# INDIVIDUAL APPLICATION FOR WASHINGTON COUNTY BAIL BOND LICENSE

(You must submit one Original and 15 copies to the Bail Bond Administrator)

ORIGINA	NAL { } RENEWAL { } LICENSE NUMBE	(If Original, leave blank)
1.	Name of Applicant	
2.	Date of Birth	
3.	Home Address	
4.	Home Telephone ()	
5.	Name of Spouse (if applicable)	
6.	Name under which business will be conducted (if busine a file-marked copy of the Assumed Name certificate as	
7.	Street Address where business will be conducted	
8.	Business Telephone ()	
9.	I am a citizen of the United States of America	{ } Yes { } No
10.	I am a legal resident of the State of Texas	{ } Yes { } No
11.	I am at least 18 years of age	{ } Yes { } No
12.	I have attached as <b>Exhibit "B"</b> a photograph of myself	{ } Yes { } No
13.	I have attached hereto as <i>Exhibit 'C"</i> my fingerprints	{ } Yes { } No
14.	I possess financial resources required to comply with Conference Coccupations Code.	hapter 1704.160 of the Texas { } Yes { } No
15.	Attached hereto as <b>Exhibit "D"</b> is documentary evidence preceding the date this application was filed, I have been continuous licensed under this chapter for at least one year and not week, excluding annual leave, and have performed duties the bonding business.  { } Yes { } No	usly employed by a person less than thirty (30) hours per
16.	Attached hereto as <b>Exhibit "E"</b> is documentary evidence the date this application was filed, I have completed at le legal education in criminal law courses or bail bond law of State of Texas and that are offered by an accredited institute of Texas.  { } Yes { } No	ast eight hours of continuing ourses that are approved by the
17.	Since August 27, 1973, have you been finally convicted of moral turpitude or a felony? { } Yes { }	
18.	I authorize, allow, and permit the Washington County Bai criminal history and confirm that since, August 27, 1973, of a misdemeanor involving moral turpitude or a felony.	I have not been finally convicted
19.	Attached hereto as <u>Exhibit "F"</u> is a complete sworn finar Authorization of Release. { } Yes { } No	ncial statement including an

20.	Attached hereto as <b>Exhibit "G"</b> are three (3) letters of recommendation, each from a person who is reputable and has known me for at least three (3) years and state that I have a reputation for honestly, truthfulness, fair dealing and competency - and recommends that the Washington County Bail Bond Board issue the license.  { } Yes { } No
21.	I intend to deposit with the Washington County Treasurer cash or the cash value of a certificate(s) of deposit or a cashier's check if my application is approved.  { } Yes { } No
22.	I will execute and provide an Assignment of Security for Bail Bond Collateral and a financial Institution Acknowledgement in the form attached hereto as <i>Exhibit "H"</i> .  { } Yes { } No
23.	I intend to execute nonexempt property in trust to Washington County Bail Bond Board.  { } Yes { } No  If YES, the value of the real property is \$
24.	Real Property: If property to be conveyed in trust to Washington County Bail Bond Board is nonexempt real estate, I have submitted the following attached hereto as <b>Exhibit "I":</b>
(a)	Legal description equivalent to description required to convey property by general warranty deed. { } Yes { } No
(b)	Current statements for each taxing unit authorized to impose taxes on the property showing that there is no outstanding tax lien against the property.  { } Yes { } No
(c)	The property's net value according to current appraisal made by a real estate appraiser who is a member in good standing of a nationally recognized professional appraisal society or trade organization that has been established by a code of ethics, educational program, and professional certification program; or the property's net value according to a statement from the county according to the most recent certified tax appraisal roll.  { } Yes { } No
(d)	Statement agreeing to keep all taxes paid on the property while it remains in trust, and to provide proof of payment on the anniversary of the granting of the application or upon demand of the Washington County Bail Bond Board.  { } Yes {} No
(e)	Statement agreeing to not further encumber the property without notifying and obtaining the permission of the Washington County Bail Bond Board.  { } Yes { } No
(f)	Statement agreeing to maintain insurance on any improvements on the property against damage or destruction in the full amount of the value claimed for the improvements.  { } Yes { } No
(g)	Statement agreeing to name the Washington County Bail Bond Board as the beneficiary of the insurance on the improvements, and to provide proof of insurance on the anniversary of the granting of the application, or upon request of the Board.  { } Yes { } No
(h)	A statement of whether the applicant is married, and if the applicant is married a sworn statement from the applicant's spouse agreeing to transfer to the Washington County Bail Bond Board, as part of the trust, any right, title, or interest that the spouse may have in the property.  { } Yes { } No

20.

	(i)	A photograph of the property is attached. { } Yes { } No
	(j)	A proposed Deed of Trust in the form approved by the Washington County Bail Bond Board is attached hereto. { } Yes { } No
	(k)	A Non-Homestead Affidavit and Designation of Homestead as approved by the Washington County Bail Bond Board is attached hereto. { } Yes { } No
25.	Cha <sub>l</sub>	n or have been within the past ten (10) years licensed under the Texas Occupations Code pter 1704 in another county.  { } Yes { } No  ES, attached hereto as <u>Exhibit "J"</u> is a list of each county in which I hold or have held a use within the past ten (10) years.
26.	more decla exect	we attached hereto as <b>Exhibit "K"</b> a declaration stating that I have no final judgments uted by me as surety or as an agent for a surety in any county that has been unpaid for a than thirty (30) days and that arose directly or indirectly from any bail bond or a aration detailing all final judgments that arose directly or indirectly from a bail bond uted by me as a surety or as an agent for a surety that remains unpaid for more than (30) days after issuance.  { } Yes { } No
27.	If YI	n presently involved in civil litigation. { } Yes { } No ES, attached hereto as <b>Exhibit "L"</b> is the case number, court and county where litigation ending.
28.		ive unsatisfied judgments pending against me. { } Yes { } No ES, attached hereto as <b>Exhibit "M"</b> is a copy of the judgments pending against me.
29.	revo If YI	s Applicant ever been denied a bail bond surety license or had a license suspended or oked in the State of Texas? { } Yes { } No ES, attached hereto as <b>Exhibit "N"</b> is a statement detailing the county, date and reason the denial, suspension or revocation.
30.	This	s application is accompanied by a non-refundable fee of \$500.00.
31.		eclare that I will comply with the Texas Occupations Code Chapter 1704 and the Local es of the Washington County Bail Bond Board. { } Yes { } No
Lice	ense A	pplicant Signature
Prin	ted Na	ame
Dat	 е	
SIG	NED A	AND SWORN to before me on this day of, 20
NO.	TARY	PUBLIC/STATE OF TEXAS

Approved by Board on January 14, 2013

## **EXHIBIT "A"**

**Certified Copy of Assumed Name Certificate** 

# **EXHIBIT** "B"

Photograph of Applicant

# EXHIBIT "C"

Fingerprints

# EXHIBIT "D"

## APPLICANT'S STATEMENT OF PRIOR EMPLOYMENT

STATE OF TEXAS	
Before me, the undersigned authority in and for the St appeared deposes and said: My name is	who after being duly sworn,, I am
years of age and I live atfollowing facts:	I wish to state the
In the two years preceding the date of this application, have been continuously employed by a person license Occupations Code for at least one year and for not les annual leave, and have performed duties that encomp	ed under Chapter 1704 of the Texas as than thirty hours per week, excluding wass all phases of the bonding business.
Occupations Code is from/t the Company of the complex of the compensation of	pany where I have been continuously
Name of Company:	
Address of the Company:	
Telephone Number of Company: ()	
I have read the above statement consisting of page(sknowledge, and it is true and correct.	s), which is based on my personal
•	License Applicant Signature
	Date
SIGNED AND SWORN to before me on this day	of
	NOTARY PUBLIC/STATE OF TEXAS

## EXHIBIT "E"

#### APPLICANT'S STATEMENT OF CONTINUING LEGAL EDUCATION

STATE OF TEXAS }{ COUNTY OF WASHINGTON }{	
Before me, the undersigned authority in and for the appearedsaid: My name is	_ who after being duly sworn, deposes and, I am years of age and I live at
I,, had hours of continuing legal education in criminal law capproved by the State Bar of Texas and that are off education in the State.	
Specifically, I have completed the following course:	
Name of Course:	
Total Hours of Course:	
Date Course Completed:	
Attached hereto is a copy of the certification of com	ppletion of the above course.
I have read the above statement consisting of p knowledge, and it is true and correct.	age(s), which is based on my personal
	License Applicant Signature
	Date
SIGNED AND SWORN to before me on this da	ay of, 20
	NOTARY PUBLIC/STATE OF TEXAS

# EXHIBIT "F"

## **APPENDIX**

PERSONAL FINANCIAL STATEMENT OF \_\_\_\_\_\_ AS OF \_\_\_\_\_, 20\_\_\_\_.

TO: WASHINGTON COUNTY BAIL BOND BOARD

						Bail Bond Board as les and Regulation			
SECTI	ON 1: I	NDIVIDUAL INFORM	MATION						
Name:					-				
Resider	nce Add	ress:							
City, St	tate, Zip								
Position	n or Occ	upation:				_			
Busines	ss Name								
Busines	ss Addre	SS:					-		
City, St	tate, Zip				-		5		
	nce Phor				Business Phone:				
Social S	Security	Number:			Date of Birth:				
		Number:			State:				
		ges if needed to complete	e any section				-		
SECTI	ON 2: B	ALANCE SHEET							
			TS (Omit Cent	s)	_		LIABIL	ITIES (Omit Cents)	7
Cash (S	chedule	1)					Secured		
Securiti		Marketable				Notes Payable to Banks (Schedule 4)			
(Section 2)	Nonmarketable				To Relatives				
Notes a	ind Acco	unts Receivable				Notes Payable (Schedule 4)	To Others		
Profess	ional Ac	counts Receivable				Outstanding Credit Ca	rd Balances		
		Wholly-owned					Wholly-Owned		
Real Es		Homestead			-	Owing on Real Estate	Homestead		1
(Schedi	ule 3)	Partial Interest				(Schedule 3)	Partial Interest		
Cash St	urrender	Value of Life Insurance	(Section 4)				Income Taxes		
	Year:	Make:	Val	ue:		Taxes Owing	Other Taxes		
Autos:	Year:	Make:	Val	ue:					
	Year:	Make:	Val	ue:					
Oil Inte	rest/Pro	duction Leases							
Persona	al Proper	ty - Household, Etc.				Other Liabilities			1
						(Itemize)			
Other A	Assets								
(Itemiz	e)								
						Total Liabilities			
						Net Worth			
			Total A	ssets \$		Total Liabilit	es and Net Wortl	1 \$	
SECTI	ON 3: C	CONTINGENT LIABII	LITIES						
As End						Other (Itemize)	,		
As Gua	rantor								
On Lea	ses or C	ontracts	_			Have you ever made a	composition settle	ment or taken bankrup	tcy? If yes,
Legal C	Claims o	Judgments				Explain:			-
Provisi	on for Fe	ederal Income Tax							
			_						

COMPANY	FAC AMOU		NEFICIARY	CAS	H VALUE	POLICY	LOAN	NET CA VALU		INSUREI	PLEDGEI YES or N
									-		
							-				
		<u> </u>				,	TOTAL \$			_	
ECTION 5: SCH	<b>EDULES</b>										
UMBER 1: CAS		ND OTHER INSTI									
	NAN	ME AND LOCATIO	N			TY	PE OF AC	COUNT	-	В.	ALANCE (\$)
UMPED 20. CE/	CUDITIES MAD	PVETABLE: - CO	VEDNIMENT I	cellee 11e	TED SECUE	DITIES			TO	OTAL\$	
Face Value of Bond or No. of		On of Security	Stock Exchange	Total Co	Pres	sent Market Value		Received at Year	Register	red To Whom	If Pledged, To Whom
Stock Shares		<u>√</u> 1		3 500 500 500 500 500 500 500 500 500 50	-	200 a 10 a					
						-					
UMBER 2b: SE	CURITIES-NON	MARKETABLE i.	e. CLOSELY H		OTALS						
Face Value of Bond or No. of Stock Shares		on of Security	Total		Present Mar Value	A000000 - 100000000000000000000000000000	ne Receive ast Year		gistered '	To Whom	If Pledged, To Whom
				_					_		
IIMRER 3: REA	I. ESTATE The	e legal and equitable	title to all real	estate listed	in this states	nent is solel	v in the n	me of the	undersio	med unless no	ted:
Descrip Street N	otion or	Date Acquired (MM/DD/YY)	Improvements			ge or Lien H		Purchase		Current Debt Outstanding	Present Mark
				_							
				_	_						
UMBER 4: NOT	ES PAYABLE:						7				
	ne and Location	Original Comm	nitment Amount	Date C (MM/E		Current	Balance		turity Da		Collateral

I,do hereb	y acknowledge that this	personal
financial statement is being prepared for the pur	pose of submitting to the	Washington
County Bail Bond Board an application for a lice	ense to write bail bonds in	n Washington
County, Texas and that any false statement the		•
Board may refuse to grant me a license to write	, ,	
suspend or revoke my license to write bail bond		•
I, upon oat	h and upon pains and pe	enalties of periury
do hereby swear that the forgoing is a true, com		
myself, submitted by me to the Washington Cou	-	
	inty Ban Bona Board on	day or
<b>-</b> •		
	License Ar	plicant Signature
	2.001.007.4	phodric Orginatoro
		Date
		2 4.10
SIGNED AND SWORN to before me on this	day of	. 20
<u></u>		,
	NOTARY PUBLIC/S	TATE OF TEXAS
		= =: :=:

## **AUTHORIZATION OF RELEASE**

DATE:		
I,		(Surety)
DBA:		(Business Name)
License #	Address:	
Telephone #:	Last 4 numbers of SSN	l:
Statement dated	the information that I have promition, to acquire or the license period and Board for the license period and all information provided in led with the Washington Courting at the will have a letter of author Board. This authorization ounty Bail Bond Board on the of the second	r renew a license with the d beginning assigned by the Board. This in the attached copy of the atty Bail Bond Board.  Ithority issued by the is in effect until final action is
	_	Applicant Signature
	_	Date
SIGNED AND SWORN to b	pefore me on this day of	, 20
	NOTA	ARY PUBLIC/STATE OF TEXAS

## EXHIBIT "G"

## LETTER OF REFERENCE

Date:			
To the Washington County Bail Bond Board Membe	ers:		
STATE OF TEXAS }{ COUNTY OF WASHINGTON }{			
Before me, the undersigned authority in and for			
who, after be	eing duly sworn	i, deposes and said: My na	me is
, I am	years of age a	nd I live at	
I	wish to state th	ne following facts:	
I,, h	ave known		
(reference)		(applicant)	
for at least three (3) years. During this time, I ha	ve known	(applicant)	
as having a reputation of honesty, truthfulness, fa	air dealing, and	d competency.	
I,, recommer	nd that the app	lication for a bail bond	
(reference)			
license be approved for(applicant)	·		
(applicant)			
		Referen	ce's Printed Name
		Reference	's Printed Address
	City	State	Zip Code
		Reference's 1	elephone Number
		Ref	erence's Signature

	Date
page(s	(s), which is based on my personal knowledge, and
	Reference Signature
	Date
day of	, 20
_	NOTARY PUBLIC/STATE OF TEXAS

## **EXHIBIT "H"**

#### ASSIGNMENT OF SECURITY FOR BAIL BOND COLLATERAL

To: Washington County Treasurer		
From:	, BAIL BOND LICENSE H	HOLDER
I,to the Treasurer of Washington County, Texas	_, (ASSIGNOR), hereby assign the SECURITY (ASSIGNEE).	described below
SECURITY:		
FINANCIAL INSTITUTION:		
PAYABLE TO:		
FACE AMOUNT:		
DATED:		
MATURITY DATE:		

In order to obtain a Bail Bond License in Washington County, Texas and for the purpose of providing security for Bail Bonds written in Washington County, Texas which may accrue or be authorized under the law, the ASSIGNOR, for and on behalf of the Bail Bond License Holder in the name of the owner specified, assigns to the Washington County Treasurer any and all right, title, claim and interest of whatever nature of ASSIGNOR in and to the SECURITY described above. The Washington County Treasurer has no interest or entitlement to any interest or dividends arising from this agreement. All the interest or dividends should continue to be payable to the ASSIGNOR, and in this regard, SECURITY for the purpose of the Assignment shall mean the FACE AMOUNT (Principal) not the interest accruing on account of the SECURITY.

ASSIGNOR agrees that this assignment carries with it the right to any insurance on the SECURITY that may exist now, or in the future, and includes the right of the Washington County Treasurer to negotiate, redeem, collect or withdraw at any time any part of the FACE AMOUNT of the SECURITY to be applied as a payment to unpaid FINAL JUDGMENT(s) of any forfeitures of bail bonds written in Washington County, Texas. The right of the Washington County Treasurer to apply the SECURITY shall not be affected by a subsequent change in the trade name or business location of the person or entity on whose behalf the assignment is executed. The ASSIGNOR further agrees that the Washington County Treasurer may, in its own discretion and at any time, transfer all or any part of the SECURITY into its own name to satisfy an unpaid FINAL JUDGMENT(s), or portion thereof, of any forfeiture of bail bonds written in Washington County, Texas. The Washington County Treasurer is hereby appointed attorney-in-fact for the ASSIGNOR with full power and authority to execute any endorsements necessary to complete such a transfer and negotiation.

ASSIGNOR understands and agrees that by this Assignment, all right, title and claim to interest in, use of and control over the disposition of the SECURITY is relinquished and that such SECURITY may be released only by the Washington County Treasurer's written direction.

This document shall serve as notification by the ASSIGNOR to the FINANCIAL INSTITUTION of the term of this Assignment and Assignor's intention and agreement to be bound by said terms.

This Assignment is made subject to the following terms:

 WARRANTY, ASSIGNOR expressly warrants that it has good title to the property conveyed by this Assignment, and that the property is free from prior encumbrances of any nature or kind. ASSIGNOR further warrants that the property will remain free from encumbrances of any kind or nature.

	t and all of its terms and conditions are binding on ASSIGNOR ncipals, vice principals, shareholders, stockholders, s, and assigns.
	License Applicant/Assignor Signature
	Date
SIGNED AND SWORN to before me this	_ day of, 20
	NOTARY PUBLIC/STATE OF TEXAS

2. EXISTING LIABILITIES. This Assignment is subject to no existing obligations.

#### FINANCIAL INSTITUTION ACKNOWLEDGEMENT

STATE OF TEXAS	}.
COUNTY OF WASHINGTON	}{

The FINANCIAL INSTITUTION acknowledges the assignment of the SECURITY described herein to the Washington County Treasurer. FINANCIAL INSTITUTION acknowledges the Washington County Treasurer has no interest or entitlement to any interest or dividends. FINANCIAL INSTITUTION certifies that it has recorded the assignment and has retained a copy. FINANCIAL INSTITUTION certifies that it does not have any knowledge of anyone else having any lien, encumbrance, right, hold, claim or obligation of the SECURITY. FINANCIAL INSTITUTION accepts the SECURITY with knowledge that it has been posted for and on behalf of the Bail Bond License Holder identified above and agrees to act as the sole agent for the purpose of holding this SECURITY for the Washington County Treasurer's exclusive use. FINANCIAL INSTITUTION agrees not to release, make a payment, or otherwise divert or dispose of the SECURITY except in accordance with the written instructions of the Washington County Treasurer. It is understood that notice to or consent of the ASSIGNOR to disposition of the SECURITY by the Washington County Treasurer shall not be required. FINANCIAL INSTITUTION further agrees not to exercise any set of rights it may have with respect to the SECURITY, or to otherwise impede, hinder, delay, prevent, obstruct or interfere with the Washington County Treasurer's right to negotiate, redeem, collect and withdraw this SECURITY promptly.

<u>ATTEST:</u> FINANCIAL INSTITUTION A	ASSIGNOR
BY: B	3Y:
	Printed Name:
Job Title:	lob Title:
	Date:

#### **DEED OF TRUST**

******	******	******

#### **TERMS**

Date:	, 20
Grantor: Grantor's Mailing Address:	
Trustee:	Chair of the Washington County Bail Bond Board
Trustees Mailing Address:	100 East Main Street, Brenham, Texas 77833
Bondholder: Bondholder's Mailing Address:	Washington County Bail Bond Board 100 East Main, Brenham, Texas 77833
Bond(s):	All present and future Bail Bonds issued by Grantor in Washington County, Texas to Bondholder.  Grantor is pledging \$ of the appraised value \$ of the pledged property.
Property (including any improvements):	
Per Lien:	

Other Exceptions to Conveyance and Warranty:

This conveyance is subject to all valid building and use restrictions, easements, and right-of-way of record, visible or apparent, if any, and valid reservations of oil, gas and other interests, if any.

For value received and to secure payment of the Bond(s), Grantor conveys the Property to Trustee in trust. Grantor warrants and agrees to defend the title to the Property, subject to the other Exceptions to Conveyance and Warranty. When Grantor ceases issuing bonds in Washington County, Texas and upon payment of the Bond(s) and all other amounts secured by this deed of trust, this deed of trust will have no further effect, and Bondholder will release it at Grantor's expense.

#### **CLAUSES AND COVENANTS**

Grantor's Obligations (Applicant)

#### Grantor agrees to:

- Keep the property in good repair and condition;
   Pay all taxes and assessments on the property in Pay all taxes and assessments on the property before delinquency;
- 3. Defend title to the property subject to other Exceptions to Conveyance and Warrant and preserve the lien's priority as it established in this deed of trust;
- 4. Maintain, in a form acceptable to Bondholder, an insurance policy that:
  - Covers all improvements for their full insurable value as determined when the policy is issued and renewed, unless Bondholder approves a smaller amount in writing:
  - b. Contains an 80.0% co-insurance clause;
  - Provides fire and extended coverage, including windstorm clause;
  - Protects Bondholder with a standard mortgage clause;
  - Provides flood insurance at any time the Property is in a flood hazard are, and
  - Contains such other coverage as Bondholder may reasonably require.
- 5. Comply at all times with the requirements of the 80.0% co-insurance clause;
- Deliver the insurance policy to Bondholder within ten (10) days of the date of this deed of trust and deliver renewals to Bondholder at least fifteen (15) days before expiration;
- 7. Obey all laws, ordinances, and restrictive covenants applicable to the Property;

- 8. Keep any buildings occupied as required by the insurance policy; and,
- 9. If the lien of this deed of trust is not a first lien, pay or cause to be paid all prior lien notes and abide by or cause to be abided by all prior lien instruments.

#### B. Bondholder's Rights (Bail Bond Board)

- Bondholder may appoint in writing a substitute trustee, succeeding to all rights and responsibilities of Trustee.
- Bondholder may, from any proceeds received under the insurance policy, either (1) retain the
  proceeds as a cash bond or (2) repair or replace damaged or destroyed improvements covered by
  the policy.
- 3. If the Grantor fails to perform any of the Grantor's obligations, Bondholder may perform those obligations and be reimbursed by Grantor on demand for any amounts so paid, including attorney's fees, plus interest on those amounts from the dates of payments at the lesser of 18.0% per annum or the maximum rate allowed by law. The amount to be reimbursed will be secured by this deed of trust
- 4. If a final judgment forfeiting a Bond is entered against the Grantor and Grantor fails to immediately pay the amount of the final judgment, or if Grantor fails to perform any of Grantor's obligations and the default continues after any required notice of the default and the time allowed to cure, Bondholder may -
  - Direct Trustee to foreclose this lien, in which case Bondholder or Bondholder's agent will cause notice of the foreclosure sale to be given as provided by the Texas property Code as then in effect; and,
  - b. Purchase the property at any foreclosure sale by offering the highest bid and then have the bid credited on the amount of the final judgment(s).
- Bondholder may remedy any default without waiving it and may waive any default without waiving any prior or subsequent default.

#### C. Trustee's Rights and Duties (Board Chair or designee)

If directed by Bondholder to foreclose the lien, Trustee will-

- Either personally or by agent give notice of the foreclosure sale as required by the Texas Property Code as then in effect;
- Sell and convey all or part of the property "as is" to the highest bidder for cash with a general
  warranty binding Grantor, subject to the prior lien and to other Exceptions to Conveyance and
  Warranty and without representation or warranty, express or implied by Trustee;
- 3. From the proceeds of the sale, pay, in this order
  - a. Expenses of foreclosure, including a reasonable commission to Trustee;
  - To Bondholder, the full amount of principal, interest, attorney's fees, and other charges due and unpaid:
  - c. Any amounts required by law to be paid before payment to Grantor; and,
  - d. To Grantor, any balance; and,
- 4. Be indemnified by Bondholder against all costs, expenses, and liabilities incurred by Trustee for acting in the execution or enforcement of the trust created by this deed of trust, which includes all court and other costs, including attorney's fees, incurred by Trustee in defense of any action or proceeding taken against Trustee in that capacity.

#### D. General Provisions

- If any of the property is sold under this deed of trust, Grantor must immediately surrender
  Possession to the purchaser. If Grantor fails to do so, Grantor will become a tenant at sufferance of
  the purchaser, subject to an action of forcible detainer.
- 2. Recitals in any Trustee's deed conveying the property will be presumed to be true.
- Proceeding under this deed of trust, filing suit for foreclosure, or pursuing any other remedy will not constitute an election of remedies.
- 4. This lien will remain superior to liens later created even if (i) the maturity date for the Bond(s) is dated after the date hereof or (ii) part of the property is released.
- 5. Grantor assigns the Bondholder all amount payable to or received by Grantor from condemnation of all or part of the property, from private sale in lieu of condemnation, and from damages caused by public works or construction on or near the property. After deducting any expenses incurred, including attorney's fees and court and other costs, Bondholder will either release any remaining amounts to Grantor or hold such amount as a cash bond. Bondholder will not be liable for failure to collect or to exercise diligence in collecting any such amounts. Grantor will immediately give Bondholder notice of any actual or threatened proceedings for condemnation of all or part of the property.

- 6. Grantor assigns to Bondholder absolutely, not only as collateral, all present and future rent an other income and receipts from the property. Grantor warrants the validity and enforceability of the assignment. Grantor may as Bondholder's licensee collect rent and other income and receipts as long as the Grantor is not in default under any Bond(s) or this deed of trust. If Grantor defaults in payment of any Bond(s) or performance of this deed of trust, Bondholder may terminate Grantor's license to collect rent and other income and then as Grantor's agent may rent the property and collect all rent and other income and receipts. Bondholder neither has nor assumes any obligations as lessor or landlord with respect to any occupant of the property. Bondholder may apply all rent and other income and receipts collected under this paragraph first to expenses incurred in exercising Bondholder's rights and remedies and then to Grantor's obligations under the Bond(s) and this deed of trust under in order determined by Bondholder. Bondholder is not required to act under this paragraph, and acting under this paragraph does not waive any of Bondholder's other rights and remedies. If Grantor becomes a voluntary or involuntary debtor in bankruptcy, Bondholder's filing a proof of claim in bankruptcy will be determined equivalent to the appointment of a receiver under Texas law.
- 7. Interest on the debt secured by this deed of trust will not exceed the maximum amount of non-usurious interest that may be contracted for, take, reserved, charged, or received under law. Any interest is excess of that maximum amount will be credited on the principal of the debt or, if that has been paid, refunded. On any acceleration or required or permitted prepayment, any such excess will be canceled automatically as of the acceleration or prepayment of, if already paid, credited on the principal of the debt or, if the principal of the debt has been paid, refunded. This provision overrides any conflicting provisions in this and all other instruments concerning the debt.
- At least 15 days before taxes and assessments on the property become delinquent, Grantor agrees
  to furnish Bondholder evidence satisfactory to Bondholder that all taxes and assessments on the
  property have been paid.
- 9. When the context requires, singular nouns, pronouns include plural.
- The term Bond(s) includes all present and future Bond(s) issued by Grantor to Bondholder and all
  amounts secured by this deed of trust.
- 11. This deed of trust binds, benefits, and may be enforced by successors in interest of all parties.
- 12. Grantor and each surety, endorser, and guarantor of the Bond(s) waive all demand for payment, presentation for payment, notice of intention to accelerate maturity, notice of acceleration of maturity, protest, and notice of protest, to the extent permitted by law.
- 13. Grantor agrees to pay reasonable attorney's fees, trustee's fees, and court and other costs of enforcing Bondholder's rights under this deed of trust if this deed of trust is placed in the hands of an attorney for enforcement.
- 14. If any provision of this deed of trust is determined to be invalid or unenforceable, the validity or enforceability of any other provision will not be affected.
- 15. Grantor represents that this deed of trust is given to secure all Bond(s) presently issued to Bondholder and which may be issued to Bondholder in the future.

	License Applicant/Grantor Signature
	Date
SIGNED AND SWORN to before me this day of	, 20
	NOTABY BUBLIC/STATE OF TEVAS

#### WASHINGTON COUNTY BAIL BOND APPLICATION

## EXHIBIT "I"

#### **Real Estate Documentation**

## This Exhibit shall include the following documents:

- a. Legal description of property.
- b. Current statements for each taxing entity.
- c. The property's net value.
- A statement of whether the applicant is married; and if the applicant is married, a sworn statement for the applicant's spouse agreeing to transfer to the Board.
- e. A statement of the existence of a co-owner of the property and, if so, a sworn statement from the co-owner agreeing to transfer to the Board.
- f. A photograph of the property is attached.
- g. A proposed Deed of Trust in the form approved by the Board which is attached hereto.
  - \* Statement agreeing to keep all taxes paid.
  - \* Statement agreeing to not further encumber the property.
  - \* Statement agreeing to maintain insurance on any improvements.
  - Statement agreeing to name the Washington County Bail Bond Board as beneficiary of the insurance on the improvement
- h. A Non-Homestead Affidavit and Designation of Homestead as approved by the Board, which is attached hereto.

# NON-HOMESTEAD AFFIDAVIT AND DESIGNATION OF HOMESTEAD (SINGLE APPLICANT)

COUNTY OF WASHINGTON }{
BEFORE ME, the undersigned authority, on this day personally appeared
deposes and says:
Affiant does not now reside upon, use in any manner, nor claim as a business or residence homestead, nor has any present intention of ever in the future residing upon, using or claiming as either a business or residence homestead, the following described property. Affiant hereby renounces and disclaims any homestead right, interest or exemption in such property, to wit: (describe pledged property)
Affiant now resides upon, use and claim as his/her legal homestead the following described property: (describe homestead property)
which said last described property is improved with a dwelling house, is amply sufficient as a residence homestead for Affiant, and the fee simple title is vested in Affiant. Affiant hereby sets apart and designates the said last described property as the homestead to which he/she is entitled, under the Constitution and Laws of the State of Texas, exempt from forced sale, and Affiant further declares that said property last described is all of the property and the only property to which he/she is now entitled as a homestead exempt from forced sale.
That this affidavit and designation is made to induce the Washington County Bail Bond Board to grant or renew a license, or to increase the collateral related to such license, to operate as a bail bond surety for the execution of bail bonds secured by a deed of trust upon the property first describe above.
EXECUTED this day of, 20
License Applicant Signature
Date
SIGNED AND SWORN to before me on this day of, 20
NOTABY BUBLIC/OTATE OF TEVAC

NOTARY PUBLIC/STATE OF TEXAS

# NON-HOMESTEAD AFFIDAVIT AND DESIGNATION OF HOMESTEAD (MARRIED APPLICANT)

STATE OF TEXAS	
BEFORE ME, the undersigned authority, on this and spouse	
being duly sworn, upon oath deposes and says:	
Neither of them now resides upon, use in any manner, homestead, nor has any present intention of ever in the future either a business or residence homestead, the following descrenounces and disclaims any homestead right, interest or exe (describe pledged property)	e residing upon, using or claiming as ribed property: Each hereby
That they now reside upon, use and claim as their legal property: (describe homestead property)	I homestead the following described
which said last described property is improved with a dwelling residence homestead for Affiant, and the fee simple title is verand designate the said last described property as the homest under the Constitution and Laws of the State of Texas, exempled that said property last described is all of the property are now entitled as a homestead exempt from forced sale.	sted in them. They hereby set apart ead to which their family is entitled, of from forced sale, and they further
That this affidavit and designation is made to induce the to grant or renew a license, or to increase the collateral relate bond surety for the execution of bail bonds secured by a deed describe above.	ed to such license, to operate as a bail
EXECUTED this day of	
-	License Applicant Signature
-	Date

SIGNED AND SWORN to before me on this	day of	20
NOTARY PUBLIC/STATE OF TEXAS		
EXECUTED this day of	20	
		Spouse Signature
		Date
SIGNED AND SWORN to before me on this the	_ day of	, 20
	NOTARY PUBLIC	STATE OF TEXAS

# NON-HOMESTEAD AFFIDAVIT AND DESIGNATION OF HOMESTEAD (CO-OWNER)

STATE OF TEXAS }{ COUNTY OF WASHINGTON }{	
BEFORE ME, the undersigned authority, on this and spouse	day personally appeared, who, after
being duly sworn, upon oath deposes and says:	
Neither of them now reside upon, use in any manner, in homestead, nor has any present intention of ever in the future either a business or residence homestead, the following descrenounces and disclaims any homestead right, interest or extended to the pledged property.	e residing upon, using or claiming as cribed property. Each hereby
That they now reside upon, use and claim as their lega property: (describe homestead property)	al homestead the following described
which said last described property is improved with a dwelling residence homestead for Affiant, and the fee simple title is verand designate the said last described property as the homes under the Constitution and Laws of the State of Texas, exempled declare that said property last described is all of the property are now entitled as a homestead exempt from forced sale.	ested in them. They hereby set apart tead to which their family is entitled, pt from forced sale, and they further
That this affidavit and designation is made to induce the to grant or renew a license, or to increase the collateral related bond surety for the execution of bail bonds secured by a deed describe above.	ed to such license, to operate as a bail
EXECUTED this day of	20
	License Applicant Signature
	Date
SIGNED AND SWORN to before me on this day of _	, 20
NOTARY PUBLIC/STATE OF TEXAS	

, 20	, 20	f	s day of	EXECUTED t
Co-Owner Signature				
Date				
lay of, 20	day of	me on this the	WORN to before I	SIGNED AND
NOTARY PUBLIC/STATE OF TEXAS	NOT			
. 20		day of	ECUTED this	E
Co-Owner Signature				
Date				
lay of, 20	day of	me on this the	WORN to before I	SIGNED AND
NOTARY PUBLIC/STATE OF TEXAS	NOT			
20		day of	ECUTED this	E
Co-Owner Signature				
Date				
lay of, 20	day of	me on this the	WORN to before I	SIGNED AND
NOTARY PUBLIC/STATE OF TEXAS	NOT			

## **EXHIBIT "J"**

#### APPLICANT'S STATEMENTS REGARDING LICENSURE IN ANOTHER COUNTY

STATE OF TEXA COUNTY OF WA			
Before me,	the undersigned authority in a	nd for the Sta	e of Texas, on this day personally appeared
		_, who, after b	eing duly sworn, deposes and said: My name is
		_, I am	years of age and I live at
		I wish to st	ate the following facts:
	ate of this application, I am or h county in which I hold or have		nsed in another county. The following is a .
!	COUNTY		DATE OF LICENSE
-			
-			
I have read the al and it is true and		page(	s), which is based on my personal knowledge,
		_	License Applicant Signature
		_	Date
SIGNED AND SV	VORN to before me on this	day of	, 20
		-	NOTARY PUBLIC/STATE OF TEXAS

## **EXHIBIT "K"**

#### FINAL JUDGMENTS REGARDING BAIL BONDS

STATE OF TEXAS }{ COUNTY OF WASHINGTON }{			
Before me, the undersigned authority in a,			
(Applicant must check #1 or #2)			
1. As of the date of this application an agent for a surety in any county that have be or indirectly for any bail bond;			
OR			
2. As of the date of this application a bail bond executed by me as a surety or days after issuance.			
COUNTY COURT DEFENDA	ANT'S NAME	JUDGMENT DATE	LIABILITY
TOTAL NUMBER OF FINAL JUDGMENTS	TOTAL	AMOUNT OF LIABILITY	
		License App	olicant Signature
			Date
SIGNED AND SWORN to before me on this	day of	, 20	·
		NOTARY PUBLIC/ST	ATE OF TEXAS

## **EXHIBIT "L"**

# APPLICANT'S STATEMENT REGARDING CIVIL LITIGATION

STATE OF TE COUNTY OF V	XAS }{ WASHINGTON }{					
		, w	d for the State of To tho after being by mam years o	ne duly sworr	, deposes and sa	id: My name
		, 1 (	iii years o I wish	to state the f	ollowing facts:	
As of th	e date of this ap	olication, I am p	resently involved	in civil litiga	tion as listed bel	ow:
COUNTY	COURT	CASE#	PLAINTIFF'S N	NAME	DEFENDAN <sup>*</sup>	Γ'S NAME
I have re and it is true ar		ement consisting	of page(s),	which is base	ed on my persona	l knowledge,
					License Applic	ant Signature
						Date
SIGNED AND	SWORN to before	e me on this	day of		, 20	·
				NOTAF	RY PUBLIC/STAT	E OF TEXAS

## **EXHIBIT "M"**

STATE OF TEXAS	
Before me, the undersigned authority in and for appeared, said: My name is,	who, after being duly sworn, deposes and I am years of age and I live at
Attached hereto is a copy of all outstanding, uns	satisfied Judgments pending against me.
I have read the above statement consisting of _ knowledge, and it is true and correct.	page(s), which is based on my personal
	License Applicant Signature
	Date
SIGNED AND SWORN to before me this day of _	, 20
	NOTARY PUBLIC/STATE OF TEXAS

## **EXHIBIT "N"**

STATE OF TEXAS	}{					
COUNTY OF WASI	HINGTON }{					
BEFORE ME, the u who being duly swo As of the date of thi suspended or revok	rn on oath the a	above stated: have been der				
COUNTY	DATE	ACTION	N	R	EASON	
	(	DENIAL, SUSPENSION	ON OR REVOCAT	ΓΙΟΝ)		
				Lice	ense Applicant S	ignature
						Date
SIGNED AND SWC	ORN to before m	ne on this	day of _		, 20	·
				NOTARY PU	BLIC/STATE OF	TEXAS

# WASHINGTON COUNTY BAIL BOND EMPLOYEE APPLICATION FORM

#### PLEASE PRINT CLEARLY OR TYPE ALL INFORMATION

Last Name		First Name	Midd	dle Name
	other name ever used:		Wide	ne Name
	seu			<del></del>
Home Street Addres	 SS	City	State	Zip Code
Home Telephone		Work Telephone	Ce	ellular Telephone
Date of Birth (MM-E	DD-YYYY)			
·		6		
Driver License Numb	per State		Social Security Number	
Name of Bonding Co	ompany	_ 8	Bonding Company Telephone Number	
CHARGE	DATE	CO	UNTY	DISPOSITION
	Continue on	separate sheet,	, if necessary	
0. Do you currently	Continue on			YES { } NO
		rges pending aga	inst you? { }	YES { } NO
If YES, provide th	have criminal char	rges pending aga	inst you? { }	. , ,
If YES, provide th	have criminal char	rges pending aga	inst you? { }	. ,

**CONTINUE OF SEPARATE PAGE, IF NECESSARY.** 

I hereby swear and affirm that the foregoing information is true and correct and that there are no omissions. I understand that a criminal history check will be conducted and that any evasion, false statement, answer or omission shall be grounds for denial of this application which could result in criminal charges against me. I affirm that I have received, read and understand the policies, rules and regulations of the Washington County Bail Bond Board and agree to abide by the same.

Employee Applicant Signature	
Employee Applicant Signature	
Date	
SIGNED AND SWORN to before me on this	_ day of, 20
NOTARY PUBLIC/STATE OF TEXAS	
I request that the above named employee applica Employee Identification Card.	nt be granted, NOT be granted and
Name of Bonding Company	Agent/Licensee
Date	License Number