



Rico Reed Bailbonds, Inc.
240 N. Broadway Avenue
Bartow, FL 33830

LIMITED POWER OF ATTORNEY, RELEASE AND WAIVER

STATE OF \_\_\_\_\_
COUNTY OF \_\_\_\_\_

PRINCIPAL/DEFENDANT
\_\_\_\_\_

LIMITED POWER OF ATTORNEY AND RELEASE

KNOW ALL MEN BY THESE PRESENT, that the undersigned principal and guarantor/indemnitor do hereby appoint, constitute and make Rico Reed Bailbonds (surety), its agents and assigns my lawful attorney in fact. I give said surety the power of attorney and express permission to search the following records on my behalf with full authority:

CREDIT, CRIMINAL, MILITARY, RETIREMENT, EMPLOYMENT, MEDICAL RECORDS (INCLUDING PSYCHIATRIC AND SUBSTANCE ABUSE RECORDS), DEPARTMENT OF SOCIAL SERVICES, SOCIAL SECURITY, UTILITY COMPANIES, TELEPHONE RECORDS (INCLUDING UNPUBLISHED INFORMATION), SCHOOL RECORDS AND ANY OTHER RECORD SEARCHES DEEMED NECESSARY BY SURETY'S AGENTS, ATTORNEY OR REPRESENTATIVE.

Furthermore, I give surety and its agents on assigns the full power of attorney to sign my name for and receive on my behalf any paychecks or earnings or loans from my employers or any person or company that is indebted to me in any way to the extent that I am indebted to surety in any amount. The power conveyed herein shall not become permanent disposition of the principal's case, provided all fees, court appearances and cost have been paid in full, and provided all forfeiture issues have reached a final disposition and all expense cost for any recover work paid in full. This power of attorney shall not be affected by any physical disabilities or mental incompetence of principal which renders the principal incapable of managing of his own affairs.

WAIVER AND RELEASE

In accordance with the decision of the United States Supreme Court in Taylor v. Taintor, 83 U.S. 366 (1873), when bail is given, the principal is regarded as delivered to the custody of the surety (bondsmen). The dominion over the principal is a continuation of the original imprisonment. The undersigned agrees that whenever the surety (bondsmen) chooses to do so, the surety (bondsmen) or his agent, may seize the principal and deliver him/her to the proper authorities, and if this cannot be done at once, the surety may imprison him/her until such delivery may be effectuated. The surety may exercise this right in person, or through an agent, may pursue the principal into another state or even another country, may arrest, may break and enter his/her place of residence, or other similar action to effectuate such an arrest.

I hereby release said surety, and make its agents or assigns, free and not liable for any liability by reason thereof.

BINDING AGREEMENT

The undersigned have read and understand this entire agreement and understand that this is a binding agreement. I further agree that a photographic copy of this document is deemed equivalent to the original and may be used in lieu thereof.

Principal

Guarantor/Indemnitor

Agent or Notary Public

Witness

Dated this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_.