regards to the children listed on my application. I further authorize and consent to the disclosure and copying of personal records by said agent (s) of EZ BAIL BONDS.

ARREST AUTHORITY: I understand that EZ BAIL BONDS, or it's agent(s) are the ball agent and surety, and shall have control and jurisdiction over client during the term for which this bond is in effect; and that said company has the right to surrender client during the term for which this band is in effect; and that said company has the right to surrender client during the term for which this band is in effect; and that said company has the right to surrender client during the term for which this band is in effect; and that said company has the right to surrender client back into custody an ay time; as provided by law. I also agree to pay any expenses that said company may incur in regards to client while said bond is in effect, and for the re-arrest of client, if necessary. Client hereby authorizes/waives any extradition proceeding from any other state or jurisdiction, so that same may be returned to the original jurisdiction of this case. (There is a minimum charge of \$500.00 for the re-arrest, plus any and all other expenses incurred.) (Authorization to re-arrest pursuant to the 1873 case of Taylor vs. Taintor '83 USSC 366 Conn, and KSA 22-2809) EZ BAIL BONDS shall have the authority to charge and assess collection costs and expenses, including attorney's fees, and penalties and Interest for the late payment or nonpayment thereof.

**PRIVACY DISCLOSURE:** We may gather information from you necessary to conduct our business with you or those related in the immediate transaction. This may include, but is not limited to, any information bearing on your creditworthiness. I/We authorize and consent to a formal background check and consent to having my credit report pulled by EZ BAIL BONDS. We will not disclose such gathered Information except as allowed by law. You have a right to refuse this necessary information gathering by simply deciding not to go forward with this transaction. Other than as explained above, we will exercise reasonable care to keep your information secure.

The undersigned, Client and Indemnitor(s) acknowledge that in addition to the above statements, I/we understand that we cannot leave the State or the Jurisdiction of the Court without the Court's permission AND the Bondsman's permission. I/we understand that the Prosecutor has the right to ask for a Federal Flight Warrant in the event that the client does not show up in court, and that this failure to show will result in another State Warrant and that the client's bond will be inaccessible. We understand that the penalty for Bond Forfeiture in the State of Kansas is one year, up to five years in jail. I/we understand that if <u>any</u> information of the application changes, including but not limited to: address, phone numbers, place of employment, marital status, addition or change of Attorney, we must notify the bondsman or Company immediately. The bondsman should be informed of each date the client appears in court and the final disposition of the case so that the bond can be discharged. YOU ARE LIABLE FOR THIS BOND until revoked by the court or the bondsman AND the client is in custody; or the case is adjudicated in court and a final journal entry is filed.

THE RESULT OF VIOLATING ANY OF THE ABOVE STATEMENTS COULD RESULT IN THE BOND BEING REVOKED AND THE CLIENT BEING RETURNED INTO CUSTODY Upon signature(s), you acknowledge that you have read, understood and agree to all the above terms, statements and rules AND I have been offered a copy of this agreement.

W	e UNDERSTAND THE BOND FEE IS NOT REFUNDAB	DATE OF BAIL AGREEMENT:							
	CLIENT SIGNATURE	INDEMNITOR SIGNATURE	PRINTED						
	CLIENT PRINTED NAME	INDEMNITOR(2) SIGNATURE	_PRINTED						
I HAVE BEEN OFFERED A COPY OF THE PRIVACY DISCLOSURE NOTICE									

Client:\_\_\_\_\_\_ Indemnitor (1):\_\_\_\_\_\_ Indemnitor (2):\_\_\_\_\_\_