(Company Letterhead)

Date:		
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Goodyear, AZ 85338

Re:	Debtor's Name (Name of driver at time of impound):					
	Impound Date:	Expiration of Impound: (20 days after impound):				
	Loan/Account No.	(20 days after impouna).				
	Vehicle (Make, Model, Year, VIN):					

Attn: 3511 Impound Coordinator;

Operation and Hold Harmless Agreement

In accordance with the provision of A.R.S. §§ 28-3511 and 28-3512, (insert Company Name)

(hereinafter "Company") is a motor vehicle dealer, bank, credit union, acceptance corporation or other licensed financial institution legally operating in this state, or other person with a security interest in the vehicle identified above (hereinafter "Vehicle") immediately prior to the Vehicle's impound by the Goodyear Police Department. The Company is requesting that the Goodyear Police Department authorize the early release of the Vehicle to the Company. In consideration for early release of the Vehicle, the Company understands and agrees to comply with the following terms and conditions:

- 1. The Company shall provide the City with foreclosure documents or an affidavit of repossession of the Vehicle;
- 2. The Company agrees to pay all immobilization, towing and storage charges related to the immobilization or impoundment of the Vehicle and any administrative charges pursuant to A.R.S. §§ 28-3812 and 38-3813;
- 3. The Company agrees that it shall not release the Vehicle to the person that was driving the Vehicle at the time of impound:
- 4. The Company understands and agrees that should the Company allow an unlicensed driver or a driver who is arrested for A.R.S. § 4-244 (Minor Consuming Alcohol), A.R.S. § 28-1382 (Extreme DUI), or A.R.S. 28-1383 (Aggravated DUI) to operate the vehicle within one (1) year from signing of this Agreement of Operation, the Vehicle will not be eligible for any early release from future impoundments; and
- 5. Pursuant to A.R.S. § 28-3512 (E), the Company shall require the Vehicle's owner or owner's agent to present the following documentation, and retain copies of these documents for three years, prior to the release of the Vehicle to the Vehicle's owner or owner's agent:
 - a. A valid driver's license issued by this state or the domicile of the owner or owner's agent;
 - b. A current Vehicle registration or a valid salvage or dismantle certificate of title; and
 - c. Proof the Vehicle is in compliance with the vehicle insurance and financial responsibility requirements of A.R.S. § 28-4001 et seq.

Hold Harmless

and the Goodyear Police whatsoever resulting from	ce Department, its employe	ees and representa y release and rem	r agrees to hold harmless, the Ci tives for, from, and against any oval of the Vehicle from where i	and all claims
The Company authorize on behalf of the Compa driver's license and insu	es the following Named Re any to pick up the Vehicle urance verification for the V	presentative (inser . The Named Re ehicle prior to its	rt name)	to act present a valid
Harmless Agreement of prior to execution. If r	n behalf of the Company for	or which they sign ne Company's bel	nuthorized to execute this Opera, and no further action or appro- nalf, the signor agrees to personal	vals are needed
The Company has agredate and year notarized	ed to the terms above and below.	executed this Ope	ration and Hold Harmless Agree	ment as of the
COMPANY				
Ву:				
Prin	t Name			
Its:	tle			
Dated:				
State of Arizona) County of Maricopa) ss)			
This instrument was ack	knowledged before me this	day of	, 20, by	
	(signer), on behalf of _		(company).	
			NOTARY PUBLIC	-

(Notary Seal)