SECURITY AGREEMENT

											Date			
											(0	-	GA-A-V	
		ame)			and St			(Oity or			(County)		State)	
(hereinafter	called	"Debtor")	, for v	aluable	consid	leration,	receipt	мпегеот п	s nereby	ackno	wieagea,	do	hereby	Risn
unto	(N	ame)		(No.	and St	treet)		(City or	Town)		(County)	(State)	
(hereinafter cessions ther year from d	eto, an	d if farm	crops,), a sect	urity ucts tl	interest i	rown or	property de growing,	escribed or plan	below ted on	together premises	with any indicated	additions a below with	nd ac
Make of Vehi		Year	Eman,	Model		No. of Cyls.		H.P.		Motor No.		Serial No.	Type Body	od
ral"														
Collate														
"Other Collateral"														
,														
to secure the as provided i Party, direct the "Obligati	n the	note or no	tes of clute or	Debtor of conting	f ever	n date he ue or to	rewith become	and also due, now	any and existing	all of	her liabi eafter ar	(\$_ lities of I ising (all	Debtor to Se hereinafter	ecured
Debtor hereb (Warranties	y war					is a mot	or vehi	cle. If coll	ateral is	not a	motor v	ehicle inse	ert lines in s	paces
not used).	ne coll	ateral will	he ke	nt at										
Debtor will n from Ohio w	otify ithout	Secured Pa	arty of	any cha	ange i Secure	(Street) n locationed Party.	n of th	(Cit e Collaters Secured Pa	al withir	Ohio exam	(County and will ine and i	not remo	(State) ove the Coll property s	ateral
nold purpose 3. Tl directly to th	ne colla s, (b) ne colla ne selle	ateral is of Farming ateral is (operat not) b collate	ions, (c) eing acq ral.	Bus	iness use with the		ds of the					family or l	
if none, wri		NAMES OF STREET					f Debt	(Street		aide o	(City)	inty are l	(County	
									Santa Santa Carata	The second second				
or if Nebtor	has n	o place of ollateral is	busin of a	ess in t type nor	his sta mally	ate, Debt used in	more t	sidence is han one st	as above ate (suc	e. :h as s	utomotiv	e equipme	rming opera ent, rolling ebtor's chief	stock,
f business i 7. If			as been	n or is t	to be	attached	to rea	l estate, or	r is grov	ving, o	r is to b	e grown t	hereon, the	name
f the record	owne	r of such	real e	estate is										
nd said real	estat	e is descr	ibed as	follows	Resu	onably idea	ntify, If	farm propert	y, at leas	t county	, township	and acreage	. If city prope	rty, at
est street addre	es, cour	ity, municipa	lity.			-								
nd if the Co emand furnis he Collateral	h Secu	red Party	with :	a disclair	ner si	gned by	perfect all per	ion of the sons havin	security g an int	intere erest i	st hereby	granted, d estate, d	Debtor will of any inter	upon est in
HIS AGREE HE SAME	MENT BEIN	IS SUBJ	ECT T	TO THE	ADD	ITIONAL BY RE	L PRO	VISIONS S NCE.	SET FO	RTH O	N THE I	REVERSE	SIDE HER	EOF,
							Sign	nature (Si	gn full	name	in ink. I	Oo not pr	int)	
						1								

Secured Party
(To be signed by secured party only if agreement is to be filed.)

Debtor further warrants and covenants:

- 8. Except for the security interest granted hereby, Debtor is the owner of the Collateral free from any prior lien, security interest or encumbrances, and Debtor will defend the Collateral against all claims and demands of all persons at any time claiming the same or any interest therein.
- 9. Debtor will not sell or offer to sell or otherwise transfer or encumber the property without written consent of Secured Party; will keep the collateral in good order and repair and will not waste or destroy the collateral.
- 10. No financing statement covering the collateral is on file in any public office, and at request of Secured Party, Debtor will join with Secured Party in executing one or more financing statements pursuant to the Uniform Commercial Code, as exacted in Ohio in form satisfactory to Secured Party and will pay the cost of filing the same in all public offices wherever filing is deemed necessary or desirable by Secured Party.
- 11. Debtor will keep the collateral insured at all times against loss by fire, theft, collision and/or other hazards concerning which, in the judgment of the Secured Party, insurance protection is reasonably necessary, in a company or companies satisfactory to the Secured Party and in amounts sufficient to protect Secured Party against loss or damage to said collateral; that such policy or policies of insurance will be delivered to the Secured Party, together with loss payable clauses in favor of the Secured Party as its interest may appear, in form satisfactory to the Secured Party.
- 12. At its option, Secured Party may discharge taxes, liens, or security interests or other encumbrances at any time levies are placed on the collateral, may pay for insurance on the collateral and may pay for the maintenance and preservation of the collateral. Debtor agrees to reimburse Secured Party on demand for any payment made, or any expense incurred by Secured Party pursuant to the foregoing authorization. Until default Debtor may have possession of the collateral and use it in any lawful manner not inconsistent with this agreement and not inconsistent with any policy of insurance thereon.
- 13. Upon the happening of any of the following events or conditions, namely: (I) default in the payment or performance of any of the Obligations or of any covenant or liability contained or referred to herein or in any note evidencing any of the Obligations; (II) any warranty, representation of statement made or furnished to Secured Party by or on behalf of Debtor in connection with this agreement or to induce Secured Party to make a loan to Debtor proving to have been false in any material respect when made or furnished; (III) loss, theft, substantial damage, destruction, sale or encumbrance to or of any of the Collateral, or the making of any levy, seizure or attachment thereof or thereon; (IV) death, dissolution, termination of existence, insolvency, business failure, appointment of a receiver of any part of the property of, assignment for the benefit of creditors by, or the commencement of any proceeding under any bankruptcy or insolvency laws by or against, Debtor or any guarantor or surety for Debtor; thereupon, or at any time thereafter (such default not having previously been cured) Secured Party at its option may declare all of the Obligations to be immediately due and payable and shall then have the remedies for a secured party under the laws of the State of Ohio, including, without limitation thereto, the right to take possession of the Collateral, and for that purpose Secured Party may, so far as Debtor can give authority therefor, enter upon any premises on which the Collateral or any part thereof may be situated and remove the same therefrom. Secured Party may require Debtor to make the Collateral available to Secured Party at a place to be designated by Secured Party which is reasonably convenient to both parties. When notice is required by law, Secured Party will give Debtor at least ten days' prior written notice of the time and place of any public sale thereof or of the time after which any private sale or any other intended disposition thereof is to be made, and at any such public or private sale Secured Party may purchase the Collateral.
- 14. This agreement and the security interest in the Collateral created hereby shall terminate when the Obligations have been paid in full. No waiver by Secured Party of any default shall be effective unless in writing nor operate as a wall of any other default or of the same default on a future occasion. Secured Party is authorized to fill in any blank spaces herein and to date this agreement the date the loan is made. All rights of Secured Party hereunder shall inure to the benefit of the heirs, executors, administrators, successors and assigns of Secured Party; and all obligations of Debtor shall bind the heirs, executors, administrators, successors and assigns of Debtor. If there be more than one Debtor, their obligations hereunder shall be joint and several. This Agreement shall take effect when signed by Debtor.
 - 15. The Security Agreement contains the entire agreement between the parties, and no oral agreement shall be binding.