## HOPKINS COUNTY BAIL BOND BOARD

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

Judge Cletis Millsap, Chairman, County Judge Judge Amy Smith, County Court at Law Judge Judge Robert Newsom, S<sup>th</sup> District Judge Judge Ronny Glossup, Justice of the Peace Debbie Shirley, County Clerk

8.

9.

Patricia Dorner, District Clerk Treva Watson, Treasurer Butch Adams, Sheriff William Howard McDowell, Local Bar Assoc.Rep. Martin Braddy, District Attorney

## HOPKINS COUNTY BAIL BOND BOARD SECURITY AGREEMENT

1.	1 0 1 0	County Bail Bond Board ("the Board")
and	d reinafter "Licensed Bail Bond Surety," entered into on this date	,
nerein	remarter Alcensed Ball Bond Surety, entered into on this date	2.
in tha	de § 1704 (Vernon Supp. 2003), Licensed Bail Bond Surety her that certain Certificate of Deposit ("CD") representing funds at	eby grants the Board a security interest
("the I	he Bank") numbered and of d in the face amount of e security required by the Texas Occupation Code for a Bail Bor	lated
and in	d in the face amount of	. The CD represents
the sec	e security required by the Texas Occupation Code for a Bail Bo	nd License.
	The Bank hereby acknowledges and accepts this Security all Bond License as prescribed by Texas law. The Board's claim ank may have.	
	The Original Certificate of deposit shall be tendered to the cessor, assigns, or designees as provided by the Texas Occupation to the Board for the purposes and used of the CD.	
timely 1704.2 the Ju	Licensed Bail Bond Surety shall pay a Final Judgment of censed Bail Bond Surety not later than the 31 <sup>st</sup> day after the danely Motion for a New Trial or a Notice of Appeal has been file 04.204. If Licensed Bail bond Surety fails to pay a Final Judgment from the funds of the CD without further notice to part. The Hopkins County Treasurer may redeem the CD for under the CD for	ate of the Final Judgment unless a d according to Texas Occupation Code § nent as required, the Treasurer shall pay Licensed Bail Bond Surety from the
6. all fut	It is agreed that this is a continuing agreement and that the future Bail Bond transactions between the Board and License	
7.	Texas law shall apply to this security agreement.	

This agreement insures to the benefit of the parties herein, their representative, heirs, executors,

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

administrators, legal representatives, successors, and assigns.

invalid, illegal, or unenforceable provisions had not been included.

EXECUTED this	day of	, 20
Authorized Agent for		Authorized Agent for
(Company)		(Bank)
<u>\$</u>	SURETY'S AC	<u>KNOWLEDGEMENT</u>
STATE OF TEXAS §		
STATE OF TEXAS \$ \$ COUNTY OF \$		
an oath to him upon his oath, he	who is the duly said he read the ich Security Agi	me, the undersigned Notary Public, authorized Representative of the Surety. I administere e foregoing Security Agreement and acknowledged that I reement and further acknowledged that it was executed bement.
SWORN TO, and SUBS	CRIBED before	me by, on
SWORN TO, and SUBS the day of	CRIBED before	me by
		Notary Public in and for the State of Texas

## BANK'S ACKNOWLEDGEMENT

STATE OF TEXAS	$\mathbf{s}$		
COUNTY OF	SS SS SS		
COUNTY OF	§		
	who is		sentative of the Bank. I administered
an oath to him, upon h	is oath, he said he r	ad the foregoing Securi	ity Agreement and acknowledged that
			rther acknowledged that is was executed
for the purposes state v	vithin such Security	Agreement.	
SWORN TO, a	and SUBSCRIBED	BEFORE ME BY	,
on the day	01	, 20	
		$\overline{\mathbf{N}}$	Notary Public in and for the
			state of Texas
ACCEPTED:			
		_	g ·
			hairman
		1	Hopkins County Bail Bond Board