

United States Bankruptcy Court District Of Idaho (Boise)		PROOF OF CLAIM	
In re (Name of Debtor) Vincent R. Tullock Darci J. Tullock aka Kuhnhausen		Chapter 7	Case Number 00-00774
NOTE: This form should not be used to make a claim for an administrative expense arising after the commencement of the case. A "request" of payment of an administrative expense may be filed pursuant to 11 U.S.C. 503.			
Name of Creditor (The person or entity to whom the debtor owes money or property) FIRST SECURITY BANK, NA.		<input type="checkbox"/> Check box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars. <input type="checkbox"/> Check box if you have never received any notices from the bankruptcy court in this case. <input type="checkbox"/> Check box if the address differs from the address on the envelope sent to you by the court.	
Name and Address Where Notice Should Be Sent: FIRST SECURITY BANK CONSUMER LOAN COLLECTION CENTER P.O. BOX 7069 BOISE, ID 83730 ATTN: Mary Elwood Telephone No. 1-800-842-6727, ext. 3- 5245 (208) 393-5245			
ACCOUNT OR OTHER NUMBER BY WHICH CREDITOR IDENTIFIES DEBTOR: 084-551-747352		Check here if this claim: <input type="checkbox"/> replaces <input type="checkbox"/> amends a previously filed claim, dated:	
1. BASIS FOR CLAIM: <input type="checkbox"/> Good Sold <input type="checkbox"/> Services performed <input checked="" type="checkbox"/> Money loaned <input type="checkbox"/> Personal injury/wrongful death <input type="checkbox"/> Taxes <input type="checkbox"/> Other (Describe briefly)		<input type="checkbox"/> Retiree benefits as defined in 11 U.S.C. 114(a) <input type="checkbox"/> Wages, salaries, and compensations (Fill out below) Your social security number: _____ Unpaid compensations for services performed from _____ to _____	
2. DATE DEBT WAS INCURRED: 03/29/97		3. IF COURT JUDGMENT, DATE OBTAINED:	
4. CLASSIFICATION OF CLAIM. Under the Bankruptcy Code all claims are classified as one or more of the following: (1) Unsecured non-priority, (2) Unsecured Priority, (3) Secured. It is possible for part of a claim to be in one category and part in another. CHECK THE APPROPRIATE BOX OR BOXES that best describe your claim and STATE THE AMOUNT OF THE CLAIM.			
<input checked="" type="checkbox"/> SECURED CLAIM \$9,698.38 @ 9.89% Attach evidence of perfection of security interest. Brief Description of Collateral: 1994 Chrysler Town & Country <input type="checkbox"/> Real Estate <input checked="" type="checkbox"/> Motor Vehicle <input type="checkbox"/> Other(Describe Briefly) Amount of arrearage and other charges included in secured claim above, if any \$ <input checked="" type="checkbox"/> UNSECURED NONPRIORITY CLAIM \$ If there is no collateral or lien on property of the debtor securing the claim or to the extent that the value of such property is less than the amount of the claim. <input type="checkbox"/> UNSECURED PRIORITY CLAIM \$		Specify the priority of the claim. <input type="checkbox"/> Wages, salaries, or commissions (up to \$4000), *earned not more than 90 days before filing of the bankruptcy petition or cessation of the debtor's business, whichever is earlier -- 11 U.S.C. 507 (a)(3) <input type="checkbox"/> Contributions to an employee benefit plan -- U.S.C. 507 (a)(4) <input type="checkbox"/> Up to \$1,800* of deposits toward purchase, lease, or rental of property of services for personal, family, or household use -- 11 U.S.C. 507 (a)(6) <input type="checkbox"/> Taxes or penalties of governmental units -- U.S.C. 507>C (a)(8) <input type="checkbox"/> Other -- 11 U.S.C. 507 (a)(5) -- (Describe briefly) _____ *Amounts are subject to adjustment on 4/11/98 and every 3 years thereafter with respect to cases commenced on or after the date of adjustment.	
5. TOTAL AMOUNT OF CLAIM AT THE TIME FILED:		\$ 9,698.38 @ 9.89% Unsecured Secured	\$ 0.00 Priority TOTAL
<input checked="" type="checkbox"/> Check this box if claim includes charges in addition to the principal amount of the claim. Attach itemized statement of all additional charges.			
6. CREDITS AND SETOFFS: The amount of all payments on this claim has been credited and deducted for the purpose of making this proof of claim. In filing this claim, claimant has deducted all amounts that claimant owes to debtors.		THIS SPACE IS FOR COURT USE ONLY	
7. SUPPORTING DOCUMENTS: Attach copies of supporting documents, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, court judgments, or evidence of security interests. If the documents are not available, explain. If the documents are voluminous, attach a summary.			
8. TIME-STAMPED COPY: To receive an acknowledgement of the filing of your claim, enclose a stamped, self-addressed enveloped and copy of this proof of claim.			
Date April 19, 2000	Sign and print the name and title, if any, of the creditor or other person authorized to file this claim (attach copy of power of attorney, if any). Mary Elwood, Bankruptcy Adjuster <i>Mary Elwood</i>		

U.S. COURTS
00 APR 26 AM 10:19
REC'D _____ FILED _____
CAMERON S. BURKE,
CLERK, IDAHO

THIS SPACE IS FOR COURT USE ONLY



This is a combined Installment Sale Contract, Security Agreement and Disclosure Statement (the "Agreement") for the purchase of the collateral described below (the "Collateral"). The Disclosure Statement is required by federal law. All terms and amounts provided in the Disclosure Statement, including the payment schedule, finance charge, and other terms, are incorporated herein and are a part of your Agreement with us. In this Agreement, the words "you" and "your" mean the buyer and/or co-buyer. The words "we," "our" and "us" mean the Creditor/Seller or Creditor/Assignee as identified below.

ASSIGNMENT: You understand and agree that this Agreement will be assigned to First Security, the Creditor/Assignee identified below, for financing under the terms of the Seller's Assignment on the reverse side hereof. You will make the payments you owe under this Agreement directly to First Security.

PROMISE TO PAY: By signing this Agreement and for value received, you jointly and severally promise to pay to us the Amount Financed according to the payment schedule set forth below, plus a finance charge calculated at the annual percentage rate disclosed below. Interest on the outstanding balance of the Amount Financed will be calculated on the basis of a 365 day year and shall begin to accrue on the date of this Agreement. In addition, you agree to pay to us any late charges and returned check charges as described below. All payments due under this Agreement shall be made at the address specified by First Security.

Buyer/Co-Buyer Name and Address: VINCE TULLOCK CR DARCI J TULLOCK 8200 HWY 44 MIDDLETON ID 83644	Creditor/Seller Name and Address: HAPPY DAY FORD, INC. PO BOX 1179 CALDWELL ID 83606	Creditor/Assignee Name and Address: FIRST SECURITY BANK OF IDAHO PO BOX 7746 BOISE ID 83707-1746
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DESCRIPTION OF COLLATERAL SECURING THIS AGREEMENT					
NEW/USED	YEAR	MAKE	MODEL	NO. CYLS	SERIAL NUMBER
USED	94	CHRYSLER	MINIVAN	6	1C4GH5A16RX15A517
OTHER: (Add further description if necessary)					

FEDERAL TRUTH-IN-LENDING DISCLOSURE

ANNUAL PERCENTAGE RATE	FINANCE CHARGE	Amount Financed*	Total Payments	Total Sales Price**
The cost of your credit as a yearly rate. 9.89 %	The dollar amount this credit will cost you. \$ 5063.87	The amount of credit provided to you or on your behalf. \$ 18294.13	The amount you will have paid after you have made all scheduled payments. \$ 23358.00	The total cost of your purchase including your down payment of \$ 1000.00 is \$ 24358.00

PAYMENT SCHEDULE

Number of Payments:	Payment Amount	Beginning Due Date:	Frequency:
60	\$ 389.30	MAY 13, 1997	MONTHLY
	\$ N/A		
	\$ N/A		
	\$ N/A		

PREPAYMENT / LATE CHARGE / RETURNED CHECKS - The Finance charge shown above is the actual charge you will pay if you make your payments as scheduled. If you make your payments early, the actual finance charge will be less. If you pay late, the actual finance charge will be more. You may prepay what you owe us in full or part at any time without penalty to you. Since finance charges are accrued each day and not in advance, the rebate of any finance charge is due to you. If for any reason checks submitted to pay your account are returned unpaid, you agree to pay to us a return service charge not to exceed ten dollars (\$10.00). In addition to any other return check service charges you may be legally obligated to pay, if you do not make your required monthly payment within fifteen (15) days after the due date, you will be charged a late fee of the greater of \$5.00 or 5% of the unpaid amount of your required monthly payment, if permitted by state law.

SECURITY INTEREST - To secure all amounts due or to become due under this Agreement, you are giving us a security interest in the vehicle and all current and future accessories, equipment, and replacement parts installed therein.

PROPERTY / PHYSICAL DAMAGE INSURANCE - Property / Physical Damage Insurance is a condition of your loan. You may obtain this insurance from anyone you want that is acceptable to us.

NO ASSUMPTION - Your rights or obligations under this contract may not be assumed by any other person.

SEE THE REST OF THIS NOTE AND SECURITY AGREEMENT FOR ADDITIONAL INFORMATION ABOUT NONPAYMENT, DEFAULT, REQUIRED REPAYMENT IN FULL BEFORE SCHEDULED DATE AND OTHER INFORMATION.

APR 03 1997

CREDIT INSURANCE

Credit Insurance is NOT a condition of your loan, but we will purchase credit insurance for you if you so request by your signature.

You may cancel the credit insurance you requested by sending us a signed statement asking us to cancel it. You agree to send back to us all insurance certificates you receive. If you cancel within 20 days of the date of the agreement, you will receive a full refund of any insurance premiums paid. If you cancel after 20 days you will receive a refund based on the rule of 78s.

Type	Premium	Term	Signature
<input type="checkbox"/> Credit Life	\$ N/A		
<input type="checkbox"/> Joint Credit Life	\$ N/A		
<input type="checkbox"/> Disability	\$ N/A		

***ITEMIZATION OF AMOUNT FINANCED**

1. Cash Selling Price... INCL... DOC FEE	\$ 17321.08	(1)
2. Cash Down Payment	\$ 1000.00	(2)
3. a. Trade-In Amount	\$ N/A	(3a)
b. Less Amount Paid to Others	\$ N/A	(3b)
c. Net Trade Down Payment (3a minus 3b)	\$ N/A	(3c)
4. Total Down Payment (2 plus 3c)	\$ 1000.00	(4)
5. Unpaid Balance (1 minus 4)	\$ 16321.08	(5)
6. Amounts Paid to Others on Your Behalf:		
a. Sales Tax	\$ 866.05	(6a)
b. License and Transfer Fees	\$ N/A	(6b)
c. Filing Fees	\$ 8.00	(6c)
d. Credit Insurance Company	\$ N/A	(6d)
e. Warranty / Service Contract Insurance	\$ 1099.00	(6e)
f. To _____ For _____	\$ N/A	(6f)
g. To _____ For _____	\$ N/A	(6g)
Total Amount Paid to Others on Your Behalf (Add 6a through 6g)	\$ 1973.05	(6)
7. Total Amount Financed (5 plus 6)	\$ 18294.13	(7)

DISCLAIMER OF IMPLIED WARRANTIES

WE MAKE NO WARRANTIES WHATSOEVER UNLESS AN EXPRESS WARRANTY PAGE IS ATTACHED TO THIS AGREEMENT. IN THE ABSENCE OF SUCH EXPRESS WARRANTY PAGE, ANY ITEM SOLD UNDER THIS AGREEMENT IS SOLD AS IS, WITH ALL DEFECTS, AND WITHOUT ANY WARRANTY OF FITNESS OR MERCHANTABILITY. IF THERE IS A NEW VEHICLE OR PRODUCT WARRANTY BY THE MANUFACTURER, IT WILL BE IN INFORMATION PROVIDED BY THE MANUFACTURER.

DESPIITE THE FOREGOING PROVISION, IF YOU ARE PURCHASING A "USED VEHICLE" COVERED BY THE USED MOTOR VEHICLE TRADE REGULATION RULE, THE FOLLOWING TERMS APPLY TO THIS AGREEMENT: (A) THE INFORMATION YOU SEE ON THE WINDOW FORM FOR THIS VEHICLE IS PART OF THIS CONTRACT; (B) INFORMATION ON THE WINDOW FORM OVERRIDES ANY CONTRARY PROVISIONS IN THE CONTRACT OF SALE.

NOTICE TO BUYER

(A) By your signature below you promise to pay to the creditor or its assigned all monies owed under this agreement. (B) Do not sign this contract before you read it or if any spaces intended for the agreed terms, except as to unavailable information, are blank. (C) You are entitled to a copy of the contract at the time you sign it. Buyer(s) acknowledge(s) the receipt of a copy of this contract. THE TERMS AND CONDITIONS APPEARING ON THE BACK OF THIS AGREEMENT ARE AN INTEGRAL PART OF THIS AGREEMENT.

Buyer: Vince Tullock Date: 03/29/97 Buyer: Darci Tullock Date: 03/29/97
 Co-Buyer: _____ Date: _____ Co-Buyer: _____ Date: _____
 Accepted By Creditor / Seller: _____

ADDITIONAL PROVISIONS

1. Security Interest in Collateral. Your obligations under this Agreement are secured by a security interest in the Collateral described on the reverse side hereof, together with all additions, accessions, and substitutions thereto, and all proceeds therefrom. You warrant that there are no liens on the Collateral except those hereby granted by you, unless otherwise stated in the Collateral description.

2. Title. You warrant that you are of legal age and that you will not create nor permit the existence of any lien or security interest on the collateral other than that created by this Agreement. Any certificate of title now or hereafter existing on any of the Collateral must be delivered to us within ten (10) days of this Agreement and will state our interests. You agree to defend the Collateral at your own expense against all claims and demands of all other persons at any time claiming the same or any interest in the Collateral.

3. Filing. You warrant that no financing statement is now on file covering any of the Collateral or any proceeds thereof, and so long as any amount is owed under this Agreement, no financing statement will be executed or filed except as required by this Agreement. You agree to execute and deliver one or more financing statements, as we may require from time to time, as well as any other documents or statements which we determine necessary to comply with any applicable law or to preserve, protect and enforce our security interest under this Agreement. You agree to pay all costs of filing such statement.

4. Location and Ownership of Collateral. You agree that the Collateral will not be moved, sold, leased or otherwise disposed of unless we consent in writing.

5. Property Insurance. You must purchase and maintain property insurance on the Collateral against loss, damage, theft and other such risks as we may require, to the full insurable value thereof. You may purchase this insurance from a company of your choice that is acceptable to us. All policies of insurance must be in a form acceptable to us and must be endorsed with a standard loss payable clause or another endorsement as we require and must provide that we receive minimum of ten days written notice of cancellation and the opportunity to maintain the policy in force. Upon our request, policies or certificates attesting to the insurance coverage shall be deposited with us. You hereby assign to us any proceeds of such insurance coverage and appoint us your agent to make claim for or receipt for such proceeds. You agree that we may apply such proceeds at our option, to any obligations under this Agreement, whether or not due. We are authorized, but not obligated, to purchase any or all of such insurance, or "single interest insurance" protecting only our security interest, all at your expense. In such event you agree to reimburse us for the cost of such insurance, which may exceed the cost of insurance you could buy. Such amounts will be added to this Agreement, with interest, shall be secured by this Agreement and shall be repayable on demand. We shall have no liability whatsoever for any loss that may occur by reason of omission or lack of coverage for any such insurance.

You understand that any property insurance that we may acquire in your behalf covers only the collateral securing this agreement. It does not cover you against personal injury or property claims and it does not include public liability or no fault insurance. If you want other coverage, or it is required by law, you must buy it separately.

6. Optional Insurance or Service Contracts. Any refund that we obtain on any optional insurance or service contracts agreed to hereunder will be credited to your total outstanding balance. If we lawfully repossess the vehicle pursuant to this Agreement, you agree that we may claim benefits under and terminate any optional insurance or service contracts in order to obtain refunds for unearned charges.

7. Care of Collateral. You will not misuse, conceal, encumber or in any way dispose of the Collateral, or use or permit it to be used contrary to the provisions of this Agreement, or the insurance agreements. You will not allow any tax lien against it to become delinquent and you shall keep the Collateral free of all liens for storage, labor and materials. You will not waste, injure or destroy the Collateral, but maintain it in good repair and be responsible for any loss or damage to it.

8. Lawful Use of Collateral. You agree to comply with all government laws or regulations affecting the use of the Collateral and will not use or permit it to be used in any unlawful manner.

9. Right to Protect Collateral. At our option, we may pay any tax, assessment, insurance premium, expense, repair, or other charges payable by you. We may also pay for any filing or recording fees. Any amount so paid, however, may be charged against you at the interest rate being charged under this Agreement as of the date of that advance. Such payment shall be secured by this Agreement and shall be repayable by you on demand.

10. Default. You shall be in default if any of the following occur: (a) You fail to pay when due the full amount of any payment as provided under this Agreement.

(b) You fail to perform any promises made in this Agreement. (c) You provide us at any time with false information or signatures. (d) The Collateral is seized or levied upon under any legal, governmental process against you or against the Collateral. (e) You become insolvent or die.

(f) You have a petition filed or any other proceeding commenced under the Federal Bankruptcy Code or any statute by or against you; or you are named in, or the Collateral is subjected to a suit for the appointment of a receiver. (g) There is loss, or destruction of, or substantial damage to, any portion of the Collateral. (h) There is entry of any judgement against you.

(i) You assign any equity in any of the Collateral covered hereby without our written consent. (j) We deem ourselves insecure for any reason whatsoever.

11. Remedies. Upon the occurrence of any event of default as described above, and at any time thereafter, we may terminate this Agreement with you and declare the entire balance due and payable at once, without notice or demand. We shall have all the remedies of a secured party under the Uniform Commercial Code and other applicable law. We shall be entitled as follows:

(a) We are authorized to enter any premises where the Collateral is situated and take possession of said Collateral without notice or demand, and without legal proceedings.

(b) You agree to put us in possession of the Collateral on demand.

(c) At our request, you will assemble the Collateral and make it available at a place designated by us which is reasonably convenient to both parties.

(d) We may sell, lease, or otherwise dispose of the Collateral in accordance with law. You agree that a period of ten (10) days from the time the notice is sent, by First Class Mail or otherwise, shall be a reasonable period of notification of a sale or other disposition of Collateral. You agree that any notice or other communication by us to you shall be sent to your mailing address as stated in this Agreement. If your address should change, you must notify us immediately. You agree to pay on demand the amount of all expenses reasonably incurred by us in protecting or realizing on the Collateral. You agree that a sale of the collateral through a recognized dealer, wholesale auction is a commercially reasonable disposition of the collateral, although we may dispose of the collateral in any other commercially reasonable manner.

(e) If we dispose of the Collateral, you agree to pay any deficiency remaining after the application of the net proceeds to any indebtedness secured hereby.

(f) We shall have the right immediately and without further action to set off against liabilities you owe under this Agreement all money owed by us to you whether or not now due. We shall be deemed to have exercised such right to set-off and to have made a charge against such money immediately upon occurrence of such default, even though such charge is made and entered into on our books subsequent thereto.

12. We may refuse to declare a particular event to be in default, but our refusal to do so does not bind us if a similar or different event occurs thereafter.

13. Collection Costs and Attorney's Fees. Upon demand, you agree to pay any additional costs incurred by us to collect or enforce payment of your obligations under this Agreement. Such costs shall include but not be limited to, reasonable attorney's fees, collection costs, out-of-pocket costs, court costs and costs on appeal as permitted by statute.

14. Entire Agreement. This document, along with any other written documents necessary in amending the terms, or perfecting the security interest of this loan, all constitute the entire agreement entered into between First Security Bank, and the borrower. Any oral agreements not reduced to writing, and incorporated within this Agreement, are null and void. Any provision of this Agreement deemed to be invalid shall not invalidate the remainder of this Agreement. All words used herein shall be construed to be of such gender and number as the circumstances require. This Agreement shall be binding upon your heirs, personal representatives, successors and permitted assigns.

NOTICE: ANY HOLDER OF THIS AGREEMENT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF. RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER.

The preceding NOTICE applies only to goods or services obtained primarily for personal, family, or household use. In all other cases, you will not assert against any subsequent holder or assignee of this contract any claims or defenses you may have against us, or against the manufacturer of the vehicle or equipment obtained under this contract.

SELLER'S ASSIGNMENT

In the following Assignment, the words "you" and "your" mean the seller. The words "we", "us" and "our" mean First Security as identified on the reverse side of this Agreement.

You agree to assign, and we agree to accept, this Agreement under the terms and conditions of a previously signed, underlying Retail Finance Agreement, including your agreement to apply for and obtain proper registration of the vehicle, showing the Buyer as registered owner and us as legal owner and first lienholder of the vehicle. You warrant that this combined Installment Sale Contract, Security Agreement and Disclosure Statement ("Agreement") is genuine, and that the collateral securing this Agreement is free from any liens or other security interests. You warrant also that this is an enforceable Agreement and that you have complied with all applicable laws or regulations. You agree to indemnify and hold us harmless from any costs, expenses and fees, including attorney's fees, incurred or arising from violation or breach of the foregoing warranties or representations. In the event you breach any of the foregoing representations and warranties, you agree to repurchase the Agreement on demand by paying us the full unpaid balance, together with accrued interest, owing on the Agreement. You will be responsible for compliance with all applicable laws upon repossession and resale of the property. You agree that we are relieved from any and all further liability with regard to the property once you pay us off.

This Agreement is assigned on the following basis (check one):

- Non-Recourse
 90-Day Repurchase
 Full Recourse

Seller Happy Day Food

By [Signature]

Title BIA Mgr

Date 3/31/97
If corporation, state title of signer. If partnership, partner should sign. If sole proprietorship or sole ownership, owner should sign.

GUARANTY BY THIRD-PARTY

The following is a Guaranty Contract. The words "you" and "your" mean the Guarantor as identified by the signature below. The words "we", "us" and "our" mean Creditor as identified on the reverse side of this Agreement.

As a condition to our making this Agreement with the Buyer, and in return for the value of our doing so, you guarantee to us that in the event the Buyer fails to make any payment or fails to keep any promise under this Agreement you will promptly pay to us on demand all debts and obligations owed under this Agreement. You agree to do this even though we may choose not to collect from the Buyer, or not to resort to the Collateral, or not to pursue any other remedy that may be available to us under the Agreement. You agree that we may grant extensions of time for payments, release the Buyer from his duty to pay, or deal with the Collateral in any manner we choose, and you will nevertheless remain liable to us for the full amount remaining to be paid under the Agreement. In addition, you expressly waive any right you may have to notices of repossession of the Collateral, sale of the Collateral, nonpayment, nonperformance, or amounts due at any time.

In addition to the above obligations you agree to pay all costs and expenses, including attorney's fees, incurred by us in enforcing this Guaranty. Finally you acknowledge (1) that no one has the authority to alter the terms of this Guaranty by promising you special treatment or making other representations that do not appear on the face hereof, and (2) that you have received a "Notice to Cosigner".

Signature of Guarantor Date
Address

ITD-3517 04-84TW
01-875529-B

IDAHO CERTIFICATE OF TITLE

VEHICLE IDENTIFICATION NUMBER 1C4GH54L6RX158517		YEAR 1994	MAKE CHRY	BODY VN	MODEL TK	DESCRIPTION TOW&CNT
2ND VEHICLE IDENTIFICATION NUMBER		ODOMETER READING 49989 ACTUAL		DATE 03/29/1997		
TITLE NUMBER A96323146	PRINT DATE 04/16/1997	WEIGHT	LENGTH	WIDTH	HULL	HORSEPOWER
OWNER'S NAME AND ADDRESS		OTHER PERTINENT DATA				

**TULLOCK, VINCE DR
TULLOCK, DARCI J
8200 HWY 44
MIDDLETON, ID 83644**

Federal and state law requires that you state the mileage in connection with the transfer of ownership. Failure to complete or providing a false statement may result in fines and/or imprisonment.

Assignment of Title

1	ODOMETER READING - Reading is actual unless indicated otherwise. (NO TENTHS):	DATE:	5	PURCHASER'S PRINTED NAME(S)
	<input type="checkbox"/> In Excess of Mechanical Limits <input type="checkbox"/> Not Actual - Warning: Odometer Discrepancy	<input type="checkbox"/> Exempt <input type="checkbox"/> No Device		
2	DATE SOLD:	SELLING PRICE:	6	ADDRESS
3	SELLER'S/REPRESENTATIVE'S PRINTED NAME(S)		7	CITY STATE ZIP
4	I certify, to the best of my knowledge, that the odometer reading reflects the actual mileage, unless otherwise indicated. I also hereby release my interest and transfer ownership to the named purchaser. SELLER'S/REPRESENTATIVE'S SIGNATURE: A <input checked="" type="checkbox"/> B <input checked="" type="checkbox"/>		8	I am aware of the odometer certification made by the seller. PURCHASER'S/REPRESENTATIVE'S SIGNATURE: A <input checked="" type="checkbox"/> 2nd PURCHASER'S/REPRESENTATIVE'S SIGNATURE (or representative's printed name): B <input checked="" type="checkbox"/>

Lienholder Section

FIRST LIEN		SECOND LIEN		
FIRST SECURITY BANK OF IDAHO PO BOX 7746 BOISE, ID 83707-1746 RECORDED 04/11/1997 15:50				
9	SIGNATURE RELEASING LIEN	DATE	10	SIGNATURE RELEASING LIEN. DATE X
	X		11	NEW LIENHOLDER'S NAME
			12	ADDRESS
			13	CITY STATE ZIP

Alterations May Void This Document

AUDIT NO. **02875830**