

CONCHO BAIL BONDS

DEPOSIT POLICY

I, **The Person Giving the Cash Deposit**, hereby acknowledge that I am placing a cash deposit with Concho Bail Bonds in the amount of: _____ Dollars (\$ _____). Herein named defendant, **Name of Person on Bond**, shall make his/her presence in court.

Once all pending matters are officially disposed of and a **certified copy** of the court order, order of dismissal, judgment or disposition is received from the appropriate jurisdiction and given to the owner or one of the above-said bail bond companies, the monies on deposit will be returned. There will be a Thirty-five dollar (\$35.00) shipping and handling fee taken from said monies on deposit if the deposit is to be mailed or sent via UPS, Fedex, DSL, or USPS. No money will be sent via Western Union unless the undersigned agrees to pay whatever it costs to send monies on deposit using Western Union.

The maximum time allowed to receive the deposit from Concho Bail Bonds to the undersigned will be no more than thirty (30) days from the date the case is disposed of. It is the sole responsibility of the undersigned to submit to the owner or one of the above-said bail bond companies all and any of the required **“paper work”** or certified copies of the court disposition to receive the deposit back within thirty (30) days. If the time exceeds thirty (30) days, the monies on deposit will be forfeited and/or there will be at least a \$25.00 penalty fee but not to exceed a \$5,000.00 penalty fee deducted from the deposit and returned to the undersigned.

A deposit will not be given back to the undersigned if the defendant is placed on a Pre-Trial Diversion contract by the Court(s). The monies will remain in escrow as a deposit until the Pre-Trial Diversion contract is completely finished or the Court(s) issue an order for dismissal and/or judgment.

These are the rules for the Deposit Policy for a deposit that has been placed with Concho Bail Bonds. The monies paid for the bail bond premium are non-negotiable and/or non-refundable. The bail bond premium and the monies held in deposit are two separate items and are non-interchangeable.

The State of Texas vs. _____
Criminal Case Number(s): _____
In the Court of: _____
County of: _____

COLLATERAL STATUTUE

The amount and type of property held by the bail bond company/surety for assurance of the principal's appearance in court and the conditions under which the property will be returned as described above:

Description: _____
Agreed upon value by both parties: \$ _____