

## DANZY INC. BAIL BOND AGENT CONTRACT

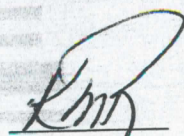
This Bail Bonds Agent Contract executed by and between Danzy Inc. and Kenyatta Rucker ("Agent"), collectively referred to herein a "Parties," said Agreement being effective September 25, 2010 and expiring on September 25, 2012, unless terminated earlier pursuant to the terms of the contract.

**WHEREAS**, Danzy Inc. has agreed to incur financial liability for the establishment of Agent's office, including 4 months rent/lease of office space paid, telephone and utility deposit expense, and such other services and expenses that Danzy Inc. deems necessary and proper. Danzy Inc. will pay all appointment fees.

**WHEREAS**, Agent recognizes that Danzy Inc. will invest both time, money and resources in establishing and training Agent in the specifics of the bail bond business.

**NOW THEREFORE**, in consideration of the mutual covenants and promises contained herein and other good and valuable consideration present but not specifically set forth, the parties hereto do agree to the following:

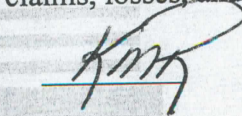
- \* Agent's relationship to Company is that of an independent contractor. Nothing in this Contract or Agreement shall be construed to constitute Agent as a partner, employee, co-employee of Danzy Inc. Danzy Inc. may terminate this Agreement at any time and without any penalty. Parties intend for Agent to be an independent contractor responsible for Agent's own actions. Subject to the terms of the agreement and any



applicable local, state and federal laws and regulations, agent shall conduct and control Agent's business activities, work hours, vacation, selection of customers and advertising methods. Even though a state license or form may purport to designate or refer to Agent as an "employee" of Danzy Inc., such designation will not change the fact that, by definition and practice, Agent is an independent contractor. As an independent contractor, Agent shall be solely responsible for the payment of any and all federal, state, city or other taxes that may become payable with respect to the compensation which Agent may receive under the terms of this contract or Agreement. Agent shall receive no payment, reimbursement, compensation or fringe benefit from Danzy Inc., except as expressly provided in this Contract or Agreement.

\* In consideration of the mutual covenants set forth herein and expressly acknowledged by the parties, Agent agrees that Danzy Inc. will expend considerable time, energy and resources into establishing Agent's business and Danzy Inc. possesses a legitimate business interest in ensuring that such agent does not compete with Danzy Inc. during the term of this Contract or Agreement. To that end, Agent further agrees that during the term of this Contract and for a period of 24 months, after signing this Contract, Agent will not enter into a relationship, contractual or otherwise, with a managing general agency other than Danzy Inc.

\* WHEREAS, Agent agrees that he will be liable to Company and Managing General Agent for any and all bonds written. Agent agrees to indemnify and hold harmless Company and Managing General Agent from any and all claims, losses, and



Initials

expenses of liabilities of any kind or nature whatsoever arising out of any act or alleged act or omission of agent.

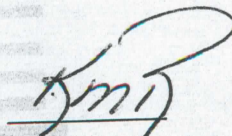
\* Agent shall be liable to Company and Managing General Agent, for any premiums earned and unpaid on bonds written by agent and/or for any amounts or liability arising out of all bonds forfeitures, estreasures, and/or judgments on any and all bonds written by agent. Company will indemnify agent up to 35% on mandatory forfeiture payments, Agent will return 35% of remission recoveries within 7 business days of receipt.

\* In the event of a breach or threatened breach by Agent of the provisions of the Contract or termination of this Contract by Agent, Agent agrees to pay \$15,000 (Fifteen thousand dollars) to Danzy Inc. as reimbursement for such time, resources and energy that Danzy Inc. has invested in Agent's business.

\* Agent agrees that the provisions contained in paragraphs 2 and 6 are necessary to protect Danzy Inc. legitimate business interests.

\* Except as expressly provided herein, all terms and conditions of the Bail Bond Agent Contract, and Agent's obligations and duties thereunder, remain in full force and effect.

\* In any action brought by Danzy Inc. to enforce the Bail Bond Agent Contract or the Agreement, Danzy Inc. shall be entitled to recover its attorney's fees and costs from Agent, both on trial and appellate levels.



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IN WITNESS WHEREOF, the party hereto has caused this Agreement to be  
executed in three parts by its officer's thereunto authorized and the agent hereunto  
set his hand and seal as of the date above written

X Kenyatta Rucker  
Kenyatta Rucker (agent)

X 9/29/10  
Date

State of Florida  
County of Pinellas

The foregoing instrument was acknowledged before me this 29th day of  
September, 2010, by Kenyatta m. Rucker, who is  
personnaly known to me or has produced FL.R.160-513-80-930-0 as  
identification and who did not take an oath.



Ollie Hunter  
Notary Public  
My Commission Expires