

ACCURATE BAIL BONDS, INC.

1010 E. Indian School Road, Phoenix, AZ. 85014
(602) 264-2696 FAX: (602) 274-1345

CONDITIONS OF RELEASE

Every Defendant utilizing the services of Accurate Bail Bonds, Inc. must follow all conditions listed below. Failure to do so may be considered grounds for revoking bail.

1. Attend **ALL** court dates.
2. Defendant is required to contact/report to office within **24** hours of release. Failure to do so may result in bond surrender and re-arrest.
3. Accurate Bail Bonds may have jurisdiction and control over defendant until bond is exonerated. Accurate and affiliates have the right to apprehend, arrest and surrender defendant to proper officials at anytime as provided by law.
4. Defendant must remain arrest free while bond is active and not purposely commit any additional crimes that could result in their re-arrest or forfeiture of bond.
5. Defendant shall agree to report to Accurate's office at anytime for a personal check at the office request.
6. The Defendant is required to check-in by telephone and/or in person _____ times a week until his/her case has been disposed of in the court system. The telephone number, address and day(s) for your check-in, are as follows:

Monday: _____, **Tuesday:** _____, **Wednesday:** _____, **Thursday:** _____, **Friday:** _____
Saturday: _____, **Sunday:** _____

Call: (866) 412-2245 or In-Person: 1010 E. Indian School Road, Phoenix, AZ. 85014

7. The Defendant is required to notify Accurate Bail Bonds, Inc. of any new address changes, phone number changes and if he/she retains an attorney or Public Defender's name.
8. Once bond is posted and County of incarceration does not release defendant, bond premium is non-refundable.
9. If there is any breach of contract defendant and Indemnitor agree that any collateral put Forth may be forfeited and sold to cover any fees or expenses incurred on the defendant's behalf.
10. Any storage and lien fees **MUST** be paid weekly unless otherwise written in the contract.
11. It is the responsibility of **BOTH** the Indemnitor and the Defendant to pay any premium balance due. This is the case even if the Defendant becomes re-incarcerated.
12. The Defendant will not be permitted to leave the county/state of incarceration unless written permission is granted by the courts and/or public defender/attorney.
13. This Defendant may be required to visit an office maintained by Accurate Bail Bonds, Inc. during a thirty (30) day time period for a personal check-in. The amount of visits to be determined by Accurate Bail Bonds, Inc. Defendant is subject to random home/ work visits by an Accurate Bail Bond, Inc. agent.
14. If an agent has to appear in court on behalf of the defendant, there is a \$100.00 minimum fee.
15. All storage fees, liabilities and costs **MUST** be paid in full before any collateral is released. Proof of collateral and receipt must be provided.
16. 48 hour notice is required on all tangible collateral. It may take up to 30 days for the return of cash collateral return. Time frames given are from the time exoneration is received.
17. Collateral may be sold at public auction 14 days from date of exoneration to satisfy storage fees unless other arrangements are made. All arrangements must be in writing and signed by an authorized agent of the company.
18. If defendant missing 2 or more check ins, fails to notify of new address, gets re-arrested or proves to become a flight risk, bond will immediately be revoked and defendant will be re-arrested.

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Accurate Bail Bonds, Inc. reserves the right to apply with the court where the bond was posted, to have the bond revoked and/or request a warrant to be issued for the Defendant's arrest. If the Defendant misses a scheduled court date, hearing or fine payment, the Indemnitor and the Defendant will be responsible for any and all costs incurred by Accurate Bail Bonds, Inc. for the re-arrest or voluntary surrender to Accurate Bail Bonds, Inc. or any arresting authority. Collateral will not be returned unless a certified copy of the bond discharge or exoneration is provided to Accurate Bail Bonds, Inc. It is understood that these conditions **DO NOT** supersede any terms and conditions that may be imposed by the court. These conditions are supplements to the courts conditions.

I have read, understand and agree to all terms and conditions of this contract.

Def. Name: _____ Court: _____ Bail Amount: _____

Defendant

Indemnitor

Agent

Indemnitor

Indemnitor

Indemnitor

This form is the property of:
Accurate Bail Bonds, Inc.
t/a SBI Bail Bonds