# BOOKER BAIL BONDS BOOKER BAIL BOND AGENT AGREEMENT

This bail bond agreement is b	etween		, (the " <b>Co-</b>
Signer"), and			
Booker Bail bonds Agent			
	BOND INFOI	DM A TION	
Bond Amount:	Unde	rlying Offense:	
Court:	Date	of Arrest:	
Bond Premium (Fee):	Bono	d Premium Paid: _	
Unpaid Bond Premium:	Unpa	aid Bond Premium	Due by:
Notes:			
- <u>DI</u>	EFENDANT'S IN	<b>IFORMATION</b>	
Full name of Defendant:			Nick Name:
SSN:Home Address	s:		
City/State/Zip:			
Date of Birth:Height: Race/Nationality:Gende			r: Eye Color:
•			
Employer:		_ Job Position/Ti	itle:
Employment Address:			
City/State/Zip:			)
Vehicle:	Make:	Color	:
Financial Institution (Banks)		CEL	L:
Notes:			

\_\_\_\_\_ Instagram \_\_\_\_\_

Facebook \_\_\_\_\_

# **CO-SIGNER'S INFORMATION**

Full name of CO-SIGNI		Relationship:			
SSN:	Home Addre	ess:			
City/State/Zip:		Date of Birth	h:	_Height:	Weight:
Hair Color:	_Eye Color:	Race/Natio	onality:		Gender:
Employer:		Job Po	Job Position/Title:		
Employment Address	:		City/	State/Zip: _	
Employer Number:			Supervisor !	Name	
Vehicle:		Make:	Color	:	
Financial Institution (	[Banks)			CELL:	
Facebook:		Instagram:			
Notes:					
	<u>P</u>	ERSONAL REFEI	<u>RENCES</u>		
Name:		Name: _			
Address:		Address	S:		
City:		City:			
State:		State:_			
Zip code:		_ Zip coo	Zip code:		
Home Phone:		Home	Home Phone:		
Email:		Email	:		
Relationship:		Relati	onship:		

CELL:	CELL:	
	PERSONAL REFERENCES	
Name:	Name:	
Address:	Address:	
City:	City:	
State:	State:	
Zip code:	Zip code:	
Home Phone:	Home Phone:	
Email:	Email:	
Relationship:	Relationship:	
CELL:	CELL:	
<u>P1</u>	ERSONAL REFERENCES (Optional)	
Name:	Name:	
Address:	Address:	
City:	City:	
State:	State:	
Zip code:	Zip code:	
Home Phone:	Home Phone:	
Email:	Email:	
Relationship:	Relationship:	
CELL:	CELL:	

#### **AGREEMENT**

This agreement obligates Booker Bail bonds to provide the bail funds required to have the Defendant released from incarceration.

The parties agree as follows:

- 1. **Definitions**. Terms defined in the preamble have their assigned meanings, and the following terms have the meanings assigned to them.
  - A. "Breach" means a material violation of this agreement giving Booker the right to locate, apprehend, arrest and seek the surrender of the Defendant and the full amount of the bond by the Defendant or the Co-Signer.
  - B. "Forfeiture" means the declaration by any judge of a circuit or general district court through a proper order, as a result of the Defendant failing to appear and surrender himself to the conditions of his bond.
  - C. "Dominion" means custody and control.
  - D. "Booker" means Booker Bailbonds, its officers, agents, employees and independent contractors.
  - E. "Show Cause Order" means an order by the court to appear for the purpose of forfeiting the bond.
  - F. "Surety" means Booker, its agents, officers, employees, and independent contractors.
  - G. "Suretyship" means the relationship created by this Agreement in which the Defendant pays the amount of the Premium in exchange for Booker's assuming the entire amount of the bond owed to the court if the Defendant fails to appear or skips bail.

#### 2. **Declarations.**

- A. Booker has Dominion over the Defendant as a continuance of the original imprisonment.
- B. Booker may imprison, pursue to another state, arrest on religious days of observance, and break and enter the home of the Defendant to detain and bring Defendant back to court.
- C. Any false statement made in this application with the intent to influence Booker to procure bail, is a violation of §18.2-186(B) and may be punishable as a felony, or a class 1 misdemeanor.
- D. Booker and its agents may hereby acquire a lien upon all property, real and personal, for any sums due Booker or for which it has become liable by reason of having executed the bond referred to herein.
- E. Booker and its agents may withdraw from its Suretyship as provided by Va Code §19.2-149.

#### 3. **Obligations of the Defendant and Co-Signer.**

the Forfeiture of the Bonds.  C. Co-Signer shall pay Booker a premium of \$	A.	Defendant shall pay Booker a premium (fee) of \$, which is _	percent
the Forfeiture of the Bonds.  C. Co-Signer shall pay Booker a premium of \$  D. Co-Signer is jointly and severally obligated to pay Booker \$		(%) of the bond amount.	
C. Co-Signer shall pay Booker a premium of \$  D. Co-Signer is jointly and severally obligated to pay Booker \$	B.	Defendant is jointly and severally obligated to pay Booker \$	upon
D. Co-Signer is jointly and severally obligated to pay Booker \$		the Forfeiture of the Bonds.	
	C.	Co-Signer shall pay Booker a premium of \$	
the Forfeiture of the Bonds.	D.	Co-Signer is jointly and severally obligated to pay Booker \$	upon
		the Forfeiture of the Bonds.	

E. Co-Signer shall pay Booker an administrative fee in the sum of **100%** of the bond after the **first (1)** day the Individual Bonded fails to appear and the court with proper jurisdiction issues a Show Cause Order to Booker.

- F. Co-Signer or Defendant shall not, as long as there is any liability to Booker under this agreement, transfer, attempt to transfer, or cause to be transferred any real and personal property, given as security after the date of this agreement.
- G. Failure of the Defendant and the Co-Signer to advise Booker, in a timely manner, of any change in the information provided herein constitutes cause for the immediate surrender of the Defendant and Booker may, at its discretion, obligate the Defendant and the Co-Signer to pay the fees, expenses and charges set forth herein.

## 4. Breach. The following constitutes a breach of this agreement.

### If the Defendant does any of the following:

- A. Departs the jurisdiction of the court without the written consent of the court and Booker.
- B. Moves from the address provided herein without notifying Booker ten (10) days before the move of the new address.
- C. Commits any act to violate the terms of, any court order, magistrate instruction, or this agreement.
- D. Is arrested and incarcerated or given a summons for any offense after the execution of this agreement.
- E. Makes any material false statement in this agreement and its associated application.

## If the Defendant or the Co-Signer does any of the following:

- A. Fails to pay monies due on the premium as agreed, or fails to pay any fee, expense, charge or monetary obligation imposed by the terms of this agreement.
- B. Violate any obligation or provision of this agreement.
- C. Commits any act to violate the terms of, any court order, magistrate instruction, or this agreement.
- D. Is arrested and incarcerated or given a summons for any offense after the execution of this agreement.
- E. Makes any material false statement in this agreement and its associated application.
- 5. **Damages.** If the Defendant does not appear in Court for any hearing or trial related to the underlying arrest or charge stated above, the Defendant and the Co-Signer shall be jointly and severally liable for:
  - A. The entire amount of the bond; **AND**
  - B. and all expenses (travel fees, bounty hunting fees, attorney fees, court costs, etc.) that are incurred in the process and re-arrest of the Defendant.
  - C. Commits any act to violate the terms of, any court order, magistrate instruction, or this agreement.
- 6. I hereby authorize Booker and or Bond Agents access to any private or public information/records concerning me from any party or agency, private or governmental (local, state, federal). I authorize any party, private or governmental (local, state, federal) contacted by Booker, the right to furnish any private or public information in their possession concerning me to Booker. I understand my rights under the Criminal Extradition Act or equivalent state law and freely and knowingly waive these rights and agree to be taken directly to Virginia by Booker.

7. **If I violate bail** and leave the Commonwealth of Virginia, I understand I will be pursued and apprehended by Booker, Bail Bond Agents and/or their Bail Enforcement Agent. If the state I flee to requires that I be taken before a judicial officer in accordance with the Uniform Criminal Extradition Act, I hereby waive my right and will return to Virginia freely and voluntarily.

#### **FEE SHEET**

REVOKE OF BOND FEE IS 25% of the bond amount. Defendant must be surrended to the bondsman with the fee to be removed from the bond. Inform the ball bondsman 48 hours prior to revocation of the bond. It is your reponsibilty to bring the defendant to the bondsman in oredr to exercise the revoke option.

to come off a bond the fee is 25% of the bond amount and the following must apply:

BOUNTY HUNTING CHARGE-----\$250HR

- A. ANOTHER QUALIFIED CO-SIGNER AND PAY 10% OF THE BOND AND SIGN A NEW AGREEMENT WITH DEFENDANT.
- B. BRING DEFENDANT TO BONDSMAN WITH NOTORIZED LETTER WITH THE FOLLOWING REASON, DEFENDANT IS A FLIGHT RISK, OR DEFENDANT IS IN DANGER OF HURTING HIMSELF OR OTHERS, DEFENDANT VIOLATED TERMS OR BOND AND 25% OF THE BOND AMOUNT.

ADMISTRATION FEE	\$
After 12 Midnight FEE	\$
After 12 Midnight FEETRAVEL FEE TO PORTSMOUTH ORTO N	WRITE THE BOND\$
TRAVEL FEE IN THE EVENT ANOTHER BONDSMAN COMPLETED BON	ND\$ <b>50.00</b>
PREDIEM / HOUSING EXPENSE IN THE EVENT THE DEFENDANT TRA	
ANY COURT COST AND ATTONEY FEES IN ADDITON TO THE BOND	
RECOVER BOND AMOUNT MODIFICATION OF BOND OF ANY SORT THAT REQUIRES SIGNATU	\$5000.00
If a (PR bond) is issued, a $\$50.00$ non-refundable fee will	BE CHARGED!
Any Collateral that is to be returned to the co-signer will be held for 60 contact the listed Bail Bondsman within the 60-day period to collect co	
CREDIT CARD WILL BE PLACED ON FILE; IN THE EVENT DEFENDA AUTOMATICALLY CHARGE THE YOUR CARD THE FULL BOND AMOMAKE CONTACT FIRST BEFORE THE AUTOMATIC WITHDRAWL. AWARE AND CANNOT DISPUTE THIS PAYMENT!	OUNT. BOOKER BAIL BONDS WILL ATTEMPT TO
TYPE OF CARD:	
CARD NUMBER:	
MONTH YEAR SECURITY CODE ZIP CO	ODE
PRINT NAME	_
SIGN NAME	DATE
NO REFUNDS IF THE DEFENDANT DOESN'T GET OUT AFTER THE BO	ND IS COMPLETED DUE TO OTHER CHARGES

ADDITIONAL REFERENCES

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# I UNDERSTAND ALL THE TERMS AND CONDITONS AND I ACCEPT ALL CONDITONS PERTAINING TO BOOKER BAIL BONDS AGREEMENT!

# (THE PREMIUM/FEE PAID ON THIS BOND IS NOT REFUNDABLE)

	Signed and executed this	day of	, 20	
	Name of Co-Signer (Print)			Name of Defendant (Print)
	Signature Co-Signer			Signature of Defendant
person. Bondsm day i.e., ' Bondsm	nt is required to maintain contact with the Day of contact is to be every Monday of an on said day i.e., "Monday," will result "Tuesday." Failure to contact could result an on specified day will result in immed	the week until court in a non-refundable alt in termination of the liate revocation of the	obligation is finalized. \$150.00 fee. This fee r he bond. The second fa e bond!	Failure to contact the listed Bail must be paid no later than the next
Name of	Defendant (Print)		_	
Signatur	e of Defendant:			
Any writ	ten specials agreement (Collateral, tern	ns, special circumsta	nces)	
Defenda	nt/Co-Signer has 30 days after final disp	position to request re	fund on collateral. Afte	er 30 days collateral is forfeited.
	lant misses any court date for any reaso			