CRUM & FORSTER INDEMNITY COMPANY 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 (stamp must include name, address, phone no., Email and license no.)

PROMISSORY NOTE FOR ADDITIONAL FUTURE PAYMENTS OF COLLATERAL

\$		Date:				
Power No					State:	
1.	FOR VALUE RECEIVED, I (we), the undersigned Debtor(s), jointly and severally (together and separately), promise to pay to the order of ("Collateral Holder") the principal sum of the principal					
					teral for the bail bond ("Bond") o	
					nt"). Payments shall be made a	
					may from time to time designate	
	in writing according to the fol	lowing payment plan:			,g	
	Payment #1: Amount of p	ayment \$		Date payment due:		
	Payment #2: Amount of p					
	Payment #3: Amount of p					
	Payment #4: Amount of p					
	For any additional paym					
	more of the following events: (i) upon Defendant's failure to appear in the court for which the Bond was posted at any time required by such court; (ii) upon forfeiture of the Bond; or (iii) if any payment is not received by Collateral Holder within ten days following due date or is returned for insufficient funds, stopped or refused for any reason upon presentment to a financial institution. I (we jointly and severally (together and separately), hereby waive presentment, protest and demand, notice of protest, dishonor an anonpayment of this note, and expressly agree that, without in any way affecting my (our) liability under this note, Collateral Holder may (i) extend the due date or the time of payment of any payment due under this note, (ii) accept security or partial payments, release any party liable under this note or any guarantee of this note and (iv) release any security now or later securing this not. The failure of the Collateral Holder to enforce any provision of this note, or to declare a default under this note, shall not be construed as a waiver or modification of the terms of the note, and shall not impair the right of the Collateral Holder to declare a default or to strictly enforce the terms of this note.					
3.	This note shall become null and void only if <u>all</u> of the following are satisfied: (i) Defendant appears in the court for which the Bond was posted at all times required by such court; (ii) Defendant fulfills all conditions of the Bond; (iii) Surety is discharged and exonerated from all liability under the Bond; and (iv) all premium amounts and obligations under the Bond have been paid satisfied. Otherwise, this note shall remain in full force and effect.					
4.	If any portion of this note or any application of such provision shall be declared by a court of competent jurisdiction to be invalid unenforceable, such invalidity or unenforceability shall not affect any other applications of such provision or the remaining provision which shall, to the fullest extent, remain in full force and effect. Any amendment or modification of this note must be in writing as signed by both Collateral Holder and me (us).					
5.	I (we) agree to all terms and conditions of this note and acknowledge receipt of a copy of this note. I (we) also agree to pay a collection costs including, without limitation, court costs, reasonable and actual attorneys' fees and expenses, and any other fee permitted by applicable law.					
Witness(es):			Debto	Debtor(s):		
Sign	ature		 Signatui	re		
			<u> </u>		(Seal)	
Printed Name Date		Printed	Name	Date		
Sign	ature		Signatui	re		
					(Seal)	
Printed Name		Date	Printed I	Name	Date	