United States Fire Insurance Compa 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					
VERMONT COLLATERAL RECEIPT	DO NOT LOSE TH	IS RECEIPT	RECEIPT NO.:		
1. DATE:					
2. DEPOSITOR'S NAME:					
3. ADDRESS:		(City)	(State)	(7in)	
4. PHONE NUMBERS: HOME:				(1)	
5. The person named on line two (2) above ("Depos					
Dollars (\$) paid by way of: 🗔					
If collateral is other than money, check the follow	wing: 🛛 Vehicle 🗋	Mortgage Agr	eement 🛛 Other, descri	be and specify condition)	
The above collateral is placed as security for the bail bond(s), p	remium owed, if any, and a	all lawful costs incu	rred due to underwriting the bai	I bond(s) for the following:	
6. DEFENDANT:			CASE NO.:		
(Defendant's Full Nan	ne)				
7. BOND AMOUNT: \$			POWER NUMBER:		
8. COURT:			CHARGES:		
9. RECEIVED BY:					
			Printed Name of E	3ail Producer	
10. COLLATERAL HELD BY (check one): D Bail Prod		0 0	•		
As stated in the Vermont Indemnitor Applicati the payment of any and all reasonable monie debts (including promissory notes), damages, attorneys' fees and costs suffered, sustained, r to a breach by the Defendant or Indemnitor comply with the terms and conditions of the A any agreement executed by you, Defendant o of which are made a part of this receipt by thi	as and sums due to s judgments, losses, made or incurred by of the above bail Agreement and any r any other indemn	surety or its p interest, pren surety or its p bond and trai and all debt o itor(s) for the	roducers, including all lia niums, expenses, service producers on account of, nsactions contemplated r other obligations arisin	ability, claims, demands es charges, expenditures arising out of or relating thereby, your failure to ng out of or evidenced by	

NOTE: Unless a properly drawn, executed and notarized legal assignment document is accepted and acknowledged by the surety or its designee, the collateral listed above will be returned only to you. Except as otherwise provided by applicable law (if any) as stated in an addendum attached to the Indemnitor Application and Agreement, the collateral shall be returned to you, your heir, legal representative or successor in interest (less any Liabilities) within 30 days after all of the following are satisfied: (i) surety receives competent written legal evidence satisfactory to surety (such as, for example, written notice from the court) of surety's discharge or release from all liability under the above bail bond; (ii) there are no outstanding Liabilities; (iii) there are no other outstanding bonds or obligations executed by, for or on behalf of you or Defendant in connection with which the surety may deem it advisable to retain such collateral for its protection except when the outstanding bonds or obligations are already fully collateralized. In addition, when the collateral securing the discharged bonds is liquid (e.g., cash or securities) only that portion of the collateral which is necessary to fully collateralize the remaining bonds or obligations may be applied, with the remainder returned to the depositor; and (iv) upon surety's request, you shall have executed and delivered to surety a general release upon surety's return of the collateral to you.

11. You hereby acknowledge receipt of a copy of this document and of all documents referenced above, and the above conditions are understood and agreed to:

DEPOSITOR'S SIGNATURE

RECEIPT FOR RETURN OF COLLATERAL

You hereby surrender the original of this collateral receipt and acknowledge the return and receipt of collateral listed above. The collateral has been returned in good and sufficient condition and you hereby relieve the surety and its producer from any further liability or responsibility in relation to the collateral. You have received the items listed below:

TOTAL AMOUNT RETUR	NED \$				
Other collateral returne	d:				
Received by:		DATE:	Returned by:		DATE:
	Signature			Signature of Bail Producer	