## AGREEMENT OF INDEMNITY

THIS AGREEMENT made this day of, 20 between Broadwater Bonding, and all of its agents, hereinafter referred to as Bondman and
hereinafter referred to as indemnitor(s).
WITNESSETH:
WHEREAS, The Bondsman, as the special request of the undersigned, Indemnitor, and in reliance on the promise of the Indemnitor to execute this agreement.
(a) Has executed, or promised to execute the said bail bond, State of Maryland vs, defendant, case number or seek his release as bondman on the
(b) Has consented to refrain from taking any action at the present time to seek his release as bondman on the said bond.
NOW THEREFORE, in consideration of the promises, and for other goods and valuable consideration, the Indemnitor does (if there is more than one Indemnitor, they jointly, and severally and for reach other do) undertake covenant, and agree as follows:
1. That the Indemnitor(s) will indemnify and will keep indemnified at all times, and will save, and hold the Bondsman harmless from and against all claims, demand, liabilities, costs, charges, and expenses of every kind and nature which the Bondsman may at any time sustain, or incur as a result of the Bondsman's action under this agreement.
2. The Indemnitor(s) agree to pay to the Bondsman all sums, and amount of money to meet every claim, demand, liability, cost, suit, order, decree, payment, and adjudication against the Bondsman by reason of the execution of the aforesaid bond, or undertaking executed for the Indemnitor(s) including counsel, and attorney's fees, and costs of investigation incurred or paid by the Bondsman in any litigation, or investigation connected therewith; plus interest at the rate of 10%.
3. That in the event of any forfeiture that may be taken, and entered against the Bondsman on the aforesaid bond, or undertaking, the Indemnitor(s) will promptly pay to the Bondsman the sum of \$ Dollars, which represents the amount of the bail bond posted by the Bondsman and the said amount shall be in addition to any of the expenses, or fees as stated in Paragraph I and 2 above.
4. The Indemnitor(s) herein jointly, and severally do waive, demand, and protest, and in default of payment of their obligation aforesaid, they do further authorize any clerk in any court record in Maryland, or elsewhere, to enter Judgement hereon by confession against them for the amount set forth in Paragraph 3 hereon, interest and costs, including attorney's fees of (30%) thirty percent of the amount set forth in Paragraph 3 hereof expressly waiving summons, or other process, and do further consent to the immediate execution of the said judgement, expressly waiving the benefit of all exemption laws and all irregularity or errors in entering said Judgement or the execution thereon. I/we are not members of the military service.
IN WITNESS THEREOF, the undersigned have duly set their hands, and seals hereto on the day and year first set forth above.
Date: