

YOU ARE ASSUMING SPECIFIC OBLIGATIONS-READ CAREFULLY

WHEREAS, GEORGIA QUICK BAIL, INC. (herein called the SURETY), at the request of or on behalf of the undersigned, has or is about to become.

SURETY on an appearance bond for _____

in the sum of _____ Dollars (\$ _____)

- 1. GEORGIA QUICK BAIL, INC. as bail, shall have control and jurisdiction over the Defendant during the term for which the bond is executed and shall have the right to apprehend, arrest and surrender to the proper officials at any time as provided by law.
- 2. That the undersigned will at all times indemnify and save the said SURETY harmless from and against every and all claims, demands, liabilities, costs, charges, counsel fees, expenses, suits, orders, judgments, or adjudications whatsoever which the said SURETY 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 in funds to meet all such claims, demands, liabilities, costs, charges, counsel fees, expenses, order judgments, or adjudications against it by reason of such Surety-ship, and before the said SURETY shall be required to pay the same.
- 3. That the agreement of indemnity contained in paragraph 2 above shall continue as long as the SURETY has any liability or has sustained any loss, upon the bond referred to herein, and the undersigned agrees not to make any transfer of any property, real or personal, in which the undersigned has an interest or in which the undersigned may subsequently acquire any interest, and it is further agreed that the SURETY shall have a lien upon all property of the undersigned for any sums due it or for which it has become, or may become, liable by reason of its having executed the bond referred to herein. It is further agreed that the indemnity Agreement contained in Paragraph 2 above and the provision paragraph shall be binding upon and apply to any subsidiary affiliate, parent or related enterprises created or acquired by the undersigned.
- 4. That the voucher or other evidence of any payment made by the said SURETY, by reason of such surety-ship be conclusive evidence of such payment against the undersigned, the successors and assigns of the undersigned, as well as the estate of the undersigned, and those entitled the share in the estate of the undersigned, and those entitled the share in the estate of the undersigned as to both the propriety and as to the extent of the liability thereunder of the said SURETY.
- 5. That the said SURETY may withdraw from its surety-ship upon said bond or undertaking at any time it may see fit, as provided law.
- 6. That the undersigned's liability hereunder shall apply not only to the bond referred to above, but shall apply to all the other bonds or undertakings which may at any time be issued by the surety at the request of or on behalf of the undersigned.
- 7. That the agreement shall not be returned by the said SURETY at the time it shall be satisfied of the termination of its liability under said bond or obligation, but shall be retained as security for any liability that may at any time thereafter occur.
- 8. That the failure of any of the undersigned to comply with the provisions of this agreement of indemnity shall be binding upon the others.
- 9. If any provisions of this instrument be void or unenforceable under the laws of any place governing its construction or enforcement, this instrument shall not be void or vitiated thereby but shall be construed and enforced with the same effect as though such provision were omitted.
- 10. I authorize GEORGIA QUICK BAIL, INC. and it's Agents to conduct routine credit check, criminal history, employment, personnel, and family references check with my application for service. GEORGIA QUICK BAIL, INC. may use any information obtained through this service application and other sources.

WITNESSES:

_____ X _____
SIGNATURE OF DEFENDANT

_____ X _____
SIGNATURE OF INDEMNITOR

_____ X _____
SIGNATURE OF CO-INDEMNITOR

PROMISSORY NOTE

\$ _____ CITY AND STATE _____ 20 _____

On demand after date, for value received, _____ Promise to pay to the order of

GEORGIA QUICK BAIL, INC

_____ DOLLARS

at _____ 785 SEABOARD DR STE 205 , DALLAS GA 30132 _____, with interest thereon at the rate of _____ per cent, per annum from Call Date until fully paid. Interest payable semi-annually. The marker 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 reasonable attorney's fees for making such collection. Deferred interest payments to bear interest payments to bear interest from maturity at _____ per cent. Per annum payable semi-annually. 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 directly by the Judge or Judges and competent jurisdiction until the obligations under the the appearance bond or bonds posted on behalf of the defendant have been fulfilled and the Surety discharged of all liability thereunder, otherwise to remain in full force effect.

X _____
SIGNATURE OF DEFENDANT

X _____
SIGNATURE OF INDEMNITOR

X _____
SIGNATURE OF CO-INDEMNITOR

Date _____ 20 _____

RELEASE FORM

The Principal and Indemnitor, does hereby authorize a review of and full disclosure of all records concerning said Principal or Indemnitor to the Surety.

The Surety is authorized to secure and investigate consumer report and information from any credit reporting agency or other source pertaining to the Principal and/or Indemnitor's undersigned's character, location and/or financial condition, whether the Principal and/or Indemnitor be in default or not.

In addition, the Principal and Indemnitor hereby authorizes and DIRECTS his relatives, employers, bankers, The Federal Social Security Administration, the Internal Revenue, the State Department of Disability of Insurance, The United States Armed Forces, the State Division of Motor Vehicle, all Municipal, County, State and Federal Law Enforcement Agencies and any other persons or organizations having information concerning the whereabouts to give such information to Georgia Quick Bail, Inc. (also known as Paulding Quick Bail and Polk Quick Bail) and its assigns and or duly authorized representatives.

The Principal and or Indemnitor understands that any information obtained by a personal history background investigation, which is developed directly or indirectly, in whole or in part, upon this release authorization will be considered in compiling any report for Georgia Quick Bail, Inc. (also known as Paulding Quick Bail and Polk Quick Bail) and will be used for the purpose of securing his or her appearance and or apprehension for COURT appearance. The Principal and or Indemnitor certify that any person(s) who may furnish such information concerning me shall not be held accountable for giving this information. The Principal and or Indemnitor does hereby release said person(s) from any and all liability, which may be incurred as a result of furnishing such information.

The Principal and Indemnitor hereby WAIVES his or her right with respect to the PRIVACY ACT and authorizes the use of copies of this document by Georgia Quick Bail, Inc. (also known as Paulding Quick Bail and Polk Quick Bail) and it's assigns and or duly representative. A photocopy of this release form will be valid as an original thereof, even though the said photocopy does not contain original signatures of said Principal and/or Indemnitor.

By signing this document, I certify that all information is correct to the best of my knowledge, and I have read and agree to all of the terms and conditions listed above.

Principal Signature

Indemnitor Signature

Witness

Date

I, _____, of my own free will and accord, do hereby voluntary agree and consent to return to the state of Georgia as a prisoner, to answer to the charge(s)

of _____

_____ now pending against me. I hereby waive all rights to contest extradition, and consent to accompany Surety or his agent, or any authorized representative of the state of Georgia as a prisoner and hereby release said agent from any and all liability by reason thereof.

Principal Signature

Date

Paulding Quick Bail, Inc.

785 Seaboard Dr STE 205
Dallas, GA 30132
(770) 443-4647 office
(770) 749-7111 fax

NOTICE TO COSIGNER

You hereby understand and agree to have the defendant report to our office to complete their paperwork by 10:00 am the next business day (see hours of operation below). If the defendant is released on Saturday or Sunday, they are to report between 8:00 am and 10:00 am on Monday.

You may also go to our website www.pauldingquickbail.com fill out and sign the defendant packet and return the documents with a copy of the signed bond and the defendant's driver's license. You can email the papers to pauldingquickbail@gmail.com or you can fax the documents to 770-749-7111. If you choose this option, we **MUST receive the papers no later than the following day after the defendant's release.

Failure to do so will result in revocation of defendants bond (at cosigners expense), no questions asked.

Our business hours: 8:00am - 3:30pm Monday, Wednesday & Friday.
785 Seaboard Drive STE 205, Dallas GA 30132

Signature of Cosigner

Date

Witness

Paulding Quick Bail, Inc.

785 Seaboard Dr STE 205
Dallas, GA 30132
(770) 443-4647 office
(770) 749-7111 fax

CREDIT CARD CHARGE AUTHORIZATION

I, _____, authorize Paulding Quick Bail, Inc. to charge the credit card listed below the amount of \$ _____ + 3.5% credit card fee. I also authorize Georgia Quick Bail, Inc. to charge the card listed below the full bond amount of \$ _____ plus expenses and fees in order to satisfy the promissory note and bail bond contract dated _____ 20 _____ should _____ fail to appear in court. If there is a balance due on this account, I will make all payments as agreed. If payments are not made as agreed, I allow Georgia Quick Bail, Inc. to run the card listed below for the current payment if it is three (3) days past due, and/or the balance on the account if the payments becomes 30 days past due. I understand my credit card listed below will be charged the full balance due or any amount approved by my credit card company.

This authorization shall remain valid until the completion of the court case as evidence by a final disposition and payment in full has been satisfied. The authorization to charge set forth herein shall extend to any other credit cards now or hereafter issued to me by the listed or any other credit card issuer.

Name on Card

Type of Card

Billing Address

Card Number

Expiration

CVV

Signature

Date

Witness

Date

**THIS FORM IS REQUIRED FOR ANYONE PAYING
WITH A CARD AND/OR ON A PAYMENT PLAN**

YOUR RESPONSIBILITY AS A COSIGNER FOR A BOND

You, as the surety are entering into a contractual agreement to produce the individual on the scheduled appearance date. If on the court date, you, as the surety fail to produce the defendant, you have failed to meet the terms of the contract/agreement and you will be required to pay the court the sum of money specified in the bond agreement. If payment is not made, a judgment will be placed against your property for the amount of the bond plus court costs. The Sheriff's office is required by law to seize your property for public auction. Once the property is sold, any proceeds exceeding the amount of the bond and court cost will be returned to you, the surety/cosigner. To be relieved of your contractual agreement prior to the scheduled court appearance, please see the list below. The Sheriff's office cannot arrest the individual for the sole purpose of allowing you to go off the bond. You may contact Georgia Quick Bail, Inc. for assistance in the capture of said defendant.

As cosigner, you have also been required to sign a promissory note in the full amount of the bond. This note will only be enforced should the individual you are cosigning for fail to appear in court on the date assigned or any continuance of court on the charges appearing on the bond. You should consider this note as binding as if you had borrowed money from the bank. The canceled original note will be sent to you upon request and proof that the individual has received a disposition on the case in which the bond has been issued.

Our policy concerning coming off of a bond is as follows:

- 1) Producing another credit worthy co-maker to take their place.
Processing fee of \$150.00
- 2) If the defendant is arrested and currently in the original arresting facility.
Processing Fee of \$150.00
- 3) You may pay the FULL bond amount as a deposit and once the case is over, we will refund the deposit amount.

Also, **AT NO TIME WILL ANY BOND FEE BE REFUNDED.** Once the subject is in the lobby the fee is nonrefundable. This also includes after they go to court. The only time money is refunded is if an additional amount of money has been taken as a deposit. Then only the amount above the bond fee will be refunded.

By signing below I acknowledge that I have read and understand completely my obligations to this bond.

Printed Name

Date

Signature