

PRINT NAME: \_\_

# Oklahoma Bail Bonds LLC

24HR. SERVICE - SERVING OKLAHOMA

## 405-465-6745

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| Hair:  | Eyes:                                     | Glasses: () Y () N                               | Scars/Tattoos:                               |                 |  |                            |
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| Email:   |   | Cell Ph: _                                       |  | Но              | me Ph:   |                            |
| Name of person you   | person you live with:                     |  | Name Uti                                     | ilities are     | in:  |                            |
| SSN:   | DL/ID #:                                  | State:   | Birthplace:                                  |                 | High Sch   | ool:                       |
| Auto Year:   | Make:                                     | Model: _   | (  | Color:          | 7  | Гаg:                       |
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SIGNATURE: \_\_\_\_\_ DATE: \_\_\_\_

### PLEASE REMEMBER

I understand that I <u>MUST INSTALL BOND APP AND CHECK IN EACH MONDAY BY 6PM WITH PERMISSION</u>

<u>MAY USE TEXT to (405) 465-6745 AND STATE COURT & DATE AND TIME</u> as long as I am on Bond. If you have a balance due you must arrange to check in personally. You **MUST CHECK IN by 6PM THE DAY BEFORE AND**<u>AFTER EACH COURT APPEARANCE TO REPORT THE OUTCOME.</u> I understand reminder calls are a courtesy and my Bondsman is not obligated to call me. **I WILL NOT DELETE BOND APP UNTIL BOND IS DISCHARGED.** 

I will notify my bondsman personally by phone or text <u>before I make any changes</u> in my home address, place of employment or phone number.

I will not LEAVE THE JURISTION OF THE COURT WITHOUT PERMISSION FROM MY BONDSMAN.

I will ATTEND EACH COURT APPEARANCE PERSONALLY.

I will RETAIN AN ATTORNEY AS SOON AS POSSIBLE FOR ANY STATE CHARGES.

I will **KEEP REGULAR EMPLOYMENT.** 

I understand ISSUANCE OF ANY WARRANT FOR DEFENDANT'S ARREST ON CRIMINAL CHARGES BY ANY COURT SUBSEQUENT TO DATE OF THIS AGREEMENT shall be considered a breach of this agreement.

I understand BAIL JUMPING IS A FELONY AND PUNISHABLE BY IMPRISONMENT OF TWO (2) YEARS AND A FIVE THOUSAND (\$5,000) FINE.

I understand HARBORING OR AIDING A FUGITIVE IS A FELONY PUNISHABLE BY IMPRISONMENT OF TEN (10) YEARS AT HARD ALBOR AND THAT MY FAMILY CAN BE CHRGED FOR ASSITING ME.

I understand that **BOND PREMIUMS AND FORFEITURES ARE NON- REFUNDABLE** for any reason and that the Premium is charges fully as earned upon release of Defendant.

I understand that IF THE BOND INCREASES AT ARRAINGMENT, A 10 PERCENT (10%) PREMIUM WILL BE CHARGED FOR THE INCREASE.

I understand that IF THE BOND IS STILL ACTIVE AFTER ONE (1) YEAR, THE PREMIUM MUST BE PAID AGAIN TO KEEP TH BOND ACTIVE.

I HAVE READ ALL THE ABOVE PROVISIONS AND FULLY UNDERSTAND THAT VIOLATING ANY OF THESE AGREEMENTS IS GROUNDS FOR REVOKING MY BOND AND THAT I WILL BE RETURNED TO THE CUSTODY OF THE JAIL. I HAVE READ, UNDERSTAND AND AGREE TO ABIDE BY THE PROVISIONS STATED.

| SIGNATURE: | <b>DATE:</b> |
|------------|--------------|
|------------|--------------|

#### TITLE 59 CHAPTER 33 SECTION 1335.1

It shall be unlawful for any principle, person in custody or defendant, or indemnitor to provide false information, including identity and physical address, on any undertaking or indemnification agreement. Violation of this section shall be a misdemeanor punishable by imprisonment in the county jail for a term not to exceed one (1) year, or a fine of not more than One Thousand Dollars (\$1000), or by both imprisonment and fine.

TAYLOR VS TAINTOR, 83 US 366 - 1872 US SUPREME COURT

When bail is given, the principle 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 up and deliver him up in their discharge and if they cannot be done at once, they may imprison him until it can be done, in person or by agent. They may pursue him into another state; may arrest him on the Sabbath; and if necessary, may break and enter his house to do so. 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.

### **TITLE 21 CHAPTER 12 SECTION 440**

Any person who shall knowingly feed, lodge, clothe, arm equip in whole or part, harbor, aid, assist, or conceal in any manner any person guilty of any felony, or an outlaw, or fugitive from justice, or any person seeking to escape arrest for any felony committed within this state or any other state or territory, shall be guilty of a felony punishable by imprisonment at hard labor in the state penitentiary for a period not exceeding ten (10) years.