

**United States Bankruptcy Court
Middle District of Florida**

In re Joseph Wayne Sample
Sarah Lynn Sample

Debtor(s)

Case No. _____
Chapter 7

Redemption of Property Agreement

I [We] Joseph Wayne Sample and Sarah Lynn Sample, agree(s) that:

1. Creditor, Company ABC, owns a security interest in property 123.
2. The value of collateral is \$_____.
3. Creditor's interest is valid and enforceable despite the debtor's bankruptcy case.
4. Debtor agrees to pay the full value of the collateral no later than (DATE).
5. Upon receiving the payment specified in paragraph 4, creditor will take all steps necessary to terminate its security interest in the collateral.

Date March 29, 2009

Signed /s/ Joseph Wayne Sample
Joseph Wayne Sample
Debtor

Date March 29, 2009

Signed /s/ Sarah Lynn Sample
Sarah Lynn Sample
Debtor