## **BRUNY'S BAIL BONDS**

DEFENDANT NAME:	D.O.B	PHO	NE
DEFENDANT'S HOME ADDRESS			
Pease answer ALL of the questions below, d	o <u>NOT</u> leave any blanks or the	application may be rejo	ected.
Indemnitor Name:		Relationship:	
Date of Birth: S.S			
Address			
Zip Code How Long			
Mortgage Co. /Landlord			
Prior Address (if less than 3 years)			
Employer	3		
Address			
How Long Employed Years Month			
CHILDREN NAME/DATE OF BIRTH/SCHOOL-D			
CHILDREN NAME/DATE OF BIRTH/SCHOOL-D			
AMOUNT OF CHILD SUPPORT ORDERED \$			
Car: Make Model			
Legal OwnerAddre			
Driver's License or ID? (Circle One) State			
Probation? Yes or No (Circle One) Probation			
Are Your Wages Attached? By Who			
SPOUSE'S NAME:			
EMAIL ADDRESS			
Social Media			
Your Father			
Name:		Pho	ne#
Address:			Title
Your Mother			
Name: Address:		Pho	ne#

NAME	ADDRESS	PHONE#	RELATIONSHIP
•			
	PLEASE SIGN AND DATE A	FTER THE FRONT IS COMPLETED	
nformation, driving recor onsent to the release of hereof. Bruny's Bail Bon	I certify that the above information rd and/or employment history and the information by any individual comparts reserves the right to refuse to pos	e release of such information from ny and/or agency upon presentation t any bail for any reason and has up	the application. I agree and n of this document or a copy
vestigate the Defendan	t's and/or Indemnitor's history prior	to excursing that right.	
IF INDEN	INITOR PROVIDES INCO	OMPLETE, FALSE AND/	_
IF INDEN	INITOR PROVIDES INCO	OMPLETE, FALSE AND/O	_
IF INDEN	INITOR PROVIDES INCO	OMPLETE, FALSE AND/	_
IF INDEN	INITOR PROVIDES INCO ON THE DEFENDANT'S B CRIMINAL	OMPLETE, FALSE AND/O AIL MAY BE REVOKED CHARGES FILED.	_
IF INDEN	INITOR PROVIDES INCO	OMPLETE, FALSE AND/O	_
IF INDEN INFORMATIO	INITOR PROVIDES INCO ON THE DEFENDANT'S B CRIMINAL	OMPLETE, FALSE AND/O AIL MAY BE REVOKED CHARGES FILED.	_
IF INDEN INFORMATIO	INITOR PROVIDES INCO	OMPLETE, FALSE AND/O AIL MAY BE REVOKED CHARGES FILED.	_
IF INDEN INFORMATIO	INITOR PROVIDES INCO	OMPLETE, FALSE AND/O AIL MAY BE REVOKED CHARGES FILED.  Date	_
IF INDEN INFORMATIO	ON THE DEFENDANT'S B CRIMINAL	OMPLETE, FALSE AND/O AIL MAY BE REVOKED CHARGES FILED.  Date Date	_
IF INDEN INFORMATIO  Signature  Witness  Agent Fills Out ONLY	INITOR PROVIDES INCO	OMPLETE, FALSE AND/OAIL MAY BE REVOKED CHARGES FILED.  Date  Date  Date	FOR CAUSE AND/C

# **BRUNY'S BAIL BONDS**

#### INDEMNITOR

The following statements identify the Indemnitor responsibility concerning the Defendant bail with Bruny's Bail Bonds.

Twice weekly check-ins are mandatory to be made on Tuesdays and Fridays between 9am-5pm. For any reason defendant misses or is late, such as after 5 or the next day, we charge \$25. The defendants is to make check-ins every Tuesdays and Friday

electronically or in person unless stated otherwis will know the status of your case and to know the	se in writing. This is required so that we
	Initials:
Until the final disposition of the case by the court or residence without notifying this office first. It is while you are released on our bond.	t, defendant must not leave your state s our responsibility to supervise you
	Initials:
In the event you have a telephone number or ad office with the updated information. Telephone within 24 hour period. If you do not provide this i office the company will assume you are a flight result.	alls from this office must be returned information or return a call back to this
	Initials:
The defendant is responsible for making their we the remaining balance of the payment plan continuade on or before the due date by 5pm. Unless previously. Any payment not timely received will	sother arrangements were made
	Initials:
The Indemnitor understand that there is a charge the posting of bond. Also, travel fees of \$50 are being posted and \$75 for Sussex County bails. made by credit and debit cards are subject to a	You also understand that all payments
	Initials:
The Indemnitor agrees to receive a phone call	for any reason the defendant cannot be
contacted.	Initials:

Please be advised that prior to posting you must pay 20% of any cash bail up front and no more than 30% of a cash bail and no less than 200.00 minimum for cash and no less than 125.00 minimum for Secured Bail. All monies paid to Bruny's Bail Bonds is non-refundable EXAMPLE: IMMIGRATION, DETAINERS, VOP, NEW CASES OR BAILS THE STATE DOES NOT MAKE US AWARE OF. ONCE BAIL IS POSTED WE HAVE PROVIDED AND COMPLETED OUR SERVICES ON EACH CONTRACT.

	Initials:
The Indemnitor understands that at ANY given time Revisit/search your home and work place if the Defendant apprehended.	
apprononaca.	Initials:
The Indemnitor agrees that if for any reason the defendentions of his/her bail the Indemnitor understands the Indemnitor understands that they are responsible to enall court's appearance and that you will be contacted unappearance.	nat the bail can be revoked. The insure that the Defendant makes
	Initials
THE DEFENDANT UNDERSTANDS THAT IF ANY OF FORTH BY BRUNYS BAIL BONDS ARE VIOLATED FALSE OR MISLEADING INFORMATION, THE BAIL REPRESENTIVE OF THIS COMPANY CAREFULLY ACKNOWLEDGEMENT AND ALL OTHER POLICIES ALL POLICIES OF THE BAIL. BRUNYS BAIL BOND AT ANY TIME FOR ANY REASON AND THERE WILL PREMIUM PAID. DEFENDANT AGREES THAT MAY TIME AND HELD UNTIL THE BOND CAN BE REVO	OR IF DEFENDANT PROVIDES & CAN BE REVOKED. A EXPLAINED THIS S TO YOU AND YOU AGREE TO OS MAY REVOKE THIS BOND LL BE NO REFUND OF Y BE APPREHEMDED AT ANY
	Initials:
Indemnitor Signature:	Date:
1000	Date:
Witness Signature:	Date

#### BRUNYS BAIL BONDS FUGITIVE FEE AGREEMENT 1927 W. 4<sup>TH</sup> ST WILMINGTON, DE 19805

DEFENDANT NAME:
TOTAL BAIL AMOUNT:
BRUNYS BAIL BONDS MAY CHARGE A FUGATIVE FEE WHICH IS:
1. The greater of \$1500.00 or 10% of the bail amount for a fugitive fee for any defendant who fails appear as directed by the court who is either apprehended or located in custody within the State of Delaware.
OR
2. The greater of \$1500.00 or 20% of the bail amount for a fugitive fee for any defendant who fails appear as directed by the court who is either apprehended or located in custody outside of the State of Delaware.
3. I/WE agree that in the event of a missed court appearance by the defendant, Brunys Bail Bonds may use whatever tracking means available and WE/I will permit any Bail Enforcement Agents or other Representative of Brunys Bail Bonds to enter to search my residence, automobile and/or work place too search for an apprehended the defendant.
Indemnitor Signature:
Indemnitor Printed Name:
Date:
Witness Signature:
Witness Printed Name:
Date:

## Brunys Bail Bonds

BRUNYS BAIL BONDS CUSTOMER DISCLOSURE FORM
1927 W. 4<sup>TH</sup> ST WILMINGTON, DE 19805
302-661-2940

The indemnitor and defendant understand that prior to posting you MUST pay up 20% of the cash bail UP front and no more than 30% total, also no less than \$200.00 minimum for any cash bails, and no less than \$125.00 for any secured bails. All money paid to Brunys

Bail Bonds is non-refundable.

IMMIGRATION, DETAINERS, VIOLATION OF PROBATION, NEW CASES OR BAILS THE STATE DOES NOT MAKE US AWARE OF.

PLEASE ALSO BE ADVISED THAT ANY BAIL POSTINGS MAY TAKE UP TO 48 BUSINESS HOURS (EXCLUDING HOLIDAYS) TO VERIFY AND APPROVE.

ONCE BAIL IS POSTED WE HAVE PROVIDED AND COMPLETED OUR SERVICES ON EACH CONTRACT.

In the event collateral is given to Brunys Bail Bonds, it may take up to 10 business days to return to the individual who provided such collateral, after defendant provides a certified copy of disposition from the court to Brunys Bail Bonds.

Be advise that Brunys Bail Bonds can and will use any form or type of electronic monitoring to ensure defendant complies with bond conditions and appear for all court dates.

INDEMNITOR:		DATE:
INDEMNITOR:		DATE:
		DITTE.
WITNESS:	*	DATE:
	j	
DEFENDANT:		DATE:
WITNESS:	<b>\$</b>	DATE:
	76	
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#### Defendant Additional Questions

		Additional Questions	4		
1.	Facebook:				
2.			\$		
3.					
		Indemnitor	•	\$	
		Additional Questions	<b>₹</b>	i	
1.	Probation:		3		
2.	Mailing address:				
3.	Social Media:		3	8	
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#### **DISCLOSURE FOR CONFESSION JUDGEMENT**

Commission Expires
and deed.  NOTARY PUBLIC Printed Name
On this day of, 20 before me personally appeared, being duly sworn did say that he/she acknowledged to be a free act
Printed Name:
Defendant Signature:
Printed Name:
DEBTOR SIGNATURE
under duress nor undue influence.
hereby swear to the above statements in the presence of a notary and I hereby acknowledge that I am not
(3) Debtor's mailing address and residence where debtor is most likely to receive mail is as follows:
(2) Bruny's Bail Bonds, upon default of the Promissory Note, is hereby authorized to enter judgement in any court in the state of Delaware; and
(1) Judgement may be entered in the amount of \$ plus any other amount owed pursuant to Promissory Note;
Debtor, pursuant to 10 Del. C. 2306, swears to the following:
WHEREAS, as set forth herein and in the promissory note executed on this affidavit is executed as a result of that said Agreement; and
WHED DAG
I acknowledge that the Confession of Judgement described herein permits Bruny's Bail Bonds to enter a judgement against me without notice or opportunity for a hearing, this waiver is entered knowingly, voluntarily and intelligently.
Promissory Note.
for New Castle County, Kent County, and Sussex County and in the United States District Court for the District of Delaware, upon the occurrence of an Event of Default for up to \$ and any increases defined in the promissory note, plus the costs and expenses incurred in the enforcement of the
The Debtor authorizes the entry of judgment against Debtor in any Court of the State of Delaware in and

Brunys Bail Bonds 1927 W. 4<sup>th</sup> St Wilmington, DE 19805 302-661-2940 / 302-655-3849

### **CASH BAIL PROMISSORY NOTE**

Bail amount \$		
City	, State	Date
On demand,		after date, for value received,
Promise to pay to the orde	er of Brunys Bail Bonds Inc. In the ar	mount of
FAILURE TO APPEAR. Unt nonpayment and protest; attorney, to pay reasonab	il fully paid. Interest payable semi-a and in case suit shall be brought for	Delaware. With interest thereon at the rate of 18 percent, per annum, from annually. The maker and endorser of this note aggress to waive demand, notice of the collection hereof, or the same has to be collected upon demand of an osts, for making such collection. Deferred interest payments to bear interest from
It is further agreed		at this note shall become null and void in the event the said defendant
	s posted on behalf of the defendant	ted by the Judge or Judges of competent jurisdiction until the obligations under the thave been fulfilled and the surety discharged of all the liability thereunder,
Date:		
Witness:		- Sign:
Witness:		Sign ·

## **CASH BAIL PAYMENT PROMISSORY NOTE**

This agreement is made this	day of	, 20	_ between Brunys Bail Bond	ls
and	,	to nov Brunus Bail (	Danda tha hall and C.C.	
( balance due of premium and \$50 to make a WEEKLY PAYMENT of \$_ thereafter WEEKLY, until paid in fu and severally (together and separarelieve any party hereto from any had not been made.	0.00 payment plar s Ill. I understand ti ately) until paid in	n origination expen tarting on he obligation under n full. Any error or c	se) without interest. I/WE properties and continuing this agreement the debt is mission shall not be held to	romise jointly
IF DEFULTED UPON, THERE MAY BE INITIATE COLLECTING EFFORTS BY NOT PROPERLY RECIEVED WILL AS AND OR TERMINATION OF THE BASE THE DEFENDANTS ARREST. IN EVENOT BAIL" LIST FOR THE STATE OF INCARCERATED FOR ANY GIVEN REALANCE WILL BE IN FULL. IN THE DEFENDANT OR INDEMNITOR WHE BALANCE. IN THE EVENT OF LEGAL COURT FEES PLUS ANY LOSSES TO CONSTRUCTED, APPLIED AND GOVEN UNENFORCEABLE OR INVALID UNENFORCEABLE OR INVALID THE BONDS ENTERING A JUDGEMENT OF DEFFERED INTEREST PAYMENTS TO RATE FOR THE STATE OF DELAWAR AGREEMENT, THE INDEMNITORS AS JUDICIAL PROCEEDING INVOLVING TORT, CONTRACT OR OTHERWISE) THIS AGREEMENT.  I hereby acknowle	A POFFESIONAL ALSO HAVE A \$25 AL AS WELL AS A INT OF DEFAULT I EDELAWARE. I/W EASON OR PAYW EVENT OF INDEN IICHEVER IS APPL ACTIONS OR CO THE BAIL BONDS VERNED BY THE L ITY OF ANY PORA E REMAINING POI OF CONFESSION I OBARE INTEREST RE. NOTWITHSTA AND BRUNYS BAI E, DIRECTLY OR IN IN ANY WAY AR	COLLECTION AGEN .00 LATE FEEADDEI ARREST WARRAN I/WE WILL BE PLAC I/E AGREE THAT IF TO IENT IS MORE THEI MITOR'S OR DEFE I/CABLE WILL BE LIA I/LECTION, I/WE AG I/CABLE WILL BE LIA I/LECTION OF THIS AGEN I/LECTION OF THIS AGEN I/LECTIONS HEREOF. I/LECTION OF THIS AGEN I/LECTION OF THIS IN I/LECTION OF THE I/LECTION	TO THE REMAINING BALL T THAT MAY BE ISSUED FOR CED ON THE BONDSMAN THE DEFENDANT IS N 10 DAYS LATE THE REMAINING NDANTS DEATH, THE NBLE TO PAY REMAINING FREE TO PAY ATTORNEY AN AGGREMENT SHALL BE E OF DELAWARE. THE NEEMENT SHALL NOT RENDE WE CONSENT TO BRUNYS BE I THE EVENT OF DEFULT. LL AT THE MAXIMUN LEGAL R PROVISON OF THIS VAIVE TRIAL BY JURY IN AN SPUTE (WHETHER SOUNDAN ATED TO, OR CONNECTED V	NCE R THE DO NING ID ER BAIL
INDEMNITOR		DATE		
INDEMNITOR	7.77	DATE_		-
DEFENDANT		DATE		

## **CASH BAIL BOND AGREEMENT**

Bruny's Bail Bonds	_	Defend	ant:_		
1927 W. 4 <sup>TH</sup> Street		Address	: _		
Wilmington, DE 19805			-		
Phone 302-661-2940			_		
I, the undersigned defendant, do hereby agre	e to have	Bruny's Bail Bonds to	o act as	s my bail Agent a	s follows:
AGENT:	Phone:	302-661-2940		Date of Contract	
Offense -	_ Case #		Bond #	ŧ	Bond Amt \$
Offense	_ Case #		Bond #	<u> </u>	Bond Amt \$
Offense	Case #		Bond #	<u> </u>	Bond Amt \$
Court:Court D	ate:	Court Time:		Total Bond	d Amt: \$
***	TERMS	S AND CONDITION	18		
The following terms and conditions are an integr	al part of th	is Cash bail bond agreen	nent for	appearance Bond a	as listed above, for
which Brunys Bail Bonds, hereinafter called the					
for payment plan, and shall not be charged more	than 30% o	of amount to be posted. T	he inde	mnities' agree that	the bail fee in the
amount of \$ will be paid as for	ollows: \$			_	
The premium must be paid in full in cash' or by	other manne	er of payment acceptable	to BAI	L AGENT in its so	ole discretion, before
Cash Surety or Bail agent shall have any obliga	tion or liabi	ility hereunder.			
Note: For questions or problems in regard	ls to this ba	ail after bail posting ple	ase call	Central Records	first @ 302-857-5490.
1. The <b>BAIL AGENT</b> shall have control and juris the right to apprehend, arrest and surrender the de	sdiction ove fendant to t	er the defendant during the he proper officials at the	e term f time as	or which the bond provided by law.	is executed and shall have
2. It is understood and agreed that the happening of the <b>BAIL AGENT</b> hereunder, shall have the right to any refund of premium whatsoever. Said events	t to forthwit	th apprehend, arrest and s	surrende	r defendant, and de	efendant shall have no rig
<ul> <li>(a) If defendant shall leave the jurisdiction of the</li> <li>(b) If defendant shall move from one address to</li> <li>(c) If defendant shall commit any act which shal</li> <li>(d) If defendant is arrested and incarcerated for a</li> <li>(e) If defendant shall make any material false states</li> </ul>	another wit l constitute any offense	hout notifying the <b>BAIL</b> reasonable evidence of dother than a minor traffic	AGEN' lefendar	T or its agents in wat's intention to cau	vriting.
3. This Bail Bond Agreement is funded by Americal decline to issue the bond for which application is consequence of its failure to execute such bond; nubehalf of the obligated.	hereby mad	le, and no claim shall be r	made ag	ainst the Cash Sur	ety or Bail Agent in
Defendant's Full Name		Date of Birth	n	Soc Sec No	).
Notice: This Bail Bond Agreement is funded by					
Surety. If this Bail Bond Agreement is violated Surety.	or default	ed in any way it can be	enforce	d by either the Ba	il Agent or the Cash
ourery.					

#### PREMIUM PAID ON THIS BOND IS NOT RETURNABLE

Defendant SIGNATURE	Print Name	Date
Indemnity#1		
SIGNATURE	Print Name	Date
Indemnity#2 SIGNATURE	Print Name	Date
Indemnity#3	D. S. A. N.	D
SIGNATURE	Print Name	Date
Witness's		
SIGNATURE	Print Name	Date

de13-def-cash bail contract pg1 (note: This contract can not be reproduced, copyright pending)

#### **CASH BAIL BOND INDEMNITY AGREEMENT**

You are assuming specific obligations - READ CAREFULLY!

Guarantors

Hereinafter called Indemnitor(s), and	Brunys Bail Bonds	(hereinafter called Cash Surety).
WHEREAS, the Cash Surety has executed, or	is about to execute in behalf of and/or at the inst	ance of the Indemnitor(s), the bond or undertaking described in the Bail

THIS AGREEMENT made between the undersigned defendant and

Bond Agreement on the other side of this paper, upon the security and indemnity herein provided, which bail bond agreement is hereby referred to and made a part of this agreement.

NOW THEREFORE, in consideration of the execution by **Brunys Bail Bonds** (hereinafter "Cash Surety") of such bond or undertaking, the Indemnitor(s) covenant(s) and agree(s) with the Cash Surety as follows:

- 1. The Indemnitor(s) will pay the **Cash Surety**, or its duly authorized agent, the premium(s) specified in said Bail Bond Agreement at the times and in the amounts therein stated.
- 2. The Indemnitor(s) will at all times indemnify the Cash Surety and save harmless the Cash Surety from and against any and all claims, demands, liabilities, costs, charges, legal fees, disbursements and expenses of every kind and nature, which the Cash Surety shall at any time sustain or incur, and as well from all orders, decrees, judgments and adjudications against the Company by reason or in consequence of having executed such hand or undertaking and will pay over, reimburse and make good to the Cash Surety, its successors and assigns, all sums and amounts of money required to meet every claim, demand, liability, cost, expense (including attorney fees and disbursements), suit, order, judgment, decree, payment and/or adjudication against the Cash Surety by teason of the execution of such bond or undertaking and any other bonds or undertakings executed in behalf of or at the instance of the Indemnitor(s), and before the Cash Surety shall be required to pay any of the foregoing. The liability for attorney fees and disbursements includes all attorney fees and disbursements incurred in earlier proceedings.
- 3. The Indemnitor(s) will immediately notify the **Cash Surety** of the making of any demand or the giving of any notice, or the commencement of any proceeding or the fixing of any liability which the **Cash Surety** may be required to discharge by reason of the execution of any such bond or undertaking.
- 4. The vouchers or other evidence of payment by the **Cash Surety** in discharge of any liability under or incurred in connection with any such bond or undertaking, or incurred in connection with any collateral held by the **Cash Surety**, shall be conclusive evidence agains the Indemnitor(s) of the fact and amount of the liability of the Indemnitor(s) to the **Cash Surety**.
- 5. In the event the Cash Surety executes any bond or undertaking with other sureties, reinsurers or any funding sources for any portion of any such bond or undertaking, or procures the exception of any such bond or undertaking, the Indemnitor(s) agree(s) that all of the terms and conditions of this instrument shall apply to and operate for the benefit of the Cash Surety, the procured sureties and/or other sureties and/or re-insurers or funding sources as their respective interests may appear.
- 6. The Cash Surety shall have the right at any time, without notice to the Indemnitor(s), to transfer and assign this agreement and/or the collateral pledge hereunder, to any person, Re-insurer, Co-Surety, Surety, Insurance Company or any Funding sources which may assume, in whole or in part, the obligation of the Cash Surety under any such bond or undertaking, and thereupon the transferee shall become vested with all the powers and rights given to the Cash Surety hereunder and the Cash Surety shall be relieved and fully discharged from any liability or responsibility for said collateral under this agreement.
- 7. The Cash Surety may at any time take such steps as it may deem necessary to obtain its release from any and all liability under any of said bonds or undertakings. The Cash Surety shall not be required to give the Indemnitor(s) notice of any fact or information coming to the Cash Surety's notice or knowledge concerning or affecting Cash Surety's rights or liability under any such bond or undertaking, notice of all such being hereby expressly waived. The Cash Surety may secure and further indemnify itself against loss, damages and/or expenses in connection with any such bond or undertaking in any manner it may think proper, including surrender of the defendant (either before or after forfeiture and/or payment) if the Cash Surety shall deem the same advisable; and all expenses which the Cash Surety may sustain or incur or be put to in obtaining such release or in further securing itself against loss, shall be borne and paid by the Indemnitor(s).
- 8. The Indemnitor(s) hereby authorize(s) any attorney admitted to practice in any state i) to appear for him or them in and before any court, in any action, suit or proceeding, receive process on behalf of the Indemnitor(s), or waive the issuing and service of process, and enter or confess judgment, or permit judgment to be entered, against the Indemnitor(s), (jointly and/or jointly and severally) in favor of the Cash Surety, for the amount of any forfeiture which may be taken against the Cash Surety on the said bond or undertaking and for the amount of any and all sums referred to in paragraphs 1, 2 and 7; and ii) to waive any error and waive all right to a stay of execution or appeal; and iii) to do and perform all acts and execute all papers in the name of Indemnitor(s) in order to carry into effect the authority herein given, in as full and ample manner as the Indemnitor(s) might do if personally present. Indemnitor(s) hereby ratify and confirm all that such attorney shall do or cause to be done hereunder. The Indemnitor(s) hereby irrevocably waive(s) the benefit or advantage of any and all valuation, stay, appraisals, or homestead exemption law or laws of any state, or of the United States, now in force or hereafter enacted.
- 9. This instrument shall be binding (jointly and severally) not only upon the Indemnitor(s), but also upon the heirs, executors, administrators, successors and assigns of the Indemnitor(s).
- 10. The Indemnitor(s) hereby warrant(s) that the foregoing declaration made and answers given herein and in the Bail Bond Agreement are the truth without reservation and are made for the purpose of inducing the **Cash Surety** to become surety or to procure surety ship on the bond or undertaking applied for herein, with the intent and purpose that they be fully relied on.
- 11. The **Cash Surety** shall not be obliged to proceed first against the Principal(s) on any such bond or undertaking before having recourse against the Indemnitor(s) or any of them. The Indemnitor(s) hereby expressly waive the benefit or any law requiring the **Cash Surety** to make claim upon or proceed or enforce its remedies against the Defendant(s) before making demand upon or proceeding and/or enforcing its remedies against any Indemnitor.
- 12. The acceptance of this agreement and of the Indemnitor(s)' agreement to pay premiums on the execution and on continuance of said bond(s) or undertaking(s), and/or the acceptance at any time by the **Cash Surety** any of other collateral security or agreement, shall not in any way abridge or limit the right of the **Cash Surety** to be subrogated to any right or remedy, or limit any right or remedy which the **Cash Surety** may otherwise have, acquire, exercise or enforce under this or any other agreement or by law allowed, and the **Cash Surety** shall have every right and remedy which an individual surety acting without compensation would have, all such rights being construed to be cumulative and for the sole benefit of the **Cash Surety**, its successors and/or assigns.
- 13. If any provision or provisions of this instrument be void or unenforceable under the laws of any place governing its construction or enforcement, this instrument shall not be void or a variant thereby but shall be construed and enforced with the same effect as though such provision or provisions were omitted.
- 14. In making application for the hereinabove described Bail Bond the Indemnitors warrant all of the statements made on application to be true and we agree to advise the Cash Surety or its agents of any change (especially change of address) within 48 hours after such change has occurred and agree that any failure to so notify shall cause for the immediate surrender of the defendant without any liability for the return of any part of the premium.
- 15. This Bail Bond Agreement is funded by **Brunys Bail Bonds (Cash Surety)**, which is a third-party beneficiary of this Agreement and of the undertakings by Defendant and Indemnitor(s). All parties to this Agreement agree that **Brunys Bail Bonds (Cash Surety)** may sue in its own name, and otherwise enforce its rights and the rights of the **Cash Surety** for its benefit hereunder.

Print Name Date  IGNATURE Print Name Date  IGNATURE Print Name Date  IGNATURE Print Name Date  IGNATURE Print Name Date  Vitness's	THI	E PREMIUM PAID ON THIS BOND IS NOT RE	FUNDABLE
Indemnity#1 IGENATURE INDEMNITY   Print Name	efendant		
MONATURE Date Date Name Name Date Name Name Name Name Name Name Name Nam	IGNATURE	Print Name	Date
Indemnity#3 ISGNATURE Print Name Date  Witness's ISGNATURE Print Name Date  Print Name Date			
SIGNATURE Print Name Date  Indemnity#3 INDICATURE Print Name Date  Witness's INDICATURE DATE  Print Name Date		Print Name	Date
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Witness's aignature Print Name Date		Print Name	Data
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	IGNATURE	Print Name	Date
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## BRUNY'S BAIL BONDS CASH BAIL APP

DEFENDANTS NAME:			DAT	TE OF BIRTH:
NIK NAME/ALIAS:		S.S NO:	**************************************	
HOME PHONE:		CELL P	HONE:	
ADDRESS:				
CITY:	-	STAT	E:	ZIP CODE:
COMMUNITY (DEVELOPMENT	Г)			
HOW LONG:	OWN OR RENT:		PAYME	NTS:
MORTGAGE/LANDLORD:				_PHONE #:
HOW LONG LIVED IN CURREN	T STATE:		S <sup>-</sup>	TATE PRIOR:
PRIOR ADDRESS:			it.	
EMPLOYER:	OCCUPATION:		SU	PERVISOR:
ADDRESS:			_ PHONE NUMBER	:
SEX: RACE:	HEIGHT: W	VEIGHT:	EYE COLOR:	HAIR COLOR:
SCARS/TATTOOS/MARKS-LOCA	ATION:			
SCARS/TATTOOS/MARKS-LOCA				
SPOUSE'S NAME:		EMPL	OYER:	
CHILDREN NAME/DATE OF BIR	RTH/SCHOOL-DAYCARE:			
CHILDREN NAME/DATE OF BIF	RTH/SCHOOL-DAYCARE:			
AMOUNT OF CHILD SUPPORT	ORDERED \$		PAID TO PARENT	DIRECTLY OR DCSE
DŖIVER'S LICENSE OR ID (CIRC	CLE ONE) STATE:		_ LICENSE'S NUMBE	ER:
CAR MAKE: N	лоdel: YE	AR:	TAG #:	COLOR:
PROBATION: YES/NO - OFFICE	RS NAME:	_ LEVEL: _	PHONE #:	LOCATION
EMAIL ADDRESS				
SOCIAL MEDIA				
BAILED OUT BEFORE? Y/N, BY	WHOM?			, STILL INDEBETED? Y/N

## BRUNYS BAIL BONDS

Down Paym	ent Detail:				
Palid:	<u>Date</u> :		Rec	eiot#:	
	<u> </u>	Balance Due: _			
Defendant N	ame:				
		r.			
Home Phone	!#:		Cell:	5)	
		yment Amt.: \$			
DUE DATE	AMT. DUE	DATE PAID	AMT. PAID	BAL DUE	RECEIPT #
				<u> </u>	THE CELL THE
					- 270
12					
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NOTES.			NILENDERAL AND	All the second of the second o	- I manufacture (Tell manufacture)

# CREDIT CARD NON-DISPUTE & AUTHORIZATION AGREEMENT FOR BAIL POSTING SERVICES

Data// Bail Transaction For:		Date of Birth
Bond Amount: '\$		
Fotal Amount Charged \$\$		
Payment Plan Amount \$		
Nume of Card Holder:		
Credit Card Billing Address of Gard Holden		
Driver's License or State (D number:	State of	Expiration Duca:/
Carl Holders Equil Address The Back Has:		
Telephone No :		
Credit Card No.:		
Expiration Dite:/CVV No		
Amount of Today's Charge:		Dollars \$
Card Type: Visa _ MC _ Discover _ Authorization #		* ·
I hereby authorize the charging(s) of my credit car signing this agreement. I hereby forever and irrevolany future transaction in any way, now or in the fu and authorization form I am also granting Bruny's credit cards and the use of my signature on file for future pertaining to my obligation for this \$\frac{5}{2}\$ to all of the bail terms and financial obligations as Promissory Note associated with my obligations a into this agreement for future charges. I have receiproducts relating to the transaction above.	cably relinqui uture. By signic s Bail Bonds p any additiona stated in the b	sh any right to dispute this and ag this credit card non-dispute emission to charge any of my l charges that may arise in the bail(s). I accept and agree all Indemnity Agreement and/or that they are incorporated