## BAIL BOND APPLICATION ALLEGHENY CASUALTY COMPANY CALABASAS, CALIFORNIA

| P.A. Number       |  |
|-------------------|--|
| Bond Amount \$    |  |
| Date of Execution |  |
| Agent             |  |
| Agent             |  |

| CALABASA   | S, CALIFORNIA                                   |                |                  |   | Date of Execution                                     |  |
|--|---|----------------|------------------|---|---|--|
|  |   |                |                  |   | Agent   |  |
|  | u to act as my bail in t<br>State, wherein I am |                | with the offense | Co                                      | urt of County,  |  |
| I understand and agr<br>and that you will have the | ree that you, as my bai                         | I, shall ha    | ve control and   | jurisdiction of me                      | during the term for which the bond is executed esire. |  |
| ALL QUESTIONS N                                    | MUST BE ANSWERE                                 | D IN FU        | LL, OR DELA      | Y WILL OCCUR                            | . ALL INFORMATION CONFIDENTIAL.                       |  |
| PRINT full name                                    |   |                |                  |   | Phone   |  |
| Residence Address                                  |   | Middle N       | ame \            | Last Name                               |   |  |
|  |   |                |                  |   | Color of Eyes   |  |
|  |   |                |                  |   | Peculiar Marks  |  |
|  |   |                |                  |   | Social Security No                                    |  |
|  |   |                |                  |   | Classification  |  |
| What is your Nick-Name                             | e?  |                |                  | Occupation _                            |   |  |
|  | our Alias or Aliases?                           |                |                  |   |   |  |
|  |   |                |                  |   | _ Drivers License No                                  |  |
| Married, single, or Wide                           |   |                |                  |   |   |  |
| Wife's (or Husband's) Na                           |   |                |                  |   |   |  |
| Number of Children                                 | Names, ag                                       | es, addres     | ses              |   |   |  |
| 77   |   |                |                  |   |   |  |
| How long have you resid                            |   |                |                  |   |   |  |
| Previously where?                                  |   | •              |                  | n 1                                     |   |  |
| Have you ever been conv                            |   |                |                  |   |   |  |
|  |   |                |                  |   | me?   |  |
|  |   |                |                  |   | To whom   |  |
|  |   |                |                  |   | Whom payable?   |  |
|  |   |                |                  |   |   |  |
|  |   |                |                  |   | of which you are a member or officer                  |  |
| State how you have been                            | occupied during past                            | ten vears      | whether emplo    | oved or not                             |   |  |
| ,  |   |                |                  | .,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, |   |  |
|  |   | ,, ,           |                  |   |   |  |
| Personal Rel                                       | ferences  | Years<br>Known | Occupation       |   | Post Office Address                                   |  |
|  |   |                |                  |   |   |  |
|  |   |                |                  |   |   |  |
|  |   |                |                  |   |   |  |
| RELATIVES  | NAME  |                | 00               | CUPATION                                | ADDRESS, CITY, STATE                                  |  |
| ather  |   |                |                  |   |   |  |
| Mother   |   |                |                  |   |   |  |
| Brother Brother                                    |   |                |                  |   |   |  |
| " "  |   |                |                  |   |   |  |
| " Other Nearest                                    |   |                |                  |   |   |  |
| Living   |   |                |                  |   |   |  |
| ather-in-Law                                       |   |                |                  |   |   |  |
| fother-in-Law                                      |   |                |                  |   |   |  |
| Brother-in-Law                                     |   |                |                  |   |   |  |
| Cousin   |   |                |                  |   |   |  |
|  |   |                |                  |   |   |  |
| Picture must acco                                  | ompany each application.                        |                |                  |   | (SEAL   |  |

PREMIUM ON THIS BOND IS NOT RETURNABLE

Defendant must also sign indemnity agreement.

## INDEMNITY AGREEMENT

In consideration of the ALLEGHENY CASUALTY COMPANY, (hereinafter call the Company) executing or procuring the execution or guaranteeing, or continuing the bond, described in the foregoing statement, or any renewal thereof, we, the undersigned hereby jointly and severally covenant and agree as follows

SECOND. That the undertigned will at all times indemnify and keep the Company, and does not cover any disbursements or special services that may be required for the protection of the Company.

SECOND. That the undertigned will at all times indemnify and keep the Company indemnified and hold and save it harmless from and against any and all losses, demands, liabilities and expenses of whittoever kind or nature, including attorney's, coursed and detective fees and expenses, costs, fines and recaption expenses, which it shall at any time sustain or incur, by reason, or in consequence, of having executed the said bond or undertaking, herein applied for, and whether such losses or expenses are directly on said forced bond or indirectly by reason of any action taken by the Company to protect its interests, and will pay over, reinhouse, and make good to the Company, is successors and sasigns, all sums and amounts of money which the Company or its agents shall pay or cause to be paid or become liable too pay, under its obligation against said bond or undertaking, cor as charges, expenditures, disbursements mad for whattoever kind or nature, including attorneys, counsel and detective fees and expenses, costs, fines and recaption expenses and any disbursements made to protect the interest of the Company by reason of the execution of said bond, and also any expenses incurred by the Company in the investigation of any claim made under said bond or undertaking, whether such claim is valid or not, or in connection with any claim shall be made upon the Company under said bond or undertaking, such payments to be made to the Company is and it shall have been liable therefor, whether it shall have paid said sum or any part therefor on n. That if any claim shall be made upon the Company under said bond or undertaking, and if, in the judgment of the Company in the said bond, from which it appears in the judgment of the Company that it may be called upon to make a payment under said bond, the undersigned covenants and agrees to pay

THIRD: That in any suit between the undersigned and the Company to recover any sum of money under dis agreement, the vouchers or other evidence showing payment by the Company of any sum of money under and by virtue of such bond or undertaking, whether in payment of a valid claim or not, or the payment of any disbursements in connection with any valid or invalid claim made under such bond or undertaking, shall be conclusive evidence against us for the fact and the amount of our liability to the Company hereunder. That in any accounting that may be had between us and the Company, the Company shall be entitled to credit for any and all disbursements or expenditures in connection with the bond herein, made by it in good faith, under the belief that it was liable for the sums so expended or that it was expedient to make such disbursements, whether such liability or expediency existed or not.

FOURTH: The undersigned pledge any collateral security deposited by them and authorize the Company to apply or sell the same to reimburse it for any and all damages, loss, cost, charges and expenses of whatstoever kind or nature including any reasonable service charge or attorneys' fee, which it may sustain or incur by reason of having executed the bond herein applied for, or by reason of any failure on the part of the said principal or this depositor to comply with the terms and conditions of any agreement or covenant herein contained, and to hold, apply or sell the same, or any part thereof, to protect or reimburse it, by reason of the execution hereinforce or hereafter of any other bond, for or on behalf of the principal or the depositor, and to apply and sell the same for the purpose of placing itself in funds or protecting itself against any claim, demand or loss under said bond or any other bond. Geneeued on behalf of the principal or depositor. The Company may make any such sale, at its discretion, at public or private sales, and without demand, notice or advertisement of the time and place of said sale, and also with the right to purchase said collateral, are ny part thereof, or or any collateral which may be hereafter deposited with the Company for its protection, and additional and satisfactory collateral shall, gate to the Company so that the total market value of the collateral aball, at all times, the equal to the present market value of the collateral deposited. If the Depositor fails, on the request of the Company, to deposit such additional collateral, as the sale, as its option, and without demand, notice or advertisement, and also with the right to purchase said collateral as the value of the collateral as the substituted collateral, or additional collateral, the Company will return and collateral to the collateral as the substituted collateral or additional collateral to the Depositor when in recept of competent written legal evidence satisfactory to it of its discharge or release from all li

FIFTH: That if a deed to a parcel of property be piedged as security with the Company, for the execution of any bond and should the Company become liable to pay on said bond, said Company shall have the right in an action to declare said deed a Mortgage and foreclose same, to move for the appointment of a Receiver of the rents and profits of said premises without notice to the owner of the property and such rents and profits are hereby assigned to the Company as further security for the payment of the indebtedness. The undersigned hereby saigns, transfers and sets over unto the Company all right, tide and interest in and to any policies of fire insurance on any real estate upon which deed or mortgage has been given by the undersigned to the Company, and also all right, tile and interest of the undersigned, equity in policies of fire insurance on the said real estate. If a confession of judgment is taken in connection with this bond, the Company shall have the right to enter and file the same at any time, and such judgment shall be a line and entitled to a preference against any property of the undersigned, the undersigned, the lundersigned, the judgment entered thoreupon shall be effective and available to the Company against any of the undersigned in the bond applied for, but as well in connection with any other bond that may have been written by the Company in which any of the undersigned are either principal or indemnitor.

SIXTH: That the Company shall have the right at any time, and for any reason, satisfactory to it, to surrender the principal of the bond to surrender and to effect its release thereunder. In the event of the failure of the principal of the bond to appear in court, or at the office of the Company whenever so required, or in the event of the rearrest of the principal on another charge, or on the same charge with an increase of bail or when the case against the defendant is reached for stral, or in the event of the failure of the undersigned to comply with the coverants of this agreement or whenever the Company shall be requested to surrender the defendant by any indemnitor, shall be found to be failure of any of the collateral or security given shall depreciate or have become impaired, the Company shall have the right to surrender the defendant without the return of any portion of the premium and all expenses shall be for account of the undersigned who shall also be responsible for the reasonable value of the services and time of the Company's

SEVENTH: That no act or omission of the Company in modifying, amending, limiting or extending the instrument so executed by the Company shall in any wise affect our liability hereunder, nor shall we or any of us be released form this obligation by reason thereof; we agree that the Company may alter change or modify, amend, limit or extend said bond or undertaking and may execute renewals thereof, or other and new obligations in its place or in lieu thereof and without notice to us, notice being expressly waived, and in any such case, we and all security given by us shall be liable to the Company as fully and to the same extent on account of any such altered, changed, modified, amended, limited or extended instruments, or such renewals thereof, or their or new obligations in its place or in lieu thereof, whenever and as often as made, as fully as if such instrument were described at length herein. The Company shall have the right, and are rehereby authorized to fill up any blank or blanks left in this application or in any other paper of indemnity, and to correct any errors in filling up any such blank or blanks, it being hereby agreed that any such insertion or correction shall be prima facie correct.

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EIGHTH: That it shall not be necessary for the Company to give us, or any or us, notice of any suit, act, fact or information coming to the notice or knowledge of the Company concerning or affecting its rights or liability under any such bond or undertaking by it so executed, or our rights or liabilities hereunder, notice of all such being hereby expressly waived. That the recovery by the Company of any judgment against us shall not bar it from procuring any other judgment or judgments hereunder against us, provided the Company did not recover prior therein the particular loss or claim sued for, the intention being that the Company may separate into as many suits as it deems best, any and all claims which it may have against us under this agreement.

NINTH: That all collateral securities or indemnity papers, at any time deposited with or in the possession of the Company shall be available in its behalf and for its benefit and relief as well concerning any and all former or subsequent bonds or undertakings executed for us, or at the instance of us, or any of us, as the bond or undertaking concerning which collateral securities or indemnity papers shall have been made, deposited or given, and shall also be available to cover any disbursement, expenditure or outlay made by any agent or attorney in fact of the Company in and about said bond or to prevent a forfeiture thereof or to pay any fine imposed on the defendant or to procure the return of the defendant whose bond has been forfeited.

TENTH: That as long as there is any liability of loss of any nature whatever to the Company upon the bond applied for herein, the undersigned will not make any transfer, or any attempted transfer of any of the property given as security or which the undersigned may subsequently acquire, or of any interest therein, and it is further agreed that the Company shall have a lien upon all property of the undersigned for any sums due if or for which it has become, or may become, fiable by reason of its having executed the bond applied for herein.

ELEVENTH: That none of the accurity given by us shall be returned nor shall we be relieved from any liability, until we shall have furnished the Company with competent written legal evidence satisfactory to it, of its full discharge from liability under said bond and the Company shall have a reasonable period after such proof to return only collateral given by us, which shall be taken to be about ten days. The Company expressly reserves the right not to return collateral security unless the collateral receipt issued by it on receipt of the collateral security is returned by the person to whom it was issued, or a Surety Company bond satisfactory to this Company is given in double the value of said collateral.

TWELFTH. That in no event is the surrender of the defendant by the undersigned to the Surety Company to be considered a release under the obligation of this bond unless said surrender shall have been made by the section of the defendant at the Trial Term of the Court wherein the defendant is notified to appear on the day scheduled for his appearance, and continuously thereafter until discharged and/or sentenced by the Court, and the production of the detendant at the street state of the company on its bond or undertaking is cancelled.

THIRTEENTH: The undersigned hereby agree that no understanding, promise or agreement not contained herein shall be binding upon any of the parties hereto and the undersigned hereby specifically waive all representations, promises, agreements and understandings of every kind or character not herein set forth in writing and agree that no agent or representative has authority to vary the terms of this contract or make any representation or promise or agreement not contained herein unless the same is in writing and signed by an officer of Alleghony Casualty Company

FOURTEENTH: That in the event that said criminal defendant escapes from the custody of the Surety and is subsequently captured in a state of the United States other than the one in which the charge was filled or in a foreign country, and providing said criminal defendant is also one of the Indemnitors herein, such criminal defendant does hereby agree to return voluntarily to the State of original jurisdiction, even though bail bond posted on behalf of such person shall have been forfeited and the time for the setting saide thereof shall have expired, and does hereby waive extradition proceedings and further consents to the application of such force as may be necessary to effect such return

FIFTEENTH: It is specifically understood and agreed that irrespective of the domicile or legal residence of any of the parties hereto the law of Pennsylvania shall govern construction, interpretation and enforcement of contract and of the contract or contracts of suretyphip executed hereunder. SIXTEENTH: That these covenants shall be binding not only upon us, jointly and severally, but as well upon our respective heirs, executors, administrators, successors and assigns IN TESTIMONY WHEREOF we have hereunto set our hands and affixed our seals this \_ Signature of Defendant (SEAL) Signature of Indemnitor Address Signature of Indemnitor (SEAL) Signature of Indemnitor Address Address \_ , SS. , COUNTY OF STATE OF , before me personally came \_ On this \_day of \_ described in, and who executed the foregoing statement and me known, and known to me to be the individual read the statement, duly acknowledged to me that understand the meaning thereof and executed the same freely and voluntarily for the purposed therein expressed. Notary Public My Commission expires \_