

Bail Contract Agreement and Authorization to Arrest

This agreement, between _____, hereinafter referred to as **Grantor**, and **Official Investigations, Inc.**, hereinafter referred to as **Agent** for the purpose of locating and arresting, or causing the arrest of _____ date of birth _____ shall be considered a legally binding contract.

Whereas **Agent**, an Ohio, Kentucky and Indiana licensed private investigation agency, agrees to provide the following services for **Grantor** upon execution of this agreement, and shall pay Agent after any of the below conditions have been met:

- Attempt to locate and arrest pursuant to ORC 2927.27, or cause arrest of the above individual who is currently in violation of a bail bond agreement and is a fugitive under the laws of the State of _____;
- Receive receipt for above subject from the Law Enforcement Agency that has taken custody of subject;
- Verify above subject has been admitted to any detention center, health care facility, or other institution and provide **Grantor** with information;
- Subject voluntarily surrenders to authorities, or is subsequently taken into custody for *any* reason;
- A certified copy of the death certificate is located and presented to **Grantor**.

Grantor agrees to pay **Agent** a fee of \$_____ plus _____% sales tax (Ohio residents or bail bond agencies only) totaling \$_____ upon return of the fugitive to the jurisdiction from which he/she fled. **Grantor** additionally agrees to pay an initial retainer of \$_____ which is non-refundable and will be credited toward the total arrest fee. **Grantor** also agrees to pay *all pre-authorized expenses* in addition to the arrest fee. Submission of expenses on a weekly basis shall be acceptable to both parties. Agent will keep a daily activity and expense records of which a duplicate will be submitted with the expense billings. Billing terms are NET 7 days. All past due payments are assessed a 2% (24% APR) finance charge and in addition, accounts past due greater than 90 days are assessed a late fee of \$200 and then turned over to Attorney James P Neyer for collection. In the event of any legal action required concerning this agreement, all actions *must* be brought in the County of Hamilton, State of Ohio. Prevailing party shall be entitled to recover reasonable attorney's fees and costs, in addition to any other relief it may be entitled to.

Disclaimer - *Grantor shall understand that not all bail fugitive investigations result in a successful conclusion. Should this be the case, all fees, expenses, and sums forwarded to the Agent shall be considered fully earned.*

State of _____, County of _____

Grantor Date

Sworn and subscribed in my presence this _____ day of _____ in the year _____.

Notary Public

Michael P Rolfes, CEO _____ FOR OFFICIAL INVESTIGATIONS, INC.