

Terms & Conditions of Bond

As Defendant and Indemnitor, you agree to comply with the following terms and conditions until the bond(s) are fully satisfied and or exonerated:

- ❖ Defendant is required to report to the office within 24 hours of his/her release from jail.

 Refusal to do so may result in bond surrender and return to jail.
- Alliance Bail Bonds shall have control and jurisdiction over the defendant for the duration of the bond and shall have the right to apprehend, arrest, and surrender the defendant to the proper officials at any time as provided by the law.
- Defendant must report on the check in line Monday, Wednesday & Friday 888-305-5364.
- Defendant must visit the office in person once weekly and sign the check in sheet.
- ❖ Defendant must obtain permission to leave the county or state from Alliance Bail Bonds, as well as the court.
- Notify Alliance Bail Bonds of any changes to: Address, phone numbers, job, court dates.
- ❖ Defendant agrees to attend all court dates, commit no acts that result or could result in a arrest, commit no acts which constitutes reasonable evidence of defendants intention to cause a forfeiture of the bond, report to the office at anytime requested.
- Should there be a breach in contract, any collateral may be forfeited and sold to reimburse any fees or expenses incurred on the defendants behalf.
- ❖ In the event defendant is re-arrested and/or surrendered to the authorities by Alliance Bail Bonds, defendant and indemnitor shall pay a minimum fee of \$300.00. Indemnitor and defendant are responsible, but not limited to, 10% of the bond, plus cost or liabilities arising from such re-arrest and/or surrender.
- All storage and lien fees are to be paid weekly.
- ❖ Each court appearance by an agent will result in a minimum charge of \$200.00.
- ❖ If all the necessary bond paperwork is completed and bond refused by the local sheriff's department, city jail or court a fee of \$50.00 will be charged. If bond has been posted and the defendant is released by any other means, the bond remains in effect with no refund of premiums paid or release of collateral until the bond(s) are exonerated.
- All storage fees, costs, and liabilities must be paid in full before collateral is released. No collateral will be released without proof of exoneration of bond and collateral receipt. 24 hour notice is required to retrieve collateral.
- Collateral may be sold at public auction 15 days from date of exoneration/contract breach to satisfy accumulated expenses/fees if not paid in full or alternate arrangements made.

| I have read, understand, and agree to the above terms and conditions. | | |
|---|-----------|--|
| Indemnitor | Defendant | |
| Bond Agent | Date | |