

**DEFENDANT
BOND
QUESTIONNAIRE**

PLEASE ANSWER QUESTIONS AS BEST YOU CAN, IF NOT SURE OF THE ANSWER THEN LEAVE THE FIELD BLANK A. INFORMATION REQUESTED BELOW IS REGARDING THE DEFENDANT ONLY.

BOND AMOUNT \$ _____

BONDSMAN? _____

DEFENDANT'S NAME _____ DOB _____

SS# _____ DRIVERS LICENSE# _____ STATE _____

ANY PRIOR ARRESTS? YES NO IF YES: YEAR _____ CITY & STATE _____

REASON/CHARGES? _____ CASE DISPOSITION: STILL OPEN? DATE CLOSED _____

HOME ADDRESS _____ APT# _____ CITY _____ STATE _____ ZIP _____

YEARS LIVING AT ABOVE ADDRESS? _____ YEARS RESIDING IN ABOVE STATE? _____

HOME PHONE _____ WORK _____ CELL _____

PLACE OF BIRTH _____ U.S. CITIZEN U.S. LEGAL RESIDENT YEARS LIVING IN U.S.? _____

OCCUPATION _____ EMPLOYED BY _____ YEARS? _____

EMPLYERS ADDRESS _____ CITY _____ STATE _____

SPOUSE'S NAME _____ DRIVERS LICENSE # _____ STATE _____

SPOUSE'S MAIDEN NAME _____ PLACE OF BIRTH _____ DOB _____

SPOUSE'S OCCUPATION _____ WORK or CELL # _____

DEFENDANT OR SPOUSE HAVE CHILDREN? YES NO # _____ EX-SPOUSE NAME _____

| Age | Child's Full Name | Lives With Defendant? | If NO - Child Lives With Name. | Lives With Tel. # | Child's School |
|-----|-------------------|-----------------------|--------------------------------|-------------------|----------------|
| | | YES NO | | | |
| | | YES NO | | | |
| | | YES NO | | | |

| References Full Name | Relationship To Defendant | If Known? Full Street Address and/or City and State | Tel. # |
|----------------------|---------------------------|---|--------|
| | BEST FRIEND #1 | | |
| | BEST FRIEND #2 | | |
| | MOTHER/FATHER | | |
| | BROTHER/ SISTER | | |
| | BROTHER/ SISTER | | |
| | | | |

Submitted By: _____ Date _____ Your Contact # _____

ALWAYS THERE BAILBONDS

864-580-2245

BAIL BOND INDEMNITY AGREEMENT

RELATIONSHIP _____ YEARS KNOWN _____ E-MAIL _____
YOUR NAME _____ DOB _____ www.myspace.com/ _____
ADDRESS _____ APT# _____
CITY _____ STATE _____ ZIP _____ Own Rent Landlord Tel. _____
HOME PHONE _____ WORK # _____ CELL # _____
OCCUPATION _____ EMPLOYED BY _____
EMPLOYERS ADDRESS _____ CITY _____ STATE _____ ZIP _____
SS# _____ DRIVERS LICENSE # _____ STATE _____
NAME OF SPOUSE _____ DRIVERS LICENSE # _____ SS# _____
SPOUSES' EMPLOYER _____ ADDRESS _____ WORK # _____
REFERENCE _____ ADDRESS _____ TEL # _____

WHEREAS, Lexon Casualty & Surety Company, a Texas Corporation (hereinafter called the SURETY) at the request of the undersigned, and upon the security Hereof, has, or is about to become SURETY on an appearance bond for _____ In the sum of \$ _____ Dollars by its certain bond or undertaking, a copy of which is attached hereto and made a part hereof:

NOW THEREFORE, in consideration of the premises and the sum of one dollar in hand paid, receipt whereof by each of us is hereby acknowledged, the undersigned do/does hereby undertake, agree and bind themselves, their representatives, successors and assigns, as follows:

1. That the undersigned will have the aforesaid _____ forthcoming before the court named in said bond, attached hereto, at the time therein fixed, and from day to day and term to term thereafter, as may be ordered by the said court.
2. That the undersigned will at all times indemnify and save SURETY or its Agent, harmless from and against every and all claims, demands, liability, cost, charge, counsel fee, expense, suit order, judgment or adjudication whatsoever which the said SURETY or its Agent shall or may for any cause at any time sustain or incur by reason or in consequence of the said SURETY having executed said bond or undertaking, will upon demand, place the said SURETY or its Agent in funds to meet every claim, demand, liability, cost, interest, charge, counsel fee including bankruptcy attorney fee, expense, collection fee, investigative fee, apprehension, transport, surrender fee, suit order, judgment, or adjudication against it, by reason of such Suretyship, and before it or its Agent shall be required to pay the same.
3. The condition of said Indemnity Agreement provides that as long as there is any liability or loss of any nature whatsoever to the SURETY upon the bond referred to herein, the undersigned will not make any transfer, or any attempted transfer of any of the property, real or personal given as security, or any property which the undersigned owns or may subsequently acquire or any interest therein, and it is further agreed that the SURETY or its Agent shall have a lien upon all property of the undersigned for any sums due it for which it has become, or may become, liable by reason of its having executed the bond referred to herein. A Blanket Power of Attorney is given to the Surety or its Agent and each are authorized to sign whatever legal forms or documents on my / our behalf that are required to fulfill the securing of a lien(s) on any and all my property(s) including but not limited to real property, vacant land, vehicles, boats, planes, stock certificates / accounts, bank accounts or other assets of value.
4. The forfeiture notice, voucher or any other evidence of any payment made by the said SURETY or its Agent, by reason of such Suretyship, shall be conclusive evidence of such payment against the undersigned and the undersigned's estate both as to the property thereof and as to the extent of the liability thereof to the said SURETY.
5. That the said SURETY or its Agent, may withdraw from its Suretyship upon said bond or undertaking at any time that it may see fit, as provided by law.
6. That the Agreement shall not be returned by said surety or its Agent, at the time it shall be satisfied of the termination of its liability under said bond or obligation, but shall be retained.
7. That the failure of any of the undersigned to comply with the provisions of this Indemnity Agreement shall be binding upon the others.
8. If any provision or provisions of this instrument be void or unenforceable under the laws of any place governing its construction or enforcement, this instrument shall be void and violated thereby but shall be construed and endorsed with the same effect as though such provision or provisions were omitted.
9. Indemnitor(s), hereby authorize any person, agency, partnership, or corporation having any information concerning my character and financial reputation to release such information to Financial Casualty & Surety Co., 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 Lexon Casualty & Surety Company, its assigns and/or duly authorized representatives.
10. I hereby waive any and all rights I may have under Title 28 Privacy Act – Freedom of Information Act, Title 6, Fair Credit Reporting Act, and any such local or State law. I consent to and authorize Financial Casualty & Surety Co., and/or its 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, medical records, school records, workers' compensation records, employment records. I authorize without reservation, any party or agency, private or government (local, State, Federal), concerning me to Financial Casualty & Surety Co., and/or its Agent to furnish any and all private and public information and records in their possession concerning me to Financial Casualty & Surety Company, and/or its agent.

For good and valuable consideration, the undersigned principal agrees to indemnify and hold harmless the surety company or its agent for all losses not otherwise prohibited by law.

WHEREOF, the undersigned have duly executed this agreement this _____ day of _____, _____

(LS)

(LS)

PROMISSORY NOTE

This Note is executed by the undersigned to secure ALWAYS THERE BAIL BONDS. as Surety, upon forfeiture or estreatment of the surety bond(s) posted on behalf of the defendant named below and for all other liability assumed by First Party under Surety Bail Bond and Indemnity Agreement.

On demand after date, for value received, I/We promise to pay to the order of ALWAYS THERE BAIL BONDS. the sum of _____

Dollars. (\$ _____), at _____

In United States currency, with interest thereon at the rate of the maximum percentage allowable by law per annum from Call Date until fully paid. Interest payable monthly. The maker and endorser of this note further agree to waive demand, notice of non-payment and protest, and in case suit shall be brought for the collection hereof, or the same has to be collected upon demand of an attorney, to pay actual attorney's fees fro making such collection. After maturity, this Note shall bear interest at the maximum percentage allowable by law per annum, payable monthly.

It is further agreed and specifically understood that this Note shall become Null and Void in the event the said defendant) _____ shall appear in the proper court at the time or times so directed by the Judge or Judges of competent jurisdiction until the obligations under the appearance bond or bonds posted on behalf of the defendant have been fulfilled and the Surety discharged of all liability thereunder, and all other conditions of Surety Bail Bond and Indemnity Agreement have been completed, including, but not limited to payment of all premiums fees and expenses due, otherwise to remain in full force and effect. I further pledge all assets I now own or have an interest in, or acquire an interest in, as security collateral for and grant a lien thereon for any and all liabilities as outlined in the terms and conditions of ALWAYS THERE BAIL BONDS. standard application for appearance bond.

AUTHORIZATION

I/We hereby authorize and direct my/our relatives, employers (past and present), banks, finance companies, doctors, hospitals, clinics utility and telephone companies including but not limited to MCI, SBC, AT&T, Verizon, Allnet, Sprint and all other long distance companies, to provide lists of phone calls, when, where and to whom made, merchants, any company or person who has any type of credit/purchase information, the Federal Social Security Administration, the Internal Revenue Service, the State Department of Disability Insurance, the United States Armed Forces, the State Division of Motor Vehicles, all Municipal, County/Parish, State and Federal Law Enforcement Agencies, (Specific permission is given to release arrest and conviction information, N.C.I.C., C.C.H. and/or pictures, contact, traffic ticket, Driver's License, Department of Motor Vehicle Information, complaint information), and any other persons or organizations having any information concerning me/our and/or my immediate family members to give such information to ALWAYS THERE BAIL BONDS (A Michigan Corporation), and its assigns and/or duly authorized representatives. The undersigned understands that any information obtained will be used for the purpose of securing his or her appearance and/or Court appearance, and for the purpose of securing reimbursement for any expenses incurred as a result of undersigned's non-appearance and for the purpose of collecting any unpaid premiums and/or fees. The undersigned hereby waives his or her rights with respect to the Privacy Act and authorizes the use of copies of this document by ALWAYS THERE BAIL BONDS and its assigns and/or duly authorized representatives.

IN WITNESS WHEREOF, the First Party whose names are subscribed to the Bail Agreement executed herewith each represents; I have read the Bail Agreement and I know the contents thereof; that I hereby acknowledge receipt of a copy of said Bail Agreement; that I am the true and lawful owner of the property, whether real or personal, which is set forth in the Application for Bail (which Application is made a part hereof by reference as though herein fully set forth) or was given to Surety, is my property and that I own such property free and clear of all liens or encumbrances except as so noted, and if there are encumbrances I am not delinquent on any payments and I further promise not to transfer or encumber any of said property until my liability on said Bail Agreement has been released. I understand the Surety is permitting the said bail to remain in force on reliance of the statements made by me/us.

I understand that filing fees will be charged for the recording of liens and at the end of case for release on any collateral used for the above bond. I further agree and understand that I will have to pay whatever filing fee is charged by the governmental agency that records liens, plus I will be billed an additional ten dollars to cover the time and expenses expended by ALWAYS THERE BAIL BONDS. to record the above mentioned liens. It has been explained to me that the liens against the collateral will not be released until all fees and amounts due are paid.

This Surety Bail Bond and Indemnity Agreement Application, along with the promissory note and authorization are executed this

Defendant Signature _____ Phone: _____ SSN: _____ DOB: _____

PRINT Name _____ Address _____ City _____ State _____ Zip _____

CHECK TYPE OF COLLATERAL: R.E. AU CA\$ _____ ST CD SA MH OTHER _____ NO COLLATERAL

Indemnitor Signature _____ Phone: _____ SSN: _____ DOB: _____

PRINT Name _____ Address _____ City _____ State _____ Zip _____

CHECK TYPE OF COLLATERAL: R.E. AU CA\$ _____ ST CD SA MH OTHER _____ NO COLLATERAL

Indemnitor Signature _____ Phone: _____ SSN: _____ DOB: _____

PRINT Name _____ Address _____ City _____ State _____ Zip _____

CHECK TYPE OF COLLATERAL: R.E. AU CA\$ _____ ST CD SA MH OTHER _____ NO COLLATERAL

Indemnitor Signature _____ Phone: _____ SSN: _____ DOB: _____

PRINT Name _____ Address _____ City _____ State _____ Zip _____

CHECK TYPE OF COLLATERAL: R.E. AU CA\$ _____ ST CD SA MH OTHER _____ NO COLLATERAL

STATE OF _____ COUNTY OF _____ (COUNTY NOTARIZED IN)

On this _____ day of _____, _____, before me personally appeared _____

_____ to me know the person who executed the foregoing instrument, and acknowledged that he executed the same as his free act and deed.

NOTARY PUBLIC IN THE COUNTY OF _____

ACTING IN _____ COUNTY

COMMENTS _____

NOTARY PUBLIC MY COMMISSION EXPIRES: _____

SURETY BAIL BOND AND INDEMNITY AGREEMENT TERMS AND CONDITIONS-YOU ARE ASSUMING SPECIFIC OBLIGATION- READ CAREFULLY

This agreement is made by and between the undersigned Defendant (Principal) and Indemnitor (s) (hereinafter call "First Party"), and ALWAYS THERE BAIL BONDS,METRO BONDING,AND OR if applicable, the insurance company this (these) bond(s) is (are) place with (hereinafter call "Surety") through it's duly authorized agent.

WHEREAS, ALWAYS THERE BAIL BONDS,METRO BONDING,AND OR YOU WALK BAIL BOND AGENCY INC., at the request and application of the "First Party" has or is about to execute or cause to be made for the purpose of including the Surety to become Surety or to procure Suretyship on the appearance bond(s) or undertaking applied for herein, with the intent and purpose that they be fully relied on.

NOW THEREFORE, in consideration of the mutual promises and convenents contained herein, and in consideration of Surety arranging for execution of continuance of this bail bond(s) the parties jointly and severally agree as follows:

The following terms and conditions are an integral part of this Application for Appearance Bond/Recognizance No. _____

dated _____ for _____ called "Principal" and the parties agree that said Appearance Bond is conditioned on full compliance of the following:

- 1. Surety shall have control and jurisdiction over the Defendant during the term for which the Bond is executed and shall have the right to investigate, apprehend, arrest and transport across state lines in order to surrender the Defendant to the proper officials at any time provided by law.
- 2. In the event surrender of Defendant is made prior to the time set for Defendant's appearance in court and for reason other than as enumerated below, then Defendant shall be entitled to a refund of the bond premium.
- 3. It is understood and agreed that the happening of any one of the following events shall constitute a breach of Defendant's obligations to Surety, and Surety shall have the right to forthwith apprehend, transport and surrender Defendant, and Defendant shall have no right to any refund of premium whatsoever.
 - (a) If Defendant shall depart the jurisdiction of the court without the written consent of the court and Surety.
 - (b) If Defendant shall move from one address to another without notifying Surety, in writing prior to said move.
 - (c) If Defendant changes jobs or changes residence phone number without notifying Surety, in writing prior to said change.
 - (d) If Defendant shall commit any act which shall constitute reasonable evidence of defendant's intention to cause a forfeiture of said bond.
 - (e) If Defendant is arrested and incarcerated for any offense other than a minor traffic violation.
 - (f) If Defendant/Indemnitor(s) shall make any material false statement in this Application.
 - (g) If Defendant shall fail to check-in **EVERY MONDAY** and after **EACH COURT DATE** with Surety by calling _____ unless this box is marked
 - (h) If Defendant shall fail to appear personally before said Surety or Agent within 24 hours after notice to do so, such notice may be a phone call or a notice to Defendant's last known address
 - (i) If Defendant and/or Indemnitor(s) shall, for any reason, fail to provide and place with Surety, the necessary documents to properly secure sufficient collateral, to the interest of the Surety, in an amount to be determined solely by the Surety, at its discretion, from time to time, until the bond(s) posted for Defendant shall have been properly discharged and exonerated by the Court having jurisdiction and such discharge(s) and exonerations have been delivered, to the Surety at it's corporate office.
 - (j) If Defendant and/or Indemnitors fail to comply with each and every term and condition of this agreement.
 - (k) If the Indemnitor(s) request to be relieved of liability assumed under this agreement, as provided by law.
- 4. Surety and/or its agents, assigns and heirs shall have full, complete and unrestricted permission of all the undersigned to use, in whatever manner, and by the use of any type of form or media, including but not limited to: name(s), physical description, date of birth, driver's license number(s), social security number(s), past and present address(es), school(s), past and present place(s) of employment, names of friends, relatives and acquaintances, etc. This information shall be used for the purpose of locating and/or apprehending, arresting, transporting and returning the defendant to the custody of the court having jurisdiction. The undersigned hereby completely and fully waive all rights with respect to any and all Federal, State and Local privacy act(s) and hold harmless ALWAYS THERE BAIL BONDS,METRO BONDING,AND OR YOU WALK BAIL BOND AGENCY INC., and its agents, assigns, and heirs. Undersigned hereby further allowing surety and/or its agents complete and unrestricted access to any and all property, residential or otherwise, owned, rented leased or under their care, custody or control, at any hour of any day, whether accompanied by law enforcement officials or not, for the purpose of searching for, locating and/or apprehending the defendant and the undersigned shall cooperate fully with the surety and/or its agents to accomplish the same and will do so with absolutely no resistance of any nature. The undersigned further agree to waive any and all claims or causes of action they may have against surety or which accrued to the undersigned by virtue of the surety apprehending, locating or surrendering defendant or attempts thereat.
- 5. Defendant agrees to abide by any and all conditions set forth by the court having jurisdiction.

6. First Party agrees to pay Surety \$ _____ per annum for this Bail Bond. The premium is fully earned upon the release of Principal. The fact that Defendant may have been improperly arrested or his bail reduced or his case dismissed, shall not obligate the return of any portion of said premium. This bond is renewable each year. First party agrees to pay to Surety a renewal premium in the amount stated above, twelve months after the date on which this bond was executed. If said premium and/or renewal premium is not paid Surety has the right to surrender Principal of Bond. Premium is NOT Proratable, full year due on renewal – **I WAIVE FURTHER ADDITIONAL NOTICES.**

7. To pay fees and reimburse surety for actual expenses incurred in connection with the arranging and/or execution of Bail Bond or any renewal or substitution thereof (including, but not limited to, travel and telephone expenses) whether or not said Principal refuses to be released after arrangements have been initiated by Surety, in no event shall this fee be less than fifty dollars (\$50.00).

8. To pay fees and reimburse Surety for actual expenses incurred and caused by the First Party of any of the terms for which the application of the Bail Bond were written not in excess of the penal amount of the Bail Bond plus all liabilities incurred as a result of searching for, endeavoring to search, for recapturing or returning Principal to custody, incurred by Surety or as necessary in apprehending or endeavoring to apprehend Principal including, but not limited to, legal fees incurred by Surety in making application to a court for an order to vacate or to set aside the order of forfeiture and/or summary judgment. Fee for forfeiture shall be as follows: Size of Bond; less than \$101 = \$50 plus all expenses; \$101 - \$150 = \$65 plus all expenses; \$151 - \$200 = \$100 plus all expenses; \$201 - \$250 = \$115 plus all expenses; \$251 - \$300 = \$150 plus all expenses; \$301 - \$350 = \$165 plus all expenses; \$351 - \$400 = \$200 plus all expenses; \$401 - \$500 = \$250 plus all expenses; \$501 - \$2,999 = \$300 plus all expenses; \$3,000 + = 10% of penal amount of bond plus all expenses.

9. To pay Surety; in the event that it is necessary for them to institute suit for a breach of this agreement actual attorney's fee which shall, in no event, be less than the sum of one hundred dollars (\$100.00).

10. To pay Surety as collateral upon demand, the penal amount of the Bail Bond, in lawful United States currency, whenever Surety, as a result of information concealed and/or misrepresented by the First Party, and/or for other reasonable cause, any one of which was material to hazard assumed, deems payment necessary to protect the Surety hereunder. Where, as a result of judicial action, bail has been increased, and no collateral or insufficient collateral, in the sole discretion of Surety, is furnished to indemnify against such bail or increase in the bail, Surety may demand such collateral as will indemnify them against such increased bail.

11. To secure release and/or exonerations of Surety from all liability under Bail Bond, including, but not limited to, the immediate surrender of Principal to Court should Surety deem such action advisable and to pay all fees and expenses of Surety if First Party fails to comply with this section within 14 days of notification to do so.

12. That all money or other property which the First Party has deposited or may deposit with the Surety may be applied as collateral security or indemnity for any all matters contained herein, and to accomplish the purposes contained herein, the Surety is authorized to lawfully levy upon said collateral in the manner provided by law and to apply the proceeds therefrom and any and all money deposited to payment or reimbursement for the hereinabove liabilities, losses, costs, damages and expenses. If collateral received by Surety is in excess of the bail forfeited plus costs, liabilities, losses, damages and expenses, such excess shall be retained by and become the property of the surety – no excess shall be returned.

13. The obligations hereunder are joint and several and any amount due shall bear interest at the maximum rate of interest allowed by law. The Surety shall not be first obliged to proceed against the principal on Bail Bond before having recourse against the First Party or any one of them, the First Party hereby expressly waiving the benefits of law requiring the Surety to make claim upon or to proceed or enforce its remedies against the Principal before making demand upon or proceeding and/or enforcing its remedies against any one or more of the First Party.

14. In making application for Bail Bond, First Party warrants all statements made by him/her/them on this application to be true, and we agree to advise Surety of any change, including but not limited to change of address or employment of either the Principal and/or of any of the First Party, or any other material change in circumstances, within forty-eight (48) hours after knowledge such change shall have occurred, and the First Party agrees that any failure to so notify shall be reasonable cause for the immediate surrender of the Principal.

15. The undersigned agree that these obligations apply to all other Bail Bonds executed to the same charge and/or same principle for which the above mentioned Bail Bond was executed, or any change arising out of the same transaction, regardless of whether said Bail Bonds are filed before or after conviction.

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

17. That the First Party will at all times indemnify and save the Surety harmless from and against any and all claims, demands, liabilities, cost, charges, counsel fees, expenses, suits, orders, judgments or adjudications whatsoever which the surety shall or may for any cause sustain or incur, by reason of Surety having executed said Bond or undertaking, and will, upon demand, place the Surety in funds to meet all such claims, demands, liabilities, cost, changes, 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. First party further waives any and all claims or causes of action they may have against surety or which accrued to first party by virtue of surety apprehending, locating, or surrendering defendant or attempts threat.

18. The Indemnitors agree not to make or attempt, any transfer of property, real or personal, in which they may have or may acquire any interest, and they agree that the Surety shall have a lien upon all property of Indemnitors for sums due Surety or for which Surety has or may become liable by reason of having executed the Bond referred herein. In the event any of the contingencies specified in 3 above occur, first party/indemnitors consent to a lien and encumbrance being filed against and foreclosure action being filed against any and all real or personal property which they presently own or may, in the future, acquire an interest in.

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

20. That the Surety may withdraw, at any time provided by law, from its Suretyship upon the Bond or undertaking herein, without liability to any party. Premium is not refundable.

21. That Indemnitors' liability to Surety 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 Indemnitors.

22. That Indemnitors' obligations and indemnities as contained herein shall not terminate upon exonerations of the bond or undertaking but shall continue until such time that Surety is relieved of and paid for all duties, demands, liabilities, obligations, costs or expenses in any way related therein.

23. That the waiver by Surety of any term or condition herein shall not be deemed a waiver of same or any subsequent breach of the same term or condition, and that failure of any 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 Indemnitors(s) who shall remain liable and bond by all provisions of this agreement.

24. This agreement shall be construed and enforced under the laws of the State of Michigan. In the event any of the provisions of this Agreement are inconsistent with the laws of this State, this Agreement, as to these provisions only, shall be null and void, and the remainder shall be enforced with the same effect as though such provisions were omitted.

Defendant
Signature _____

Indemnitor _____

WAIVER OF EXTRADITION

State of _____
County of _____

Date _____

Now comes _____, defendant, in a cause now pending for the offense(s) of _____ in the _____ Court in the City of _____, County of _____, in the State of _____, and defendant, having been informed of his/her constitutional rights, does hereby waive any and all rights which the defendant might have under the law concerning the extradition of the defendant to and/or from any state and/or country.

I, _____, defendant, do hereby, without duress, and of my own free will and in order to induce _____ to become surety for me and to guarantee my appearance at court in the above mentioned state, further consent and agree to voluntarily return to the State of _____ with any agent of the surety, _____, and/or any local, state or federal law enforcement officer(s), at any time and by any means of transportation selected by such agent and/or officer(s), including but not limited to; air travel, either commercial, military or private, trains, boats, automobiles, or any other form of private, public, military, and/or commercial transportation.

Witness

Defendant

Before me, _____, defendant, personally appeared and, after having been advised of his rights to the issuance and services of a warrant of extradition and to obtain a writ of habeas corpus, has in my presence, voluntarily and without duress signed the above consent to return to the State of _____. Subscribed and sworn to before me this _____ day of _____, 2_____.

Notary Public

Notary Public in and for _____ County, acting in _____ County.
My Commission Expires _____