

1910 Orient Road • Tampa, Florida 33619 (813) 623-5042 • (800) 789-3899 • Fax (813) 623-5939

## INDEMNITY AGREEMENT

WARNING – PLEASE READ FIRST:
Any person who, knowingly and with intent to injure, defraud or deceive any insurer, files a statement of claim or an application containing any false, incomplete or misleading information is guilty of a felony of the third degree.

TRUE NAME			DOB
ADDRESS			
CITY	STATE	ZIP	PHONE
OCCUPATION	EMPLOYED BY		PHONE
EMPLOYER'S ADDRESS	CITY		PHONE
SOCIAL SECURITY NO	DRIVER'S LICENSE NO		
NAME OF SPOUSE			DOB
ADDRESS			
			PHONE
OCCUPATION	EMPLOYED BY		PHONE
EMPLOYER'S ADDRESS		_ CITY	PHONE
	DRIVER'S LICENSE NO.		
FRIEND OR RELATIVE	ADDRESS		PHONE
WHEREAS, ROCHE SURETY & CASU security hereof, has, or is about to becon		d for	at the request of the undersigned, and upon the
by its certain bond or undertaking, a copy	y of which is attached hereto and ma	ade a part hereof:	
NOW THEREFORE, the undersigned of follows:	lo/does hereby undertake, agree a	and bind themselves, th	neir representatives, successors and assigns, as
<ol> <li>For good and valuable considerations agent for any and all losses not otherwise</li> </ol>			and/or hold harmless, the surety company or its nder any applicable statute.
ts agent for any and all losses not other	wise prohibited by law, or rules and		
	the time therein fixed, and from day	•	forthcoming before the cour thereafter, as may be ordered by the said court.
liability, cost, charge, counsel fee, expen cause at any time sustain or incur by re custody any individual who has fled the j to meet every claim, demand, liability, co	se, suit order, judgement or adjudic eason or in consequence of the sai- urisdiction or caused the forfeiture o ost, charge, counsel fee, expense, s	eation whatsoever which d SURETY having exect of a bond, will upon den suit order, judgement, or	from and against every and all claims, demands, the said SURETY or its Agent shall or may for any cuted said bond or undertaking, or for returning to nand, place the said SURETY or its Agent in funds adjudication against it, or for returning to custody ship, and before it or its Agent shall be required to
the bond referred to herein, the undersi security or which the undersigned may s	gned will not make any transfer, or ubsequently acquire or any interest	r any attempted transfer therein, and it is further	es of any nature whatsoever to the SURETY upon of any of the property, real or personal given as agreed that the SURETY or its Agent shall have a e, liable by reason of its having executed the bond
			by reason of such Suretyship shall be conclusive y thereof and as to the extent of the liability thereof
<ol> <li>That the said SURETY or its Agent termination of its liability under said bond</li> </ol>			ertaking at any time that it shall be satisfied of the
<ol> <li>That the Agreement shall not be re- said bond or obligation, but shall be retain</li> </ol>		Agent, at the time it shall	be satisfied of the termination of its liability under
•			ment shall be binding upon the others.
			y place governing its construction or enforcement, ame effect as though such provision or provisions
N WITNESS WHEREOF, the undersign	ed have duly executed these preser	nts this (	day of,
Witness,	1/3/2/cox	**************************************	(L.S.)
Witness,	MARCO	CH 1981   ₹	(L.S.)
STATE OF	**************************************	ORIDA CONTRACTOR OF THE PROPERTY OF THE PROPER	
COUNTY OF			
On this c	lay of		,, before me personally appeared
_	_	, to me known t	to be the person(s) described in and who executed
he foregoing instrument and	acknowle	dged to me that	executed the same.
Notary Public			n Expires