IN THE MAGISTRATE COURT OF CARROLL COUNTY STATE OF GEORGIA

Di : ""	Civil Action No:
Plaintiff	
Addrona	Property in Security Agreement:
Address	
V.	
Defendant	
Address	
	AFFIDAVIT
Personally appeared	Plaintiff herein,
or on oath says that (he) (she) is Agent or Attorney in	Plaintiff herein, fact or at law for Plaintiff herein and authorized to make this affidavit,
and Defendant, is indebted to said Plaintiff in the princi	ipal amount of
dollars interest thereon, upon a (Security Agreement thereof, or a true copy of same, is attached hereto ar	ollars together with
obtaining a writ of possession for the property described aforesaid indebtedness together with interest thereon (If Affiant alleges that the security interest at issue amended, and that the Defendant has waived same or	arrose out of a "commercial claim" as defined by Code, 44-14-237 as rall of the rights and provisions contained in Code 4414-230 a copy tachment shall be construed as an allegation, under oath, of such
Carroll County, Georgia within seven days from the day ness day thereafter if the seventh day falls on a Saturday in writing or orally. If the defendant fails to answer on o default but may reopen the default as a matter of right and paying cost of Court, notwithstanding the provision of the seventh day is a Saturday, a Sunday, or a legal Saturday, a Sunday, or a legal holiday. If answer is not so made, a writ of possession shall in the Standard of the Honorable	
This, 200	
	Clerk/Deputy Clerk