	3-3-5	INDEMNITOR/GUARANT	
Ame	rican Contractors	CHECKLI	
Indemnity Company 9841 Airport Blvd., 9th Floor Los Angeles, CA 90045		BOND	
		No.:	
Ľ	(310) 649-2663	Bail Amount: \$	
		Premium	
ate	:	Amount: \$ Amount	
efendant	:	Paid Down: \$	
		Dipaid Balanaa:	
ail	:	Cash	
ere)		Collateral: \$	
1.	I have read and received a copy of the standard su	rety bail bond agreement.	
2.	This indemnitor/guarantor checklist is intended to c	larify and explain the standard surety bail bond agreement.	
	-	nents for money due on the premium as described above. Finar	
	charges are computed on unpaid balances on the	30th day of each month at a rate of ten percent per annum. There ments not received within five days of the due date.	
	understand I am required to pay the amount of the bail premium every year, in advance hereafter, until the surety egally discharged from all liability on the bonds posted.		
	I understand I am responsible for paying the full amount of the bond posted if the defendant does not appear in courd for every appearance and any other time ordered by the court, until defendant is sentenced or the case is dismissed the court.		
	A forfeiture of the bail will be entered by the court if the defendant fails to make any court appearance. I understand th if the bond is ordered forfeited and it is not ordered reinstated, or exonerated, that I must pay the full amount of the brofeited to the bail agency.		
	I understand I am responsible if it becomes necessary to arrest and surrender the defendant. That I am responsible paying for investigation, location and apprehension time; pursuant to Title 10 CCR 2081(c), I will be billed for act necessary and reasonable expenses.		
	back in custody or when any condition exists as Sections Five and Eleven. If no investigation costs jail facility of the court specified on the bail receipt	rt forfeiture or when any co-signer requests the defendant be plac defined in the bail bond agreement, specifically, but not limited have been incurred prior to a voluntary surrender of defendant at there will be no investigation cost charged. Reasonable court cost e charged if applicable and a receipt will be provided.	
8.	I understand that if the bail is ordered forfeited by the court, that I am responsible to pay court costs and reasonal appearance fees (a minimum of) for the bail agency to reinstate or exonerate the bail bond if necessary.		
	I understand that if I breech the bail bond agreement, by non payment or any other action as defined by the I agreement, I am responsible for any collection actions taken, including attorney fees and costs Attorney's fees ar minimum of an hour. If any collection action needs to be taken a minimum fee will charged.		
	I understand that collateral can not be released exonerated, and written notice from the court provide	until all bonds posted on my behalf for the defendant have be ded to the bail agency.	
	I understand that substitution of collateral is done a no agreements to substitute collateral at a future da	at the discretion of the surety and the bail bonding agency. There a ate.	
	I understand that it is my responsibility to request return of any collateral provided. There may be a delay of return collateral until the bail agency has researched the exoneration date and verified the bail bond status with appropriate courts. This process may be done faster if I obtain written verification of the bond exoneration from the co and provide it to the bail agency.		
		ne standard bail agreement, which is the entire contract with the bare any exemptions to the contract, either in writing or verbally, t	
	declare that all statements made on the application and financial statement are true. I agree to notify the bail agend vithin 48 hours of any changes, including but not limited to any change of address or employment of either myself he criminal defendant.		
	understand the obligation under this agreement is joint and several. This means that I may be held solely an ndividually liable for up to the full amount owed for any and all charges, even if there are other cosigners on th agreement.		
	Agreement of Venue: I agree that if legal action b brought in and before a federal or state court in in the State of	between the parties concerning this bail bond is brought, it shall Cou	
	I HAVE READ AND AGREE WITH TH SPONSIBILITIES AND OBLIGATIONS AS	E ABOVE DECLARATIONS AND UNDERSTAND N INDEMNITOR/GUARANTOR.**	
SIGNATU	JRE:	SIGNATURE:	
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