\$			SECURITY AGREEMENT CONSUMER CREDIT		ACCOUNT NO.		
					Date Date of Birth		
BETWEEN Borrower's Full Legal Na	me and Usual A	ddress:			Registration Period	Mos	
Co-borrower's Full Legal	Name and Usua	al Address:					
AND:							
Name and Address of Le						("the Mortgagee")	
In this security agreemed We have made a load			rrower and co-bo	orrower, if any. We, our and us mear	ns the Mortgagee.	-	
 WHAT THIS SECU agreement secured by including a ten dollar (interest in the personal boats) and in any substitution. 	JRITY AGREEN this security as \$10.00) discha I property listed	greement and as further secu rge fee to discharge our secu I below (which may include se	PERTY IT COVE rity to cover all I urity interest under irial numbered g	rourself and delivered to us. RS. In return for us lending you more oans and monies which may now o er the Personal Property Security Aroods such as motor vehicles, trailer and property listed below, all of which	r hereafter be due by the ct of Nova Scotia ("PPSAs, mobile homes, aircraft,	borrowers to the Mortgagee, "), you grant to us a security boats or outboard motors for	
property". Make	Year	Model	Style	Asset Identification No	./ Serial No.	Colour	
1A. The Borrow	er hereby gra	nts to the secured party a p	ourchase money	security interest in the goods enum	erated in Section1 above	to the extent of	
agreement. When you from time to time, inclu attachments, accessori the sale, transfer and ir All words and phrases	pay in full what iding a ten dolla es or repairs m insurance of the which are defin	you owe us under the promiss ar (\$10.00) discharge fee to di ade to the property are conside property. ed in the PPSA and not otherw	sory note, person scharge our sect ered part of the p vise defined in thi	d of any additional amounts which we all line of credit agreement, security a urity interest under the PPSA, our secroperty and our security interest under the security agreement shall have the security agreeme	agreement and any other recurity interest in the proper the security agreement meanings respectively asc	monies which you may owe us erty will come to an end. Any extends to any proceeds from cribed to them in the PPSA.	
olace all worn, broken o	or defective par	se to keep the property in gets. If you fail to do this, we can	an make repairs	ENFORCING OUR RIGHTS due by you, by:	,	ghts to be paid the total balanc	
ne.		right to inspect the property at		(1) Suing you for what you owe; or(2) Enter, without notice or demand, with or without legal process, any premises when			
y interest in it or to give	e possession	e not to lease the property or to or control to any one else wit	hout our written	the property in accordance with	the property is located and take possession of the property. We have the right to sel the property in accordance with law at private or public sale or auction upon such terms		
ermission. The property must not be used in any illegal manner. You also agree not remove the property from the Province of Nova Scotia for more than 30 days without					and manner as we may see fit and we have the right to bid and purchase the property Proceeds on disposition of the property will be distributed in accordance with the PPSA		
ir written approval. CLAIMS AGAINST THE PROPERTY. You confirm that no one but us has any legal				If there is a balance still owing to us after we have sold the property and subtracted th total amount you owe us plus all our costs, you must pay us the deficiency; or			
erest in the property. 'cept ours. If you don't,	You will keep the we have the ri	ne property clear of all legal or ght to settle the claim and chain include our legal expenses.	claims against it	(3) Taking such other action as	any other rights and remed	dies provided by law, the right	
LOSS OR DESTRUCTION OF THE PROPERTY. You must keep the property sured against loss or damage from fire and theft. If the property is an automobile, you just also insure it against collision. If it is a mobile home you must also insure it gainst wind damage. You agree to carry additional insurance coverage if we ask.				9. PREPAYMENT OPTIONS. If the Chattels securing this Mortgage consist of mobile home or a mini home, the following prepayment options will apply: A. Prepayment Privileges 1. MONTHLY You are permitted to pay up to double the monthly principal and interest contracted mortgage payment without prepayment charges regardless of the			
		ty must be equal to its fair r If you fail to carry adequate		contracted rate or the current		0 0	
ve the right to get it for ou must notify any insu operty of our interest in	you and charg rance company the property, nce policies is:	e you for the premium and ad which has provided coverag and you must also ensure th sued with respect to the pro	ministration fee. e to you on the at the proceeds	to prepay, without prepayment principal balance once in any	2. ANNUALLY In addition to increasing the monthly repayment, you are permitted to prepay, without prepayment charges, up to twenty (20%) percent of the outstanding principal balance once in any twelve (12) month period. Regular monthly payments must continue without interruption. This privilege is non-cumulative.		
operty. However if the	property is lost,	e the proceeds of the insuran stolen or substantially destroy proceeds to replace the prop	ed, we have the	B. Prepayment Charges You are permitted to pay off your Mortgage, in whole or in part, upon payment of th greater of a bonus equal to three (3) months interest at the rate set out in the Note of the Extending Agreement, or an amount in compensation for loss of interest (if any) of			
	-	e property does not excuse you paid to us pay the total balance	_	renewals is greater than the	the amount of the prepayment, where the interest rate of your Note and any subsequen renewals is greater than the current League Savings and Mortgage interest rate fo mortgages of a similar term to maturity.		
aims against the proper e PPSA, you will reimble ear interest at the rate	ty or to register urse us, with in specified in th	iny payments for repairs, insur , renew or maintain our securi terest, when we ask. Any suc e promissory note or person until you have reimbursed us ir	ty interest under th payments will al line of credit	replace the promissory note or agreement with another prom diminishing our interests in the security agreement. Likewise	10. EXTENSIONS OR RENEWALS. We have the right to extend, renew, amend or replace the promissory note or personal line of credit agreement secured by this securit agreement with another promissory note or personal line of credit agreement without diminishing our interests in the property, or our rights or your obligations under this security agreement. Likewise, we may extend, renew, amend or replace the security agreement or the financing statement representing same without diminishing our		
TOTAL BALANCE DUE. We can require that the total balance of the promissory ote; and anything else you owe us under this security agreement be paid at once, ithout prior notice or demand, if any of the following events take place:				9	interest in the property or our rights or your obligations under this security agreeme and the financing statement.		
You fail to pay the loan te or personal line of cre	•	n accordance with the terms o or	f the promissory				
2) You fail to pay, when we ask, any amount we are entitled to charge you for making epairs, maintaining insurance or clearing claims against the property; or				binding not only on all parties t	11. WHO IS BOUND BY THIS SECURITY AGREEMENT. This security agreement is binding not only on all parties to it, but on their legal or personal representatives as we as anyone else to whom this security agreement is transferred.		
You break any of your promises under this security agreement; or any other reement with us; or				as anyone case to million security agreement is transferred.			
) You become insolvent or bankrupt; or				12. SIGNING THIS SECURITY AGREEMENT. If you have read this security agreemen and you agree to its terms, sign in the spaces provided for your signatures. You			
The property is destroy		-		acknowledge receiving a comp	acknowledge receiving a completely filled in copy of it and waive your right to receive a verification statement regarding registration of our security interest under the PPSA		
Anything else happer	he property is seized in any legal proceeding; or anything else happens that we believe endangers your ability to pay or that we we endangers the property in any way.				Witness must sign in the spaces provided for the witnesses signature.		
tness Signature				Borrower Signature		Seal	
Joo orginalaro				20 orginature		Jeal	