F01B-FJ-1 SUR (Costs + %+ Ret Costs)	E NO: 1599873-A	Harris County 2.20.2019 EA001_256028 By: S JOHNSON		
THE STATE OF TEXAS	S	IN THE DISTRICT COURT		
VS.	S	OF HARRIS COUNTY, TEXAS		
DESIREE ROSE GOMEZ AKA DESIREE GOMEZ	2, ET §	228 <sup>th</sup> JUDICIAL DISTRICT		

## FINAL JUDGMENT OF FORFEITURE

On this day, came to be heard the above-captioned cause wherein the State of Texas is Plaintiff, DESIREE ROSE GOMEZ AKA DESIREE GOMEZ is Defendant-Principal, and ACCREDITED SURETY & CASUALTY CO., INC. (AGENT: ANTHONY MUHARIB) is Defendant-Surety; Defendant-Principal was duly notified of the forfeiture, but failed to answer or appear, and has wholly defaulted; Defendant-Surety answered; and the Court, after considering the pleadings and evidence herein, finds: no sufficient cause was shown for the Defendant-Principal's failure to appear on **OCTOBER 11, 2018**; that the Judgment of Forfeiture heretofore rendered against the Defendants should be made final; and, pursuant to:

- TEX. CODE CRIM. PROC. ANN. art. 22.13 interest shall accrue at the interest rate provided by law from the date of forfeiture to the date of Defendant-Principal's incarceration on OCTOBER 12, 2018; and
- TEX. CODE CRIM. PROC. ANN. art. 22.16 interest shall accrue at the interest rate provided by law from the date of forfeiture to the date of final judgment herein; and

remittitur of all of the amount of the bond after deducting the costs of court, the interest accrued on the bond amount, and the cost of returning the Defendant-Principal to custody in Harris County, Texas, is appropriate.

It is, therefore, ORDERED, ADJUDGED, and DECREED that the Judgment of Forfeiture is hereby made final and the State of Texas shall have and recover from DESIREE ROSE GOMEZ AKA DESIREE GOMEZ, Defendant-Principal, and ACCREDITED SURETY & CASUALTY CO., INC. (AGENT: ANTHONY MUHARIB), Defendant-Surety, jointly and severally, the costs of court and interest as described herein above at the interest rate provided by law on the bond amount, \$40,000.00 (DOLLARS), and the cost of returning the Defendant-Principal to custody in Harris County, Texas, namely \$1,453.50 (DOLLARS) for all of which let execution issue. The Court hereby takes judicial notice of the Judgment of Forfeiture and Bond in the Clerk's record for the above-captioned cause. All relief not expressly granted herein is denied.

Front againt

Filed 19 March 05 P12:31 Marilyn Burgess - District Clerk

Signed this \_\_\_\_\_\_ day of \_\_\_\_\_\_, 20\_

Approved as to form:

JUDGE PRESIDING

ASSISTANT DISTRICT ATTORNEY

## ATTORNEY/DEFENDANT-SURETY

In accordance with Rule 239A of the Texas Rules of Civil Procedure, I hereby certify to the District Clerk of Harris County, Texas, that the last known mailing address of the party against whom the Default Final Judgment is taken in Scire Facias No. 1599873-A in the 228TH District Court of Harris County, Texas, is as follows:

DEFENDAN'	I
PRINCIPAL:	

HOMELE	ESS			
	l			

DESIREE ROSE GOMEZ AKA DESIREE GOMEZ

Signed this 28th\_ day of <u>JUDUUUUU</u>, 2019

ASSISTANT DISTRICT ATTORNEY HARRIS COUNTY, TEXAS

CW

