

NAME OF INSURANCE CO

AFFIDAVIT

STATE OF FLORIDA
COUNTY _____

BEFORE ME THE, UNDERSIGNED AUTHORITY, PERSONALLY APPEARED _____ AND
PERSONALLY KNOWN TO ME AND KNOWN TO BE THE AFFIANT IS DESCRIBED HEREIN, WHO EXECUTED
THE FORGOING (OR HAS PRESENTED ME WITH PROPER IDENTIFICATION) AND DID TAKE AN OATH. AFFIANT HEREBY DEPOSES
AND SAYS

1. THAT THE BAIL BOND APPLICATION AND SUPPORTING DOCUMENT HAVE BEEN EXPLAIN TO ME AS WELL AS THE CONDITIONS WHICH MAY CONSTITUTE A VIOLATION OR BREACH OF THE BOND
2. THAT I AM OVER THE LEGAL OF EIGHTEEN (18) YEARS AND HAVE READ ALL DOCUMENTS THOROUGHLY AND I UNDERSTAND THEIR CONTENT AND HAVE OBTAINED A COPY OF ALL DOCUMENTS WHICH HAVE BEEN SIGNED BY ME AND EFFECT THIS BOND.
3. THAT I HAVE FREELY, VOLUNTARILY, AND INTELLIGENTLY EXECUTED ALL DOCUMENTS WITH RESPECT TO THE BOND EXECUTED ON THE DATE BELOW WITH _____
4. THAT I HAVE NOT BEEN SOLICITED BY _____ OR ANY OF ITS AGENTS IN THE EXECUTION OF THIS BOND; NOR HAVE I BEEN COERCED IN THE EXECUTION THEREOF
5. THAT TO BEST OF MY KNOWLEDGE, _____ OR ANY OF ITS AGENTS HAVE NOT BREACHED ANY ETHICAL DUTIES WITH RESPECT TO THE WRITING OF THIS BOND SUCH AS WRITING THIS BOND WHEN EITHER I OR A FAMILY MEMBER OR FRIEND HAVE ALREADY LEFT A PREMIUM OR SIGNED AN APPLICATION FOR APPEARANCE BOND WITH ANOTHER BONDING AGENT OR COMPANY.
6. THAT I AM AWARE THAT _____ AND ITS AGENTS ARE NOT ATTORNEY'S LICENSED TO PRACTICE LAW IN THE STATE OF FLORIDA AND MAY NOT GIVE ME LEGAL ADVICE OR ACCEPT LEGAL FEES AND HAVE NOT ATTEMPTED TO OFFER ME ANY FORM OF LEGAL ADVICE SURROUNDING THE HANDLING OF MY CASE OTHER THAN TO STATE THAT ONLY A LICENSED ATTORNEY FROM THE STAE OF FLORIDA CAN DO SO.
7. THAT _____ HAS NOT INITIATED IN-PERSON OR TELEPHONE SOLICITATION AFTER 9:00 P.M. OR BEFORE 8:00 A.M. IN THE CASE OF DOMESTIC VIOLENCE CASES AT THE RESIDENCE OF THE DETAINEE OR THE DETAINEE'S FAMILY

FURTHUR AFFIANT SAY NAUGHT

DATE _____

_____ AFFIANT

_____ (PLEASE PRINT)

DATE _____

_____ INDEMNITOR

_____ (PLEASE PRINT)

DATE _____

_____ WITNESS (OPTIONAL)

BOND CONDITIONS
THINGS YOU SHOULD KNOW ABOUT YOUR BAIL

1. **IMPORTANT!!!! ANY FALSE INFORMATION GIVEN ON YOUR APPLICATION IS A 3RD DEGREE FELONY AND YOU WILL BE CHARGED WITH FRAUD NO EXCEPTIONS.**
2. It is a direct violation of your bail bond agreement to move from one address to another or to change your telephone number without notifying this office. Should we try to contact you by either method and cannot, this can result in you being rearrested and returned to jail. This will constitute the surrender of your bail bond and you will be required to bond out again.
3. The defendant must return to **DADE COUNTY BAIL BONDS** office upon release that same day or the next morning before 12 noon to sign all appropriate paperwork.
4. Any changes on your application must be submitted to us within 24 hours. For example: Address, Telephone Number, and or Employment.
5. You are not allowed to go out of town without notifying this bail bond office.
6. It is your responsibility to find out when and where is your court date. As a courtesy call we will call you with your court date, but it's your responsibility to keep up with your court dates and time. The court does not always notify us with all your court dates. If the Judge tells you to be in court on the following day or the next week or give you a date you will have to be there and you will not be notified from this office.
7. If you have a misdemeanor or felony case you call 305-275-1155 and for traffic you call 305-275-1111 with your case number and it will tell you the date, time, courtroom and courthouse and the judge.
8. If you do miss court please come to our office immediately so we can reset your case. Please come between 9 AM to 5 PM. You have to come in person within 24 hours.
9. It generally takes at least 10 to 21 days for our office to receive the original certificate of discharge from the court. COLLATERAL cannot and will not be returned until we have the certificate of discharge.
10. It generally takes one week from the date that the certificate of discharge is received for the collateral to be returned. The collateral will only be returned to the person whose name is on the receipt.
11. The PREMIUM (10% of the bond) is the fee you pay for the execution of the bail bond and is NOT REFUNDABLE.
12. There will be a \$29.00 service charge for every returned check. There will be no exceptions.

Date

Signature Of Affiant

Date

Signature Of Indemnitor