APPLICATION FOR APPEARANCE BOND

PALMETTO SURETY CORPORATION 75 PORT CITY LANDING, SUITE 130 • MOUNT PLEASANT, SC 29464					AGENT		
				POWER NO			
I, the undersigned do hereby apply	to you to act as my s	surety in the amount of \$			CASE NO		
in the	Cour	rt of	w	herein I am		DATE	
charged with						BY	
and I agree to the following terms a	nd conditions prescri	ibed by the State Insurance	Department.				
Tern	ns and Conditions	continued on back of fo	orm.			TIME	
TE	SMS AND	CONDITIO	NS 2M		RELATIONSH	IIP	
			_		date	for which	
PALMETTO SURETY CORPORATION and the parties agree that said appe	N or its Agent shall re- arance bond is condit	ceive a premium in the amou tioned upon full compliance	unt of of all said terms and co	onditions and	Dollars is a part of said bo	s (\$) and and application therefor.	
ALL INFORMATION			•				
						Howlens	
						How Long	
Former address							
Phone							
						How Long	
						How Long	
	_	_				Race	
Left HandedRight Hand	dedBlasses	sDentures	Beard/Mustache				
						rity No	
Spouse's Employment		Addr	ress			Phone	
Children's Name and Ages				School			
				School			
Parent's Name		Addres	ss			Phone:	
Spouse's Parents		Addres	ss			Phone:	
Brothers or sisters		Addres	s			Phone:	
Brothers or sisters		Addres	s			Phone:	
Brothers or sisters		Addres	s			Phone:	
Best Friend		Addres	s			Phone:	
Defendant's Attorney		Addres	s			Phone:	
Defendant Arrested Before		Convicted _			Offense		
Automobile - Year	Make	Model	Color	Li	icense No		
When and where did you buy	car?		Amount ow	ring	To who	m	
Driver's License No		State_					
Social Media Login			Password				
Remarks:							
the Surety to become surety or t In addition, the Defendant he the state Department of Disability Enforcement Agencies and any to Palmetto Surety Corporation be used for the purpose of sec for any expenses incurred as a authorizes the use of copies of Defendant escapes from the cu in which the original charge wa	to procure suretyshic preby authorizes and insurance, the Unity of other persons of an and its assigns a curing his or her all result of Defendant if this document by ustody of Palmetto as filed, or in a fore dition proceedings	ip on the bond or undertad directs his relatives, emited States Armed Forces, rorganizations having in and/or duly authorized rippearance and/or appretit's non-appearance. The Palmetto Surety Corporation and eign country, the Defendant further consents to	aking applied for here ployers, bankers, the state Division of information concerning representatives. The hension for Court at a Defendant hereby ration and its assigned is subsequently call and does hereby ago the application of the control of	ein, with the effected Soif Motor Vehing the Defined Period Perio	intent and purpo cial Security Adn cles, all Municipa endant's wherea understands tha and for the purpor her rights with uly authorized re a State of the U in voluntarily to e as may be n	ninistration, the Internal Revenue, I, County, State and Federal Law abouts to give such information at any information obtained will cose of securing reimbursement in respect to the Privacy Act and appresentatives. In addition, if the nited States other than the one the State of original jurisdiction, ecessary to effect such return.	
AGENT WITNESS HERE		DI	EFENDANT SIGN I	HERE X			
NAI-14s	(SIGNATURE OF	AGENT)			(SIGNAT	URE OF DEFENDANT)	
		M	ailing Address				

DEFENDANT _____

İ		PROMISSORY NO	DTE
\$		City and State	
On demand after date, f	or value received,		Promise to pay to the order of
	PALMETTO SURETY C	ORPORATION	or assigns
			DOLLARS,
at			, with interest thereon at the rate
of this note further agre hereof, or the same has	ee to waive demand, notice to be collected upon dema	e of non-payment and print of an attorney, to pay it	raid. Interest payable semi-annually. The make and endorse rotest; and in case suit shall be brought for the collection reasonable attorney's fees for making such collection. Deferred per cent, per annum payable semi-annually.
It is further agreed and s	pecifically understood that	this note shall become N	ull and Void in the event the said
	bonds posted on behalf of th		udges of competent jurisdiction until the obligations under ulfilled and the Surety discharged of all liability thereunder,
Data			SIGNATURE OF DEFENDANT
Date			SIGNATURE OF INDEMNITOR
		5	SIGNATURE OF CO-INDEMNITOR
DDECC	Α		OOLLATERAL RECEIPT
PRESS HARD	A G E N C		COLLATERAL RECEIPT
HAND	N C		No
	Ϋ́		Receipt Date:
2.	☐ Money Order ☐ C	redit Card - Amount \$	☐ Other/See Item 1.
3. RECEIVED FROM:			
AS SECURITY FOR B			
	` '		Bond Amt. \$
7. Onarged with			
8. I acknowledge a Cred	lit Card fee of	%	
3. I acknowledge a Cred NOTICE - UNLESS A LEGAL ASSI BE RETURNED ONLY TO THE PE THIS COLLATERAL WILL BE HEL *FOR ANY COMPLAINTS OR IN- DEPARTMENT OF INSURANCE OF	lit Card fee of IGNMENT DOCUMENT IS FURNISHE ERSON(S) NAMED IN ITEM 3 ABOVE LD IN THE CUSTODY OF QUIRES CONTACT YOUR STATE DE CONTACT 200 E. GAINES ST. TALLAF	D TO THE BONDSMAN, COLLATE NDSMAN THE COMPANY G PARTMENT OF INSURANCE, FOF HASSEE, FL 850-413-3140**	RAL WILL Received By: SEN AGT In Trust for: PALMETTO SURETY CORPORATION 75 PORT CITY LANDING, SUITE 130 MOUNT PLEASANT, SC 29464 1-866-372-0827 www.palmettosurety.n
B. I acknowledge a Cred NOTICE - UNLESS A LEGAL ASSI BE RETURNED ONLY TO THE PE THIS COLLATERAL WILL BE HEL *FOR ANY COMPLAINTS OR IN- DEPARTMENT OF INSURANCE OF MPORTANT! Palmetto Sure (*HIS ACCEPTABLE COLLA- 1. CASH including cashier 2. Properly assigned SAVII 3. Properly assigned SAVII 4. REAL ESTATE evidence MPORTANT! This collater uthorized to accept and F	It Card fee of IGNMENT DOCUMENT IS FURNISHE ERSON(S) NAMED IN ITEM 3 ABOVE LD IN THE CUSTODY OF THE BOI QUIRES CONTACT YOUR STATE DE CONTACT 200 E. GAINES ST. TALLAR ety Corporation accepts and au ATERAL IS LIMITED TO: "'s checks, money orders and c NGS ACCOUNTS represented CKS AND BONDS; ced by properly executed mo ral security agreement should Palmetto Surety Corporation is	D TO THE BONDSMAN, COLLATE NDSMAN THE COMPANY GO PARTMENT OF INSURANCE, FOR HASSE, FL 850-413-3140** ithorizes its representatives the ertified checks; by passbooks, or properly a rtgages, deeds of trust or a root be used except in a sont responsible for any the collaboration of t	RAL WILL Received By: IN Trust for: RICH FLORIDA PALMETTO SURETY CORPORATION 75 PORT CITY LANDING, SUITE 13 MOUNT PLEASANT, SC 294614 1-866-372-0827 www.palmettosurety.r o accept only specific forms of collateral as security. RESIGNED CERTIFICATES OF DEPOSIT; confessions of judgment in accordance with applicable state la conjunction with acceptable collateral. Representatives are in type or form of collateral other than collateral enumerated above
B. I acknowledge a Cred NOTICE - UNLESS A LEGAL ASSIBE RETURNED ONLY TO THE PETHIS COLLATERAL WILL BE HELD THIS COLLATERAL WILL BE HELD THIS COLLATERAL WILL BE HELD THIS ACCEPTABLE COLLATERAL TO THE ACCEPTABLE COLLATERAL TO THE ACCEPTABLE COLLATERAL TO SET OF THE ACCEPTABLE COLLATERAL TO THE ACCEPTABLE COLLATERAL TO THE ACCEPTABLE COLLATERAL TO THE ACCEPTABLE OF THE ACC	In Card fee of IGNMENT DOCUMENT IS FURNISHE ERSON(S) NAMED IN ITEM 3 ABOVE LD IN THE CUSTODY OF THE BOI QUIRES CONTACT YOUR STATE DE CONTACT 200 E. GAINES ST. TALLAN BY Corporation accepts and au ATERAL IS LIMITED TO: "S checks, money orders and c NGS ACCOUNTS represented CKS AND BONDS; ced by properly executed mo all security agreement should Palmetto Surety Corporation is NDEMNITOR(S): YOU ARE ECURE AND INDEMNIFY THE MUST BE TAKEN IN T	D TO THE BONDSMAN, COLLATE NDSMAN THE COMPANY GO PARTMENT OF INSURANCE, FOR HASSEE, FL 850-413-3140** Inthorizes its representatives the ertified checks; by passbooks, or properly a rtgages, deeds of trust or a I not be used except in a Is not responsible for any the ENTITLED TO A SIGNE THIS BOND PURSUANT	RAL WILL Received By: In Trust for: THE FLORIDA PALMETTO SURETY CORPORATION 75 PORT CITY LANDING, SUITE 130 MOUNT PLEASANT, SC 29464 1-866-372-0827 www.palmettosurety.n o accept only specific forms of collateral as security. Resigned CERTIFICATES OF DEPOSIT; confessions of judgment in accordance with applicable state later conjunction with acceptable collateral. Representatives are not specific forms of collateral other than collateral enumerated above the property of
B. I acknowledge a Cred NOTICE - UNLESS A LEGAL ASSIBE RETURNED ONLY TO THE PETHIS COLLATERAL WILL BE HELD FOR ANY COMPLAINTS OR INDEPARTMENT OF INSURANCE OF MPORTANT! Palmetto Sure THIS ACCEPTABLE COLLATERAL ACCEPTABLE COLLATERAL Properly assigned SAVII 3. Properly assigned SAVII 4. REAL ESTATE evidence MPORTANT! This collateral uthorized to accept and FOO DEFENDANT AND INTO SONDING AGENT TO SIDEED OR MORTGAGE TEMIZED ON YOUR CO	In Card fee of IGNMENT DOCUMENT IS FURNISHE ERSON(S) NAMED IN ITEM 3 ABOVE LD IN THE CUSTODY OF THE BOUNT THE BOUNT OF THE	D TO THE BONDSMAN, COLLATE NDSMAN THE COMPANY GENERAL GRANGE, FOR HASSEE, FL 850-413-3140** Ithorizes its representatives the ertified checks; by passbooks, or properly a rtgages, deeds of trust or a root be used except in a sonot responsible for any the sonot responsible for any the sonot responsible for any the SOND PURSUANT HE NAME OF PALMET	RAL WILL Received By: In Trust for: RITHE FLORIDA PALMETTO SURETY CORPORATION 75 PORT CITY LANDING, SUITE 130 MOUNT PLEASANT, SC 29464 1-866-372-0827 www.palmettosurety.n. O accept only specific forms of collateral as security. RESIGNED CERTIFICATES OF DEPOSIT; Confessions of judgment in accordance with applicable state law conjunction with acceptable collateral. Representatives are no type or form of collateral other than collateral enumerated above D RECEIPT FOR COLLATERAL YOU HAVE GIVEN TO THE TO THE TERMS OF THIS AGREEMENT. ANY PROPERT
8. I acknowledge a Cred NOTICE - UNLESS A LEGAL ASSIBE RETURNED ONLY TO THE PETHIS COLLATERAL WILL BE HELD STORM OF THIS COLLATERAL WILL BE HELD STORM OF THIS ACCEPTABLE COLLATERAL STORM OF THIS ACCEPTABLE COLLATERAL OF THIS	In Card fee of IGNMENT DOCUMENT IS FURNISHE ERSON(S) NAMED IN ITEM 3 ABOVE LD IN THE CUSTODY OF THE BOUNT THE BOUNT THE BOUNT OF THE BO	D TO THE BONDSMAN, COLLATE NDSMAN THE COMPANY GENERAL SEE, FL 850-413-3140** Ithorizes its representatives the ertified checks; by passbooks, or properly a rtgages, deeds of trust or a root be used except in a serior responsible for any the ENTITLED TO A SIGNETHIS BOND PURSUANT HE NAME OF PALMET or the purpose of this Bail Bail Bail Bail Bail Bail Bail Bail	RAL WILL Received By: In Trust for: RITHE FLORIDA O accept only specific forms of collateral as security. RESIGNED TO SURETY CORPORATION 75 PORT CITY LANDING, SUITE 130 MOUNT PLEASANT, SC 29464 1-866-372-0827 www.palmettosurety.ne O accept only specific forms of collateral as security. RESIGNED CERTIFICATES OF DEPOSIT; Confessions of judgment in accordance with applicable state law conjunction with acceptable collateral. Representatives are not completely provided that the conjunction of collateral other than collateral enumerated above to the provided that the conjunction of collateral other than collateral enumerated above to the true of the true of the collateral of the provided that the conjunction with acceptable collateral. Representatives are not conjunction with acceptable collateral. To the terms of this agreement. Any properties that the conjunction with acceptable collateral enumerated above to the collateral of the collateral enumerated above to the collateral of the collateral enumerated above to the collateral of the collateral enumerated above to the collateral e
8. I acknowledge a Cred NOTICE - UNLESS A LEGAL ASSIBE RETURNED ONLY TO THE PETHIS COLLATERAL WILL BE HELD STORM OF THIS COLLATERAL WILL BE HELD STORM OF THIS ACCEPTABLE COLLATERAL STORM OF THIS ACCEPTABLE COLLATERAL OF THIS	In Card fee of IGNMENT DOCUMENT IS FURNISHE ERSON(S) NAMED IN ITEM 3 ABOVE LD IN THE CUSTODY OF THE BOUNT THE BOUNT OF THE	D TO THE BONDSMAN, COLLATE NDSMAN THE COMPANY GENERAL SEE, FL 850-413-3140** Ithorizes its representatives the ertified checks; by passbooks, or properly a rtgages, deeds of trust or a root be used except in a serior responsible for any the ENTITLED TO A SIGNETHIS BOND PURSUANT HE NAME OF PALMET or the purpose of this Bail Bail Bail Bail Bail Bail Bail Bail	RAL WILL Received By: SEN AGT In Trust for: PALMETTO SURETY CORPORATION 75 PORT CITY LANDING, SUITE 130 MOUNT PLEASANT, SC 29464 1-866-372-0827 www.palmettosurety.ne o accept only specific forms of collateral as security. Resigned CERTIFICATES OF DEPOSIT; Confessions of judgment in accordance with applicable state law conjunction with acceptable collateral. Representatives are no expected from of collateral other than collateral enumerated above DEPOSITY FOR COLLATERAL YOU HAVE GIVEN TO THE TO THE TERMS OF THIS AGREEMENT. ANY PROPERT TO SURETY CORPORATION. BE SURE ALL YOUR I

PALMETTO SURETY CORPORATION

75 Port City Landing, Suite 130 • Mount Pleasant, SC 29464

FINANCIAL STATEMENT AND

PSC-510

AGENT	_
POWER NO	_
CASE NO	

INDEMI	NITY AGR	EEMENT	Γ		EXECUTION D	ATE
NAME OF INDEMNITOR	FIRST	MIDDLE	LAS	PHONE _	DATE OF	BIRTH
RESIDENCE ADDRESS		MIDDLE	LAS	CITY	STATE	ZIP
SOCIAL SECURITY NO		E-MAIL			PHONE	
EMPLOYED BY		ADDRES	SS			
EMPLOYED BY			_ ADDRESS			
PARENTS			_ ADDRESS			
PERSONAL E	REFERENCES		V	VORK OR HOME ADI	DRESS	PHONE
			<u> </u>			1110112
1.						
2.						
3.						
	ASSETS				LIABILITIES	
Cash in Stocks, bonds, mortgages (n	market value):	, Bank \$	<u> </u>	Money Borrowed on	Notes	\$
	narket value):	9	\$			
Real estate, the title to which						
A	•		S	Mortgages on real es	state scheduled opposite:	¢.
B.		9	6	D		•
Accounts receivable			<u> </u>	Accounts Payable		\$
Other assets (in detail)					etail)	
		9		Other Liabilities (in di	etaii)	\$
To	otal Assets	\$	·		Total Liabilities	
The make of the a				the bank balances cl	laimed and all other items comp	
executed on power of attorner NOW, THEREFORE, in consider 1. For good and valuable concor by rules of the Departme 2. That the Indemnitors will hat orders, judgements, or adjuill, upon demand, place time, by reason of its Suretysh 4. That the agreement of the bond referred to he in which the undersign shall have a lien upon at the bond referred to he be binding upon and application of the beauth of the bond referred to he be binding upon and application of the beauth of the bond referred to he be binding upon and application of the beauth of the beauth of the bond referred to he be binding upon and application of the beauth of the bond referred to he be binding upon and application of the bond referred to he be binding upon and application of the beauth of the bond referred to he be binding upon and application of the bond referred to he be binding upon and application of the sure of the bond referred to he be binding upon and application of the bond referred to he be binding upon and application of the bond referred to he be binding upon and application of the bond referred to he be binding upon and application of the bond referred to he be binding upon and application of the bond referred to he be binding upon and application of the bond referred to he be binding upon and application of the bond referred to he be binding upon and application of the bond referred to he be binding upon and application of the bond referred to he be binding upon and application of the bond referred to he bond referr	y number(s) deration of the mutual prisideration, the undersignent of Financial Services. ave Defendant forthcomit all times indemnify and udications whatsoever whe Surety in funds to meip, and before the Surety indemnify contained rein, and the undersited has an interest call property of the underein. It is further agipply to any subsidiary evidence of any paymer tevidence of any paymer the do surety is not limited to o Surety is not limited to o Surety is not limited to o surety is not limited to not and indemnities as conds, liabilities, obligation of any breach of any terror comply with the term visions of this Agreement on true are inconsistent with the such provisions were or	romises and covenant and covenant and covenant agrees to the Surety hard which the Surety hard with the Surety shadet all such claims, dy shall be required to in paragraph 2 aligned further agreer in which the urlersigned for any streed that the Inde dy, affiliate, parent of the made by the Surete, and their success by law, from its Surethe Bond referred to nontained herein shall s, costs or expenses or conditions here and conditions here the laws of this State litted.	ts contained here to indemnify and hamed on said Bo mless from and a fill or may for any emands, liabilities pay the same, bove shall contest not to make a fill of the manity agreement of the same to the same t	in, the parties jointly an hold harmless the surety and at the time(s) therein gainst any and all claim cause sustain or incur, costs, charges, counstinue as long as the any transfer, or any raubsequently acquer which it has becont contained in Parorised created or achis Suretyship, shall its Bond or undertaking her apply to all other bond on exoneration of the led thereto. Be a waiver of same as or be construed as as to these provisions	d severally agree as follows: y company or its agent for all losse n fixed, and at such other times as s, demands, liabilities, costs, char by reason of Surety having execu- sel fees, expenses, suits, orders, ju e SURETY has any liability or r attempted transfer of any of uire any interest, and it is fur ome, or may become, liable by agraph 2 above and the pro- quired by the undersigned. self, be conclusive evidence of su- rein, without liability to any party. s or undertakings issued by Suret- bond or undertaking but shall con- te of any subsequent breach of the s a release or waiver as the remai-	es not otherwise prohibited by law
heirs, successors, represer IN WITNESS WHEREOF, the	ntatives and assigns.	· ·		•	a the provisions of this Agreement	· .
WITNESSES:			X			
					SIGNATURE OF DEFEN	DANT
			X			
			_	_	SIGNATURE OF INDEMI	NITOR
			X		010=.==	ANUTOD
STATE OF					SIGNATURE OF CO-INDE	MNI FOR
COUNTY OF						
On this_	av of		befo	re me personally ann	peared	
	-					
					, to me known to be the person _	described in and who
executed the foregoing instrum	nent andt	hereupon acknowle	dged to me that			executed the same.
My Commission Expires					Notary Public	<u> </u>
DOO 510					Notary Public	

Stanley Bail Bonds LLC Indemnity Agreement and Guaranty

PO Box 348 Georgetown SC 29442

(843)240-9240

l,	(defendant & indemnitor) in consideration of Michael Stanley, bail bond agent and/o	ır its
agents and their heirs and/or assigns and/or Stanley Bail Bonds LLC,	acting and being obligated as surety on bail bond for	—
in the amount of \$, do guarantee the payment	of said bond in the event of forfeiture by the above-named defendant.	
pay, upon demand any amount owing, and I do hereby agree to inderequired to pay upon such forfeiture. The undersigned will at all time cost, charge, counsel fee, fugitive recovery fee, expense suit, order justain or incur by reason or in consequences of said surety having agents to meet every claim demand, liability, cost, charge, counsel for before it shall be required to pay the same. The undersigned also guestes is finalized for any reason, the entire bond fee is due and payable reduction of the bond fee. It is understood the bond fee is expenses of \$ in full by	ging myself as fully bound by all provisions of the above state bail bond, and expressly agree to mnify and hold harmless Surety and/or agents their heirs and/or assigns for such amount it is as indemnify and save the surety harmless from and against every and all claims, demand, liab adgment, or adjudication whatsoever which the said surety shall or may for any cause at anytic executed said bond or undertaking, and will upon demand, place such funds with surety and/one, expense, suit, order. Judgment or adjudication against it, by reason of such suretyship, and arantees payment of all fees and understands if the defendant is re-arrested for any reason, or ite. Bond fees are NONREFUNDABLE. Any reduction of the original bond will not result in a many and South Carolina law permits the addition of expenses. I/WE agree to pay the bond fee and the sure is greater will be added to the bond premium for all Credit/Debit Card transactions.	ility, me or its or the
вом	D TERMS AND CONDITIONS	
The following terms and conditions are an integral part of this	application for appearance Bond(s) # dated	
	Bonds LLC and/or its agents shall receive a premium in the amount of \$, completion of all said terms and conditions and is a part of said bond(s) and application theref	and fore:
 arrest, and surrender the defendant to the proper officia It is understood and agreed that the happening of any or hereunder, and the Surety shall have the right to forthwith premium whatsoever. Said events which shall constitute If the defendant shall depart the jurisdiction of the court If the defendant shall move from one address to another If the defendant shall commit any act, which shall constit If defendant is charged and/or arrested for any new offer If defendant fails to report to Surety's Agent when reque Defendant agrees to comply with all conditions set by bo Defendant agrees to notify Surety and its Agents of any a home address, and employment status. Defendant is required to report to agent by phone (843) For good and valuable consideration, the undersigned he losses not otherwise prohibited by law, or rules and regu any and all rights it may have under Title 28 Privacy Act_I Defendant agree to allow Surety full access to their residnand for the surrender of the principal, they agree to hold Surety and/or its Agents even when they are not present full access to electronic data, including but not limited to apprehend, arrest, and surrender principal. The Defendant agrees to make all payments on or before immediately responsible to make payment within 24 hourselves. 	e of the following events shall constitute a breach of principal's obligation to the Surety happrehend and surrender principal, and principal shall have no right to any refund of the breach of principal's obligation include but are not limited to: without written consent of the court and the Surety or its Agent. without notifying the Surety or its Agent in writing prior to said move. ute reasonable evidence of principals' intention to cause forfeiture of said bond. ses other than minor traffic violations. ted within a reasonable amount of time or when required by this agreement. and court including but not limited to electronic satellite monitoring. and all changes to their case statue and/or disposition, retention or change of attorney, change and all changes to indemnify and/or hold harmless Stanley Bail Bonds LLC and/or its agents for an ation promulgated under any applicable statute. In addition, the undersigned does hereby wareedom of Information, Title 6 Fair Credit Reporting Act, and any such local or state law. Indicate their landlord/property owner to grant full access to their premises to to give such access, furthermore Principal and Indemnitor agree to allow Surety and or its age credit reports, background reports, and motor vehicles reports as needed by Surety to the date scheduled, if payment is not received from defendant, the Indemnitor becomes as of the due date, all payments are due even if defendant is returned to jail, or if case is finalized.	of y ive ent ents
Signed thisday of	·	
Principal/Defendant Signature	Print	
Indemnitor Signature	Print	
Indemnitor Address		
Phone cellSSN	Email	-
DOBVeh yr/Make/Model/Tag#	State DL/ID	_

_Print__

Agent_

STATE OF SOUTH CAROLINA	IN THE COURT OF COMMON PLEAS
COUNTY OF	CIVIL ACTION NO:
	CONFESSION OF JUDGMENT
STANLEY BAIL BONDS, LLC Plaintiff,	
VS.	
Defendant(s).	
The Affiant Being Duly Sworn States as Fo	llows:
Stanley Bail bonds, LLC ("SBB"), its affiliates, success amount due and owing under that certain Demand	s judgment, jointly and severally if there is two or more defendants, in favor of ssors and/or assigns, as their interests may appear, and admit liability in the defendance in the first promissory Note dated (the "Note") plus interest y's fees and costs for collection, and post-judgment statutory interest from the
Under an event of default under the Note, the C collect any amounts due under the Demand Promi	Defendant(s) authorized SBB to file this confession of judgment to secure and ssory Note.
The Defendant(s) acknowledges the sum confes	sed herein does not exceed the liability provided for under the Note.
	ect to this confession of judgment are liquidated and calculable to a number ney judgment should be entered upon an affidavit. The Defendants further agree judgment.
The Defendants agree that the Circuit Court for judgment to be filed and enforced by SBB.	County is the appropriate jurisdiction and venue for this
Subscribed to and sworn before me	Defendant
thisday of, 20	
Notary Public for	Defendant
	Defendant
My Commission Expires:	