## **ZIG ZAG BAIL BONDS**

#### RE: AMENDED SURETY BAIL BONDS AGREEMENT

I, the Cosigner understands that in signing this agreement for the release of \_\_\_\_\_\_\_, the defendant, that I am responsible for all court appearances until said case is exonerated (sentenced, charges dropped, and/or release on a promise to appear). I understand that I am responsible for expenses incurred and caused by a breach by the Defendant. I understand that the premium paid is NON REFUNDABLE. If the said Defendant forfeits the bond and/or I, the Cosigner would like to surrender said Defendant. I am responsible for incurred costs. If such a forfeiture occurs and said Defendant is not surrendered to the respective court within the time prescribed by law, I, the Cosigner will pay the full amount of the bond posted, including unpaid bail premium or annual premium. Collateral cannot be returned until such time as the Zig Zag Bail Bonds receives written notice of exoneration from the clerk of the respective court, upon dismissal or sentencing.

In consideration of bond being issued with or without collateral, I the Cosigner, agrees that in the event that the bond is forfeited I will pay the Minimum Forfeiture Fee of \$250.00 or \$150.00 an hour and/or would like to SURRENDER THE DEFENDANT before or after a FORFEITURE occurs, I the Cosigner will pay a sum of 20% of the bond (MINIMUM OF \$400.00), to retain the service of an INVESTIGATOR. This is to attempt to located and surrender said Defendant to the respective Court.

I the Cosigner further agree that said Defendant must appear in person at the Zig Zag Bail Bonds office to complete the "Defendant's Information Package" once said Defendant is released from custody. Failure to do this constitutes forfeiture of the bond. I the Cosigner agree that this money will be paid within 24 hours of notification of the forfeiture. The undersigned agrees to pay for all court, attorney, or other fees that may be necessary to collect unpaid moneys. I, the Cosigner further agree that this contract in no way minimizes or affects the SURETY BAIL BOND AGREEMENT.

We the COSIGNER and the DEFENDANT, have read the above contact and understand the obligations, and agree to fulfill all the provisions therein, WE also agree that should this contact come into effect, we will allow the services of GLEN HUBBARD, INC. to obtain a Credit Report on our behalf.

The Fees can and will be charged to my credit card if I do not pay in full within 24 hours...

VISA/MC OR OTHER# :	
EXPIRATION DATE :	-
COSIGNER	DATE
DEFENDANT	DATE

## ZIG ZAG BAIL BONDS APP. PAGE 1

### **DEFENDANT INFO**

Case Number					
		Address			
City	Zip	Tel		How Long?	
Previous Address		City _		State	Zip
SS#		High School			
Where Born?		Military	Branch		
Sex F	Race	Height	Weight		Hair
Eye color	List sca	rs or Birthmarks			
List all Tattoos					
List all Tattoos					
DL#	DOB /	/ Monthly Income	1	Employers Tel	
Employer		Occupation	Si	upervisor	
Address		City	Zip	Н	ow Long?
Previous Employer		Occupation		Supervisor	
Address			City		Zip
Spouse		_ Address			
City	Zip	Tel	SS#		
DL#	DOB /	/ Monthly Income	1	Employers Tel	
Employer		Occupation	Si	upervisor	
Address		City	Zip	Н	ow Long?
Bank	Bran	ch	Account	Number	
Туре	Balance	Vehicle Ma	ake	Model	
Color	License Number		Lien Holder _		
Registered Owner		Property Address			
		Lot	Tract	Blo	ck
Maps in book	Page	How L	.ong?	_ Mortgage #	
Credit Card 1				Exp	/
Credit Card 2				Exp	/
List All Priors					
What Court		County		Tel	
Have you ever been to count	y jail? <b>Y/ N</b> ? Where were	e you housed?			
Have you ever done state tin	ne? Y / N Which prison?			CDC#	

(date) (Signature)

I certify that the above is true and correct. I further understand this is an application for a type of credit and authorize review of my credit history via credit reporting agencies

Have you ever violated parol	e or probation? Y / N. Please explain	
What were the charges?		
Parole or Probation Officer _		Phone Number ()
Previous Bail Y / N? Which	Agency?	Amount?
s there a case pending?	Disposition / Statu	ıs
AKA•s Nicknames, or Gang na	ames	
o you have a gang affiliation	n?	
lave you ever had a dirty dru	ug test? Y / N? For what substance?	
When was the last time you u	used glass/crystal methane, Angel dust/PCP, or Herc	oin? / /
	_	
	REFERENCE	S
Wother	Address	Tel
Employer		Tel
- ather		Tel
Employer	Address	Tel
		Tel
Employer	Address	Tel
	Address	
Employer	Address	Tel
	Address	
Employer	Address	Tel
		Tel
Employer	Address	Tel
Son	Address	TelTel.
Employer		
Daughter Employer	Address	Tel Tel
, ,		
Best Friend Employer		Tel Tel
p.cyci		
		Tel Tel
	\/\dar\ar\ce{\chi}	I Cl.
Best Friend Employer		Tel

I certify that the above is true and correct. I further understand this is an application for a type of credit and authorize review of my credit history via credit reporting agencies.

# INDEMNITY AGREEMENT FOR SURETY BAIL BOND ASSOCIATED BOND AND INSURANCE AGENCY

CASHALTY CO a corpora	ation called Surety of a Rail undertaking he	AIL BONDS called second party for the execution referred to as Bail Bond in the penal amount of	\$
continuance of this Bail Bond,	First Party does jointly and severally agree	alled Principal, and in consideration of second party as follows:	arranging for execution of
FIRST: To pay second party \$ that the defendant may have be the this bond is renewable each ywhich this bond was executed	per annum for thi been improperly arrested, or his bail reduced rear. First party agrees to pay to second par . If said renewal premium is not paid upon w	s Bail Bond. The premium is fully earned upon the rela , or his case dismissed shall not obligate the return of ty a renewal premium in the amount stated above, two rritten demand therefore, Second party or surety has t emium is subject to provisions of paragraph eight con	ease of Principal. The fact any portion of said premium live months after the date of he right to surrender
	ubstitution thereof whether or not said princip	urred by second party or surety in connection with arra pal refuses to be released after arrangements have be	
cation and Bail Bond were wri- incurred by Second Party or S Surety in making application to	tten, including all expenses or liabilities incu urety or as necessary in apprehending or er	ed and caused by a breach by the principal of any of the control o	ng Principal to custody, incurred by second party or
FOURTH: To pay the second	party or Surety, reasonable attorneys fees a	and costs incurred in any action or proceeding arising	out of this agreement.
mation concealed or misrepres necessary to protect the secon	sented by the first party or Principal or other not party or surety hereunder. Where, as a re	nal amount of the Bail Bond whenever second party or reasonable, any one of which was material to hazard sult of judicial action, bail has been increased, and no collateral as will indemnify them against such increase	assumed, deems payment collateral, or insufficient col-
SIXTH: To pay Second party	or Surety immediately upon demand.		
	rty or Surety in securing release or exonerati I second party or Surety deem such action a	on of second party or Surety from all liability under Badvisable.	il Bond, including the surren-
security or indemnity for matte levy upon said collateral in the for the hereinabove obligations	rs contained herein, and to accomplish the p manner provided by law and to apply the p s, liabilities, losses, costs, damages and exp e depositor immediately upon the application	ed or may deposit with the second party or the Surety ourpose contained herein, the second party and/or Su roceeds there from and any and all money deposited enses. If collateral received by second party is in exce of the collateral to the forfeiture, subject to any claim	rety is authorized to lawfully to payment or reimbursemen ess of the bail forfeited, such
prior to any occasion when the action, information concealed	e presence of the principal in court is lawfully or misrepresented by the principal, or any ot	rior to the time specified in the Bail Bond for the appea or required, without returning any premium thereof, unle her reasonable cause, any one of which was material such increased hazard was not paid within a reasona	ess as a result of judicial to the hazard assumed, the
Second party and the Surety sof them, the first party hereby	hall not be first obliged to proceed against the expressly waiving the benefits of law requiring	due shall bear interest at the maximum rate of intere he Principal on Bail Bond before having recourse againg the Second Party or the Surety to make claim upor and/or enforcing its remedies against any one or mo	nst the first party or any one or to proceed or enforce its
advise Second party or Surety change in circumstances, with	of any change, including but not limited to o	tatements made by him or her on this application to be thange of address or employment of either the princip ch change shall have occurred, and First Party agrees	al or any other material
TWELFTH: The undersigned was executed or any change a greater amount.	agrees that these obligations apply to all Ba rising out of the same transaction, regardles	il Bonds executed for the same charge for which the ass of weather said Bail Bonds are filed before or after	bove mentioned Bail Bond, conviction, but not in a
Agreement and I know the cor weather real or personal, whic is my property and that I own ber any of said property until r	ntents thereof; that I hereby acknowledge red h if set forth in the Application for Bail ( whic such property free and clear of all liens or er	the Bail agreement executed herewith each represents ceipt of said Bail Agreement; that I am the true and law h application is made a part hereof by reference as thou mbrances, except as so noted, and I further promis released. I understand the second Party and or Surety by	wful owner of the property, ough herein fully set fourth ) se not to transfer or encum-
This	day of	, 2002 set my hand	
Indemnitor Signature	Home Phone	Work Phone	
_		City	
		City	
		Date of Birth	
Indemnitor	55 *		
	Home Phone	Work Phone	
Name	Address	C ity	Zip

 Employer
 Address
 City
 Zip

SS # \_\_\_\_\_ - \_\_\_ - \_\_\_ Date of Birth \_\_\_\_\_

DMV I.D.\_\_\_\_\_