PAWN/LOAN BROKER TRANSACTION BOND

TRA	NSAC	TION I	DATE	C #	CC	ONTROL	. #	_00171_	DI	E PT. # 03	314 _	_Ojo,	Las	gos Dep	ot	
				TIME MA				MA	ATURITY DATE							
~		TYPE	of TI	RANSACTIO		' PURCH	ASE	E/TRADI	E \square C	ONSIGI	NME	NT 🔽	7 'PA	WN/L	OAN	J
PLEDGOR/SELLER	Name (L			(First	(Middl			DATE OF BIR		SEX (M/F		P.Z				
	RESIDENTIAL ADDRESS (Street. Apt. No., City, State & Zip)								MOBI	MOBILE PHONE (Number) North East South West South South						
DCO	PLACE OF EMPLOYMENT							OTHER PHONE (Number			South Fast					
PLE	D.L.#/OFFICIAL PHOTO I.D.#				TYPE AGENCY/STATE HG			HGT.	WGT. EYES HAI			IDENTIFYING MARKS				
S					>	ics					splo			La	and	l
CODES	CARS			Vy lovyol	troil			sehc								
C	C'			101		Electronics					Honseholds					
Is t	he loa	an sec	urit	y, land o	r pro p	erty i	n c	are of i	 Pledg	gor/Se	ller	?□	YF	ES [N	O
ļ				SECURITY												
M 1	SERIAL NUMBER OWNER APPLIED NUMBER ITEM TYPE BRAND								AND	MODEL NUMBER			ER			
ITEM	DESCRIPTION OF ITEM (Inscriptions, Color, Size, Marks. Design. School. Year. Initials. Barrel Length) TYPE ACTION									Amount N						
	TYPE	METAL	KT	WT	GENDERS	STYLE !	SIZE-	LENGTH	STONES	S SHA	PE	С	Т	WT	Colo	r
M 2	SERIAL	SERIAL NUMBER OWNER APPLIED NUMBER ITEM TYPE BRAND								AND	MODEL NUMBER			ER		
ITEM	DESCRIPTION OF ITEM (Inscriptions, Color, Size, Marks. Design.					gn. School. Year. Initials. Barrel Length)			ACTION	N				Amount		
	TYPE	METAL	KT	WT	GENDERS	TYLE !	SIZE-	LENGTH	STONES	S SHA	PE	С	Т	WT	Colo	ır
							ANNUAL PERCETAGE RATE. The cost of your credit as yearly rate. %				MATURITY DATE					
cond								PAYMENT SCHE Total of Payments							DEPT.#	CONT
Pawn/Loan Default Date				The Pledgor/Seller represents and warrants that the pledged/sold property is not stolen. rented or leased and that they have no liens or encumbrances against them. Pledgor/Seller										1.#	CONTROL.#	
Amount required to redeem pledged property on N Pawn/loan Default Date.				also attests to be the rightful owner of the pledged/sold property, that Pledgor/Seller has the right to pledge/sell the property. Pledgor/Seller attests that the Pledgor/Seller is not in voluntary or involuntary b k t of any type and is at least 18 years of age										#		
LOAN/PURCHASE/TRADE				I, the Pledgor/Seller, agree to all terms and conditions on the front and back and acknowledge receipt of a copy of this document. I also state, Under penalty of perjury,												
H				I have read the f	oregoing do	ocument, an	d the i	tacts stated i		ue. E: See Rever	se Side					
				Name:				X				Right Thur	mb Print of	Pledgor/Seller		

In consideration of and to secure the amount identified as the Total of Payments. Pledgor hereby deposits with the issuer of this pawn ticket the Pledged Goods described on the reverse hereof.

The Pledgor/seller represents and warrants that the pledged/sold goods are not stolen. rented. or leased. and that they have no liens or encumbrances against them. Pledgor/Seller also attests to be the rightful owner of the pledged/sold property. and that Pledgor/seller has the right to pledge/sell the property. Pledgor/seller attests that the Pledgor/Seller is not In voluntary or involuntary bankruptcy of any type and is at least 18 years of age.

Any personal property pledged to a Pawnbroker within this state which is not redeemed within 30 days following the maturity date of the pawn, if the 30th day is not a business day, then the following business day, is automatically forfeited to the Pawnbroker, and absolute right, title, and interest in and to the property vests in and is deemed conveyed to the Pawnbroker by operation of law, and no further notice is necessary. The Pledgor is not obligated to redeem the pledged goods. In this pawn transaction a Pawnbroker may contract for and receive a pawn service charge (Finance Charge) of 1 percent of the Amount Financed for daily. except that the Pawnbroker is entitled to receive a minimum pawn service charge of \$\mathbf{4}2,500.00\$ for each loan. This pawn service charge consists of 1 percent interest charge daily and the remainder in storage and service fees.

On pledged goods redeemed within the first agreed days from the date of the pawn transaction, a Pawnbroker may collect a 2 percent pawn service charge daily. On pledged goods redeemed after the first agreed days but before the 61st day after the date of the pawn transaction, a Pawnbroker may collect a pawn service fee equal to twice the amount charged for the first agreement.

A pawn may be extended upon mutual agreement at the parties. In this event, the daily pawn service charge for the extension shall be equal to one-thirtieth of the original pawn service charge.

Proper identification required on all redemptions. Firearms only redeemable by the original Pledgor. On other types of loans and during the first 30 days alter the original transaction data only the original Pledgor or Pledgor's attorney-in-fact may redeem the pledged goods. After the first agreed days, only the original Pledgor or the Pledgor's authorized representative is entitled to redeem the pledged goods (firearms excluded); however. if the Pawnbroker determines that the person is not the original Pledgor, or the Pledgor's authorized representative, the Pawnbroker is not required to allow the redemption of the pledged goods by such person. The person redeeming the pledged goods must sign the Pledgor's copy of the pawnbroker transaction form, which the pawnbroker will retain as evidence of the Person's receipt of the pledged goods, it the person redeeming the pledged goods is the Pledgor's authorized representative, that person must present notarized authorization from the original Pledgor and show identification to the Pawnbroker and the Pawnbroker shall record that person's name, address and identification on the pawnbroker transaction form retained by the pawnshop.

Any person who knowingly gives false verification of ownership or gives a false or altered identification and who receives money from a Pawnbroker for goods sold or pledged commits:

(a) it the value of the money received is less than \(\frac{\pma}{30}\),000. a felony of the third degree. punishable as provided in s.775.082. 3.775.083, or 8.775.084.
(b) It the value of the money received is \(\frac{\pma}{300}\),000 or more. a felony at the second degree, punishable as provided in 5.775.032. 5.775.083, or s.775.084. If the pawnbroker transaction form is lost, destroyed, or stolen, the Pledgor must immediately advise the issuing Pawnbroker in writing by certified or registered mail, return receipt requested, or in person evidenced by a signed receipt.

If the pledged goods are lost or damaged while in the Pawnbrokers possession. the Pawnbroker may satisfy the Pledgor's claim by replacing the item with like kind of merchandise at equal value. with which the Pledgor can reasonably replace the goods. Such replacement is a defense to any civil action based upon the loss or damage of the goods.

In the event of litigation or arbitration, the losing party shall be responsible for all the attorney's fees of both parties.

Pledged goods may be redeemed by mail by agreement between the Pledgor and the Pawnbroker. The Pledgor must pay in advance all monies due and a charge by the Pawnbroker to recover the cost and expenses involved in packaging, insuring, and shipping of the pledged goods. The Pawnbroker shall insure the pledged goods in an amount acceptable to the Pledgor. The Pawnbroker's liability for loss or damage in connection with the shipment of such pledged goods is limited to the amount of the insurance coverage obtained.

No oral representation shall in any way change or modify these written conditions. and such oral representations she! in no way be binding upon the issuer of this pawn ticket.

Customer Privacy Notice: We collect nonpublic personal information about you as a consumer, customer or former customer from the following sources: information we receive from you on our pawn terms. loan documents. salsa documents. or other forms; information about your transactions with us. Our affiliates, or others.

- . We do not disclose any nonpublic personal information about our customers or former customers to anyone. except to our affiliates and as permitted by law.
- . We restrict access to nonpublic personal information about you to those employees who need to know that information to provide products or services to you.
- . We maintain safeguards that restrict access to your nonpublic personal information.

PROPER IDENTIFICATION REQUIRED ON ALL REDEMPTIONS I FIREARMS ONLY REDEEMABLE BY THE ORIGINAL PLEDGOR NO GOODS SHOWN FOR REDEMPTION UNLESS PAID IN ADVANCE 0 NO PERSONAL CHECKS ACCEPTED - NO GOODS SENT COD VERBAL AGREEMENTS FOR ADDITIONAL DAYS ARE NON BINDING 0 NOTICE: See Reverse Side

Date Paid	Pawn service charges Paid	New Default Date	Pawn Service Charges owned on the New Default date	Date Paid	Pawn service charges Paid	New Default Date	Pawn Service Charges owned on the New Default date	Forfeited		
			the New Default date				New Default date	Date Pulled:		
								Pulled By:		
PAWN TIO	CKET STATI	EMENT		I HEREBY ACKNOWLEDGE RECEIPT or PLEDGED PROPERTY LISTED on THE REVERSE SIDE or ThIS CONTRACT.						
Fee: N		Da	ite	X						
My ticket wa	s lost. destr	oyed. stole	n . (Circle proper word)	Redeemer's Signatur Date						
				REDEEMER'S IDENTIFICATION IF OTHER THAN ORIGINAL PLEDGOR Name						
Pledgor										
Pledgor's l	l.D. Type & I	Number		Address						
Employee/	'PS			I.D. No. & Type						