Arizona Asset Management & Recovery Inc.

Better Bail Bonds, Active Bail Bonds, Economy Bail Bonds

842 E. Isabella Ave. #101 Mesa, AZ 85204 PH: 480-990-8183 / FX: 480-990-8997 1211 W. Silverlake Rd. Tucson, AZ 85713 WWW.247GETBAIL.COM 1-800-GET-BAIL 1012 N. 7th Avenue Phoenix, AZ 85007 PH: 602-253-4800 / FX: 480-990-8997

W. Silverlake Rd. Tucson, AZ 85713 <u>agents@247getbail.com</u> PH: 520-548-0170 DATE: ______

	BAIL BC	OND CONTRACT	Γ	
Bond Agent:		Date:	Time:	
Posting Agent:				
Intake Agent:		Date:	Time:	Intake Location:
Data Entry Agent:				
Jail Information	_	_	_	_
Booking #:				Gila County Jail
County Jail Name	City	Jail Name		
Arresting Agency	Date Arrested _	Tir	me	
Arrestee/Defendant Information	☐ 1 st time offender	2 nd time offe	ender	time offender
First Name:				
Email:				
Address:	Skype is:	City:		St Zin:
Name of Apartment Complex/Landlo	ord:	□ Ow	n 🗌 Rent 🔲 Ap	artment Mobile Home Park
Home Phone:				
Drivers License #:	State:	Expiration Date:	Check	in Location:
Defendant Vehicle Information				
Year:Make:	Model:		Color:	
VIN #:	Plate:		State:	
Defendant Employer Information				
	Occupa	ition:		How long:
Address:				
Phone: Supervisi	sor:			
Defendant Attorney Information		-		
Is this attorney a public defender?	□Yes □ No			
Name:				
Address:		City:	State:	7in·
Phone: Cell	Phone:	Fax:		Email:
<u>-</u>		u		
#1 - Contact/Indemnitor/Lienholder	/Owner/Power of Attor	ney Grantor Info	rmation	
First Name:		Last:		MI
DOB <u>/</u> SSN				
Address:	Apt. #:_	City:		St:Zip:
Home Phone:				
Email:				
Employed By:		_Occupation:		How long:
Address:	City:		St:	How long: Zip:
#2 - Contact/Indemnitor/Lienholder				
First Name:		Last:		MI
First Name: DOB/SSN				
Address:	Apt. #:	City:		St:Zip:
Home Phone:	Cell Phone:		Work	St:Zip: Phone:
Email:	<u> </u>			
Employed By:		Occupation:		How long:

__St:_____Zip:_____

_City:____

Defendant Family Information

SPOUSE

First Name:		L	ast:		MI			
Address:			Apt. #:	City:	St:		Zip:	
Home Phone:								
MOTHER								
First Name:		L	ast:		MI			
Address:			Apt. #:	City:	St:		Zip:	
Home Phone:		Cell Phor	ne:		Work Phone:			
FATHER								
First Name:		L	ast:		MI			
Address:			Apt. #:	City:	St:		Zip:	
Home Phone:					Work Phone:			
BROTHER								
First Name:		L	ast:		MI			
Address:							Zip:	
Home Phone:		Cell Phor	 ne:		Work Phone:			
SISTER								
First Name:		L	ast:		MI			
Address:			Apt. #:	City:	St:		Zip:	
Home Phone:								
-								
Defendant References #1 First Name:			ast [.]		MI			
Address:							7in:	
Home Phone:								
# 2		cen i noi	ic		vvork i none			
First Name:		1	act.		MI			
Address:							7in:	
Home Phone:								
#3		cen i noi	ic		vvork i none			
First Name:		1	act:		MI			
Address:			Δ3t	City			7in:	
Home Phone:		Cell Phon	_Apt. #	City	Work Phone:		ZIP	
nome mone.		cen i noi	ic		work i none			
Additional Information Prior Misdemeanor?	☐ Yes	□No	How mar	ıy:				
Prior Felonies?	Yes	☐ No	How mar	ıy:	Year	Year		
Previously on Probation? Currently on Probation?	☐ Yes ☐ Yes	□ No □ No	☐ Federa Probation Probation		City Year: ::			
Previously on Parole? Currently on Parole?	☐ Yes ☐ Yes	☐ No ☐ No		al State [al State [City Year: City Year:			
Pre-Trial Services? (PTS)	☐ Yes	□No	Pre-Trial Pre-Trial	Officer Phone: Officer Email:_	e Arrest			
Drug use:	☐ Yes	☐ No	Drug Typ	e:	Last Us	ed:		

Alcohol use.	Last osed.	
Do you have a passport?	□ Yes □ No	
	te in the last year?	
	Why: When:	
☐ I certify that the above de	lefendant information is correct	
Bond Amounts	Type of Bond Type of Collateral	
Bond #1 Amount \$	Secure Cash Credit Card Vehicle Real Property Other	
Court Information:		
	Case #: Date: Time:	ustice
	City:State:Zip:	
Charges:		
	Type of Bond Type of Collateral	
	Secure Cash Credit Card Vehicle Real Property Other	
Court Information:		
	Case #: Date: Time: Fugitive of J	ustice
	City:State:Zip:	
Cnarges:		
	Type of Bond Type of Collateral	
Bond #3 Amount \$	Secure Cash Credit Card Vehicle Real Property Othe	r
Court Information:		
Court Name:	Case #: Date: Time: Fugitive of J	ustice
	City:State:Zip:	
Charges:		
	Type of Bond Type of Collateral	
Bond #4 Amount \$	Secure Cash Credit Card Vehicle Real Property Othe	r
Court Information:		
	Case #: Date: Time: Fugitive of J	ustice
Court Address: Charges:	City:State:Zip:	
Bond #5 Amount \$	Type of Bond Type of Collateral ☐ Secure ☐ Cash ☐ Credit Card ☐ Vehicle ☐ Real Property ☐ Other ☐	
Court Information:	Secure Casir Credit Card Verlicie Real Property Other	
	Case #: Date: Time:	ustice
	City: State: Zip:	35000
·		
	Tuno of Road Tuno of Colleteral	
Bond #6 Amount \$	Type of Bond Type of Collateral ☐ Secure ☐ Cash ☐ Credit Card ☐ Vehicle ☐ Real Property ☐ Other	
Court Information:		
	Case #: Date: Time:	ustice
	Case # Date Time In rughtive of si	23000
<u> </u>		

THE DEFENDANT MUST ATTEND EACH AND EVERY COURT DATE Release of Information I hereby waive any and all rights I have under Title 28 Privacy Act-Freedom of Information Act. Title 6. Fair Credit Reporting Act. and such local and State law. I do hereby authorize, voluntarily and without coercion, the review and full disclosure of all records concerning myself whether the records are of public, private or confidential nature, including, but not limited to, the right to receive records, telephone, utilities, credit, social security, criminal, civil, DMV, school, medical, employment, pre-employment records, NCIC records, and all recollections and/or records of attorney at law, or other counsel representing me or another in any case, civil or criminal in which I have or have had an interest. **Loss of Right to Sue** All parties subject to this contract waive any right to sue the Surety, Arizona Asset Management & Recovery Inc., DBA Better Bail Bonds, or any agent employed by same for any claim, to include injury, loss of collateral, or re-arrest of the defendant. This is a complete and binding release of all claims, known and unknown. [] lagree Intials (Indemnitor#1)____Date (Indemnitor#1)____Date (Indemnitor#2)____Date (Indemnitor#2)____[] lagree Intials (Indemnitor#2)___[] lagree Intials (Indemnitor#2)__[] lagree Intials (Indemnitor#2)__[] lagree Intials (Indemnitor#2)__[] lagree Intials (Indemnitor#2)_[] lagree Intials (Indemnitor#2) Bail Bondsmen Right to Re-arrest Defendant and Enter Any Structure for that Purpose for the purpose of the re-arrest and I/WE surrendering the defendant hereby authorize and give explicit permission to the Agents from Better Bail Bonds to enter my residence and search for Defendant. First Name___ _____Last Name _______MI _____DOB ___/___/__ In accordance with A.R.S. 12-3885 and the U.S. Supreme Court's Rule in Taylor v. Taintor, 16 Wall (U.S) 366 (1873), Arizona Licensed Bail Bond Agents or Bail Recovery Agents who are authorized by the Bail Bond Agent, may break in and enter and search for the defendant without a warrant. An arrest warrant is not needed. The arrest is not made by virtue of new process; none is needed. United States Supreme Court opinion on the bondsman's right to arrest. "When bail is given, the principal is regarded as delivered to the custody of his sureties. Their dominion is a Continuance of the original imprisonment. Whenever they choose to do so, they may seize him and deliver him up to their discharge; and if that cannot be done at once they may imprison him until it can be done. They may exercise their rights in person or by agent. They may pursue him into another State; may arrest him on the Sabbath; and if necessary, may break in and enter his house for that purpose. The seizure is not made by virtue of new process. None is needed. It is likened to the re-arrest by the sheriff of an escaping prisoner." Taylor v. Taintor, 16 Wall (U.S) 366 (1873) [] Lagree Intials (Indemnitor#1)____Date (Indemnitor#1)_____ [] Lagree Intials (Indemnitor#2)____ Date (Indemnitor#2)____ [] Lagree Intials (Defendant)_____Date (Defendant)____ **Waiver of Extradition** , the Defendant, agree that the surety shall have control and jurisdiction over me during the term for which my bail bond(s) is executed and shall have the right to apprehend and surrender me to the proper officials at any time for violation of my bail bond(s) obligation(s) to the court and surety as provided by law. I, the Defendant, hereby agree that if I depart the jurisdiction of the court for any reason wherein my bail bond(s) has been posted by the surety and I am captured by the surety and/or its agent, or any law enforcement agency, in a state other than the one in which my bail bond(s) are/is posted, to voluntarily return to the state and county of original jurisdiction, and I hereby waive extradition proceedings. This waiver names the states of Oregon, Texas, Illinois,

Kentucky and the countries of Canada, and Mexico, but does not exclude all others.

[] I agree Intials (Indemnitor#1)Dat	te (Indemnitor#1) [] I agree	Intials (Indemnitor#2)I	Date (Indemnitor#2)	[] Lagree Intials (Defendant)	Date (Defendant)
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Power of Attorney

I hereby name Arizona Asset Management, Inc. DBA Better Bail Bonds as my Attorney-In-Fact. My attorney-in-fact shall have full powers and authority to do and undertake all acts on my behalf that I could do personally, with full power substitution and revocation, including, but not limited to the right to sell, deed, buy, trade, lease, mortgage, assign, rent, or dispose of any of my present or future real or personal property, including motor vehicles, motor homes, boats, airplanes, trailers, sea-doos, jet skies, ATV, etc. The rights to execute, accept, undertake and perform any and all contracts in my name; the right to retain any accountant, attorney, or other advisor deemed necessary to retire debts as a result of this bail contract, the right to access all accounts, bank, savings, retirement, certificate of deposit, etc. until all debts are retired. With respect to any obligation between me or any other obligor and the agency, it is my clear and expressed intention that any debt incurred as a result of a breach of contract be retired by law. The attorney in fact has full authority to retire any outstanding debts, as he/she deems necessary. I hereby grant Better Bail Bonds, a security interest in the any: Real property and all other owned property until exoneration of Bail Bond is received by defendant and/or Indemnitor and delivered to Better Bail Bonds. I understand that I cannot withdraw this power of attorney until all bail bonds are exonerated by the court.

[] lagree Intials (Indemnitor#1)____Date (Indemnitor#1)_____ [] lagree Intials (Indemnitor#2)____Date (Indemnitor#2)____ [] lagree Intials (Defendant)____Date (Defendant)___Date (Defendant)____Date (Defendant)____Date (Defendant)__Date (Defendant)__Date (Defendant)__Date (Defendant)__Date (Defendant)__Date (Defendant)__Date (Defendant)__Date (Defendant)__Date (Defendant)_Date (Defendant)_Dat

romissory Note	
or value received, the Defendant/Indemnitor(s)/Borrower(s), listed and by their signatures, promises to pay in the event that the bai	il bond
forfeited by the court, to Arizona Asset Management and Recovery Inc. DBA Better Bail Bonds whose address is 842 E. Isabella Ave.	
lesa, Az. 85204 the principal bail bond amount, bail bond premiums and any additional fees associated with the defendants bail bond	
	J. THE
prrower also agrees to pay additional fees not listed on this promissory note in the event the defendant has to be recovered and re-	
rested; 10% of the bond or \$450 plus expenses whichever is greater will be charged. If at any time the defendant fails to appear in c	
nd the bond is forfeited this note is due in full without notification. The principal amount of this note is(Bond Amount) de	ollars,
ith interest at the annual rate of 30%, per annum; from a demand letter until fully paid. Payments are payable to the Note Holder, a	t the
pove- stated address, in one payment plus interest and additional fees, if the defendant's bail bond is forfeited by the court or the	
efendant is re-arrested. The Borrower waives demand, presented for payment, protest, and notice. In the event of any default, Borro	wer
ill be responsible for any cost of collection of this note, including court cost and attorney's fees. This note shall be binding on the Bor	
nd any successors, heirs, or assigns, and shall benefit the Note Holder and any successors, heirs or assigns. This note is governed by the	
the State of Arizona. It is further agreed that this is not a debt that can be discharged in bankruptcy court, due to the fact that it is a	
paranteed payment to the court, if the Bond is forfeited due to defendant's failure to appear. I the borrower agree in advance to a w	age
arnishment to the fullest amount allowed by Arizona Law.	
] lagree Intials (Indemnitor#1) Date (Indemnitor#1) [] lagree Intials (Indemnitor#2) [] lagree Intials (Defendant)	
erms and Conditions	
By checking each box you understand the terms and conditions for the Defendant)	
Better Bail Bonds shall have control and jurisdiction over the defendant for the duration of the bond and shall have the right to apprehend, re-arrest, and surrender	r the
efendant to the proper officials at any time as provided by law or if defendant disobeys terms and conditions of the bond.	
Defendant must attend all court dates, commit no acts which constitute reasonable evidence of defendant's intention to cause a forfeiture of the bond, and agree	to report
the office at any time requested or ordered to.	
Defendant must notify us of any changes in address, employment, and phone numbers. Should there be a breach in contract, any collateral may be forfeited and sold to cover any fees or expenses incurred on the defendants behalf with a 10 day auction	n notico
I unpaid balances will bare a 30% annual interest rate.	i notice.
The defendant must not leave the state without written permission from the court and Better Bail Bonds, we reserve the right to approve or disapprove travel.	
] The defendant must summit to search and seizure at any time by Better Bail Bonds Agents without a warrant.	
] The defendant will not have in his/her possession any weapons (knives, guns). No weapon may be present in defendant's residence.	
] All storage, lien use, and contact management fees are to be paid by the 1 st of each month. Late on the 2 nd with \$3/day late fee.	
Each court appearance by a Better Bail Bonds Agent will result in a minimum charge of \$450 plus \$125/hour after 2 hours.	
If all the necessary paperwork is completed and bail is refused by the local sheriff's department, city jail or court, a fee of \$50 will be charged. If bond has been post	
e defendant is released by any other means, the bond remains in effect, with no refund of premiums paid, nor can the collateral be released until the bond(s) are exor All storage fees, cost, and liabilities must be paid in full before collateral is released. No collateral will be released without proof of exoneration of each bond and co	
ceipt. 24 hour notice is required to retrieve collateral during business hours of Monday – Thursday from 9am to 4pm; the return of collateral can take up to 14 days.	ilaterai
Collateral may be sold at a public auction 14 days from date of exoneration/contract breach to satisfy accumulated expenses/fees unless paid in full. Failure to male	ke all
ayments on time will result in repossession of collateral.	
] You will not verbally threaten or harass any bail bond agent or any employee of Better Bail Bonds. All threats will be reported to authorities and shall be grounds fo	r re-
rest and new charges filed with law enforcement officials.	
] False information on your application for bond, either by you or the Indemnitor(s) will result in automatic cancellation of the bond(s), and we will surrender the def	endant
ack to jail resulting in a loss of all premiums, fees, and costs associated with the surrender and a penalty of an additional 10% of bond(s) amount.	
] If at any time a Bail Bond Agent feels you are a threat to the public or to yourself you will be re-arrested and returned to jail. Authorities will be notified of the threat ill follow Bond Agents orders at all times.	it. You
ill follow Bond Agents orders at all times.] Defendant must call with new court date after each hearing to 480-945-0665 by 5pm of the court date.	
Additional collateral can be requested if current collateral depreciates. You may be given a 72 hour courtesy to resolve, however it is the discretion of Better Bail B	onds for
is courtesy.	
] Contact management fee of \$20/week is due by the defendant/indemnitor(s) by 4pm on Fridays.	
Defendant's curfew is between the hours of 10 pm and 6 amOther see additional conditions.	
Defendant must walk into the office on M_T_W_THF_S Between 9am and 4pm at Location:	
Defendant must call the office on MTWTHFS at 480-945-0665. If you fail to call in or walk in you are not complying with your bond when the result is seen to a great and anti-mark to it.	nich
ould result in your re-arrest and return to jail.] Defendant is required to report to the office within 24 hours upon his/her release from jail. At the first office visit, you must bring I.D., proof of residence, and	ı
burt date/time. Refusal to do so may result in re-arrest and return to jail.	
] Defendant will not violate the court ordered terms and conditions of their release, a copy must be supplied within 48 hours.	
Defendant will schedule court date within 48 hours of release and bring proof of date if required by court.	
] Additional conditions of your bail by Better Bail Bonds and/or Indemnitor/Co-Indemnitor.	

FAILURE TO COMPLY WILL RESULT IN THE DEFENDANTS RE-ARREST (10% OF THE BOND OR \$450, PLUS FEES, WHICHEVER IS GREATER, AND EXPENSES WILL BE CHARGED FOR ALL RE-ARRESTS)

BAIL BOND CONTRACT

Better Bail Bonds and/or his agents or representatives, and Safety National Casualty Corporation, hereinafter referred to as Surety, hereby enter into an agreement with the person(s) and/or entities named on reverse side hereinafter referred to as the Defendant and/or the Indemnitor(s), for the purpose of securing a bail bond for the Defendant on reverse side of this contract.

The Defendant and/or Indemnitor(s) agree to pay a non-refundable premium and fees to Arizona Asset Management & Recovery Inc/Better Bail Bonds for the purpose of securing a bail bond, but both parties understand that even if the Defendant is released from jail before said bail bond is secured and posted the non-refundable premiums and fees shall be due and payable.

NOW THEREFORE, for a valuable consideration, which is hereby acknowledged, and the further consideration that the Surety would not attempt to execute the above requested bond(s) in any amount without the indemnity of this agreement, the Defendant and/or the Indemnitor(s) do hereby undertake, agree and bind themselves, and their successors and assigns as follows:

- 1. The Defendant and/or Indemnitor(s) will have the Defendant before the proper court or bail bond office as may be ordered or required by the courts or Surety. Surety has no liability or obligation to inform the Defendant and/or Indemnitor(s) of any such times or places to appear, this being the responsibility of the Defendant and/or the Indemnitor(s).
- 2. At its sole discretion, the Surety may withdraw from its surety ship at any time it appears that the Defendant is about to flee or does not intend to appear in court or for any reason deemed sufficient by the Surety, or if any Defendant and/or Indemnitor(s) becomes insolvent or refuse to cooperate with the Surety in any manner in connection with the bail bond. However, any withdrawal by Surety or surrender of the Defendant shall not terminate the liability of the Defendant and/or Indemnitor(s) under this agreement. The Defendant and/or Indemnitor(s) shall be responsible for fees arising from any investigation in an effort to surrender the Defendant and fees as a result of the surrender itself. Any collateral used in connection with the bond or bonds shall be held until any and all fees are paid in full.
- 3. The Defendant and/or Indemnitor(s) shall also place collateral with the Surety for the purpose of guaranteeing said proposed bail bond. This collateral shall be returned after the court exonerates the bail bond or if posted with the court, upon release by the court. This collateral shall not be returned and will be forfeited to the Surety if the Defendant does not comply with the conditions of release imposed by the court resulting in forfeiture of bond and/or the Defendant and/or the Indemnitor(s) do not comply with the conditions set by Surety by not paying any outstanding charges. Said conditions shall include but are not limited to the Defendants calling the offices of Surety once a week and visiting once a week, Defendant refraining from committing any crimes, Defendant remaining at all times in State Jurisdiction, and Defendant diligently appearing in court whenever required to do so by the court. In the event there is more than one bail bond, no collateral will be released piecemeal, and a breach of one bail bond shall be considered a breach of all.
- 4. The agreement provides, so long as there is a liability or loss of any kind whatsoever to Surety, the Defendant and/or Indemnitor(s) will not make any transfer of any property given as collateral and Surety shall have a lien upon all property of the Defendant and/or the Indemnitor(s) for any sums due or those that may become due against Surety as a result of the posting of the bail bond(s).
- 5. The Defendant and/or Indemnitor(s) agree to pay reasonable attorneys fees incurred in the enforcement of this agreement, which in no event shall be less then forty percent of the amount owed. Venue of any action on this agreement shall be in the State of Arizona, County of Maricopa.
- 6. The Defendant and/or Indemnitor(s) hereby agree to the terms and conditions as set forth in the terms and Conditions of Bond provided by Surety. The Defendant and/or Indemnitor(s) hereby agree to pay storage fees and abide by the Terms and Conditions of the Collateral Agreement as provided by Better Bail Bonds and Surety; failure to do so will result in re-arrest and sale of collateral.
- 7. If any provision of this agreement is deemed unenforceable under the laws of the state of Arizona, this agreement shall not be voided but shall be construed and enforced with the same effect as though such provisions were omitted.
- 8. The Defendant and/or Indemnitor(s) hereby give the secured interest in the property as described on the premium and collateral receipt of which the Defendant and/or Indemnitor(s) have been provided a copy, for the execution and faithful performance of this agreement. The property shall be used to secure the payments of all claims, demands, liabilities, costs,

charges, legal fees, disbursements and expenses, including the Defendant's and/or and Indemnitor(s) failure to pay the full amount of the bonding fee or premium, investigation or surrender fees. Surety shall hold all collateral in a fiduciary capacity and use reasonable care in the safe keeping of said property; however should the same be stolen, lost or damaged while in possession of the Surety, the Surety will not be liable. It is recommended that the Defendant/Indemnitor(s) purchase insurance to cover any losses that may occur.

- 9. If the property or any part thereof given as security under this agreement is cash money, then the Defendant and/or Indemnitor(s) hereby agree and it is expressly understood and agreed that no interest shall be paid at any time as long as said money is retained for any purpose by Surety in securing all terms of this agreement and until all liabilities of the Defendant and/or Indemnitor have been fully discharged and satisfied. It is understood that should the collateral be given by the Defendant and/or Indemnitor in the form of a check or credit card voucher, the funds shall not be returned any sooner than 14 days from the date Surety deposits said check or credit card voucher in its bank. Cash collateral deposited with Surety may be posted with the court. All non cash payments shall bear a surcharge of 3 %.
- 10. If at any time Surety believes the prospect of payment of any obligation secured hereby or the performance of this agreement is impaired, Surety may declare this agreement to be in default. At any time Surety has become obligated to pay or has expended money or time to investigate or surrender the Defendant or surrender the Defendant on the bond or bonds or any costs, Surety may make demand for payments from the Defendant and or the Indemnitor(s), and upon failure to pay Surety, then Surety may declare a default and proceed to liquidate said secured property at Public Sale and the balance, if any, to be used as cash collateral or returned to the Defendant and/or Indemnitor(s). The Defendant and/or the Indemnitor(s) shall be responsible for any deficit amount as a result of said sale. Surety shall give the Defendant and/or Indemnitor(s) reasonable notice to reclaim the property prior to its sale by sending a certified letter (return receipt requested) to the Defendant and/or Indemnitor(s) at the last known address of the same at least ten days prior to the date of the sale. Nothing in this paragraph or in this agreement shall prevent Surety from filing a lawsuit prior to the sale to recover any amounts due the Surety by the Defendant and/or the Indemnitor(s).
- 11. In the event applicable storage charges are not paid on the 1st of each month or if property is not claimed within 14 days of bond exoneration, said property shall be deemed abandoned and may be disposed of without notice. Failure to pay storage charges on the 1st of each month is a violation of Terms and Conditions.
- 12. In the event Surety is required to make a court appearance in conjunction with the Defendant's bond or court case, the Defendant and/or Indemnitor(s) agree to pay a minimum \$450 charge to Better Bail bonds. The Defendant and/or Indemnitor(s) agree to pay Better Bail Bonds the minimum of \$450 Recovery fee or 10% of bond whichever is greater plus fees and investigation cost if surrender papers are prepared due to the non-compliance of the Defendant with the terms or release imposed by the court or non-compliance of the Defendant and/or Indemnitor(s) with the terms and Conditions of Bail Bond as provided by Better Bail Bonds.
- 13. The Defendant and/or the Indemnitor(s) hereby acknowledge that this indemnity agreement and all other executed, written agreements associated with this matter set forth all of the terms of this agreement between the Surety and the Defendant and/or Indemnitor(s). All statements, representations or affirmations made by the Surety and/or its agents, employees, or associates prior to or concurrent with the execution of this agreement are incorporated herein and unless contained herein are of no force and effect whatsoever in determining the liability of the Surety under this agreement. The Defendant and/or Indemnitor(s) hereby state the Surety, its agents or employees have not recommended or suggested any attorney or firm to the Defendant or the Indemnitor(s).
- 14. I further agree that at no time can I bring suit against Arizona Asset Management & Recovery Inc and/or Better Bail Bonds and/or Surety for any issues arising from this bail bond contract or any other document that supports this contract. I further waive the right to sue in the event of an injury sustained from the Defendant being re-arrested due to violation of the terms and conditions of release or the bail bond terms and conditions agreement. Surety reserve the right to sue the Defendant/Indemnitor(s) if any injury is sustained to any of its employees or agents.
- 15. Additional collateral can be demanded without notice if current collateral has depreciated. A courtesy period of 72 hours can be issued, however it is atothe sole discretion of Better Bail Bonds if they deem re-arrest is required.
- **16**. Defendant and Indemnitor(s) agree in advance that if any money is due for premiums, fees, and or forfeitures, that a garnishment of your wages will be filed in court and all court cost will be paid by Defendant/Indemnitor(s).

Fee Disclosures

10 % Secured Appearance Bond plus Fees – Expires 365 days 20 % Cash Bond plus Fees – Expires 60 days

ADMINISTRATIVE FEES (EACH)		CONTACT MANAGEMENT F	<u>EES</u>	AGENT/RECOVERY/SURRENDER FEES	
Notary/Case	\$20	Office/Phone Visit	\$20	Agent Recovery	\$450
Collect Calls	\$5	(per Week)		(or 10% of bond, whichever is	
Fed Ex	\$35	Electronic Monitoring	\$399	greater)	
Postage	\$5	(per Month)		Agent Recovery Hourly	\$75
Court Appearance (2 hours)	\$250	Drug Test – 5 Panel	\$20	Voluntary Surrender	\$300
Court After 2 hours	\$125	Drug Test – 10 Panel	\$30	(includes up to 50 mi transport)	
Add Bond (after 1 st bond)	\$55	Field Visit (By Appt)	\$75	Expenses (not listed)	Actual
Payment Plan Finance Charge	10%	Court Transportation (appt)	\$75	Agent Travel Fee (9am-5pm)	\$55
Bad Check Fee	\$25			Agent Travel Fee (after 5pm)	\$75
COLLATERAL LIEN FEES		STORAGE FEES (PER MONT	<u>'H)</u>	TRAVEL EXPENSES	
Real Property Lien	\$250	Car to Truck	\$90	Hotel Nightly	Actual
Real Property Lien Release	\$75	RV, Boats, Trailers up to 24'	\$90	Meals (per agent)	\$30
Vehicle Lien	\$35	RV, Boats, Trailers over 24'	\$150	Mileage (per mile)	.65
Vehicle Lien Release	\$35	ATV, Motorcycle, Dirk Bike	\$50	Road Hazards	Actual
All Other Liens	\$15	Cage Storage	\$35	Agent Hourly	Rate
Appraisals (plus 10%)	Actual	Safe Storage	\$25	Other	
Repossessions (plus 10% or \$450)	Actual	Gun Storage (per gun)	\$10		
Vehicle Lien Use (per day)	\$3	Oversize	Est.		

Fees / Description	<u>Qtv</u>	<u>Fee</u>	<u>Total</u>	Monthly Totals
Secure Bond Premium 10 % (1 year) Total Bond Amount	\$	10 %		
Cash Bond Premium 20 % (60 days) Total Bond Amount	\$	20 %		
Federal Bond Premium 12% (1 year)	\$	12%		
Agent Travel Fee (\$75 per hour)				
Notary (per contract)		\$20		
Collect Calls (per call)		\$5		
Vehicle Lien (Lien released upon Exoneration(s) - \$35)		\$35		
Property Lien (Lien released upon exoneration(s) - \$75)		\$250		
Vehicle Lien Use Fee (Prorated \$3/day)		\$90		
Contact Management Weekly Fees (\$80/mo)		\$80		\$80
Electronic Monitoring (Due on 1 st of each month)		\$399		\$399
Monthly Storage (Due of 1 st of each month)				
Additional Bond Preperation (After 1 st bond)		\$55		
Drug Testing				
Other				
Other				
Subtotal				
Bond Amt. (CC for collateral) Note: Tied to Promissory Note				
3 % Noncash Surcharge				
Total Due				
Paid				
Balance				

Initials: Indemnitor #1	Indemnitor #2	Defendant	Agent	
Payment type for initial pr	emium / fees / collateral:	☐ Cash ☐ Credit Card	☐ Direct Deposit	☐ Wire Transfer

CREDIT CARD AUTHORIZATION Using a credit or debit card will speed release from jail

Premium/Fees: []Yes []No I charge my debit or credit card in the amo bond.	ount of \$	authorize Arizona (not lie	a Asset Managemer en to promissory no	nt & Recovery ote) for the pre	Inc. and Better Ba emium and fees of	il Bonds to the bail
Collateral: [] Yes [] No I charge my credit/debit card for a bail bor	 nd in the amount c	authorize Arizona of \$	a Asset Managemer (not lien	nt & Recovery to promissory	Inc. and Better Ba	il Bonds to al.
understand that the Defendant's failure date and time may result in bail bond for nappen, I authorize Better Bail Bonds to conotice. I understand that I am waiving all occurs. Any notice of forfeiture authorize the court. I understand that there is a 3%	feiture, and addition that get the below do a rights to dispute a set the charge of all	onal charges to be ch debit/credit card for t any charges on debit, collateral and/or fee	arged to my debit/on the full amount of the full amount of the full card. There is to my debit/credited	credit card. In ne additional c will be no refu it card; forfeitu	the event this sho charges and fees w unds if bail bond fo ure amount will be	ould vithout orfeiture e paid to
[] lagree Intials (Indemnitor#1)Date (Indemnitor#1)[] lagree Inti	ials (Indemnitor#2)Date (I	ndemnitor#2) [] l agr	ee Intials (Defendan	nt)Date (Defendant)_	
SIGNATURES REQUIRED HERE AND ON T	HE LAST PAGE OF	THIS FORM:				
Credit Card #1						
Card Holder First Name:		Last:			MI	
Billing Address:		Citv:	State:	Zip:	<u> </u>	
Type of card: [] Visa [] M/C [] Dis	scover Amount: _					
Card #: Signature:	C Print Fi	rst Name:	/CVN COC	ast Name:		
Security Questions:		ist Name.		ast Name		=
Mother Maiden Name:Fathe	r Dlace of Birth	High Sch	ool attended:	Vear	raduated:	
viotner ivialuen Namerathe	riace of birtii	niigh Sch	ooi attenueu.	1 Cal 8	graduated	=
Credit Card #2						
Card Holder First Name:		Last:			MI	
Billing Address:			State:	Zip:		
Type of card: [] Visa [] M/C [] Dis	_					
Card #:		Expiration date:	CVN Cod	le:		
Signature:	Print F	irst Name:		.ast Name:		_
Security Questions:						
Mother Maiden Name:Fathe	r Place of Birth:	High Scho	ool attended:	Year &	graduated:	_
The following resources are available to	transfer money t	o Better Bail Bonds ((247getbail.com):			
WESTERN UNION Go to any Western Union and send money to:	DIRECT DEPOS Bank of America Attention:		Beneficiary Accour	Arizona Asset Ma nt #: 4570 1835 63		
Attention: Better Bail Bonds 842 E Isabella Avenue, #101, Mesa AZ 85204	Arizona Asset Man	nagement &Recovery, Inc. nue, #101, Mesa AZ 85204 3356360	. Beneficiary Bank N	ame: Bank of Am ddress: 21004 E. 85142		13204
VEHICLE INFORMATION (for Collateral) Vehicle #1						
Make:Model:	Year [,]	Color	Condition	[] Poor []	Fair [] Average	
NADA Trade in Value \$		Lien use fee \$3 da	v []Yes []No	[].00.[]	ian [] Average	
Owner First Name:	la	st Name:	., [].05[]. 10	ΛI		
	La	J. 140111C.	'\'	···		

D.O.B// [] I authorize my vehicle to be used First Name: Vehicle #3 Make: Model: NADA Trade in Value \$ Owner First Name: D.O.B/ [] I authorize my vehicle to be used First Name: Property Information Owner First Name:	be repossessed foch and every court Year: for collateral on the collater	Color: Lien use fee \$3 c Last Name: Color: Last Name: Last Name: Last Name: Last Name:	cand conditions on and call-ins. Condition: day [] Yes [] N	of Bail Bond. To in [] Poor [] Fair lo MIMI [] Poor [] Fair loMI	nclude payment of prem
/ehicle #2 Make: Model: NADA Trade in Value \$ D.O.B / I authorize my vehicle to be used first Name: MADA Trade in Value \$ Model: Model: Model: Model: NADA Trade in Value \$ Downer First Name: Downer First Name: Downer First Name: I authorize my vehicle to be used first Name: Property Information Downer First Name:	Year:Year:Year:Year:Year:Year:	Color: Lien use fee \$3 c Last Name: Last Name: Color: Last Name: Last Name: Last Name: Last Name:	ns and call-ins. Condition: day []Yes []N Condition: day []Yes []N	[] Poor [] Fair lo MI MI [] Poor [] Fair lo MI	[] Average
Make:Model: NADA Trade in Value \$ Dwner First Name: D.O.B/] I authorize my vehicle to be used First Name: Mehicle #3 Make:Model: NADA Trade in Value \$ Dwner First Name: D.O.B/] I authorize my vehicle to be used First Name: Droperty Information Dwner First Name:	for collateral on the second s	Lien use fee \$3 c Last Name: he bail bond for: Last Name: Color: Lien use fee \$3 c Last Name:	day [] Yes [] N Condition: day [] Yes [] N	lo MI MI [] Poor [] Fair lo MI	
NADA Trade in Value \$ Owner First Name: D.O.B/	for collateral on the second s	Lien use fee \$3 c Last Name: he bail bond for: Last Name: Color: Lien use fee \$3 c Last Name:	day [] Yes [] N Condition: day [] Yes [] N	lo MI MI [] Poor [] Fair lo MI	
NADA Trade in Value \$ Owner First Name: D.O.B/	for collateral on the second s	Lien use fee \$3 c Last Name: he bail bond for: Last Name: Color: Lien use fee \$3 c Last Name:	day [] Yes [] N Condition: day [] Yes [] N	lo MI MI [] Poor [] Fair lo MI	
D.O.B//	for collateral on the second s	he bail bond for:Last Name:Color:Lien use fee \$3 c _Last Name: he bail bond for:	Condition: day []Yes []N	MI [] Poor [] Fair Io MI	[] Average
I authorize my vehicle to be used first Name:	Year: for collateral on t	Last Name: Color: Lien use fee \$3 c _Last Name: he bail bond for:	Condition: day [] Yes [] N	[] Poor [] Fair lo MI	[] Average
/ehicle #3 Make:Model: NADA Trade in Value \$ Dwner First Name: D.O.B/] I authorize my vehicle to be used first Name: Property Information Dwner First Name:	Year: for collateral on t	Last Name: Color: Lien use fee \$3 c _Last Name: he bail bond for:	Condition: day [] Yes [] N	[] Poor [] Fair lo MI	[] Average
Vehicle #3 Make:Model: NADA Trade in Value \$ Downer First Name: Downer First Name: 1	Year:	Color: Lien use fee \$3 c Last Name: he bail bond for:	Condition: day [] Yes [] N	[] Poor [] Fair lo MI	[] Average
Make:Model: NADA Trade in Value \$ Dwner First Name: D.O.B//] I authorize my vehicle to be used First Name: Dwner First Name:	for collateral on tl	Lien use fee \$3 c Last Name: he bail bond for:	day []Yes []N	lo MI	
NADA Trade in Value \$ Dwner First Name: D.O.B// I authorize my vehicle to be used First Name: Property Information Dwner First Name:	for collateral on tl	Lien use fee \$3 c Last Name: he bail bond for:	day []Yes []N	lo MI	
NADA Trade in Value \$ Owner First Name: D.O.B / / [] I authorize my vehicle to be used First Name: Property Information Owner First Name:	for collateral on tl	Lien use fee \$3 c Last Name: he bail bond for:	day []Yes []N	lo MI	
Owner First Name:	for collateral on tl	Last Name: he bail bond for:		MI	
D.O.B/// [] I authorize my vehicle to be used First Name: Property Information Owner First Name:	for collateral on t	he bail bond for:			
[] I authorize my vehicle to be used First Name:				MI	
First Name: Property Information Owner First Name:				MI	
Property Information Dwner First Name:					<u></u>
Owner First Name: Address Mortgage Company Name:	Last Name: _	City: Address:	MI:	D.O.B.: State: City:	// Zip: State:Zip:
Phone: Fax:Fax:Amount Paid:Amour	at owed:	Market Value		Voar Built:	
Year Purchased:Recent	· Annraisal Value	iviarket value.	Fauity:	rear bant	
Rental property [] Reside					_
I pledge the above listed property fo	or collateral on the	e bail bond of \$			
By signing this fee disclosure/invoice conditions of bail contract, agree the defendant and/or Indemnitor(s) violetics.	at the fees are not	t limited to the listed fe	ees and additiona	al fees can be cha	rged in addition if the
understand that if the defendant o	bsconds or misses	s court, I could lose my	property to pay	bond forfeiture.	
Additional terms and conditions or i	nstructions:				

ALL PREMIUMS AND FEES ARE NON-REFUNDABLE AFTER SIGNING.

FAILURE TO APPEAR AT THE DATE OR TIME OF ANY SCHEDULED COURT DATE MAY RESULT IN FORFEITURE OF THE BOND AND THE DEFENDANT WILL BE RE-ARRESTED AND RETURNED TO JAIL.

YOU CAN REVOKE YOUR COLLATERAL AT ANY TIME SUBJECT TO RECOVERY FEES, AND WE WILL RETURN DEFENDANT TO CUSTODY.

Authorizing Signatures

Indemnitor#1 Signature:				Date <u>:</u>
Indemnitor#1 First Name:		Las	t:	
Subscribed and sworn before me on	(day of	20	_
	Nota	ry Public		My commission expires
	NOta	ry Public		wy commission expires
Indemnitor#2 Signature:				Date:
Indemnitor#2 First Name:		Last		
Subscribed and sworn before me on	(day of	20	_
	Nota	ry Public		My commission expires
		,		,
Defendant Signature:		Dat	e:	_
Defendant First Name:		Las	t:	
			20	
Subscribed and sworn before me on	(day of	20	_
	Nota	ry Public		My commission expires
		. 7 . 0.0		m, commoder expired
Better Bail Bonds Agent Signature:		Da	to:	
Agent First Name:			te:	_
Agent First Italier				_
DOCUMENTS REQUIRED				
Copy of all ID's	[] Indemnitor #1	[] Indemnitor #2	[] Defend	ant [] Agent Verification
Copy of all credit cards	[] Indemnitor #1	[] Indemnitor #2	[] Defend	
Copy of deed(s) to real property	[] Indemnitor #1	[] Indemnitor #2	[] Defend	_
Copy of current mortgage statement(s)	[] Indemnitor #1	[] Indemnitor #2	[] Defend	
Titles to all vehicles pledged	[] Indemnitor #1	[] Indemnitor #2	[] Defend	
Current registration and insurance	[] Indemnitor #1	[] Indemnitor #2	[] Defend	
Proof of address of Defendant	[] Indemnitor #1	[] Indemnitor #2	[] Defend	
Proof of employment of Defendant	[] Indemnitor #1	[] Indemnitor #2	[] Defend	
(if employed)				
Background Check by Agent	[] Indemnitor #1	[] Indemnitor #2	[] Defend	ant [] Agent Verification