EMS Licensing Unit MC 1876 Texas Department of State Health Services

P.O. Box 149347 Austin, Texas 78714-9347

SUBSCRIPTION PROGRAM SURETY BOND EMERGENCY MEDICAL SERVICES

THE STATE OF TEXAS)	
)	KNOW ALL PERSONS BY THESE
COUNTY OF	_)	PRESENTS:
THAT I (WE)		, an emergency medical services
provider, located at:		
(Street Address)		
(Mailing Address if Different)		(Telephone number)
as PRINCIPAL and		
	(Sure	ety)
as SURETY, duly authorized and unto the Texas Department of He	-	o do business as a Surety company in Texas, are firmly bound Department) in the sum of
-	,	County, Texas for the use and benefit of the State or any
= -		al service who suffer financial losses due to the insolvency,
		he emergency medical service. "Financial losses" shall mean
•	-	tion of the subscriber's dues or fees. A subscriber may bring
	Ū	ation and recover against Surety regardless of the number of
9	•	ility may not exceed the aggregate amount of the bond. If the
_		nt of the bond, Surety shall pay the amount of the bond to the a pro rata basis. Surety is relieved of liability under the bond
upon payment of the amount to the		•

NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION is such that if Principal shall faithfully create and operate the subscription program or, in the event of Principal's insolvency or cessation

of business, if Principal shall return all unused or unearned subscription fees or dues to subscribers in accordance with the Emergency Medical Services Act, Texas Civil Statutes, Article 4447o, (Health & Safety Code, Chapter 773) as that statue is presently worded, and as it may hereafter be amended to read; and all applicable rules and regulations of the Texas Department of Health adopted to carry out the provisions of said Act, then this obligation shall be void, OTHERWISE, to remain in full force and effect; subject however, to the following terms and conditions:

- 1. This bond is valid when received by the Austin office of the Department of Health.
- 2. Regardless of the number of years this bond shall continue in force or the number of premiums payable or paid, the limit of Surety=s liability stated in this bond shall not be cumulative from year to year or period to period.
- 3. Surety shall not be liable through this bond for punitive damages or for civil or criminal penalties assessed against Principal, its individual owners, or its employees.
- 4. This bond shall be continuous until canceled by Surety or terminated by Principal only upon giving 60 days prior written notice to the Department of such cancellation or termination.
- 5. Surety shall not be liable for any claim brought or suit filed against this bond if the claim or filing of a suit occurs more than two years from the last effective date of this bond.

	OF said PRINCIPLE and SURETY have executed this bond this, 20, to be effective on the day of
Principal by:	Surety by:
(Printed Name)	(Printed Name)
Title:	Title:
	Address:
Countersigned By:Resident A	