1. Filing a complaint must be on forms furnished by the Board; and only a licensed bail bond agent may file a complaint stating facts constituting an alleged violation of this chapter; and the complaint shall be signed under penalty of perjury; All hearings held under the Arkansas Administrative Procedure. True / False

2. Any party to a hearing may subpoena witnesses and administer oaths and affirmations, and may require and compel the production of records, books, papers, contracts, and other documents. True / False

3. Not less than ten (10) days in advance, the board shall give notice of the time and place of the hearing, stating the matters to be considered at the hearing. True / False

4. The Professional Bail Bond Company and Professional Bail Bondsman Licensing Board, should it determine that the licensee committed a violation act listed may: (1) Suspend the license for up to six (6) months; (2) Revoke or refuse to continue any license; (3) Impose an administrative penalty in an amount not to exceed ten thousand dollars ($10,000); or (4) Impose both a suspension of up to six (6) months and an administrative penalty in an amount not to exceed ten thousand dollars ($10,000). True / False

5. The acts or conduct of a professional bail bondsman who acts within the scope of the authority delegated to him or her shall also be deemed the act or conduct of the professional bail bond company for which the professional bail bondsman is acting as agent. True / False

6. If a professional bail bond company license is so suspended or revoked, a member of the company or officer or director of the corporation shall not be licensed or be designated in any license to exercise the powers thereof during the period of the suspension or revocation, unless the board determines upon substantial evidence that the member, officer, or director was not personally at fault and did not acquiesce in the matter on account of which the license was suspended or revoked. True / False

7. A party may appeal from any order of the board as a matter of right and shall be taken to the Pulaski County Circuit Court by filing written notice of appeal to the court within thirty (30) days and by filing a copy of the notice with the board. True / False
8. If any person or company regulated by this Board files a complaint or causes a complaint to be filed against another person or company regulated by this Board and said complaint is ultimately determined by the Board to be a complaint without merit, the complaining party shall be brought before this Board for appropriate disciplinary action. True / False

9. There shall be an initial one hundred thousand dollars ($100,000) limit on active unpaid bond forfeiture judgments for each bail bonding company. When a company’s unpaid bond forfeitures reach ($100,000) the company license shall be suspended. True / False

10. When a final civil judgment of forfeiture is entered as to a bail bond issued by a licensee by a court of competent jurisdiction and the judgment is not paid within ninety (90) days thereafter and is forwarded to the Board, the Board shall notify the licensee involved by certified mail; and if the forfeiture judgment remains unpaid for ten (10) days following issuance of notice, the Board may suspend the license and make claim against the licensee’s security deposit up to the allowable amount of ten thousand dollars ($10,000.00).

11. From the effective date of the company suspension, in the event a professional bail bond company fails to pay the judgment of forfeiture, or file with the board additional letters of credit or certificates of deposit to maintain the license within ninety (90) days, the board shall cancel the license of the licensee. True / False

12. Upon cancellation, or revocation of any company license, the board will release to the licensee certificates of deposit filed with the board only upon receipt of written documentation from all the courts in all the counties in which the licensee engaged in business that all bonds issued by the licensee have been exonerated, and that no unpaid bond forfeitures remain outstanding, and that all civil judgments as to forfeitures on bonds issued by the licensee have been paid in full. True / False

13. An applicant for a professional bail bond company license shall file with the Licensing Board an irrevocable letter of credit from an Arkansas chartered bank or a federally chartered bank in Arkansas or a certificate of deposit. The minimum amount for a professional bail bond company initially licensed on or after July 1, 2009, shall be one hundred fifty thousand dollars ($150,000). True / False
14. No licensee shall give, directly or indirectly, any gift of any kind to any public official, any candidate for public office, or any employee of a governmental agency who has duties or responsibilities with respect to the administration of justice or a place wherein detention of a person charged with a crime may occur or to any prisoner in any jail. Items however that are distributed generally for the purposes of advertising and political contributions lawfully given shall not be considered gifts. True / False

15. Every professional bail bondsman and professional bail bond company shall notify the Board in writing of any change of his/her/its principal business address and/or his/her residence address within forty five (45) days of such change. True / False

16. All records required herein shall be maintained for a period of seven (7) years at one central location. If the records are kept at a location other than the mailing address on file at the Board, such address must be submitted to the Board in writing with a notation that such address is where the records are maintained. True / False

17. A licensee shall comply with publicly posted rules of a jail. True / False

18. A professional bail bondsman can represent no more than one professional bail bond company at a time. In the event a licensee transfers to another company and thereafter accepts a premium payment due the original company, the licensee would be guilty of representing more than one company. True / False

19. The ten (10) premium is the maximum amount a bail bondsman may charge for writing a bond. However the agent is allowed to recover his/her actual expenses related to mileage and telephone calls. True / False

20. The ten (10) premium is the maximum amount a bail bondsman may charge for writing a bond. However the agent is allowed to recover for filing fees for documents or other fees that are expenses incurred by the person executing any documents in order to procure coverage by a bail bond. True / False
The Arkansas Professional Bail Bondsman Pre License Test
Ronnie H. Minnick

1. True _____ False _____        17. True _____ False _____
2. True _____ False _____        18. True _____ False _____
3. True _____ False _____        19. True _____ False _____
4. True _____ False _____        20. True _____ False _____
5. True _____ False _____
6. True _____ False _____
7. True _____ False _____
8. True _____ False _____
9. True _____ False _____
10. True _____ False _____
11. True _____ False _____
12. True _____ False _____        Bail Bond Pre License 5
13. True _____ False _____
14. True _____ False _____
15. True _____ False _____
16. True _____ False _____

____________________________
Name

____________________________
Signature