

BAIL BOND INFORMATION SHEET

DEFENDANT:	POWER NUMBERS:	
CASE #:	COURT DATE:	

As a principal (defendant) and/or indemnitor (guarantor) on a bail bond, you must be given a copy of any collateral document that you sign for the bond.

When all agreements have been fulfilled and bond is discharged in writing by the court, and without loss expense on the bond, your full collateral will be returned to you.

Be aware collateral is at risk if the principal fails to appear in court or if the principal commits any breach (violation) of agreement.

Any of the following happenings is a breach of agreement:

- 1. If principal fails to appear in court;
- 2. If principal shall depart the jurisdiction of the court without the written consent of the court and the surety, or its agent;
- 3. If principal shall move from one address to another without notifying the surety, or its agent, in writing prior to said move;
- 4. If principal shall commit any act which shall constitute reasonable evidence of principal's intention to cause a forfeiture of the bond;
- 5. If principal is arrested and incarcerated for any offense other than a minor traffic violation;
- 6. If principal shall make any material false statements in the application;
- 7. If principal shall violate any special restriction or condition of the bond imposed by the court.

For general information regarding your collateral, contact the agent, name and address at the top of this sheet.

For further inquiry/complaint, contact:

Florida Bail Bond Regulatory Board Florida Department of Insurance Tallahassee, FL 32399-0300 Phone: 904/488-6477

I/We have received a copy of this information sheet. I/we have received a copy of all collateral documents that I/We signed for this bond.

Indemnitor

Principal