HOPKINS COUNTY BAIL BOND BOARD

c/o Liz Vice, HCBBB Coordinator 118 Church Street Sulphur Springs, Texas 75482 (903) 438-4004 liz@hopkinscountytx.org

Judge Robert Newsom, Chairman, County Judge Judge Clay Harris, County Court at Law Judge Judge Eddie Northeutt, Sth District Judge Judge BJ Teer, Justice of the Peace Tracy Smith, County Clerk Cheryl Fulcher, District Clerk Danny Davis, Treasurer Kevin Jackson, Sheriff Will Ramsay, District Attorney C.J. Duffey, Local Bar Assoc. Rep.

HOPKINS COUNTY BAIL BOND BOARD SECURITY AGREEMENT

1 0,	hereinafter "Licensed Bail Bond", hereinafter
Surety," entered into on this date.	,,,,
Occupation Code Chapter 1704 (Verigrants the Board a security interest i representing funds at ar	granting a Bail Bond License as provided in the Texas non Sup 2003), Licensed Bail Bond Surety hereby n that certain Certificate of Deposit ("CD") ("the Bank") numbered and dated and in the face amount The CD represents the security dode for a Bail Bond License.
	ges and accepts this Security Agreement and the nse as prescribed by Texas law. The Board's claim on Bank may have.
Treasurer or his/her successor, assign	posit shall be tendered to the Hopkins County gns, or designees as provided by the Texas Occupation r acts on behalf of the Board for the purposes and uses
executed by a Licensed Bail Bond Sur Final Judgment unless a timely Motio according to the Texas Occupation Co a Final Judgment as required, the Tre	all pay a Final Judgment on a forfeiture of a bail bond rety not later than the 31 st day after the date of the on for New Trial or a Notice of Appeal has been filed ode 1704.201. If Licensed Bail Bond Surety fails to pay easurer shall pay the Judgment from the funds of the d Bail Bond Surety from the Board. The Hopkins D for unpaid judgments.
	nuing agreement and that the provisions of this and transactions between the Board and Licensed Bail

Texas law shall apply to this security agreement.

7.

- 8. This agreement insures to the benefit of the parties herein, their representative, heirs, executors, administrators, legal representatives, successors, and assigns.
- 9. In the event any one or more of the provisions contained in this agreement is for any reason held to be invalid, illegal or unenforceable, all other provisions remain valid, binding, and effective as if the invalid, illegal, or unenforceable provisions had not been included.
- 10. This agreement constitutes the sole agreement of the parties and supersedes any prior understanding or written or oral agreements regarding this security. This agreement is subject to the Texas Occupation Code and its provisions.

EXECUTED this day of	, 20
Authorized Agent for	Authorized Agent for
 Authorized Agent for	Authorized Agent for

SURETY'S ACKNOWLEDGEMENT

STATE OF TEXAS	§	
COUNTY OF	§	
J · 1		the undersigned Notary Public, Representative of the Surety. I
administered an oath on him	,	•
	S	ne/she had the authority to enter
into such Security Agreement purposes stated within such	9	ed that it was executed for the
SWORN TO, and S	SUBSCRIBED before me by _	, on the
day or, 20	0	
	Notar	y Public in and for the
		of Teyes

SURETY'S ACKNOWLEDGEMENT

STATE OF TEXAS	§		
COUNTY OF	§		
administered an oath on his foregoing Security Agreem	who is the duly aud the wily aud the wild wild wild wild wild and acknowled ent and further ack	efore me, the undersigned No athorized Representative of the ner oath, he/she said he/she re alged that he/she had the author anowledged that it was executed	e Bank. I ead the ority to enter
SWORN TO, and day or, 2		ere me by, on	the
		Notary Public in and for t State of Texas	- he
ACCEPTED:			
		CHAIRMAN HOPKINS COUNTY BAIL F	- BOND BOARD