	The North River Insurance Co 157 Main Street, Greenville, PA P.O. Box 806, Greenville, PA 16 (800) 245-0366 I FAX (724) 588 Email: CourtNotices@cfins.co	16125 5125 -8801			
	COLLATERAL RECEIPT	DO NOT LOSE THIS R	ECEIPT	RECEIPT NO.:	
1.	DATE:				
	DEPOSITOR'S NAME:				
3.	ADDRESS:(Street)				
				(State)	(Zip)
	PHONE NUMBERS: HOME: The person named on line two (2) above ("De				
	Dollars (\$) paid by way of:			-	
	If collateral is other than money, check the follo				
	in conateral is other than money, check the role	owing: 🔟 venicie 🔟 ivi	longage Agreement	Other, describe and spec	
;	The above collateral is placed as security for the bail bor	nd(s), premium owed, if any, a	nd all lawful costs incurre	d due to underwriting the bail bo	nd(s) for the following:
6.	DEFENDANT:		CASE NO.:		
	BOND AMOUNT: \$			POWER NUMBER:	
	COURT:		CHARGES:		
9.	RECEIVED BY:Signature of Bail Pro	ducer	<u> </u>	Printed Name of Bail Produ	
	COLLATERAL HELD BY (check one):		Managing Conoral	Agont	
12. 13.	sustained, made or incurred by surety or its product your failure to comply with the terms and condition executed by you, Defendant or any other indemnite reference ("Liabilities"). NOTE: Unless a properly drawn, executed and notari- above will be returned only to you. Except as other Agreement, the collateral shall be returned to you, y are satisfied: (i) surety receives competent written or release from all liability under the above bail born for or on behalf of you or Defendant in connection request, you shall have executed and delivered to su In Florida, if you are using a credit card to provide Florida Administrative Code Rule 69B-221.120: Fo of Consumer Services, Bail Bond Section, 200 Eas In Alaska, a complaint or dispute regarding the t and Economic Development, Division of Insurar complaint or dispute is not resolved in 45 workin You hereby acknowledge receipt of a copy of t agreed to:	ns of the Agreement and ar cor(s) for the benefit of sure ized legal assignment docum wise provided by applicable your heir, legal representative legal evidence satisfactory to d; (ii) there are no outstandi with which the surety may our urety a general release upon collateral, you are required or any complaints or inquir st Gaines Street, Tallahasse caking, use, or release of the ice, Robert B. Atwood Buil g days.	ny and all debt or other ty or its producer, all of ent is accepted and ackr law (if any) as stated in e or successor in interest o surety (such as, for ex ing Liabilities; (iii) there deem it advisable to ret surety's return of the co to pay an additional cr ies, the consumer may e, FL 32399-0322, 1-87 his collateral may be r Iding, 550 W. 7th Aver	obligations arising out of or ex- the terms of which are made a nowledged by the surety or its d an addendum attached to the t (less any Liabilities) within 30 c ample, written notice from the are no other outstanding bonds ain such collateral for its protect ollateral to you. redit card fee in the following a t contact the Department of F 77-693-5236 (in-state) eported to the Department c nue, Suite 1560, Anchorage,	videnced by any agreement a part of this receipt by this esignee, the collateral listed Indemnitor Application and lays after all of the following court) of surety's discharge s or obligations executed by, ction; and (iv) upon surety's amount: \$
	hereby surrender the original of this collateral recei		urn and receipt of collat		I has been returned in good
item	sufficient condition and you hereby relieve the sure ns listed below: AL AMOUNT RETURNED \$	ty and its producer from any	further liability or resp	onsibility in relation to the colla	teral. You have received the

Other collateral returned:							
Received by:	DATE:	Returned by:	_DATE:				