OFFICE(S) LICENSED/TO BE LICENSED
IDENTIFIED BY ATTACHED ADDENDUM

Bond#	
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DEBT NEGOTIATOR BOND (Unsecured Debt)

KNOW ALL MEN BY THESE PRESENTS

That we	County of	
of	County of	State of
as Principal, and		
a surety company, having its pri	ncipal place of business in	State of
duly authorized to do business in	n the State of Connecticut, as Surety, as	State of State of see held and firmly bound unto the Banking
Commissioner of the State of Co in the penal sum of Fifty Thousa	onnecticut for the use of the people of the and Dollars (\$50,000) for the payment on bind themselves, their heirs, executors, a	the State and the Commissioner, as Obligees, of which penal sum the said Principal and administrators, successors and assigns, and
Signed, sealed and delivered th	his day of	A.D., 20
has made application or renewal negotiation within the state of C General Statutes, as amended by promulgated thereunder. NOW, THEREFORE, i commitments with or for the bei and conducts such business con: Connecticut General Statutes, as obligation shall be null and void. The duration of this bond by a written notice to the Oblige certified mail to the Oblige at I Any debtor who may be wrongful conversion of funds pis Sections 36a-671 to 36a-671d, i as may be further amended, may subject to the following condition 1. Such person must advidiscovery of such occurrence; a 2. No suit or action to rethe receipt of notice of failure o embodied in this bond is prohib to be amended so as to be equal Notwithstanding the about the collect any civil penalty Statutes, as may be amended, or 36a-65 of the Connecticut Genefurther amended. The Principal bond, and the Commissioner ma bond, the Principal shall file a monder of the connecticut of the connecticut for a ponder of the principal shall file a monder of the connecticut for a ponder of the principal shall file a monder of the connecticut for a ponder of the principal shall file a monder of the connecticut for a ponder of the principal shall file a monder of the proncipal shall file a monder of the principal shall file a monder of the principal	l application to the Commissioner for a connecticut pursuant to Sections 36a-671 y Public Act 11-216, and as may be further the said Principal faithfully performs a nefit of debtors, truly and faithfully performs a nefit of debtors, truly and faithfully accessistent with the provisions of Sections 3 is amended by Public Act 11-216, and as it; otherwise to remain in full force and et is shall be continuous. The Surety shall be est thirty (30) days prior to the date of damaged by a failure of the Principal to aid by a debtor to the Principal, or by conclusive, of the Connecticut General Stry proceed on such bond against the Principal to proceed on such bond will commence a reconduct by the Principal, it being under the bond will commence a reconduct by the Principal, it being under the minimum period of limitation perve, the Commissioner may proceed on sy imposed pursuant to subsection (a) of it to collect any unpaid costs of examinateral Statutes, as amended by Public Acts I shall notify the Commissioner of the cay require the filing of a new bond. Imm	any and all written agreements or punts for all funds received from a debtor, 6a-671 to 36a-671d, inclusive, of the smay be further amended, then this effect. The area of the small be sent by cancellation. The perform any written agreements, by the conduct inconsistent with the provisions of atutes, as amended by Public Act 11-216, and cipal or Surety, or both, to recover damages or conduct within ninety (90) days of the fler the expiration of one (1) year following enstood, however, that if any limitation tion hereof, such limitation shall be deemed mitted by such law. Such bond against the Principal or Surety, or Section 36a-50 of the Connecticut General tion as determined pursuant to Section 11-248, 11-50 and 11-216, and as may be ommencement of an action on the Principal's mediately on recovery on any action on the
IN WITNESS WHERE	OF, the said	•
		(Principal)
has hereunto set his, her, its han	nd and seal and the said	(Surety)
	has caused this instrument to be s	
		nto affixed, the day and year first written.
Witness as to Principal		
	Ву:	(L S)
		(Principal)
Witness as to Surety		•
-	_	~ -·
	Rve	(L.S)

(Surety)