Cutting Edge Bail Bonds LLC.

SURETY BAIL BOND APPLICATION AND AGREEMENT

	DEFENDANT	'S NAME	POWER OF ATTO		AMOUNT	EXEC. DATE	ARR. DATE
DE	FENDANT'S PHONE #	BOOKING NAME			AKA NAME(S)		
_	BOOKING#	WHERE HELD		CHARGES			
	COURT		JUD. DIST.		AT		
BOOKING NFORMTION	CASE#	DATE TO					_CII #
a R	CO-DEFENDANTS						
	ST. ADD.			PH0	ONE		V LONG LONG
z	FORMER ADD		STATE	LAST	COUNTY		
DEFENDANT INFORMATION	EMPLOYED BY		0CC		PHONE	HOV	V LONG
	EMPLOYER'S ADD		ADDRESS	_SUPERIOR		HOV WHEN	V LONG
INFO	D O.BSE	XHEIGHTWE R	IGHTHAIR	EYES	<u>S.S.#</u>	D.	L.#
ANT	ID. MARKS	R		MOUSTACH	EGLASSES	WHERE BOR	RN
END/	DISPOSITION	PRV. BAIL		HOM	AMT	CA	SE PENDING
DEFI	ON PROBATION	WHERE			PRO	BATION OFFICER	
	MILITARY BRANCH	SER.#	DISCHA	RGE DATE	UNIO	N <u> </u>	
NOI		ADDRESADDRESADDRES					
MAT	MARRIAGE DATE	WHERE		MAIDEN NAME			D.O.B
FOR	PREV. SPOUSE	A	DDRESS		CITY	PHONE	
Y INI	MOTHER		ADDRESS				
AMIL	FATHER		ADDRESS				
'S F/	SPOUSE'S FATHER		ADDRESS			PHONE	
ANT		ER				PHONE PHONE	
FENDANT'S FAMILY INFORMATION	BEST FRIEND		ADDRESS			PHONE	
DEF	DEFENDANT'S ATTOR	NEY		CI	ΓΥ	PHONE	
SIGN	IATURE OF DEFENDANT					DATE	
	INDEMNITOR'S NAME_ ADDRESS			DOB PHONE	S.S.#	D.I REL. TO DEF.	#
LION	EMPLOYED BY		ADDRESS			PHONE	
RMA ⁻	EMPLOYED BY OCCUPATION BANK		HOW LONGSUPE ACCT.#		PERIOR	RIORMONTHLY TYPE	
IFOF	SPOUSE		ADDRESS			PHONE	
DR IN	EMPLOYED BY		ADDRESS MODEL	YFAR	COLOR	PHONE LIC #	
INITO	REGISTERED OWNER	LEGAL	OWNER		0020R	LIENS	
INDEMNITOR INFORMATION	REAL PROPERTY			IN WHO'S	NAME	HOW L	ONG
4							
		INFORMATION IS CORRI		RTHER UNDE	RSTAND THIS IS AN	I APPLICATION FO	OR A TYPE OF
						DATE	
SIGN				DOB	S S #		#
NDEMNITOR INFORMATION	ADDRESS			PHONE		REL. TO DEF.	
	EMPLOYED BY		ADDRESS			PHONE	
	BANK	BRANCH	HOW LONG	SUF ACCT.#	TYPE	MONTHLY	LANCE
R IN	SPOUSE		ADDRESS			PHONE	
NITO			ADDRESS MODEL	YEAR	COLOR	PHONE LIC. #	
DEMI	REGISTERED OWNER	LEGAL	OWNER			LIENS	_
INI	REAL PROPERTY			IN WHO'S	NAME	HOW L	UNG
I CE	RTIFY THAT THE ABOVE	E INFORMATION IS CORR	ECT AND TRUE. I FU	IRTHER UNDE	RSTAND THIS IS AN	N APPLICATION FO	OR A TYPE OF
		REVIEW OF MY CREDIT H					-
SIGN	ATURE OF INDEMNITO	R				DATE	

SURETY BAIL BOND AGREEMENT

This AGREEMENT made between the undersigned

(Hereinafter called Indemnitor(s) and Cutting Edge Bail Bonds Llc. , [hereinafter called Company]).and Insurance Co. WITNESSETH:

WHEREAS, the Company has executed, or is about to execute in behalf of and/or at the instance of the Indemnitor(s), the bond or undertaking described

in the foregoing application, upon the security and indemnity herein provided, which application is hereby referred to and made a part of this agreement. NOW THEREFORE, in consideration of the execution by the Company of such bond or undertaking, the Indemnitor(s) covenant(s) and agree(s) with the Company as follows:

1. The Indemnitor(s) will pay the Company, or its duly authorized agent, premium(s) in the amount of \$ per annum. 2. The Indemnitor(s) will at all times indemnify and keep indemnified the Company and save harmless the Company from and against any and all claims,

demands, liabilities, costs, charges, legal fees, disbursements and expenses of every kind and nature, which the Company shall at any time sustain or incur, and as well from all orders, decrees, judgments and adjudications against the Company by reason or in consequence of having executed such bond or undertaking in behalf of and/or at the instance of the Indemnitor(s) (or any of them) and will pay over, reimburse and make good to the Company, its successors and assigns, all sums and amounts of money required to meet every claim, demand, liability, costs, expense, suit, order, decree, payment and/or adjudication against the Company by reason of execution of such bond or undertaking and any other bonds or undertakings executed in behalf of and/or at the instance of the Indemnitor(s) and before the Company shall be required to pay thereunder. The liability for legal fees and disbursements includes all legal fees and disbursements that the Company may pay or incur in any legal proceedings, including proceedings in which the Company may assert or defend its right to

collect or to charge for any legal fees and/or disbursements incurred in earlier proceedings. 3. The Indemnitor(s) will immediately notify the Company at its principal office in the City of Moscow, P.O. Box 629, 18444 of making of any demand or the giving of any notice, or the commencement of any proceeding or the fixing of any liability which the Company may be required to discharge by reason of the execution of any such bond or undertaking.

4. The vouchers or other evidence of payment by the Company, in discharge of any liability under or incurred in connection with any such bond or undertaking, or incurred in connection with any collateral held by the Company, shall be conclusive evidence against the Indemnitor(s) of the fact and amount of the liability of the Indemnitor(s) to the Company.

5. In the event the Company executes any bond or undertaking with Co-Sureties, or reinsures any portion of any such bond or undertaking, or procures the execution of any such bond or undertaking, the Indemnitor(s) agree(s) that all of the terms and conditions of this instrument shall apply to and operate for benefit of the Company, the procured sureties and/or co-sureties and/or reinsurers as their respective interests may appear. the

6. The Company shall have the right at any time, without notice to the Indemnitor(s), to transfer and assign this agreement and/or the collateral pledged hereunder, to any Reinsurer, Co-Surety or Insurance Company which may take over and assume, in whole or in part, the obligation of the Company under any such bond or undertaking and thereupon the transferee shall become vested with all the powers and rights given to the Company hereunder and the Company shall be relieved and fully discharged from any liability or responsibility for said collateral and under this agreement.

7. The Indemnitor(s) agree(s) that the Company may at any time take such steps as it may deem necessary to obtain its release from any and all liability under any of said bonds or undertakings, and it shall not be necessary for the Company to give the Indemnitor(s) notice of any fact or information coming to the Company's notice or knowledge concerning or affecting its rights or liability under any such bond or undertaking, notice of all such being hereby expressly waived; and that the Company may secure and further indemnify itself against loss, damages, and/or expenses in connection with any such bond or undertaking in any manner it may think proper including surrender of the defendant (either before or after forfeiture and/or payment) if the Company shall deem the same advisable; and all expenses which the Company may sustain or incur or be put to in obtaining such release or in further securing itself against loss, shall be borne and paid by the Indemnitor(s).

8. The Indemnitor(s) hereby authorize(s) any attorney of any court or record to appear for him or them in and before any court, in any action, suit or proceeding, and receive process on behalf of the Indemnitor(s), or waive the issuing and service of process, and enter or confess judgment, or permit judgment to be entered, against the Indemnitor(s) (jointly and/or jointly and severally) in favor of the Company, for the amount of any forfeiture which may be taken against the Company on the said bond or undertaking and for the amount of any and all sums hereinbefore referred to in paragraphs1, 2 and 7; and to release all error and waive all right to a stay of execution or appeal; and to do and perform all acts and execute all papers in the name of the Indemnitor(s) in order to carry into effect the authority hereinabove given in as full and ample a manner as the Indemnitor(s) might do if personally present, hereby ratifying and confirming all that the said attorney shall do or cause to be done by virtue thereof and the Indemnitor(s) hereby irrevocably waive(s) the benefit or advantage of any and all valuation, stay, appraisement or homestead exemption law or laws of any state of the United States, now in force or hereafter enacted.

9. This instrument shall be binding not only upon the Indemnitor (or Indemnitors, jointly and/or jointly and severally), but as well upon the heirs, executors, administrators, successors and assigns of the Indemnitor(s).

10. The Company reserves the right to decline to issue the bond for which application is hereby made, and no claim shall be made against the Company in consequence of its failure to execute such bond; nor shall any claim be made in case the bond, if executed, be not accepted by or on behalf of the obligee.

11. The Indemnitor(s) hereby warrant(s) that the foregoing declarations made and answers given are the truth without reservation and are made for the purpose of inducing the Company to become surety or to procure suretyship on the bond or undertaking applied for herein, with the intent and purpose that they be fully relied on.

12. The Company shall not be first obliged to proceed against the Principal(s) on any such bond or undertaking before having recourse against the Indemnitor(s) or any of them, the Indemnitor(s) hereby expressly waiving the benefit or any law requiring the Company to make claim upon or proceed or enforce its remedies against the Principal(s) before making demand upon or proceeding and/or enforcing its remedies against any Indemnitor(s).

13. The acceptance of this Agreement and of the Indemnitor(s) agreement to pay premiums on the execution and on continuance of said bond(s) or undertaking(s), and/or the acceptance at any time by the Company of other collateral security or agreement, shall not in any way abridge or limit the right of the Company to be subrogated to any right or remedy, or limit any right or remedy which the Company may otherwise have, acquire, exercise or enforce under this or any other agreement or by law allowed, and the Company shall have every right and remedy which an individual surety acting without compensation would have; all such rights being construed to be commulative and for the sole benefit of the Company, its successors and/or assigns.

14. If any provision or provisions of this instrument be void or unenforceable under the laws of any place governing its construction or enforcement, this instrument shall not be void or vitiated hereby, but shall be construed and enforced with the same effect as though such provision or provisions were omitted. 15. In making application for the hereinabove described Bail Bond we warrant all of the statements made on the reverse of this instrument to be true and

we agree to advise the Surety or its agent of any change (especially change of address) within 48 hours after such change has occurred and agree that any failure to so notify shall be cause for the immediate surrender of the defendant without any liability for the return of any part of the premium.

day of

IN TESTIMONY WHEREOF we have berewrite set our hands and affixed our seals this

			uuy o	
DEFENDANT	JRE			
DEFENDANT NAME (PRINT OR TYP	E)			
ADDRESS		CITY	ZIP	
NDEMNITOR:				
NDEMNITOR:	JRE		PRINT OR TYPE NAME	
ADDRESS		CITY	Z1P	
PHONE	D.L.#	S.S.#	DOB	
SIGNATU	JRE		PRINT OR TYPE NAME	
ADDRESS		CITY	Z1P	
PHONE	D.L.#	S.S.#	DOB	