NOTICE TO INDEMNITOR

I UNDERSTAND THAT THE PERSON I AM BONDING OUT OF JAIL MUST COME TO THE OFFICE WITHIN 48 HOURS AFTER BEING RELEASED FROM JAIL TO FINISH PAPERWORK. IF THE DEFENDANT FAILS TO REPORT TO THE OFFICE, THE BOND WILL BE REVOKED AND THE DEFENDANT WILL BE REARRESTED. NO FEES WILL BE REFUNDED.

I ALSO UNDERSTAND THAT IF THE DEFENDANT <u>VIOLATES</u> ANY CONDITIONS OF THE BOND AND IS REARRESTED, I WILL BE RESPONSIBLE FOR PAYING ANY AND ALL REARRESTED FEES.

THIS AUTHORITY TO CONTROL OUR BOND WAS ESTABLISHED AS FOLLOWS:

Supreme Court Ruling: Taylor vs. Tainter, 16 Wall (U.S.) 366 (1873)

As the INDEMNITOR for

"When bail is given, the principle is regarded as delivered to the custody of his sureties. There dominion is a continuation of the original imprisonment. Whenever they choose to do, they may seize him and deliver him up in 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 an agent. They may pursue him into another state: may arrest him on the Sabbath; and, if necessary, may break and enter his house for that purpose. The seizure is not made by virtue of new process. None is needed."

(Defend	lant's Name)
INDEMNITOR'S SIGNATURE:	
INDEMNITOR'S PRINTED NAME:	
NOTICE TO OUR C	LIENT
I HAVE READ THE ABOVE STATEMENT AND THE AGENTS. I AM ALSO AWARE THAT IF I A RESPONSIBLE FOR ANY OUTSTANDING BAL RELEASE.	AM INCARCERATED, I AM STILI
(Defendant's Signature)	/

A QUICKER RESPONSE BAIL BONDS: 8340 ULMERTON ROAD, STE 276, LARGO, FL 33771 (727) 538-5444