BRYCE'S BAIL BONDING, INC.

P. O. BOX 206

Higden, AR 72067

TELEPHONE: 501-825-6500 FAX: 501-825-6555 DATE & TIME: ///

hrs.

ADDENDUM FOR ELECTRONIC NOTIFICATIONS

- While on bail defendants and indemnitors agree to allow text and email notifications regarding defendant check ins, court dates, and invoicing if needed to be electronically sent and received.
- 2. Court date notifications are meant as a helpful reminder, **NOT AS FINAL CONFIRMATION OF A COURT DATE.** Please call with any questions.
- 3. All new cell number changes will be updated with the completion of a new form with Bryce's Bail Bonding, Inc. by that individual with 48 hours of any changes.

INDEMNITOR(S) PRINTED NAME & CELL PHONE NUMBER

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Failure to comply with any above condition of addendum shall be grounds to revoke the bail bond posted, re-arrest the defendant, and surrender them to the proper authorities. As part of our security measures to help prevent fraud and identity theft, when submitting your application and future transactions you agree to allow us to verify that your mobile phone is in proximity to the transaction location, and when signing into your account, to verify that you are near the transacting computer. This location verification data will be saved with other transaction information and will be available for use in resolving any concerns you may have. If you choose to opt-out at some point, you may do so by visiting <u>www.mdnoptout.com</u> and submit your name and mobile number, or you may contact [BAIL BOND TECHNOLOGIES] at 904-924-4874. By submitting your application, you agree with the Terms and Conditions outlined therein for use of our services, and authorize your disclosure, and your financial institution and telephone carrier to disclose information to us and our vendors from you and your account and about you, including (if available): name, billing address, email, phone number, financial, credit and personal information if needed. In the event of a re-arrest or surrender by <u>Bryce's Bail Bonding, Inc.</u>, or any other authority, the defendant and all Indemnitors shall individually be responsible for any fees or cost arising from such arrest. Collateral, if taken, cannot be returned to the defendant or Indemnitors until the appropriate court provides written proof of discharge or exoneration of all the bail bonds posted. IF YOU CHOOSE TO OPT OUT, YOUR BOND COMPANY WILL BE NOTIFIED, AND YOUR BOND MAY BE SURRENDERED AT THE DISCRETION OF THE BOND COMPANY.

INDEMNITOR(S) SIGNATURE

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DEFENDANT PRINTED NAME AND CELL PHONE		
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DEFENDANT SIGNATURE	NOTARY	
x		
AGENT WITNESS SIGNATURE:		
X		
AGENT PRINTED NAME:		

Any documents will be supplied in the case of an audit. BBT will cooperate with law enforcement in the course of any criminal investigation related to the abuse of this service. Signed documents cannot be changed or deleted and will become a permanent part of the Defendants file. With an additional set of records being maintained by BBT in case of file being deleted.