CUTTING EDGE BAIL BONDS LLC.

COLLATERAL MORTGAGE

P. O. Box 629 Moscow, Pa. 18444 877.448.4508 • Fax 570.561.2337

		_	tinued an appearance bond, numbered
			dellase
			dollars Court of
For ten dollars severally, if mo	and other good and valuable consider	leration, the receipt and s	ufficiency of which is hereby acknowledged, the undersigned (jointly and undertake, agree and bind themselves, their representatives, successors
1. The un at the time their 2. The un or may for any bond executed estreatures an filing fees, rew apprehension, is required to p 3. The un proceed against	dersigned shall have the Principal fort rein fixed, or as provided by law, and fixed dersigned shall at all times indemnify cause at any time directly or indirectly in sub-situation for said bond, with of forfeitures, judgments, court costs, sard offerings, investigative expenses and return to proper custody. The unday the same. dersigned guarantee the payment of est the Principal.	om day to day and term to and hold harmless the Su sustain or incur by reason or without the consent of the cheriff's fees, attorney fees easonably incurred in the ersigned shall place the Severy premium on the bond	named in said bond, or in the event a bindover, the Court to which bound term, as may be ordered by such Court. rety from and against every loss, cost and expense which the Surety shal or in consequence of the execution or continuation of said bond and every the undersigned. This indemnity shall include (but not be limited to) bond and appellate attorney fees, suit orders and adjudications. recording and attempt to locate Principal, and incidental expenses incurred in Principal's urety in funds to meet every such loss, cost and expense before the Surety dis described above promptly when due without first requiring the Surety to therein, the undersigned hereby grant, convey and mortgage to the Surety
	ring described real property:	every obligation described	noton, the undersigned hereby grant, convey and moregage to the carety
defend the san with a loss pay 6. If any sinterest at the land shall be er 7. The unbrought or not, employers of a 8. The ter successors an applicable law. 9. The ac void or unenfo singular form u 10. The Suthe undersigne	ne against the claims and demands of rable clause in favor of the Surety. sum referred to herein remains unpa highest rate allowed by law. The Suret ntitled to recover forthwith any deficien dersigned waive all notices and dema, including attorney fees, appellate attempt of the undersigned. The Surety shall include this Surety and assigns. The rights given to the Surety quiescence of the Surety in any defaul receable under the law, this agreement used herein shall include the plural form the surety is authorized to secure an investigned.	all persons. The undersigned (10) days after the sar y may then foreclose this cy which may occur. Indicate and shall pay all cost orney fees and collection and every Surety Company the ty herein shall be in additionally the undersigned shall to the ty of the type of type of the type of type of type of type of the type of the type of the type of ty	d information from any credit reporting agency or other source pertaining to ed be in default or not. Every person, firm and corporation furnishing the
SIGNED, SE	ALED and DELIVERED at		
this	day of	AD.,	
WITNESS:			(L.S.)
STATE OF	COUNTY OF	:	
	<u> </u>	•	zed in the State and County aforesaid, personally appeared to me known to be the person(s) described
described i	n and who executed the foregoing inst	rument and who thereupor	n acknowledged to me that he/she/they executed the same.
My Commi	of Notary Public & Official Seal ssion Expires:		
	ment depends upon the happen		Propored by:
contingenc	y before an obligation to pay is	created.	Prepared by:Address:

At the request of ______ (the Undersigned) and upon the security hereof,