Defendant _		
Agent		
Date		

REGAN BAIL BONDS INC CO-SIGNER/ INDEMNITOR AGREEMENT AND FINANCIAL STATEMENT

Indemnitor's First	M		_Last		
Residence Address					
City		_STATE		ZIP	
Home Phone	Cell Phone			_Message	
Mailing Address					
Date of BirthP	lace of Birth		Social	Security #	
Text Message & Email You? Y/N	Cell Phone Carrier		Ema	ail:	
Employer		Work P	hone		EXT
Work Address					
How long?				Supervisor	
Parent's Name			Parents	Phone	
Parents' Address					
Significant Other's Name					
Significant Other's Address					
Significant Other's Employer			Work	Phone	
Significant Other's Parents Name				Phone_	
Significant Other's Parents Addres	58				
Relationship to Defendant					
Name, Address, Phone and Relati 1 2 3	onship	GENCY CO			
ASSETS LIABILITIES	FINANC	CIAL INFO	RMATIO	N	

Bank	\$ Loans	\$
Account Number		\$
Stocks/Bonds	\$ Mortgages	\$
Real Estate	\$ 	
	Accounts Payable	\$
Accounts Receivable	\$ Auto Loans	\$
Autos	\$ 	

The Indemnitor of the above financial information authorizes Regan Bail Bonds, Inc. to confirm the balances and information claimed on all accounts

Indemnitor's Initials_____

INDEMNITY AGREEMENT

THIS AGREEMENT is made by and between the undersigned Defendant, Financial Casualty and Surety through its duly authorized agent Regan Bail Bonds, Inc.. WHEREAS Financial Casualty and Surety (hereinafter called "Surety"), at the request of the indemnitors has or is about to become SURETY on an appearance bond for defendant in the sum of

____dollars (\$______)

1. That the Indemnitors will have Defendant forthcoming before the Court named on said Bond at the time(s) fixed, and at such other times as may be ordered by the Court.

2. That the Indemnitors will at all times indemnify and save the Surety, and its agents, harmless from and against any and all claims, demands, liabilities, costs, charges, counsel fees, expenses, suits, orders, judgments, or adjudications whatsoever which the Surety and/or its agents shall or may for any cause sustain or incur, by reason of Surety and/or its Agents having executed said Bond or undertaking, and will, upon demand, place the Surety and/or its Agents in funds to meet all such claims, demands, liabilities, costs, charges, counsel fees, expenses, suits, orders, judgments, or adjudications against it, by reason of its Suretyship, and before the Surety shall be required to pay the same.

3. That the agreement of indemnity contained in paragraph 2 above shall continue as long as the Surety and/or its Agents has any liability or has sustained any loss, upon the bond referred to herein, and the undersigned further agrees not to make any transfer, or any attempted transfer of any of the property, real or personal, in which the undersigned has an interest or in which the undersigned may subsequently acquire any interest, and it is further agreed that the Surety shall have a lien upon all property of the undersigned for any sums due it or fore which it has become, or may become, liable by reason of its having executed the bond referred to herein. It is further agreed that the Indemnity Agreement contained in paragraph 2 above and the provisions of this paragraph shall be binding upon and apply to any subsidiary, affiliate, parent or related enterprises created or acquired by the undersigned.

4. That the voucher, or any other evidence of any payment made by the Surety and/or its Agents, by reason of this Suretyship, shall itself, be conclusive evidence of such payments as to the Indemnitors, their estate, and those entitled to share in their estate, and their successors and assigns.

5. That the Surety and/or its Agents may withdraw, at any time provided by law, from its Suretyship upon the Bond or undertaking herein, without liability to any party.

6. That Indemnitors' liability to Surety and/or its Agents is not limited to the Bond referred to herein, but shall apply to all other bonds or undertakings issued by Surety at the request of the Indemnitors.

7. That Indemnitors obligations and indemnities as contained herein shall not terminate upon exoneration of the bond or undertaking but shall continue until such time that Surety is relieved of all duties, demands, liabilities, obligations, costs or expense in any way related thereto.

8. That the waiver by surety and/or its Agents of any breach of any term or condition herein shall not be deemed a waiver of same of any subsequent breach of the same term or condition, and that failure of any Co-Signer/Indemnitor to comply with the terms and conditions herein shall not act as or be construed as a release or waiver as to the remaining Co-Signer/Indemnitor who shall remain liable and bound by all provisions of this agreement.

9. This Agreement shall be construed and enforced under the laws of the State of Washington. In the event any of the provisions of this agreement are inconsistent with the laws of this state, this agreement as to those provisions only, shall be null and void, and the remainder shall be enforced with the same effects as though such provisions were omitted. Initials_____

10. The use of the plural herein shall include the singular. Obligations of the Co-Signer/Indemnitors shall be joint and several and the provisions of this agreement shall be binding upon C-Signer/Indemnitor heirs, successors, representatives, and assigns.

11. Indemnitor(s) hereby authorize any person, agency, partnership, or corporation having any information concerning my character and financial reputation to release such information to said SURETY, and/or its assigns and/or duly authorized representatives. I hereby release such person, agency, partnership, or corporation from liability which may be incurred in releasing this information to said SURETY, and/or its assigns and/or duly authorized representatives.

12. I hereby waive any and all rights I may have under Title 28 privacy Act – Freedom of Information Act. Title 6, fir Credit reporting Act, and any such local or State law. I Consent to and authorize said SURETY,and/and/or it's Agent, to obtain any and all private or Public information and/or records concerning me from any party or agency, private or government (local, State, Federal), including but not limited to, Social Security records, criminal records, civil records, driving records, telephone records, medical records, school records, workers' compensation records, employment records, employment records. I authorize without reservation, any party or agency, private or government (local, State, Federal), contracted by said SURETY, and/or its Agent, to furnish any and all private and public information and records in their possession concerning me to said SURETY, and/or it's Agent.

13 The undersigned shall pay in the case of suit for non-payment for any fees incurred to Surety due to a breach of contract as well as any unpaid premium. The undersigned is responsible and understands all collection actions taken including attorney fees and costs for suit are at a minimum of \$200 per hour and a collection fee not less than \$75.

14.. This agreement shall be governed by and construed in accordance with the laws of the State of Washington. The parties to this Contract agree that any action on this Contract shall be brought in a court of competent jurisdiction located in, Clark County, Washington.

IN WITNESS WHEREOF, THE PARTIES HAVE EXECUTED THIS AGREEMENT THIS

, 20

X Indemnitor Print Name	X Indemnitor Signature	
X Indemnitor Print Name	X Indemnitor Signature	
STATECOUNTY OF	6On this day of	20
Ap	opeared personally before me know to be the person	1 above
signed and based upon	who executed the foregoing instrument	and who thereupon
acknowledged to me that	executed the same.	

Notary Public

My commission expires _____

DAY OF

REGAN BAIL BONDS VANCOUVER WA

Promissory Note

FOR VALUE RECEIVED, the undersigned, jointly and severally promises to pay to the order of Regan Bail Bonds, Inc. the principal sum of

_dollars (\$_____)

Said principal amount is payable in lawful United States currency or its equivalent to Regan Bail Bonds, Inc., at 612 West Evergreen Blvd., Vancouver, WA 98660, or their designee only, and may be required under the terms and conditions of the contracts executed on this date. This note shall be payable upon demand to indemnify Regan Bail Bonds, Inc., and/or their insurance company, or companies, from any loss occasioned by the writing of bail and issuance of an appearance bond for:

Defendant

This note shall not bear interest until 30 days after demand is made by Regan Bail Bonds, Inc., its agents, or insurance company or companies. Each maker and endorser further agrees jointly and severally to pay this note and all costs of collection including but not limited to reasonable attorney fees in case the principal or any interest thereon is not paid at the respective maturity thereof, or in case it becomes necessary to protect the security hereof whether suit be brought or not. This note and deferred interest payment shall bear interest at the rate of 12% per annual quarter from maturity until paid. This note is secured by the assets of the indemnified parties to this agreement and shall be construed and enforced as such according to the laws of the State of Washington; and therefore upon default in the payment of principal or interest due shall result in the attachment of any such assets.

Indemnitors Signature

Date

Name of Indemnitor – printed

Notary / Witness Signature

REGAN BAIL BONDS VANCOUVER WA

Indemnitor Responsibilities

You are signing a legal and binding contract with Regan Bail Bonds, Inc.. To ensure you fully understand your potential liability several points are outlined below. Make certain that you understand each and every section If you have any questions, be sure to ask for clarification with the Regan Bail Bonds, Inc.'s Agent before signing this agreement.

1. Regan Bail Bonds, Inc., through the bail bond agreement, has agreed to pledge the full amount of the bail for the named defendant. The fee charged for this service is called "premium". Premium is fully earned when the defendant's bond is posted by the Regan Bail Bonds's agent. *Premiums are nonrefundable*. If the defendant is released by the court prior to a scheduled court appearance, at a scheduled court appearance, or the charges are subsequently dropped or dismissed, <u>it</u> <u>does not</u> release you from the contractual agreement until all terms agreed upon have been met.

2. You, the indemnitor, have agreed to monitor the defendant for Regan Bail Bonds, Inc. to ensure defendant's presence in court. It is paramount and in your best interest to maintain regular contact with the defendant. You should remain in communication with Regan Bail Bonds, Inc. to remain apprised of any scheduled appearances and case status. Your responsibility for the full amount of the bond continues until the court closes the case and the bail bond is exonerated.

3. If the defendant fails to appear for any scheduled court date, the court will issue a warrant for the defendant's arrest. The court will order the bond forfeited and require Regan Bail Bonds, Inc. to produce the defendant or pay the full amount of the bond posted. you may be required to pay the full amount of the bond in addition to expenses Regan Bail Bonds, Inc. incurs due to defendant's failure to appear. Failure to timely pay Regan Bail Bonds, Inc. after demand to do sowill likely result in the forfeiture of collateral posted. Regan Bail Bonds, Inc. will pursue all remedies available including pursuit in court should you lack cooperation in producing defendant or fail to make payments for costs incurred due to forfeiture of bond(s).

4.. You are encouraged and therefore will NOT be charged any fees, if you and the defendant contact Regan Bail Bonds, Inc.'s office BEFORE the court notifies our office of the defendant's failure to appear, Regan Bail Bonds, Inc. will assist in scheduling a new court date.

2. If Regan Bail Bonds, Inc. receives notice of bond forfeiture from the court and Regan Bail Bonds, Inc. has not heard from you or the defendant previously, recovery agents will be assigned the case. You understand that you will pay Regan Bail Bonds Inc. up to \$100 per hour per recovery agent, or 15 % of the bail amount, for services performed by recovery agents, which ever is greater. These fees will be charged regardless if the recovery agents physically arrest the defendant or defendant's arrest was made by law enforcement.

3. If only reinstatement of the bond is deemed necessary, a minimum fee of \$50.00 will be assessed. Any attorney fees incurred to either reinstate the bond or seek exoneration will be billed to you.

4. If attorney services are required in relation to the bond, you shall be required to pay attorney fees of no less than \$200 per bond per court, and/or applicable hourly rates for additional required services.

5. If the defendant's failure to appear results in court costs, warrant fees, etc. levied against Regan Bail Bonds, Inc., you understand and agree to pay any such costs.

6. All money is due and payable upon demand. Any costs for collection of payment for forfeited bonds or any of the other above fees shall be your responsibility

Name of Defendant

DATE

Signature of Indemnitor

Indemnitor Agreement 5

NOTARY/ WITNESS Signature

REGAN BAIL BONDS VANCOUVER WA

Revocation of Bail prior to Release

Defendant

It is agreed that any undertaking of bail which is revoked by the indemnitor, prior to the release of the defendant, will result in a refund of not more than one half of the premium charged. The fee will cover the costs of administration charges, bond reporting, surrendering services, and attorney fees.

By signing this agreement, I understand Regan Bail Bonds, Inc. provides a service: Posting a bail bond with the court effectuating defendant's release from custody. . I understand this service is provided at a nonrefundable cost. Regan Bail Bonds, Inc. has fully explained my responsibilities and I am knowledgeable and in agreement of said responsibilities as an indemnitor.

I understand if the defendant on the bail bond fails to appear for court and the bond is ordered forfeited by the court, I, the indemnitor of the bond, am fully liable for the full penal sum of the bond and any related costs associated with its forfeiture and collection of the bond due and owing.

I understand if it is necessary for recovery agents to apprehenddefendant, I will assume all financial liability for recovery agents' hourly fees and related expenses, including warrant costs, surrender fees, and attorney fees, airline tickets, transportation, lodging.

Responsibility to Ensure Defendant Check-In

I am responsible for the defendant to physically report to Regan Bail Bonds, Inc. within 24 hours of release from custody. I fully understandt I am liable for recovery and attorney fees in the event the defendant fails to check in with Regan Bail Bonds, Inc. and complete the required paperwork within 24 hours of release from custody. Addiontionally, I guarantee the defendant fulfills any and all additional requirements or responsibilities as outlined in other documents required to be signed by defendant with Regan Bail Bonds, Inc..

Indemnitor's Signature

Date

Name of Indemnitor-Printed

Witness Signature/Notary