## FORM C

[Section 29]

## PART I NOTICE OF POSSESSION

То	:	
Ta	ke notice:	
1	That a notice of intention to take possession of the article hereinafter mentioned was served on you personally ( <i>or</i> received by you by registered mail) on the day of, 19	
2	That a period of thirty days has elapsed since the day on which the notice of intention mentioned in paragraph 1 was served on you.	
3	That as no notice of an application by you for a hearing by a judge has been served on me during that period of thirty days, I hereby take possession of the following article ( <i>or</i> articles) and I will remove them forthwith.	
4	That if you object to my taking possession of the article ( $or$ articles) and apply for a hearing by a judge within a period of thirty days after the date on which a notice of possession is served on or received by you $The$ $Limitation$ of $Civil$ $Rights$ $Act$ prohibits me from disposing of the article ( $or$ articles) until authorized to do so by a judge.	
5 That an application for a hearing by a judge shall be made within thirty days after the dethis notice is served on you in the case of personal service thereof, or on which this notice by you if it is served by registered mail:		
	(a) by ex parte application to a judge of the Court of Queen's Bench;	
	(b) by serving Part II of this notice, completed and executed by you, on the local registrar of the Court of Queen's Bench; or	
	(c) by serving a written request on the local registrar of the Court of Queen's Bench;	
a s	the judicial centre that is nearest the place where you reside or where the agreement, pursuant to which security interest was taken in the article or sold and in respect of which this application is made, was ecuted by you or, if you do not reside in the province and did not execute the agreement in the province, the judicial centre that is nearest to the place where the creditor resides or executed the agreement.	
6	That unless you apply for a hearing I may, after the expiration of a period of thirty days after the date on which this notice is served on you or received by you by registered mail, dispose of the article ( <i>or</i> articles).	
7	7 That particulars of your indebtedness to me are as follows:	
	(a) <b>Repealed.</b> 1979-80, c.29, s.9.	
	(b) date of execution of agreement by debtor	
	(c) place at which agreement executed by debtor	
	(d) particulars of default: amount due	
	date due	
8	(e) amount due under agreement as a result of failure by debtor to discharge total indebtedness  That my address for service of a notice of hearing is	
	·	
	ated at in the Province of Saskatchewan this day of,,	
Creditor		

## PART II [Section 29] REQUEST FOR HEARING

To the Local Registrar	
of the Court of Queen's	Bench
at the Judicial Centre	
of	·
You are hereby requeste intention set out above.	ed to fix a time and place for a hearing by a judge with respect to the notice of
At the time this agreem	ent was executed by me I resided at
I now reside at	
Dated at	in the Province of Saskatchewan this day of,
19	v