

CONTINGENT PROMISSORY NOTE – WeBailBond.com

For value received, the undersigned, jointly, promises to pay WeBailBond.com on demand, the principle sum of:

\$ _____

If and only if the following stated contingency occurs:

In Case Number: _____

In the Court of: _____

County, Missouri, together with any continuations and modifications, any extensions, substitutions, increments or appeals thereof (hereinafter "Bond"), or upon payment of expenses incurred by the payee or holder (hereinafter "Payee") to produce the Defendant before the appropriate court or courts of competent jurisdiction in the above cause, with the interest thereon at the rate of _____ percent, per annum, from the date of the occurrence of the above stated contingency, until fully paid. All makers or endorsers now or hereafter becoming parties hereto, jointly or severally, waive demand, notice of non-payment and protest. In the event this note becomes in default and placed in the hands of an attorney for collection, the foregoing agrees to pay reasonable attorney fees and all other costs for making such collection and further agrees that courts of original jurisdiction and appellate courts may award reasonable attorney fees to the Payee in the event of litigation and appeals.

It is further agreed and specifically understood between the parties to this Note that there is presently no outstanding loan or debt represented by the Promissory Note, and that this Note is given to secure advances up to and including:

\$ _____ and interest, if and when there is a forfeiture or estreature of the Bond.

It is further agreed and specifically understood that this Note shall become null and void at such time as all of the obligations under the Bond posted on behalf of the Defendant have been fulfilled and the Payee has been discharged of all liability and duly exonerated thereunder in writing and until such time as same occurs, the note shall remain in full force and effect.

Witness: _____

Date: _____