EZ BAIL BONDS

www.ezbailkc.com • 913-710-4652 • 785-979-2115

	Court of				, in the	
I agree to all of the following Attorney: CONDITIONS ON BOND				inty, wherein I ar	m charged with	
	ng terms and con	uditions prescribed by				Court
Allomey.						Court.
CONDITIONS ON ROND	COLLATERAL:		1 110116			
		NSWERED IN FULL				
					Date of Birth:	
Social Security #:		Driver's License # :		Date of Birth: State:		
Race:	Sex:	Height:	Weigh	t:		
		Other Phone: Facebook:				
Street Address:		City/State/Zip: If less than 2yrs, previous address:			Own	Rent
How Long at this address	?	If less than 2vrs. prev	ious address:	_		
Employed by:		Position	1:		How Long?	
Employed by: Work Address:		Pho	ne Number:	Sı	upervisor:	
Automobile Make:		Model:	Year:	Color:	Tag:	
You under bail now? Parole	? Probation? Pend	ing Charges?		Offi	icer:	
Mother:	Phone:	Addr	ess:			
Father:						
		Address:				
Sibling:						
Best Friend:						
Significant other's name	 9:	Relations	ship:	Knowr	n how long?	
Phone:	Address			City/State/Zip:	<u> </u>	
		Work P				
Parents:	Ad	ddress:		Cell F	Cell Phone:	
Other information about						
INDEMNITOR'S NAME:			Relationship:		Yrs Known:	
Social Security #:		Dat	e of Birth:			
Cell Phone:						
Address:		City/State/Zip:		Own Rent	How Long	?
Automobile Make:		Model:	Year:	Co	olor:	
Email:		Fac	ebook:			
LIIIaII.					Employed:	
Work:		FUSILIUII.			Supervisor:	

THIS APPLICATION IS NOT COMPLETE UNTIL SIGNED ON PAGE TWO

EZ BAIL BONDS

www.ezbailkc.com • 913-710-4652 • 785-979-2115

BOND AGREEMENT YOU ARE ASSUMING SPECIFIC OBLIGATIONS - READ CAREFULLY!!!

Client:	Indemnitor (1):	Indemnitor (2):					
I HAVE BEEN OFFERED A COPY OF THE PRIVACY DISCLOSURE NOTICE							
CLIENT PRINTED NAME	INDEMNITOR(2) SIGN	ATUREPi	RINTED				
CLIENT SIGNATURE	INDEMNITOR SIGNAT	URE Pi	RINTED				
THE RESULT OF VIOLATING ANY OF THE A RETURNED INTO CUSTODY Upon signature AND I have been offered a copy of this agreer I/we UNDERSTAND THE BOND FEE IS NOT	(s), you acknowledge that you have rent.		ne above terms, statements and rules				
	ndersigned will at all times indemnify a charges, legal fees, disbursements acrees, judgments and adjudications a insistence of the indemnitor(s) (or any mounts of money required to meet every on the execution of such bond or und before the Surety shall be required by may pay or incur in any legal procest and/or disbursements incurred in earlies funds will be held in Wichita, Sedge duding reasonable attorney's fees, and we and hold said surety harmless for a that may happen to me while this bone arisigned, do hereby understand that attending, financial information and couled agent(s). We hereby authorize and ent Agency, Court, Medical Facility, Aliand institutions funded by Public, City, fize the release of any information held and copying of personal records by stand that said company has the right back into custody an ay time; as proveffect, and for the re-arrest of client, if the may be returned to the original juris and that said company has the right back into custody an ay time; as proveffect, and for the re-arrest of client, if the may be returned to the original juris arred.) (Authorization to re-arrest pursual formation from you necessary to conduct a mation bearing on your creditworthin arred.) (Authorization to re-arrest pursual formation from you necessary to conduct a simply deciding not to go forward with the bear of the properties of the prope	and expenses of every kind and nagainst the Surety by reason or in cone of them) and will pay over, reincy claim, demand, liability, cost, expendertaking and any other bonds or to pay thereunder. The liability for edings, Including proceedings in wear proceedings. In the absence of I wick County, Kansas. EZ BAIL BOID to penalties and interest for the late my act, criminal or civil, that I may only the cords, including but the records, including confidential and request the release of all personal cohol and Drug Treatment Facility, State, and Private Institutions, be to by the school district in regards to the state of the school district in regards to the school district in regards to said agent (s) of EZ BAIL BONDS. It all agent and surety, and shall have of surrender client during the term state of the same state of the state of Kansas is one year and the state of Kansas is one y	ature, which the Surety shall at any tire consequence of having executed such imburse and make good to the Surety opense, suit, order, decree, payment undertakings executed in behalf of legal fees and disbursements include which the Surety may assert or defend nodemnitor (s), the client is the NDS shall have the authority to charg payment or nonpayment thereof, commit while on bond. I also hold said not limited to alcohol or drug abuse and protected, are confidential and can all records and information including. Division of Employment Security, released to my legal representative a to the children listed on my application are control and jurisdiction over client for which this band is in effect; and they expenses that said company may es/waives any extradition proceeding inimum charge of \$500.00 for the Taintor '83 USSC 366 Conn, and KS/bries's fees, and penalties and Interest related in the immediate transaction. On a formal background check and as allowed by law. You have a right to explained above, we will exercise that we cannot leave the State or the esecutor has the right to ask for a sanother State Warrant and that the lart, up to five years in jail. I/we acce of employment, marital status, and of each date the client appears in till revoked by the court or the				
successors and assignees, as follows: COURT APPEARANCE RESPONSIBILITIES attached hereto, at the time therein fixed, and							
NOW THEREFORE, in consideration of the preceipt whereof by each of us it hereby acknown			in hand paid or promissory note, emselves, their legal representatives,				
whereas,undersigned has become surety on an appear		Hereinafter called the Surety or Co					