



LIBRE BY NEXUS
CONTRACT FOR SERVICES

1. Parties and Definitions.

1.1. "You" means _____[Name]. You may also be called a "Program Participant."

1.2. "Libre" means Libre by Nexus, Inc., a company.

*Libre is a private company. We help people who are detained in immigration centers for whom a bond has been set by an immigration law judge or an ICE officer but who can't raise the money to pay the bond in full or to pledge collateral for the bond through a traditional bonding program with a bond agent.

*Libre is not a bonding company, nor is it a bail agent.

*Libre is not a government agency.

*Libre is not a charity or religious organization.

*Libre is not connected to, or affiliated with, the United States Immigration and Customs Enforcement or "ICE".

1.3 "Program" means the services that Libre provides to You.

1.4 "Co-Signer"/"Guarantor" means the person who agreed to be financially responsible for payment of the Fees and Charges Set Forth in Section 2 below if You are unwilling or unable to pay.

1.5 "Contract" or "Agreement" means this document. This is a legally binding document that You should read and review carefully before You sign.

1.6 "Parties." The Parties to this Agreement are You, the Co-Signer and Libre.

2. Fees, Payments Due and Charges Assessed.

2.1. There are several types of charges and fees that You or Your Co-Signer/Guarantor must pay for Your participation in the Libre Program: Set Up Fees, Monthly Program Fees, Maintenance Fees, Equipment Damage Fees, and Program Non-Compliance Fees. If Your bond is less than \$20,000 and You choose to do so, You may (but are not required) to make payments to collateralize Your bond. If Your bond amount is at or over \$20,000, Libre requires that You collateralize a certain portion of Your bond.

2.2. "Set Up Fees" are one-time charges by Libre to gather information about You and Your Co-Signer, coordinate with the bonding company, make arrangements for Your release from detention, and coordinate and set up travel arrangements to move you from the detention facility to meet Your family or friends. Set-up fees include a general one-time fee, fees paid to third parties, travel fees, and other fees that may apply on a case by case basis. See payment worksheet attached for the total

Libre: _____

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set-up fee. Set Up Fees must be paid in full before Libre will assist with Your release from detention. Even if you are not released from detention, Libre will retain \$990 of your Set-Up Fee to cover its administrative costs, including but not limited to its risk assessment.

- 2.3. "Program Fees" are recurring monthly charges by Libre that You must pay. Payment of the monthly Program Fees does not count toward the total cost of Your bond. The Minimum Program Fees will vary depending on the size of Your bond and whether You have paid 100% of your Collateral Payments. At the time You or Your Co-Signer/Guarantor sign up with Libre, Libre may require that You make two or more monthly Program Fee Payments. Variances in the Monthly Program Fee reflect the difference in your total bond amount. (See Section 2.9 for details)
- 2.4. "Maintenance Fees" are monthly recurring charges that You must pay after You have made Your Minimum Program Fees or You collateralize 100% of Your bond (whichever comes first) until Libre receives an I-391 bond cancellation form.
- 2.5. "Bond Collateral Payments"—are monies that You pay toward paying off the total amount of Your bond. Bond Collateral Payments are *not required* for bonds less than \$20,000. For bonds equal to or greater than \$20,000, Libre may require a bond collateral payment of 1% of the total amount of the bond at the time that the Set-Up fees are paid. For bonds at and above \$25,000, Libre requires 30% of the total amount of the bond to be paid on a monthly basis. If You win Your immigration hearing and Libre receives an I-391 bond cancellation form, or if You voluntarily self-deport and Libre receives an I-391 bond cancellation form, Libre will refund all Your bond collateralization payments to You or any other person that you choose, if you notify Libre in writing that you would like them to receive your bond payments. If you do not notify Libre of a person to whom your refund should be made, or if You or Your designee cannot be located by Libre using reasonable commercial efforts, Libre will refund such funds to Your Co-signor/Guarantor.
- 2.6. "Equipment Damage Fees"- see Section 3.7 below.
- 2.7. "Program Non-Compliance Fees"-see Section 3.6 below.

2.8. 2017-2018 Monthly Program Fees:

2.8.1 For Bonds Up to \$4,999 You agree to pay:

*\$250 per month until Libre receives 22 monthly Program Fee payments ("Minimum Program Fees") or You make 100% of Your Bond Collateralization Payments (whichever comes first). After that, You agree to pay \$50 per month ("Maintenance Fee") until Libre receives an I-391 bond cancellation form.

2.8.2 For Bonds Between \$5,000 and up to \$7,499 You agree to pay:

*\$350 per month until Libre receives 22 monthly Program Fee payments ("Minimum Program Fees") or You make 100% of Your Bond Collateralization Payments (whichever comes first). After that, You agree to pay \$50 per month ("Maintenance Fee") until Libre receives an I-391 bond cancellation form.

2.8.3 For Bonds Between \$7,500 and up to \$9,999 You agree to pay:

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*\$375 per month until Libre receives 24 monthly Program Fee payments (“Minimum Program Fees”) or You have made 100% of Your Bond Collateralization Payments (whichever comes first). After that, You agree to pay \$50 per month (“Maintenance Fee”) until Libre receives an I-391 bond cancellation form.

2.8.4 For Bonds Between \$10,000 and up to \$14,999 You agree to pay:

*\$450 per month until Libre receives 34 monthly Program Fee payments (“Minimum Program Fee”) or You have made 100% of Your Bond Collateralization Payments (whichever comes first). After that, You agree to pay \$50 per month (“Maintenance Fee”) until Libre receives an I-391 bond cancellation form.

2.8.5 For Bonds Between \$15,000 and \$19,999 You agree to pay:

*\$450 per month until Libre receives 40 monthly Program Fee payments (“Minimum Program Fee”) or You have made 100% of Your Bond Collateralization Payments (whichever comes first). After that, You agree to pay \$50 per month (“Maintenance Fee”) until Libre receives an I-391 bond cancellation form.

2.8.6 For Bonds Above \$20,000 You agree to pay:

*\$475 per month until Libre receives 60 monthly Program Fee payments (“Minimum Program Fee”) or until You have made 100% of Your Bond Collateralization Payments (whichever comes first). After that, You agree to pay \$50 per month (“Maintenance Fee”) until Libre receives an I-391 bond cancellation form.

2.8.7 In its sole discretion, Libre may (but shall not be required to), reduce the number of months for which You must pay Program Fee payments. In determining whether to make such a reduction, Libre will consider Your compliance with contract terms.

2.9 “Bond Collateralization Payments” are payments made by You towards the total amount of Your bond.

2.9.1 Bond Collateralization Payments are optional for bonds that are less than \$20,000. Libre will apply funds received from You or on Your behalf first to Set Up Fees, next to Monthly Program Fees, next to Monitoring Fees, next to Equipment Damage Fees, next to Program Non-Compliance Fees and then to Bond Collateralization Payments.

2.9.2 If Your bond is cancelled and Libre receives a bond cancellation form (I-391), Libre will refund Your Bond Collateralization Payments to You or to someone that You designate in writing.

2.9.3 Monthly Program Fees, Maintenance Fees, Set-Up Fees, Equipment Damage Fees, and Program Non-Compliance Fees are not refundable.

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2.9.4 Bond collateralization payments may be placed in Libre’s general operating funds. You and the Co-Signer agree that Libre is not required to segregate collateralization funds

3. GPS Tracking Equipment

3.1 If Your bond is at or below \$4,999, You will *not* be required to wear GPS (global positioning service) tracking equipment.

3.2 If Your bond is more than \$5,000, You must wear and keep charged GPS tracking equipment for the duration of the time that You are a Program Participant.

3.3 Libre may, in its sole discretion, remove your GPS tracking equipment if:

*You become pregnant but only for the duration of Your pregnancy;

*You have been personally examined by a physician (such physician to be licensed in the U.S. and in good standing) within thirty (30) days and such physician provides written certification to Libre (on a form provided or approved by Libre) that You have a specific medical condition or injury which will be worsened if You are required to wear the GPS unit. If such a physician’s certification is received, You agree that You will comply with Libre’s reporting requirements and will utilize any other GPS system or equipment then used by Libre if requested to do so by Libre;

*You pay 80% of the total amount of Your bond (For example, if Your bond is \$10,000.00 and You have paid \$8,000.00 toward your bond as Bond Collateralization Payments, You have paid 80% towards the total amount of Your bond.);

*You make 80% of Your Minimum Program Fees and have been otherwise compliant with the Program (charging Your GPS unit, making timely payments, contacting Your case manager as required; attending Your court dates.)

3.4 If You or someone acting on Your behalf (such as a family member, friend, attorney or agent) cuts Your GPS tracking equipment off or intentionally damages the equipment in anyway, Libre *will* file criminal charges against You and/or the third party. If You are taken into custody and a law enforcement officer removes Your GPS unit, Libre will *not* file criminal charges against You.

3.5 If Your GPS equipment malfunctions and You are not at fault, Libre will replace it or repair it at no cost to You.

3.6 “Program Non-Compliance Fees.” If You fail to keep Your GPS equipment charged, and Libre representatives are required to locate You to ensure Your compliance with the Program, You will be charged a Program Non-Compliance fee equal to the travel and lodging costs for the Libre representative. In town (within a 75 mile radius from a Libre office) trips shall be charged a flat rate of \$100. If a Libre representative is required to travel more than 75 miles from the closest Libre office to locate You, You will be charged (and You agree to pay) the Libre representative’s actual travel and lodging costs, up to \$1,500.00.

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3.7 “Equipment Damage Fee.” If Libre is required to replace Your GPS unit because You damaged the equipment, Libre will assess You (and You agree to pay) the actual cost of replacing the equipment, plus the cost for a Libre representative to travel to Your location to replace the equipment, up to a maximum of \$2,500.00.

4. Your Duties As A Program Participant

- 4.1 You must wear and keep charged the GPS equipment assigned to You. You understand that this equipment allows Libre and its technology partners to monitor Your physical location and for so long as You are a Program Participant You consent to such monitoring.
- 4.2 You must maintain the GPS equipment in good condition.
- 4.3 You must immediately report any problems or difficulties with the GPS equipment to Libre by Nexus.
- 4.4 You must make payments in full for monthly Program Fees or Maintenance Fees by the first day of each month. Libre by Nexus call centers are available to serve you 24 hours a day, 7 days a week.
- 4.5 You must contact Libre by Nexus immediately if you foresee any delay or difficulty in making monthly Program Fees or Maintenance Fees.
- 4.6 You must make all of Your mandated Court appearances and required appointments with ICE officers.
- 4.7 You must immediately report to your Libre Case Manager any arrest or conviction for a crime or traffic offense.
- 4.8 You must immediately notify Libre of any immigration court appearances, hearings or orders.
- 4.9 You must immediately notify Libre if You change your address or contact information.
- 4.10 You must immediately notify Libre if You suffer a job loss, an illness, or any other problem that may cause You to miss a scheduled payment or make a scheduled payment later than required. Libre has several options to assist You if You are in financial distress.
- 4.11 If an Immigration law judge or ICE officer imposes any special reporting or other duty or restriction as a term or condition of Your bond, You agree to advise Libre of such term or condition and to adhere to such terms or conditions.
- 4.12 If you fail to comply with any conditions of your program participation Libre may, at its sole discretion report your non-compliance to the bonding or surety company and rescind its agreement to indemnify your immigration bond.

5. Libre’s Role

- 5.1 Libre will assist You with finding a bonding company through our relationship with bail agents with which Libre has entered into arrangements to indemnify against losses associated with Your bond. The bonding company and the bail agents are separate entities from Libre.
- 5.2 Libre will pick You up from the detention center and make travel arrangements for You to meet with Your family and friends.
- 5.3 Libre will take you to a restaurant after You are released from detention and treat You to a meal.

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- 5.4 Libre will give you a cell phone with prepaid minutes. The phone provided by Libre is Yours to keep but You will be responsible for paying for additional minutes once the prepaid minutes are used up.
- 5.5 Libre may (but is not required to) give You traveling cash of up to \$20 per travel day after You are released from detention but before You arrive at Your selected destination.
- 5.6 Libre may (but is not required to) answer questions about this document.
- 5.7 Libre may provide this document to you in English or Spanish. If you need this contract in any other language please contact a Libre representative so that they can assist you in getting the contract in your desired language.
- 5.8 Libre may (but is not required to) provide transportation services to You to and from immigration court appearances within 350 miles from your residence if you are not already represented by an attorney.
- 5.9 Libre may (but is not required to) provide a referral to You for free legal services from an independent pro bono law firm, Nexus Caridades Attorneys, Inc. Nexus Caridades Attorneys is an independent law firm for which Libre provides financial support.
- 5.10 Libre may (but is not required to) reduce or waive any of the fees described in Section 2 at its discretion when it deems appropriate.
- 5.11 Libre may (but is not required to) retain an attorney on behalf of the bonding company or surety to appeal any deportation order, bond violation order, or adverse ruling by an immigration law judge, or ICE Officer, whether or not you are advised of the retention of such attorney. By signing this Agreement, You hereby authorize (but cannot require) Libre to engage an attorney on behalf of the bond company or surety to appeal any deportation order, bond violation order, or adverse ruling by an immigration law judge or ICE officers which may cause all or any part of the bond posted on Your behalf to be paid to the U.S. government.

6. Arbitration, Governing Law

- 6.1 THIS CONTRACT CONTAINS AN ARBITRATION PROVISION. Please read the provisions in this numbered paragraph carefully. IT PROVIDES THAT ANY PAST, PRESENT OR FUTURE LEGAL DISPUTE OR CLAIM OF ANY KIND, INCLUDING STATUTORY AND COMMON LAW CLAIMS AND CLAIMS FOR EQUITABLE RELIEF, THAT RELATES IN ANY WAY TO THE CONTRACT, YOUR PROGRAM PARTICIPATION, OR YOUR PAYMENTS, OR YOUR RELATIONSHIP WITH US (“CLAIM”) WILL BE RESOLVED BY BINDING ARBITRATION IF EITHER YOU OR WE ELECT TO ARBITRATE.
- 6.2 Right To Reject Arbitration: You may reject this arbitration provision, in which event neither You nor We will have the right to require arbitration. Rejection will not affect any other aspect of these terms. To reject the arbitration provision, You must send Libre a written notice within sixty (60) days after You sign this Contract. The Notice must include Your name, address, and Immigration “A” number and be mailed to Attn. President, Libre by Nexus, 113 Mill Place Parkway, Verona, Virginia 24482. This is the only method by which You can reject the arbitration provision.

Libre: _____

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- 6.3 As used in this Paragraph, “We” “Us” and “Our” shall mean (i) Libre and (ii) Nexus Services, Inc. (“Nexus”) and (iii) each of Libre and Nexus’s respective parents, subsidiaries, affiliates, predecessors, successors, assigns, employees, attorneys, officers and directors.
- 6.4 This arbitration provision covers all Claims, except that We will not elect to arbitrate an individual claim brought by You in small claims court or its equivalent, unless that Claim is transferred, removed, or appealed to a different court.
- 6.5 This arbitration provision covers and replaces any existing arbitration provision between You and Us.
- 6.6 Notice: With respect to any arbitration, whether You or We elect to arbitrate, the other party must be notified in writing. You must send Your notice in writing to President, Libre by Nexus, 113 Mill Place Parkway, Verona, Virginia, 24482 with a copy to Mary Donne Peters, Esq., 2 Ravinia Drive, Suite 1500, Atlanta, GA 30346. We will send a written notice of arbitration to the last known address that You provided to Us. If a lawsuit has been filed, You or We may file a notice of election of arbitration in any papers or pleadings filed with the court in which the lawsuit was filed.
- 6.7 Administrator: The party who starts the arbitration proceeding must choose an administrator, which can be either the National Arbitration Forum, P.O. Box 50191, Minneapolis, MN 55405, www.arb-forum.com (800) 474-2371; or the American Arbitration Association, 335 Madison Avenue, New York, NY 10017, www.adr.org (800) 778-7879. The actual arbitrator will be selected under the administrator’s rules and must be a lawyer with at least ten (10) years’ experience.
- 6.8 Applicable Law: These terms involve interstate commerce and this arbitration provision is governed by the Federal Arbitration Act, 9 U.S.C. §§1 et. seq. (the “FAA”). Virginia law shall apply to the extent that state law is relevant under Section 2 of the FAA in determining the validity of this provision. The arbitrator has to follow: (i) the substantive law, consistent with the FAA, that would apply if the matter had been brought in court, (ii) this arbitration provision, and (iii) the administrator’s rules. The arbitrator is authorized to award remedies that would apply if the individual action were in a court (including without limitation, punitive damages, which shall be governed by the constitutional standards employed by the U.S. Supreme Court.) The arbitrator has no authority to conduct an arbitration on a class action basis or to make an award to, on behalf of, or against, any person who is not a named party to the arbitration.
- 6.9 Location/Fees: The arbitration will take place in a location reasonably convenient to You. If you ask Us, We will pay all filing, administrative, hearing and/or other fees the administrator or arbitrator charges up to \$2,500. If the cost is higher, You can ask US to pay more and We will consider Your request in good faith. Under all circumstances, We will pay all amounts We are required to pay under applicable law.
- 6.10 Judgment/Appeals: Any court having jurisdiction may enter judgment upon the arbitrator’s award. The arbitrator’s decision will be final and binding except for: (i) any appeal right under the FAA, and (ii) any party may appeal decisions relating to Claims of more than \$100,000 to a three-arbitrator panel appointed by the administrator, which will reconsider all over again any aspect of the appealed award. If You appeal, We will consider in good faith a request that We pay any additional fees of the administrator or arbitrator.

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- 6.11 IMPORTANT LIMITATIONS AND RESTRICTIONS:** IF A CLAIM GOES TO ARBITRATION, NEITHER YOU NOR WE WILL HAVE THE RIGHT TO: (1)HAVE A COURT OR A JURY DECIDE THE CLAIM; (2)ENGAGE IN DISCOVERY (IE, THE RIGHT TO OBTAIN INFORMATION FROM THE OTHER PARTY) TO THE SAME EXTENT THAT YOU OR WE COULD IN COURT; (3) PARTICIPATE IN A CLASS ACTION IN COURT OR IN ARBITRATION, EITHER AS A CLASS REPRESENTATIVE OR A CLASS MEMBER; (4) ACT AS A PRIVATE ATTORNEY GENERAL IN COURT OR IN ARBITRATION; OR (5) JOIN OR CONSOLIDATE CLAIM(S) WITH CLAIMS OF ANY OTHER PERSON. THE RIGHT TO APPEAL IS MORE LIMITED IN ARBITRATION THAN IN COURT. OTHER RIGHTS THAT YOU OR WE WOULD HAVE IF YOU OR WE WENT TO COURT MAY ALSO NOT BE AVAILABLE IN ARBITRATION. ONLY A COURT MAY DETERMINE THE VALIDITY AND EFFECT OF PARTS 3,4 AND 5 OF THIS PARAGRAPH (6.11). IF A COURT SHOULD HOLD SUCH PART(S) TO BE INVALID, THEN THE ENTIRE ARBITRATION PROVISION SHALL BE NULL AND VOID. HOWEVER, THIS WILL NOT LIMIT THE RIGHT TO APPEAL SUCH HOLDING. IF A COURT SHOULD HOLD ANY OTHER PART(S) OF THIS ARBITRATION PROVISION TO BE INVALID, THE REMAINING PARTS SHALL BE ENFORCEABLE. IN NO EVENT SHALL THE INVALIDATION OF ANY PART OF THIS ARBITRATION PROVISION HAVE THE EFFECT OF AUTHORIZING AN ARBITRATOR TO MAKE AN AWARD TO, ON BEHALF OF, OR AGAINST, ANY PERSON WHO IS NOT A NAMED PARTY TO THE ARBITRATION.
- 6.12** This Arbitration provision will survive the termination of Libre’s Services to You and Your participation in the Program and will remain in force no matter what happens to You, including but not limited to deportation.
- 6.13** In case of any conflict or inconsistency, the terms of this Arbitration provision shall control over any rules and procedures of the arbitration administrator.

7. Choice of Law; Governing Law

- 7.1** Except as provided in the arbitration paragraph(s) in Section 6 above, this Agreement and any and all Claims that relate in any way to this Agreement, whether based in contract, tort, fraud and other intentional torts, statute, common law and/or equity, are governed by and construed in accordance with federal law, and to the extent that state law applies, the laws of the State of Virginia shall apply (without regard to internal principles of conflicts of law).
- 7.2** The legality, enforceability and interpretation of this Agreement and the amounts contracted for, charged and received under this Agreement will be governed by such laws.
- 7.3** You stipulate and agree that this Agreement was entered into between You and Us in Virginia.

8. Consent to Collect and Disclose Information; No Expectation of Privacy In Communications

- 8.1** By signing this Agreement, You hereby authorize and agree that Libre shall be permitted to conduct a background investigation of You, including but not limited to (1) the use of any public and

Libre: _____

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nonpublic criminal background reporting services; and (2) telephone calls and/or home visits to family members, friends and others (collectively “Background Information”).

- 8.2 You understand and agree that Libre may use Your Background Information in determining whether You would be a good candidate for the Libre Program. You also understand and agree that Libre may share Background Information with an actual or potential bonding company or surety that may issue your immigration bond.
- 8.3 By signing this Agreement, You hereby authorize and agree that Libre may provide a bonding or surety company with any and all information relating to Your compliance with your duties and responsibilities under this Agreement, including but not limited to all items set forth in Section 4 of this Agreement (captioned “Your Duties”) as well as Your GPS tracking information.
- 8.4 Your calls with a Libre representative may be recorded.
- 8.5 Libre employs the use of cameras and recording equipment in most of its offices and many of its company cars. Any conversations you have in these venues may be recorded.
- 8.6 You authorize a Libre representative to take pictures of You, including but not limited to Your leg to which Your GPS unit is affixed for Libre’s use in the ordinary course of its business operations.
- 8.7 Libre may share your GPS tracking information or Your Background Information with law enforcement or government personnel if (i) such disclosure is in response to a subpoena, search warrant, court order or other state or federal law or regulation; (ii) Libre reasonably believes that sharing such information is necessary to prevent serious injury or death to third parties; (iii) Libre reasonably believes that sharing such information is necessary to protect Your health or safety.

9. **Assignment.** Libre may sell, assign, pledge or transfer any of its rights to receive payments from You or the Co-Signer/Guarantor, without prior notice to You or the Co-Signer/Guarantor, including but not limited to our right to receive payments from You or the Co-Signer/Guarantor, without prior notice to You or the Co-Signer/Guarantor. You may not assign or transfer your rights or obligations under this Agreement without the written consent of the Chief Operating Officer of Libre.

10. **Guarantee of Payments and Fees.**

- 10.1 By signing below, the Co-Signer/Guarantor hereby guarantees and agrees to pay the Fees, Payment and Charges Assessed as set forth in Section 2 above and in the Libre Payment Worksheet attached hereto if the Program Participant is unwilling, unable or unavailable to timely pay Libre.
- 10.2 By signing below, the Co-Signor Guarantor hereby signifies his or her agreement to be bound by the terms, conditions, limitations and authorizations set forth in Sections 2, 3, 4, 6, 7, 8, 9, 10, 11, 12, 13, 14 of this Agreement and payments and payment schedules set forth and reflected on the Libre Worksheet.
- 10.3 Libre shall not be required to obtain a judgment or arbitration order against the Program Participant as a condition precedent to the Co-Signer/Guarantor’s duty to pay Libre.
- 10.4 If the Program Participant shall have failed or refused to pay Libre as set forth in Section 2 and the attached Libre Payment Worksheet within thirty (30) days of the date on which such payment or fee is due, Libre shall then be entitled to collect such payment from the Co-Signer/Guarantor.

Libre: _____

“You” _____
“Guarantor” _____

- 10.5** Co-Signer/Guarantor shall pay Libre within thirty (30) days of the date Libre provides written notice to the Co-Signer/Guarantor of the Program Participant’s failure to pay at the address Guarantor lists below. Notice is effective three days after it is placed in U.S. Mail, or one day after it is placed in an overnight package delivery service with overnight delivery specified.
- 10.6** If Libre or the Bond Company is required to pay a bond forfeiture on account of the Program Participant, the Co-Signor/Guarantor shall pay to Libre the total amount of the bond less any Bond Collateralization Payments previously made by or on behalf of the Program Participant.
- 11. Severability.** If any provision in this Agreement is determined to be void or unenforceable under applicable law, all other provisions of this Agreement shall still be valid and enforceable (except as specifically set forth in the section governing arbitration.)
- 12. No Waiver.** Libre’s failure to enforce any of Your duties and obligations under this Agreement shall not be construed as a waiver of Libre’s rights under this Agreement. No Libre employee, including a case manager, can waive Your obligation to make any Payment under this Agreement. To be valid, any waiver of Your obligation to make a Payment under this Agreement must be in a writing signed by Libre’s Director of Operations.
- 13. Entire Agreement.** This Agreement, together with a Libre Payment Worksheet executed contemporaneously herewith, constitutes the entire agreement between You and Libre. This Agreement may not be amended except in accordance with the provisions of this Agreement.
- 14. Counterparts, Electronic Copies.** This Agreement may be signed in counterparts and an electronic or faxed copy of a signature shall be deemed to be binding.
- 15. Effective Date.** This Agreement shall be Effective on the date that it is signed by the Program Participant or the Co-Signer/Guarantor (whichever is earlier).

Program Participant: _____ Libre Representative’s Signature: _____
 Printed Name: _____
 Date: _____ Print/Title: _____
 Co-Signer/Guarantor: _____
 Printed Name: _____
 Co-Signer/Guarantor’s Address: _____

 Date: _____

Libre: _____

“You” _____
 “Guarantor” _____

LIBRE BY NEXUS, INC. PAYMENT WORKSHEET

1. PARTICIPANT NAME: _____
2. CO-SIGNER/GUARANTOR _____
3. BOND AMOUNT _____
4. BOND COMPANY/SURETY _____
5. SET UP FEES: _____
6. MONTHLY PROGRAM PAYMENT AMOUNT: _____
7. MINIMUM NUMBER OF MONTHLY PAYMENTS
DUE: _____
8. REMAINING MONTHLY PROGRAM PAYMENTS DUE: _____
9. FIRST MONTHLY PAYMENT DUE: _____
10. MONTHLY MONITORING FEE (AFTER PROGRAM FEE PAID IN FULL OR BOND
COLLATERALIZED IN FULL): _____
11. BOND COLLATERALIZATION PAYMENTS MADE AS OF THE EFFECTIVE
DATE: _____

PARTICIPANT SIGNATURE:
SIGNATURE:

CO-SIGNER/GUARANTOR

PRINT NAME

DATE: _____

PRINT NAME

DATE: _____

Libre: _____

“You” _____
“Guarantor” _____