INDEMNITY AGREEMENT FOR SURETY BAIL BOND

The undersion - 1 - 11 - 14re	# Darty " makes and in the state of				
The undersigned called "First called "Second Party" for ex	t Party," makes application to kecution by			, a corporat	tion called ."Surety," of a Bail
	to as "Bail Bond" in the penal amount of\$				14724
for "Principal," and in considera	ation of Second Party arranging for execu	ution of continuance of this Ba	ail Bond, First Party does	jointly and severally agre	called ee as follows:
FIRST, To pay Second Part earned upon the release of portion of said premium.	y\$_ Principal. The fact that Defendant may h	nave been improperly arrested	d, or his bail reduced or h	Premium for the is case dismissed, shall	is Bail Bond. The premium is not obligate the return of any
were written including expe	cond Party and Surety for actual expense nses or liabilities incurred as a result of se wing to apprehend Principal, including leg agment entered thereon,	earching for, recapturing or ret	turning Principal to custoo	ly, incurred by Second Pa	arty or Surety or as necessary
	Party or Surety, in the event that it is nec of twenty-five dollars (\$25.00).	essary for them to institute su	uit for a breach of this agn	eement, a reasonable att	orney's fee which shall, in no
misrepresented by the Firs Party or Surety hereunder. is furnished to indemnify ag	Party or Surety as collateral upon deman t Party or Principal or other reasonable of Where, as a result of judicial action, bail h painst such increase in the bail, Second f	ause, any one of which was nas been increased, and no co Party or Surety may demand s	naterial to hazard assum ollateral or insufficient coll such collateral as will ind	ed, deems payment nec ateral, in the sole discreti	essary to protect the Second on of Second Party or Surety,
SIXTH: To aid Second Part	y or Surety immediately upon demand af y or Surety in securing release or excher	The Atlanta Market and Atlanta	Market and the second of	Bail Bond, including the s	urrender of Principal to Court
SEVENTH: That all money for matters contained herei provided by law and to app expenses. If collateral rece	rety deem such action advisable. or other property which the First Party han, and to accomplish the purposes contaily the proceeds therefrom and any and a ived by second Party is in excess of the bany any claim of Second Party and Surety for	ined herein, the Second Party If money deposited to payme oall forfeited, such excess sha	/ and/or Surety is authoriz nt or reimbursement for ti Il be returned to the depo	ed to lawfully levy upon ne hereinabove liabilities	said collateral in the manner, losses, costs, damages and
shall not be first obliged to the benefits its of law requi	ereunder are joint and several and any am proceed against the Principal on Ball Bor ring the Second Party or the Surety to m g its remedies against any one or more c	nd before having recourse aga nake claim upon or to proceed	ainst the First Party or any	one of them, the First Pa	arty hereby expressly waiving
of any change, including bu	on for Bail Bonds each of us warrants all thot limited to change of address or empl knowledge such change shall have occ	oyment of either the Principal	or of any of the First Party	, or any other material ch	ange in circumstances, within
charge arising out of the sa "For good and valuable co	igrees that these obligations apply to all o ime transaction, regardless of whether s insideration, the undersigned principal he r, or rules and regulations promulgated u	aid Ball Bonds are filed before ereby agrees to indemnify and	or after conviction, inclu	ding appeals, but not in	a greater Amount.
5	valuable consideration, the undersigned or by rules of the Department of Insuran	,	and hold harmless the s	urety company or its age	nt for all losses not
understand the Second Pa this DEFENDANT SIGNATURE	rty and/or Surety is permitting the said batter day of T HOME TEL	ail to remain in force upon relia WORK TEL	ance of the statements m	ade by me and I do here set my hand.	
NAME NAME	Address	IEL	City	State	Zip Zip
EMPLOYER	Address		City	State	Zip —
D/L No.	S.S. No			Date of Birth	·
INDEMNITOR SIGNATURE	HOME TEL	WORK TEL	CEL	EM	All
NAME	Address		City	State	Zip
EMPLOYER	Address		City	State	Zip
D/LNo.	S.S. No. Date of Birth				him to the state of the state o
INDEMNITOR	НОМЕ	WOR!K			
SIGNATURE	TEL	TE!.	CEL		1AIL
NAME	Address		City	State	Zip
EMPLOYER	Address		City	State	Zip
D/L No.	S.S. No			,Dateof Birth	
INDEMNITOR SIGNATURE	HOME TEL	WORK TEL	CEL	EN	1AIL
NAME	Address		City	State	Zip
EMPLOYER =	Address		City	State	Zip
D/L No.	\$.S.No			Date of Birth	
anytime the Defendant the Indemnitor(s) also	Indemnitor(s) agrees and authoriz is and the Indemnitor(s) credit histo agrees and authorizes any collection of monitor at anytime the Defendar	ory as part of the Defenda on agencies which has be nt's and Indemnitor(s) ore	ant's criminal surety be sen hired by Sunshin adit history.	ond conditions. In ad e State Bail Bonds, Ir	dition the Defendant and
The foregoing instrum	G G	<u>ec</u> l <u>be</u> fo	rs me, this		
ciay ofpersor	ally known to me or by —	has produced	* Ha/She I the following	NOTARY PUBLIC	
type of identification		$\frac{1}{1}$ nd $\frac{1}{2}$ did/ $\frac{1}{2}$ did not ta	ake an cath.	Print Name:	

My Commission Expires: