BAIL PRODUCER: [stamp must include name, address, phone no. and license no.]

United States Fire Insurance Company 157 Main Street, Greenville, PA 16125

P.O. Box 806, Greenville, PA 16125 (800) 245-0366 | FAX (724) 588-8801

Email: CourtNotices@cfins.com								
OMNIBUS RECEIPT			Description of		f Bail Bond Rece		ipt #	
DEFENDANT LAST NAME DEFENDANT FIRST		ST NAME		DEFENDANT MIDDLE NAME		POWER NUMBER		
BOND AMOUNT \$			CASE NUMBER (I		IF KNOWN) COURT NAME			
•				, 20 for the money, property and/or documents described below:				
\$								
Supplemental description of documents or items tendered:								
This Receipt is for: Check as many as applicable	PREMIUMS, FEES & EXPENSE □ Bail Premium: \$ □ Jail or Court Posting Fee: □ Installment Payment \$ □ Premium Refund \$ □ Bail Recovery, Cost/Expense \$ □ Collateral Storage, Cost/Expense \$ □ Refund Overpayment \$ □ Collect Underpayment \$			☐ Collater	COLLATERAL □ Collateral – Initial Tender □ Collateral – Increase □ Collateral – Decrease □ Collateral – Substitution/Exchange □ Collateral – Refund of Monies □ Collateral – Return of Property □ Collateral – Document Cancellation □ Collateral – Condition: CHECK REASON, IF APPLICABLE □ Supplemental receipt during initial underw □ Bond Not Posted/Cancelled/Returned □ Bond Revoked □ FTA □ Bond Forfeited □ Remission Granted □ Bond Exonerated □ Refund Order □ Other (describe):		nental receipt during initial underwriting ot Posted/Cancelled/Returned evoked orfeited on Granted konerated Order	
				NTACT INFORMATION NEED TO BE REPEA	RMATION FOR PERSON GIVING THIS RECEIPT. (THE PRODUCER'S CONTACT INFORMATION IS SHOWN ABOVE AND EREPEATED.)			
RECEIPT TO: The Person tendering money, property or documents and who provide this receipt as documentation The Person tendering money, property or documents and who provide this receipt as documentation The Person tendering money, property or documents and who provide this receipt as documentation							CUMENTS. (THE PRODUCER'S CONTACT	
PREMIUM ADVISORY NOTICE (applicable if providing this receipt for premium): If a refund is ordered by the Court after the bond is posted, premium will be returned in the amount and within the time specified by the court order. If the bail bond is not posted within twenty four hours, as required by law, all monies paid to the Bail Producer must be returned within forty-eight hours.								
COLLATERAL ADVISORY NOTICE (applicable if this receipt is for collateral). Property or cash tendered as collateral is for the express purpose of assuring Defendant's compliance with the conditions of the Bail Bond and to assure that United States Fire Insurance Company and the Bail Producer will sustain no loss, damage or expense whatsoever in connection with its issuance and posting of the Bail Bond. All collateral tendered, if any, will be separately held, without use, except as expressly provided herein. It is your responsibility to provide a Certificate of Discharge, or a true copy the Court order releasing and discharging the Bail Bond at the address of the Bail Producer, shown above. Any person hereby acknowledging receipt for collateral acknowledges that the Bail Producer provided Indemnitor with a signed original Collateral Receipt that accurately describes the collateral and its condition when received by the Bail Producer. Collateral will only be returned to the same person who pledged the collateral. All requests for the return of collateral should be accompanied by the original Collateral Receipt signed by the Bail Producer who received the collateral. Surety is entitled to an originally executed receipt for all returned collateral. Thirty (30) days after entry of a bond forfeiture order by the court Surety may use, sell or otherwise liquidate collateral, in a reasonable manner, to satisfy losses sustained as a result of the issuance of the Bail Bond. Pursuant to § 18-13-130, C.R.S., your insurance producer or bail insurance company must return any non-forfeited collateral to you within fourteen (14) days of receiving a copy of the court order that results in the release of the bond by the court. In order to begin this process, you may deliver a copy of the court order resulting in a release of the bond by the court to the insurance producer who posted the bond with the court or the bail insurance company. Pursuant to § 10-2-705(3.5)(d), C.R.S., applicable to the use of real property, your reconveya								
IS REAL PROPERTY BEING TAKEN AS COLLATERAL? YES NO [check one]. The following disclosure is applicable only if "yes" is checked:								
DISCLOSURE OF LIEN AGAINST REAL PROPERTY DO NOT SIGN THIS DOCUMENT UNTIL YOU READ AND UNDERSTAND IT! "This bail bond will be secured by real property you own or in which you have interest. Failure to pay the bail bond premiums when due or the defendant's failure to comply with the conditions of bail could result in the loss of your property!"								
Indemnitor Name – Print					Producer Name – Print (§ 10-2-705)			
Indemnitor Name – Signature					Producer Name – Signature (§ 10-2-705)			
Indemnitor Name – Print					X			
Indemnitor Name – Signature x								