## **ESCROW AGREEMENT**

ESCROW AGREEMENT entered into this day of	, among
(herein "Surety"),	
in official capacity as United States Attorney for the District of Massachusett	:s (herein
"United States Attorney"), and Robert M. Farrell, in his official capacity as C	lerk of the
United States District Court for the District of Massachusetts (herein "Escrov	
WHEREAS the Surety is desirous of effecting the release of	
(herein "Defendant") in Criminal No, on the terms and	conditions of
bail set forth in an Order Setting Conditions of Release (herein "Bail Order")	dated
, and entered by the Honorable United States District Judge/Magistrate Judge, and has agreed to execute a	personal
) Dollars (herein "Personal Bond") to secure the Defendant's compl	liance with
the terms and conditions of the Bail Order.	
NOW THEREFORE, in consideration of the mutual covenants and agreeme	ents
contained herein, the parties hereto agree as follows:	
The Surety shall execute a quitclaim deed to the parcel of real property leads to the parcel of the p	
of the United States of America, and deliver said deed to the Escrow Agent escrow pursuant to the terms of this Agreement.	
2. The Surety further agrees to execute any additional documents and take necessary to effectuate the transfer of said parcel of real property and facilit of such property in the event that the Defendant is in default of the terms an of the Bail Order or Personal Bond.	ate the sale
3. The Escrow Agent shall hold the quitclaim deed in escrow under the folloand conditions:	owing terms
A. In the event that the Defendant fails to appear as required at all prints of the Court of the United States and Defendant is declared to be in default by a judicial officer of the United States Court for the District of Massachusetts, then, upon order of the Court of or in addition to foreclosure proceedings on any mortgage granted by the Escrow Agent shall tender the quitclaim deed to the United States Attorney, shall cause the same to be immediately recorded without notice to the Surer requirement that foreclosure proceedings be commenced upon any mortgage by the Surety in connection with Criminal No	on of bail, States It, and in lieu Surety, the and he Ity. Any Je granted

B. This Agreement shall terminate upor and written dis	n the final disposition of Criminal No.
Surety by the United States of America. Upon Court, the Escrow Agent shall deliver the quito	such termination, and upon order of the
<ol> <li>The validity and construction of this Agreem Commonwealth of Massachusetts.</li> </ol>	nent shall be governed by the law of the
<ol><li>This Escrow Agreement shall be binding up parties hereto and their respective successors</li></ol>	
IN WITNESS WHEREOF, the parties here have as of the date first written above.	re caused this Agreement to be executed
ESCROW AGENT:	SURETY:
ROBERT M. FARRELL, CLERK OF COURT	
By: Deputy Clerk	
UNITED STATES ATTORNEY	
By:Asst. United States Attorney	
COMMONWEALTH OF MASSACHUSETTS	
SUFFOLK, SS	On
Then personally appeared	
and acknowledged the foregoing to be	free act and deed before me.
	NOTARY PUBLIC
My Commission Ex	pires: