Seneca Insurance Company, Inc. 157 Main Street, Greenville, PA 16125 P.O. Box 806, Greenville, PA 16125 (800) 245-0366 I FAX (724) 588-8801 Email: CourtNotices@cfins.com

BAIL PRODUCER: I	stamp must	include name,	address,	phone no.	and license no.	1
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VE	RMONT COLLATERAL RECEIPT	DO NOT LOSE	THIS RECEIPT	RECEIPT NO.:	
1.	DATE:				
	DEPOSITOR'S NAME:				
3.	ADDRESS:(Street)				
1	PHONE NUMBERS: HOME:	WORK.	(City)	(State)	
	The person named on line two (2) above ("De				
	Dollars (\$) paid by way of			=	
	If collateral is other than money, check the fo				
;	The above collateral is placed as security for the bail bond	(s), premium owed, if any, an	d all lawful costs incurred	d due to underwriting the bail bo	ond(s) for the following:
6.	DEFENDANT:		CAS	SE NO.:	
	DEFENDANT:(Defendant's Fu	ll Name)			
7.	BOND AMOUNT: \$		PO\	WER NUMBER:	
	COURT:			ARGES:	
9.	RECEIVED BY:Signature of Bail				
				Printed Name of Bail	Producer
10.	COLLATERAL HELD BY (check one):   Bail  As stated in the Vermont Indemnitor Appli	-		_	
11.	to a breach by the Defendant or Indemn comply with the terms and conditions of the any agreement executed by you, Defendant of which are made a part of this receipt by NOTE: Unless a properly drawn, executed a critis designee, the collateral listed above stated in an addendum attached to the Inclegal representative or successor in interestectives competent written legal evidence discharge or release from all liability undefended outstanding bonds or obligations executed deem it advisable to retain such collateral collateralized. In addition, when the collateral of the collateral which is necessary to fully returned to the depositor; and (iv) upon sustained to the depositor; and (iv) upon sustained to the collateral to you. You hereby acknowledge receipt of a copy understood and agreed to:	he Agreement and an or or any other indem of this reference ("Liab and notarized legal as will be returned only demnitor Application as to (less any Liabilities satisfactory to surety or the above bail bone of by, for or on behalfor its protection exceral securing the discovered of the collateralize the remarety's request, you should be any or	ny and all debt or of conitor(s) for the bendilities"). signment document to you. Except as of and Agreement, the work within 30 days af a (such as, for example; (ii) there are no for you or Defend the part when the outs that a bonds or other than a link when the all have executed a significant of the second	ther obligations arising nefit of surety or its pront is accepted and acknown the is accepted and acknown therwise provided by age collateral shall be returned the following apple, written notice from outstanding Liabilities; ant in connection with standing bonds or obligated (e.g., cash or securn pligations may be applied and delivered to surety	out of or evidenced by oducer, all of the terms owledged by the surety oplicable law (if any) as irned to you, your heir, are satisfied: (i) surety in the court) of surety's (iii) there are no other which the surety may ations are already fully ities) only that portion ed, with the remainder a general release upon
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				DEPOSITOR'S SIGN	IATURE
col liab	u hereby surrender the original of this collilateral has been returned in good and suffoility or responsibility in relation to the colla	icient condition and teral. You have receiv	knowledge the retu you hereby relieve ed the items listed	the surety and its prod below:	ducer from any further
	ner collateral returned:				
Red	Signature	DATE:	Returned by:	Signature of Bail Producer	DATE: