Drolet Solutions LLC/Drolet Bail Bonds 3842 Leeds Ave. North Charleston SC 29405

ADDENDUM TO CONTRACT

FOR	DEFENDANT:	

Please take the time to read through this information in its entirety. We want to make sure that you are completely comfortable with what you are agreeing to before you sign this document. This is a contract and by signing this document you are agreeing to the terms of this contract. Signing this document comes with obligations on your part. Please do not base signing this document on your emotional state right now. Emotions tend to fluctuate, and human beings do not make the best decisions during an emotional state. Try to think about this situation as logically as possible. Do not sign this because the person in jail is begging you to. If you are confident that the defendant will uphold and follow through with your expectations, then signing this contract should not be a problem for you. However, if you have doubts about this you should go with your intuition, or at least put this off so that you can think about this some more. You should be comfortable with signing this document; If you are not, please reconsider your decision now because we do not want you to make a mistake that you will regret later. Finally, please ask as many questions as necessary. We want to make sure you make a fully informed decisions and that you are completely comfortable with what you are obligating yourself to.

- As co-signer you are responsible for making sure that the defendant goes to all his or her court date(s)
- As co-signer you are responsible to make sure the bond payments are made. If the defendant pays the bond that's great, but if the defendant does not, we will be expecting payment from you. By signing the promissory note and this addendum you agree that you will make sure that all payments are made.
- If you sign our promissory note for future bond payments, and the case is disposed of before the promissory note is paid in full, you are still obligated to pay the full remaining balance. Some cases take a very long time to be disposed of while other cases move rather quickly. This is out of our control, and we want to make sure you understand that you are still liable for any payments that are still due.

- If you are dating or married to the defendant and you break up, do not call us and tell us that you do not want to be responsible for this person anymore. Do not tell us that you want off the person's bond because he or she is making you angry or not listening to you. By signing this document, you understand that if this occurs this does not change the terms and conditions of this contract.
- You understand that you are utilizing our services to get this person out of jail. You are not hiring us to be your mediator.
- If the person you are co-signing for decides to break up with you and leaves you hanging, we are sorry, but this is not our fault. If this were to occur, this does not make this contract null and void. In fact, nothing changes as far as we are concerned, and this contract is still legal. Once it is signed you are fully liable and obligated until all the obligations are met.
- Do not call us and say, "I am done with him (or her) or, I don't want to be responsible anymore, and I want off the bond.", You might be done as far as having a relationship is concerned, but you are far from done with the obligations that come with signing this contract. Whether you break up with the defendant or vice versa, you are obligated to seeing the defendant's case through all the way until it is disposed of. In other words, you are obligated until the case is over with and until our (surety) obligations have been met by the court.
- In most cases we do not know the person that we are posting a bond for. We are counting on you to be honest with us regarding the defendant. If you sign this document, this confirms to us that you are comfortable with signing for this person and meeting all the terms and obligations that come by signing this.
- If you are apprehensive that the defendant will not do what you expect them to do, please take this advice, and walk away now. There is no need to sign a contract for someone that you do not trust. If you are expecting the person to walk out of jail different than how they showed up, your expectations are more than likely too high.
- Do not base your decision today on anything that the accused has said since he or she has been behind bars. People in jail normally will say whatever they can to convince someone to get themselves out of jail. Currently, this "someone" happens to be you. Make sure you are completely comfortable with everything before obligating yourself to this contract.

After reading this document, if you are still willing to sign this bond as guarantor for the defendant, we will be happy to post the bond for your loved one. Your signature below represents that you are fully aware of the obligations that are expected of you. You agree that you are also aware of the repercussions that potentially may arise by signing this document.

Dated : / / 2024	
Indemnitor signature	Indemnitor printed name
Surety Bondsman's signature	Surety bondsman printed name