## DISCLOSURE NOTICE

## CONDITIONS OF BOND:

- 1. The SURETY, as bail, shall have control and jurisdiction over the principal during the term for which the bond is executed and shall have the right to apprehend, arrest and surrender the principal to the proper officials at any time as provided by law.
- 2. In the event surrender of principal is made prior to the time set for principal's appearances, and for reason other than as enumerated below in paragraph 3, then principal shall be entitled to a refund of the bond premium.
- 3. It is understood and agreed that the happening of any one of the following events shall constitute a breach of principal's obligation to the SURETY hereunder, and the SURETY shall have the right to forthwith apprehend, arrest and surrender principal, and principal shall have no right to any refund of premium whatsoever. Said events which shall constitute a breach of principal's obligations hereunder are:
  - (a) If the principal shall depart the jurisdiction of the court without the written consent of the court and the SURETY or its Agent.
  - (b) If principal shall move from one address to another without notifying the SURETY or its Agent in writing prior to said move.
  - (c) If principal shall commit any act which shall constitute reasonable evidence of principal's intention to cause a forfeiture of said bond.
  - (d) If principal is arrested and incarcerated for any other offense other than a minor traffic violation.
  - (e) If principal shall make any material false statement in the application.

| OTHER CONDITIONS  |   |  |                                    |
|---|---|--|------------------------------------|
| COURT DATE:   | TIME:   | PLACE:   | □ NO DATE SET                      |
|   | INDEMNIT  | OR INFORMATION   |                                    |
| In addition to the terms and conotify you that:                           | onditions of any Indemnity Agree  | ment or other collateral documents wh  | nich you have executed, this is to |
| <ol> <li>The Indemnitor(s) will have be further ordered by the</li> </ol> |   | efore the court named in the bond, at the  | he time therein fixed, and as may  |
| 2. The Indemnitor(s) is resp<br>this undertaking. There sl                | onsible for any and all losses or<br>nould not be any costs or losses p | costs of any kind whatsoever which throvided the defendant(s) does not viola         |                                    |
|   | to the person(s) named in the co<br>discharge of the bond(s) from the   | lateral receipt, or their legal assigns wi<br>Court. It may take several weeks after |                                    |
|   | PRINCIPAL A   | CKNOWLEDGMENT  |                                    |
| I have received a copy of this  | Disclosure Notice and I have rec  | eived a copy of all other documents s  | igned relating to the Bond(s).     |
|   |   | PRINCIPAL  |                                    |
|   | INDEMNITOR A  | ACKNOWLEDGMENT   |                                    |
| I have received a copy of this  | Disclosure Notice and I have rec  | eived a copy of all other documents s  | igned relating to the Bond(s).     |
|   |   | INDEMNITOR   |                                    |
|   | FOR COMPLAINTS  | OR INQUIRIES CONTACT   |                                    |
|   | ,   | AGENCY   |                                    |
|   |   |  |                                    |
|   |   |  |                                    |
|   |   |  |                                    |
|   |   |  |                                    |
|   |   |  |                                    |