THE NORTH RIVER INSURANCE COMPANY 11490 Westheimer Rd., Suite 300 77077 P.O. Box 2807 • Houston, Texas 77252-2807 (713) 954-8100 • (713) 954-8389 FAX

INDEMNITOR/GUARANTOR CHECK LIST

DATE		BAIL	_ AMOUNT	\$
DEFENDANT		PRE	MIUM AMOUNT	\$
JAIL		AMC	OUNT PAID DOWN	\$
BAIL BOND #		CAS	H COLLATERAL	\$
	1.	I have read and received a copy of the standa bail bond.	rd The North River I	nsurance Company Agreement for surety
	2.	This indemnitor/guarantor checklist is intended Company Agreement for surety bail bond.	d to clarify and explai	n the standard The North River Insurance
	3.	I understand I am responsible to make the particle of Finance charges are computed on unpaid ball percent per annum. There is a property per annum. There is a property per days of the due date. (Note: The insurate financial agreement is strictly between the ball	ances on the 30th dependence on all nece company is not nece company is not nece company is not nece company is not neces on the 30th dependence neces on the 30th dependence neces nec	ay of each month at the rate of scheduled payments not received within a party to any premium financing. Any
	4.	I understand I am required to pay the amount surety is legally discharged from all liability or	of the bail premium on the bonds posted. (every year, in advance hereafter, until the States with Renewable Premiums).
	5.	A forfeiture of the bail will be entered by the understand that, if the bond is ordered forfeit time allowed by law, I must pay the full amount	ted and it is not orde	ered reinstated, or exonerated within the
	6.	I understand I am responsible if it becomes not responsible for paying all reasonable costs incut the defendant to custody. Investigation costs signer requests the defendant be placed back bond agreement. If no investigation costs hat at the jail facility of the court specified on the Reasonable court costs, as described in Parareceipt will be provided.	urred for locating, app will begin to accrue in custody or when we been incurred pri he bail receipt, then	rehending, transporting and surrendering e after a court forfeiture or when any co- any condition exists as defined in the bail or to a voluntary surrender of defendant e will be no investigation cost charged.
	7.	I understand that, if the bail is ordered forfer reasonable appearance or attorney's fees (a reinstate or exonerate the bail bond, if necess	minimum of \$	am responsible to pay court costs and) for the bail agent to
	8.	I understand that, if I breach the bail bond ag the bail agreement, I am responsible for any	greement by non-pa collection actions ta	yment or any other action as defined by ken, including attorney's fees and costs.
	9.	I understand that my collateral cannot be relebeen exonerated and written notice from the	eased until all bonds court received by the	posted on my behalf for defendant have bail agency.
	10.	I understand that substitution of collateral is agency. There are no agreements to substitu	s done at the discre ite collateral at a fut	ation of the surety and the bail bonding ure date.
	11.	I understand that it is my responsibility to req of return of collateral until the bail agency has status with the appropriate courts. This proc bond exoneration from the court and provide	s researched the exc ess may be done fa	oneration date and verified the bail bond aster if I obtain written verification of the
	12.	This checklist is intended to explain and clarify for Surety Bail, which is the entire contract w terms nor are there any exemptions to the counder the bail agreement.	ith the bail agency.	I understand that there are no additional
	13.	I declare that all statements made on the ap the bail agency within 48 hours of any chang employment of either myself or the criminal de	ges, including, but n	cial statement are true. I agree to notify ot limited to, any change of address, or
	14.	I understand the obligations under this agree solely and individually liable for up to the full a cosigners on the agreement.	ement are joint and amount owed for an	several. This means that I may be held y and all charges, even if there are other
	15.	Agreement of Venue: I agree that if legal actic shall be brought in and before a federal or sta and in the State of	ite court in	es concerning this bail bond is brought, it
	I	HAVE READ, UNDERSTAND AND AC	GREE WITH THE	ABOVE TERMS.
SIGNATURE:		S	IGNATURE:	
NAME (print):		N	AME (print):	
RECEIVED CO	PY:			