## COX BAIL BONDS 1215 Prairie St., Houston, Texas 77002

## PROMISSORY NOTE & INSTALLMENT PAYMENT PLAN

Amount Promised \$				
			-	
	` '	. , ,	, , ,	nd separately), promise to pay
•	, , ,			
			r place as Michael W. Cox ma	y from time to time designate
in writing ac	ccording to the following pa	yment plan:		
Payment #1:	Amount of Payment \$		Date payment due:	
Payment #2:	Amount of Payment \$			
Payment #3:	Amount of Payment \$		Date payment due:	
Payment #4:	Amount of Payment \$ _		Date payment due:	
Payment #5:	Amount of Payment \$ _		Date payment due:	
Payment #6:	Amount of Payment \$			
Payment #7:	Amount of Payment \$ _		Date payment due:	
Payment #8:	Amount of Payment \$ _		Date payment due:	
Payment #9:	Amount of Payment \$ _		Date payment due:	·
Payment #10	: Amount of Payment \$ _		Date payment due	
financial ins 3. I (we), jointly dishonor and Michael W. or partial pay or later secu- note, shall in 4. All obligation Bond; (ii) by court proces shall remain 5. If any portice invalid or un remaining present in the shall remain for must be 6. I (we) agree all collection	stitution.  y and severally (together and nonpayment of this note, Cox may (i) extend the due yments, (iii) release any partiring this note. The failure of the construed as a waive in sunder this note remain in any change I the status of edings for which the Bond wain full force and effect.  In of this note or any applications which shall, to the in writing and signed by both to all terms and conditions	and separately), hereby wand expressly agree that a date of the time of paying liable under this note of Michael W.Cox to enfor of the declare a default in full force and are not to the Bond or the Surety's as posted; or (iv) by an exation of such provision ty or unenforceability see fullest extent, remain in the Michael W. Cox (or here of this note and acknow	aive presentment, protest and t, without in any way affecting ment of any payment due under any guarantee of this note a ree any provision of this note, to read to strictly enforce the terms erminated, modified or otherwise liability under the Bond; (iii) to any change in whereabouts or such all be declared by a court of the hall not affect any other applies agent) and me (us).	my (our) liability under this note, er this note, (ii) accept security nd (iv) release any security now or to declare a default under this of this note. See affected:(i) by revocation of the by any change in the status of tatus of the Defendant. This note competent jurisdiction to be cations of such provision or the nendment or modification of this note. I (we) also agree to pay
Debtor (s)				
Signature			Signature	
Print Name		Date	Print Name	Date
 Signature			Signature	

**Print Name** 

Date

Date

**Print Name**