## Exhibit B

## Cash Bond Policy

RULE 10(B) OF THE LOCAL RULES OF PRACTICE FOR BAIL BONDS STATES:

ANY INDIVIDUAL WHO DESIRES TO DEPOSIT A CASH BOND WITH THE CLERK PURSUANT TO TCA §40-11-118 SHALL BE NOTIFIED IN WRITING BY THE CLERK THAT SUCH CASH DEPOSIT SHALL BE RETURNED SUBJECT TO ANY FINES, FEES, COURT COSTS, TAXES OR RESTITUTION AS ORDERED BY THE COURT. NO CASH BOND MAY BE RECEIVED IN THE AMOUNT OF \$10,000.00 OR MORE WITHOUT NOTICE TO THE DISTRICT ATTORNEY GENERAL AND A HEARING IN OPEN COURT PURSUANT TO TCA §39-11-715.

CASH BOND AMOUNT 2,000	
DEFENDANT NAME	
WARRANT/CASE NUMBER(S) GS896413	

I understand the warrant/case number(s), probation violation, or other post judgment bond in this matter must have a final disposition prior to release of the cash bond. I also understand this cash bond is subject to execution for satisfaction of all fines, fees, court costs, taxes and restitution assessed against the defendant in ALL matters related to this warrant/case number(s), probation violation or other post judgment issue. I further understand the person tendering the cash bond is due the refund, upon request, once all fines, fees, court costs, taxes, and restitution are satisfied (the original cash bond receipt and a valid driver's license is required for refund). Any funds remaining unclaimed will be subject to the reporting requirements set forth in the Uniform Unclaimed Property Act codified at T.C.A § 66-29-101, et seq. following satisfaction of the above-mentioned costs.

SIGNATURE OF PERSON TENDERING CASH BOND

Ein Davi
DEPUTY CLERK

1/1/19
DATE

THIS DOCUMENT SERVES AS WRITTEN NOTICE PROVIDED BY THE CLERK AS NOTED ABOVE IN RULE 10(B) OF THE LOCAL RULES OF PRACTICE FOR BAIL BONDS.