LOAN AGREEMENT, PROMISSORY NOTE AND SECURITY AGREEMENT

Customers Name RON JONES	Social Security Number: 545-45-4544		ct Number: L15R					Contract Number: TL15R
Customer's Address (Residence) City 1015 EAST BOBBY COURT	, State, ZIP	Home Pho (615) 855-1	999 615-6	Phone: 62-9537	Time 1/14/2005	Made: 10:29:47	AN	Date Made: 11/14/2005
MILLERSVILLE, MO 37072-		Date of Bi 4/24/19			Race: White	F	leight: 5'6"	Gender M
Creditor / Lender Alpha Omega Consulting Group, Inc. 716 Vauxhall Drive Nashville, TN 37221 (615) 662-9537			Payment Schedule Prepaymer Additional Information	t: If yo part See cond	of the finance your contrac	y, you m e charge t for any ayment, c	12 nay be en additiona	ayments Are Due: 2/14/2005 titled to a refund of al information nd prepayment
ANNUAL PERCENTAGE RATE The cost of your credit as a yearly rate 240.00%	FINANCE CHA The dollar amou credit will cost \$200.00	unt the	The amount of you or of	of credit p on your b 1,000.00	provided to	The amo	ount you ave made	F PAYMENTS will have paid after a all payments as 200.00
Motor Vehicle Collateral:								
·····	Model: <u>century</u> Color: <u>blue</u>		ear: <u>1992</u> cate Number:		D	Vin#: vrivers Li		<u>32132132112</u> <u>07130748</u>

SECURITY: Lender will have a security interest in the motor vehicle described above.

PREPAYMENT: If you pay off early, you may be entitled to a refund of part of the finance charge. See your contract for any additional information concerning nonpayment and default and prepayment refunds or penalties

ITEMIZATION OF AMOUNT FINANCED Amount Financed Amount given to you directly. Lien Fee Amount Refinanced \$1,000.00 \$0.00 \$0.00 \$0.00

To secure repayment of the Principal amount and any and all accrued and/or unpaid Finance Charge (the "INTEREST") as set forth above, you have granted to lender a security interest in your motor vehicle described above. Provided you do not default in the payment of any monetary sums due under this Agreement or fail to fully perform pursuant to this Agreement, you may retain physical possession, ownership and use of the motor vehicle. However, should you default in any payment required hereunder, LENDER shall have the absolute right in addition to any and all other remedies provided by law, to foreclose upon the lien which may include the taking physical possession of the motor vehicle to fully cure and repay the (1) Principal amount advanced hereby, and all accrued, and unpaid interest pursuant to this Agreement, to together with (2) all costs or charges incurred by LENDER in foreclosing upon the lien, including the repossession, sale and/or liquidation of the motor vehicle.

By execution hereof, you as BORROWER, in the event of nonpayment or other default, expressly grant to LENDER an irrevocable power to act as your attorney-in-fact to execute any and all documents necessary to effectuate the liquidation of lender's lien, including the repossession, sale and/or liquidation of the motor vehicle by LENDER in satisfaction of its lien in accord with this Agreement. You as BORROWER shall pay in Cash to LENDER the amount set forth by the payment schedule above when due pursuant to the Promissory Note. Any notice that we as LENDER are required to provide you pursuant to the Agreement and/or the laws of the State of New Mexico will be deemed reasonable if sent to you at the address set forth by you above at least five (5) days before the event with respect to which notice is required.

INTEREST: This is a Simple Interest Loan, early payment will decrease the amount of the finance charge and a late payment will increase the amount of the finance charge.

For example	Amount Fir	nanced	Interest Rate		# of Days in th	ne Year	Interest Per Day
	\$400	х	304% A.P.R.	+	365	=	\$ 3.33
If this cample loan was pair	d in 15 dave	intoract	owed would be: 15	dave	V \$2 22 _ \$40	OF if it we	vro polid in 22 dove i

If this sample loan was paid in 15 days, interest owed would be: 15 days x \$3.33 = \$49.95 if it were paid in 32 days interest owed would be: 32 days x \$3.33 = \$106.56

PROMISSORY NOTE: We, the undersigned, jointly and severally, promise to pay LENDER in United States Currency, the Total Payments shown above according to the payment schedule shown above at LENDER's address set forth above when due until the Principal balance together with accrued and unpaid interest has been fully repaid together with any costs incurred by LENDER as set forth. Time is of the essence in your performance and payment of the monetary sums set forth by this Promissory Note. All monetary sums due hereunder shall be paid without prior demand, notice or claim set-off. In the event of monetary or non-monetary default, Interest shall to accrue until the Principal balance together with all accrued and unpaid interest and costs are fully repaid, specifically, interest after the maturity of the Loan, will continue to accrue at the contract rate.

SECURITY AGREEMENT: You as BORROWER/DBTOR, to secure repayment of the monetary sums evidenced by the Promissory Note above, and this Loan Agreement do grant to us as LENDER/SECURED PARTY, pursuant to the laws of the State of New Mexico, a Security Interest in and a lien upon the vehicle set forth above, all accessions thereto, and all proceeds thereof which act as Security for the full repayment of the sums advanced by Secured Party pursuant to the Loan Agreement and Promissory Note. You have further granted to LENDER, as security under the New Mexico Code of laws, an assignment and security interest in all proceeds of insurance or refunds of unearned premiums, or both, respecting any and all policies of insurance assuring against the loss and/or total destruction of the collateral to assure your repayment of the monetary sums advanced to you by LENDER. As all times that monetary sums remain due and unpaid the Security shall not be removed from the State of New Mexico. By this Security Agreement, you hereby expressly grant to LENDER as Secured Party, in the event of Default, pursuant to the Promissory Note or any of the terms and conditions of the Loan Agreement, an irrevocable right of Secured Party to physically repossess the Security to allow foreclosure upon Secured Party's lien. In the event of such repossession, you hereby expressly grant to Secured Party the Absolute right to liquidate the Security and UPON LIQUIDATION, YOU MAY OR MAY NOT RECEIVE ALL EXCESS PROCEEDS OF LIQUIDATION AFTER DEDUCTION FOR THE FULL PAYMENT TO LENDER OF THE PRINCIPAL AMOUNT OF THE LOAN, ACCRUED AND UNPAID INTEREST DUE LENDER PURSUANT TO THE PROMISSORY NOTE AND FORECLOSURE COSTS OF PUBLIC SALE INCLUDING ATTORNEY'S FEES AND COSTS INCURRED.

You further grant to LENDER your Power of Attorney-in fact to allow LENDER full authority to perfect its lien upon the title to the Security with the State of New Mexico, Department of Revenue, Division of Motor Vehicles. You expressly warrant and promise that until such time as the LOAN has been fully repaid you will not attempt to or seek to obtain a duplicate title to the Security that you continue to own. YOU AS DEBTOR WILL AT ALL TIMES WHILE THE LOAN IS OUTSTANDING AND UNTIL A FORECLOSURE UPON SECURED PARTY'S LIEN, BE THE LEGAL OWNER OF THE VEHICLE PURSUANT TO THE LAWS OF THE STATE OF NEW MEXICO.

Do not sign this agreement before you have read it or if it contains any blank spaces. You will receive a completed copy of this document. I, the undersigned, have carefully read the terms and conditions of this contract and agree to them. I, the undersigned, have also read and understand the charges for this loan and agree to them. NO PERSONAL CHECKS ACCEPTED – VERBAL AGREEMENTS FOR ADDITIONAL DAYS ARE NOT BINDING.

	11/14/2005		11/14/2005
Borrower's Signature	Date	Lender's Signature	Date

PRIVACY NOTICE

You are being provided with this PRIVACY NOTICE pursuant to the Gramm-Leach-Bliley Act and 16 C.F.R. 313. This act and the accompanying regulations require us to disclosure our policy regarding nonpublic personal information.

We collect nonpublic personal information about you such as your address, driver's license information and credit worthiness. We may collect this information from the following sources:

Information we receive from you on applications, worksheets, other documents we use in preparing your loan, or other forms;

Information about your transactions with us, our affiliates, or others; and

Information we receive from a consumer reporting agency.

We restrict access to your personal and account information to those employees who need to know that information to provide products or services to you. We maintain physical, electronic, and procedural safeguards that comply with federal standards to guard your nonpublic personal information.

If you decide to close your account(s) or become an inactive customer, we will adhere to the privacy policies and practices as described in this notice.

From time to time we may disclosure your nonpublic information to businesses in order to verify your credit worthiness, or other companies that work with us to provide you with our products and services. In addition, we may disclose the information we collect, to companies that perform marketing services on our behalf or other financial institutions with which we have joint marketing agreements. However, we do not disclose any nonpublic personal information about you to anyone else, except as permitted by law. We will only share your nonpublic personal information to companies that agree to treat your information confidentially.

If you prefer that we not share your information, except as provided by law, you may complete the "OPT OUT" form below and return it to us as instructed.

I have received a copy of this notice

Signature	Χ	Date:
	Customer:	Lender:
		Alpha Omega Consulting Group, Inc.
		716 Vauxhall Drive
		Nashville, TN 37221
		(615) 662-9537
PEOLIE		
By chec	EST TO "OPT OUT" OF DISCLOSURE OF sking the box to the left, I certify that I do no ave signed and dated my request below.	NONPUBLIC PERSONAL INFORMATION of wish for my nonpublic personal information to be disclosed, except as provided by
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