Bail Producer Stamp:		

## PROMISSORY NOTE & INSTALLMENT PAYMENT PLAN FOR UNPAID PREMIUM

\$				Date:				
Po	wer No			City:	5	State:		
1.	FOR VALUE RECEIVED, I (we), the u							
	("Defendant") at the address shown above time designate in writing according to the Payment #1: Amount of payment #2: Amount of payment #3: Amount of payment #4: Amount of payment #4: Amount of payment #4: Amount of payment #4:	ye in the Bail Prese following pays ont \$ ont \$ ont \$ ont \$	roducer Stamp box or at su ment plan: Date payment du Date payment du Date payment du	e:e:e:e:e:	Bail Produ	ncer may from time to		
2.	The entire amount of the then outstanding of the following events: (i) upon Defend such court; (ii) upon forfeiture of the Bordate or is returned for insufficient funds,	dant's failure to	appear in the court for why payment is not received by	nich the Bond was by Bail Producer v	s posted at within ten	any time required by lays following its due		
3.	I (we), jointly and severally (together and separately), hereby waive presentment, protest and demand, notice of protest, dishonor and nonpayment of this note, and expressly agree that, without in any way affecting my (our) liability under this note, Bail Producer may (i) extend the due date or the time of payment of any payment due under this note, (ii) accept security or partial payments, (iii release any party liable under this note or any guarantee of this note and (iv) release any security now or later securing this note. The failure of the Bail Producer to enforce any provision of this note, or to declare a default under this note, shall not be construed as waiver of the Bail Producer's entitlement to payment, shall not be construed as a waiver or modification of the terms of this note, and shall not impair the right of the Bail Producer to declare a default or to strictly enforce the terms of this note.							
4.	All obligations under this note remain in Bond; (ii) by any change in the status of proceedings for which the Bond was post null and void only if all premium amoun remain in full force and effect.	the Bond or the ed; or (iv) by an	e surety's liability under the ny change in whereabouts of	ne Bond; (iii) by a or status of the Det	ny change fendant. T	in the status of court his note shall become		
5.	If any portion of this note or any application of such provision shall be declared by a court of competent jurisdiction to be invalid or unenforceable, such invalidity or unenforceability shall not affect any other applications of such provision or the remaining provisions which shall, to the fullest extent, remain in full force and effect. Any amendment or modification of this note must be in writing and signed by both Bail Producer and me (us).							
6.	I (we) agree to all terms and conditions collection costs including, without limit permitted by applicable law.							
Wi	itness(es):		Debtor(s):					
Pri	int Name		Print Name					
					_(Seal)			
Sig	gnature	Date	Signature			Date		
Pri	int Name		Print Name					
					(Seal)			

Signature

Date

Date

Signature