APPEARANCE BOND - CITY OF BROOKHAVEN - DEKALB COUNTY - STATE OF GEORGIA 12/12/2019

Be it known that **ANA MEDRANO-SORIA**, **Principal** and **IVO FRANCISCO BAKOVIC GUZMAR Surety**, are held and firmly bound to the City of Brookhaven, and if transferred, to his Excellency, Governor of the State of Georgia, and its successors in office, in the penal sum written below, for payment whereof, we firmly bind ourselves, our heirs, executors and administrators, jointly and severally.

BOND TYPE: CASH

DATE: <u>02-25-2016</u> BOND AMOUNT: \$ <u>908.00</u>

CHARGES: NO LICENSE & CROSSWALKS CASE/CITATION No. (s) E25670 & E25672

CONDITIONS OF BOND

- If the above bound Principal shall personally be and appear before the **Municipal Court of Brookhaven**, or any other Court in which the case may be transferred or pending, from day to day, and from term to term, to then and there answer to an indictment and/or accusation for the offender (s) named above, or any included or related offenses therein with which he/she may stand charged and shall not depart thence without leave of Court, then the above obligation to be null and void, else to remain in full force and virtue; and
- 2 Principal and Surety agree and covenant that this cash bond is conditioned upon the appearance of the Principal before the Court at the time fixed for his/her arraignment as required by the Code of Georgia Sec. 17-6-17 and Sec. 17-7-91; and
- 3 Principal MUST APPEAR before the Municipal Court of Brookhaven on 3/28/2016 AT 1 PM to answer to the above charges. If the Principal at any time fail to appear at his/her arraignment or pending trial a bench warrant will issue for his/her arrest. Failing to appear will result in a non-refundable \$100 FTA fee and non-refundable \$100 WARRANT fee applied to the case.
- 4 THE CASH BOND POSTED ABOVE ON BEHALF OF THE PRINCIPAL IS AN AGREEMENT BETWEEN THE PRINCIPAL AND SURETY. IF PRINCIPAL FAIL TO APPEAR FOR TRIAL AND THIS BOND IS FORFEITED, THE UNDERSIGNED SURETY HEREBY WAIVE SEIRE FACIAS, RULE NISI, RULE ABSOLUTE, JUDGEMENT AND AGREE THAT THE CASH BOND BE PUT UP AT ONCE, WITHOUT ANY NOTICE WHATEVER AND DISTRIBUTED AS THE LAW PROVIDES FOR THE PERFECTED FORFEITED RECOGNIZANCES.

IN WITNESS WHEREOF, Surety has executed this bail bond at Brookhaven, Georgia, DeKalb County, Georgia, on the date above and acknowledges receipt of the same.

| | CASH BOND may be applied to fine |
|---|----------------------------------|
| Principal (or) Surety's Signature | • |
| | == |
| Current Street Address | |
| | OR |
| Current City, State, Zip | |
| | CASH BOND may be refunded to |
| Current Phone Number | |
| Circuit and Administration the management | Surety ORPrincipal |
| Signed and Acknowledged in the presence of: | |
| City of Brookhaven Representative | |

NOTE: SHOULD DEFENDANT OR SURETY'S MAILING ADDRESS CHANGE, IT SHALL BE THE INDIVIDUAL'S RESPONSIBILITY TO NOTIFY THE CLERK OF COURT IN WHICH THE CHARGES ARE PENDING. FAILING TO NOTIFY THE CLERK'S OFFICE OR FAILURE TO APPEAR MAY RESULT IN THE ISSUANCE OF A BENCH WARRANT AGAINST THE DEFENDANT FOR HIS/HER REARREST AS REQUIRED BY LAW, SUSPENSION OF HIS/HER DRIVER'S LICENSE AND FORFEITURE OF CASH BOND BY OPERATION OF LAW. IF APPLICABLE, REFUNDS ARE PROCESSED 30 DAYS AFTER FINAL DISPOSITION. QUESTIONS, CALL 404-637-0660.

ORIGINAL-COURT

COPY-SURETY/DEFENDANT