

11532

PERSONAL

BUREAU POWELL STREET

FILE No. _____

OFFICE OF THE CUSTODIAN

JAPANESE SECTION

To be completed by persons of the Japanese race having property in any protected area. The proper administration of this property requires such persons to give full particulars as requested in this form.

PERSONAL INFORMATION

NAME: HINATSU Misaho (Mrs. Shotaro)

HOME ADDRESS: 1876 Triumph St., Vancouver, B. C.

REGISTRATION NUMBER 14321 / SEX: Female AGE: 43

OCCUPATION: Housewife

(If any business or businesses carried on, state where, under what name and whether carried on by yourself or in partnership with anyone; if partnership, give partner's name.)

EMPLOYER: none

MARRIED? yes

NAME OF WIFE OR HUSBAND: Shotaro

ADDRESS OF WIFE OR HUSBAND: same as above

NAMES OF ANY LIVING CHILDREN: Yoshiko (F)

Yoshinori (M)

Takaaki (M) Sadako (F)

ADDRESS OF CHILDREN: same as above

AGE OF CHILDREN: 21, 20, 18, 9 yrs.

STATEMENT OF ALL REAL PROPERTY (Each parcel must be mentioned and particulars given)

1. LOCATION AND DESCRIPTION: _____

none

2. BUILDINGS AND OTHER IMPROVEMENTS: _____

none

3. INSURANCE (Give particulars; state where policies are) _____

none

4. TAXES (Amount and where payable) none

5. ENCUMBRANCES (Including any unregistered claims or deposit of title deed) _____

none

6. OCCUPANCY AND LEASES (If vacant so state) _____

none

7. STATE WHEREABOUTS OF TITLE DOCUMENTS: none

8. STATE IF ANY OTHER PERSON HAS ANY INTEREST: none

9. IF FARM LAND STATE CROPS SOWN: none

STATEMENT OF REAL PROPERTY OCCUPIED

1. LOCATION AND DESCRIPTION: 1876 Triumph St., Vancouver, B. C.

6 room, 2 storey, wooden house.

2. LANDLORD'S NAME AND ADDRESS: Mr. Christie, 1800 Block, Pandora St., Vancouver, B. C.

3. PARTICULARS OF LEASE AND RENT AND DATE TO WHICH PAID: none

4. STATE WHEREABOUTS OF LEASE: none

5. SUB-TENANTS, IF ANY (Give name, address, rent and to what date paid): none

6. IF FARM LAND, PARTICULARS OF CROPS SOWN: none

1. GIVE BRIEF DESCRIPTION AND STATE LOCATION OF FURNITURE, FIXTURES, EQUIPMENT AND MACHINERY, STOCK IN TRADE AND PERSONAL EFFECTS: none

2. HORSES, LIVESTOCK AND OTHER ANIMALS, POULTRY AND PETS: none

3. GIVE THE NAME AND ADDRESS OF ANY PERSON HAVING ANY INTEREST IN, OR CLAIM ON ANY SUCH PROPERTY: Johnston Motor Co. Ltd.,

Outstanding Bank Balance up to March 17, 1942, \$355.62 on 1936 Plymouth Sedan. (Papers with regard to this are attached.)

4. INSURANCE CARRIED ON ABOVE PROPERTY: New England Fire Insurance Co.
Pittsfield, Massachusetts.
Insured for, collision, fire
and transportation, theft. Policy #A.622939. Taken out through the
Olympic Insurance Agencies Ltd., Van. Policy in owner's possession,
 5. MORTGAGES, LIENS AND OTHER CLAIMS ON PROPERTY IN POSSESSION OF
 (handed over to the
 OTHERS: Custodian)

none

6. MONEYS OWING TO YOU (State if any of these debts assigned and if so, to whom)

none

7. BONDS, DEBENTURES, SHARES, STOCKS OR OTHER SECURITIES (State whereabouts)

none

8. BANK ACCOUNTS: none

9. LIFE INSURANCE: Monarch Life Insurance. \$1000.00. Policy # unknown.
Beneficiary husband, Shotaro. In owner's possession.

10. INTEREST IN ANY ESTATES OR TRUSTS

none

11. SAFETY DEPOSIT BOX: none

LIABILITIES:

1. PERSONAL DEBTS: Outstanding Balance up to March 17, 1942, \$355.62.
on 1936 Plymouth Sedan, to ~~HOME~~ the Johnston Motor Co., 7th & Main
St., Vancouver.

2. TRADE DEBTS:

none

I, the undersigned, hereby voluntarily turn over to the Custodian all my property in the protected area as set out above, excepting fishing vessels, deposits of money, shares of stock, debentures, bonds or other securities, if any.

I certify that the above information is true and complete and fully discloses all my property of every description in any protected area in British Columbia and sets forth all my liabilities direct and indirect.

Dated this 20th day of July 1942.

(Signature) Misako Hamatsu

D. M. Clope.

Witness

FOR DEPARTMENTAL USE

11532 ✓

INFORMATION FROM R.C.M.P.

Date Aug 24/43

Our File No. 11532

Full Name HINATSU, (Misako) Mrs. Sholaro
(Surname in Block Letters)

Registration No. 14321

Male - Female ✓
(check)

Age Aug 25, 1898

Former Address 1876 Triumph St. Vancouver, B.C.

Date Evacuated Aug 29/42 Naturalized - Canadian-Born - National ✓
(check)

Present Address Henry B.C. Co. Merritt B.C.

Ministry, Ont

✓
Married - Single
(check)

Name of Wife _____

Name of Husband Sholaro #45902

Name of Mother Mrs. Iwamoto, Sh. Ka 3/4 Name of Father Yoshida, Kikematsu 3/4

Names of Children under 16 _____

See Lushan's Club.

Requested by Violet Scott Registered with Custodian _____
(Yes or No)

Additional Information Housewife.

11532

26th February, 1946.

Mrs. Mische Hinatsu,
Registration #14321,
c/o. Merritt Bros.,
Grimsby, Ont.

Dear Madam:

At the time you registered your affairs with the Custodian you did not declare ownership to any real estate.

We have recently been informed that you had entered into an agreement to sell 1276 Triumph Street, Vancouver, to a Mr. W.V. Christie and that at the time of your evacuation there was an unpaid balance in regard to which you gave Mr. R. H. Squire of the Confederation Life Association a Power of Attorney.

This arrangement should have been ^{made} to the Custodian at that time. Mr. Squire has now remitted to us the sum of \$365.72 which he states represents all the payments to be received. We have no information by which we can check whether this amount is correct.

Copy of your letter of the 17th February addressed to Mr. R.H. Squire has been handed to us and we are enclosing herein our cheque for the amount above mentioned which we will ask you to acknowledge and advise us whether the settlement made by Mr. Squire is satisfactory.

Yours truly,

F. G. Shears,
Director.

FCS/PMH
encl.

Confederation Life Association

Head Office - Toronto, Canada

BRITISH COLUMBIA MAINLAND DIVISION

R. H. SQUIRE, Manager

W. M. RAMSAY, Branch Secretary

718 Rogers Building
VANCOUVER, B.C.

February 22, 1946

The Custodian,
506 Royal Bank Building,
Vancouver, B. C.

Attention Mr. F. G. Shears

EVACUATION SECTION	
Rec'd	FEB 25 1946
File No.	11582
Ans.	
Referred	Shears

Dear Sir:

On April 16th, 1942 I was given power of attorney by Mrs. Minsko Hinatsu to receive payments in connection with a house, situated at 1576 Triumph Street, which she had sold to Mr. W. V. Christie. The payments have all been received, and have been held by me in a Trust Account.

Just recently I have received a letter from Mrs. Hinatsu, a copy of which is herewith enclosed, requesting that this money now be turned over to her. I am enclosing, therefore, a marked cheque to you in the hope that this money can be sent to her without any undue delay. You will observe from the copy of her letter that the need is somewhat urgent.

Thanking you for your advice and assistance in this matter,
I am

Very truly yours,

RHS:AMS
Enc. Cheque \$365.72
Copy of Letter

R. H. Squire
MANAGER

(COPY)

C/o Harritt Bros.,
Grimsby, Ont.

February 17, 1945.

Mr. E. E. Squire,
Manager,
Confederation Life Association,
Vancouver, B. C.

Dear Mr. Squire:

It is with extreme reluctance and regret that I have to trouble you with this matter regarding our house rent which you have been so kind in taking care of and also caused you great deal of inconvenience. I am very much obliged and grateful.

Regarding this house rent I would appreciate it very much to have the whole amount sent to me as I am in great need for it at this moment. My husband has been admitted to the hospital three times since last summer for treatment of the kidney. Since the end of this January he has been suffering seriously and had to undergo an operation last week to remove his kidney and he is still in the hospital; therefore I am in great need for the money to pay for the operation and hospital expenses.

I would be much obliged if you would send this money as soon as possible.

Regretting the trouble we are causing and wishing to thank you personally for the kindness which you have at all times shown to us.

Hoping you are well and in the best of health.

Yours sincerely,

MRS. MIRIAM KINATSU
Sgt. (M. Kinatou)

2413

501 Royal Bank Bldg.,
Vancouver, B. C.
April 22, 1942.

Commanding Officer,
R. C. M. Police,
"E" Division,
Vancouver, B. C.

Dear Sir:

Re: Mrs. Misaho Kinatsu.

It has just been drawn to my attention that this lady is said to be the owner of a Plymouth Sedan (1936), Serial Number 9399263.

I further understand that this lady resides at 1876 Triumph Street of this city.

The question that occurs to me is whether or not this car should be taken over and placed in the custody of the Custodian.

I would appreciate your views in this matter at your convenience.

Yours faithfully,

Edgar T. Read.
(For G. W. McPherson)
Authorized Deputy of the Secretary
of State and/or Custodian.

ETR:MS

CANADA
DEPARTMENT OF THE SECRETARY OF STATE
OFFICE OF THE CUSTODIAN
JAPANESE EVACUATION SECTION

PHONE PACIFIC 6131

PLEASE REFER TO

FILE NO. 11532

808 ROYAL BANK BLDG.,
HASTINGS AND GRANVILLE
VANCOUVER, B.C.

January 21, 1943.

Mr. Shataro HINATSU,
Reg. No. 05892,
Sloean, B. C.

Dear Sir:

Our No. Misc.

Re: Motor Vehicles

Your Plymouth Sedan

which was surrendered to the Authorities, has been
sold for \$360.00

Charges against your car were as follows:

Liens \$360.00

Administrative Expenses \$ --

The Balance thereafter remaining of \$ Nil

has been placed to your credit in our trust account.

Yours truly,

Specified Articles Department.

RPA:MA
JH

11532

U. S. 10-2122 (Rev. 1-41)

USED CAR APPRAISAL RECORD

NAME *Johannstone*
 ADDRESS *36 Plym. Sedan*

Paint	\$ <i>16.00</i>	Make	
Tires <i>4 good</i>	\$ <i>4.00</i>	<i>Plym</i>	
Body & Fenders	\$ <i>1.00</i>		
Glass	\$ <i>1.00</i>	Body Style	
Top	\$ <i>1.00</i>	<i>Sedan</i>	
Nickelling	\$ <i>1.00</i>		
Radiator	\$ <i>1.00</i>		
Running Boards	\$ <i>1.00</i>	Year	
Mats & Kick Pads	\$ <i>1.00</i>	<i>36</i>	
Upholstery	\$ <i>2.00</i>		
Hardware	\$ <i>4.00</i>		
Motor Expense	\$ <i>25.00</i>	License	
Transmission	\$ <i>1.00</i>	<i>26633</i>	
Rear Axle	\$ <i>1.00</i>	<i>41</i>	
Universal Joints	\$ <i>1.00</i>	Serial	
Clutch	\$ <i>1.00</i>		
Steering	\$ <i>1.00</i>		
Brakes	\$ <i>1.00</i>		
Tighten Up	\$ <i>10.00</i>	Mileage	
Muffler	\$ <i>1.00</i>	<i>34038</i>	
Sundries	\$ <i>12.00</i>		
Wash & Clean Motor	\$ <i>2.00</i>	Remarks	
Clean Interior	\$ <i>2.00</i>		
Oil & Grease, Change	\$ <i>4.00</i>		
Oil & Check Over	\$ <i>4.00</i>		
Total	\$ <i>59.00</i>		

Mod. interested in _____
 Selling price *\$350.00*
 Salesman _____
 Less Repairs _____
 Date *✓* *H. Green* _____
 Appraised by Allowance _____
 For immediate acceptance only.

ROYAL CANADIAN MOUNTED POLICE

DIVISION SUB-DIVISION DETACHMENT
"F" VANCOUVER C.I.B. INTELLIGENCE SECTION.

PROVINCE DATE
B.C. April 28th. 1942.

FILE REFERENCE
SECRET

Re: **Mrs. Minako KIMATSU,
 1876 Triumph St.
 Vancouver, B.C.**

Investigation

Sub-Division

Detachment

R.C.M.

First

A.R.V. No.

Diary Date

Set For

1. Reference the communication from the Deputy
 Custodian of Alien Enemy Property (Jap) regarding a car
 owned by the Subject. Enquiries in this connection indicate
 that this car was purchased from Johnson Motors Ltd. and
 was not fully paid for. The Subject was interviewed and she
 stated that the car had been turned in to Johnson Motors
 at their request. Enquiries were made with Johnson Motors
 and they acknowledge that the car, a 36 Plymouth Sedan, is
 in storage at their garage, however they claim that the
 Subject turned the car in to them on the instructions of
 the Consolidated Finance Co. of this City, and also claim
 that a member of the Custodians Staff was out at the Garage
 and inspected this car. According to Johnson Motors the
 car is presently awaiting instructions from the Custodian.

SWD GSt.
 (H.F. Price) Reg. No. 12780.



FRED. G. BROWN
SPECIAL REPRESENTATIVE
VANCOUVER, B.C.

CONFEDERATION LIFE
ASSOCIATION

718 Rogers Bldg.,
Vancouver, B. C.,
April 16th, 1942.

Mr. Read,
c/o Department of the Secretary of State,
Office of the Custodian of Japanese Evacuation,
506 Royal Bank Building,
Vancouver, B. C.

Dear Sir:

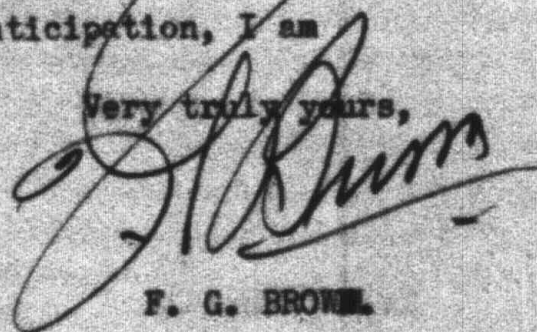
Re: Mrs. Misaho Hinatsu and Plymouth
Sedan (1936) Ser. #9399263,
Motor #P2359631

On behalf of Mrs. Hinatsu I have an opportunity
of disposing of this car at a price of \$505.00, the
terms being \$150.00 to Mrs. Hinatsu for her equity in said
car and the balance to be assumed on a monthly payment
arrangement made between Mrs. Hinatsu and the Consolidated
Finance Co. Ltd.

I would be glad if you would please give this
matter your prompt consideration and advise me that such
sale would or would not be in order.

Thanking you in anticipation, I am

Very truly yours,


F. G. BROWN

FGB:FS

Wish on
our list

Wish

NEGOTIABLE INSTRUMENT

\$ 127.62

Vancouver, B. C. November 6th 19 41

(City and Province)

For value received, I promise to pay to the order of

JOHNSTON MOTOR CO. LTD.

-----Four Hundred Twenty Seven and -----62/100----- DOLLARS
(Vendor's Name Here)

Payable in 17 monthly instalments of \$ 24.00 each commencing one month from the date
hereof and final payment of \$19.62

at the office of CONSOLIDATED FINANCE CO. LTD. at Vancouver, B.C.,
with interest after maturity upon all sums due until paid at 10% per annum, and agree that upon default in payment
of any instalment upon the due date thereof all remaining instalments shall forthwith become due and payable at the
option of the holder.

P. Mitchell

(Signature of Purchaser)

1876 Triumph St., Vancouver, B.C.

(Post Office Address)

AGREEMENT, made this 6th day of November 1941, by and between
JOHNSTON MOTOR CO. LTD. of **VANCOUVER** Province of **B.C.**
(Post Office Address of Vendor)
hereinafter called the Vendor, and **Mrs. Mische, 1876 Triumph St.,** **Vancouver**
(City or Town)
Province of **B. C.** hereinafter called the Purchaser.

WITNESSETH, That the Vendor does hereby agree to sell, and the Purchaser does hereby agree to purchase, the following motor vehicle (receipt of which in good order and condition and in accordance with all representations and warranties made by the Vendor, its officers or agents is hereby acknowledged by Purchaser) under a contract of conditional sale, the terms and conditions of which are as follows:

Year-Model	Year	Make	Model	Type of Body	Serial No.	Motor No.	License No.	No. of Cylinders	If Truck, tons cap.
Used	1936	Plymouth	4	Sedan	9399263	P2339631	35-633	6	

RADIOS IN AUTOMOBILES are not insured unless special arrangements are made with the Company

Date of Delivery _____ Cash Delivered Price \$ 695.75
Insurance 34.73 \$ 730.48
Initial payment on or before delivery: _____
Trade in Allowance _____
Make of Car _____ Serial Number _____ Year Model _____ 350.00 \$ 350.00
Cash Payment _____ \$ 380.48
Unpaid Balance _____ \$ 47.14
Service Charge _____ \$ 27.62
which with finance charges results in a deferred balance of _____
Payable in 17 monthly installments of \$ 24.00 each, commencing one month from the date hereof, and
final payment of \$19.62 Collision? Yes No

THE PURCHASER AGREES TO PAY THE AMOUNT OF THE ABOVE DEFERRED BALANCE AT THE OFFICE OF CONSOLIDATED FINANCE CO. LTD. in the said installments with interest thereon after maturity of each installment at 10% per annum.

THIS AGREEMENT IS SUBJECT TO THE FOLLOWING TERMS AND CONDITIONS:

- (1) Wherever the word "Motor Vehicle" is used in this agreement each word shall be deemed to extend to and include the Motor Vehicle described complete with all attachments, accessories and equipment and in the singular or plural number, as the case may be.
- (2) This conditional sale agreement is collateral security to a Promissory Note bearing even date herewith for the principal sum hereby secured payable in like installments to those herein contained.
- (3) The purchaser agrees that the said Promissory Note is a negotiable instrument, that the vendor may discount and negotiate the same as a negotiable instrument without being subject to the equities as between the parties hereto, and agrees that the person or corporation discounting the note or to whom the same is endorsed shall be a holder in due course thereof.
- (4) Any equipment, repairs or accessories placed upon said motor vehicle, during the continuance of this agreement shall be and become a component part thereof and included in the terms of this contract and covered by all the provisions hereof.
- (5) The title and ownership in and to the said motor vehicle shall remain in the vendor until the entire purchase price and interest and all solicitor and agent costs are fully paid in cash, this to include the payment of any note renewal note or extension given or any judgment secured.
- (6) The purchaser agrees that he will not use the said motor vehicle for hire and will not part with the possession or control thereof and that he will not remove or cause or permit the said motor vehicle to be removed for a period of longer than thirty days from the county or district within which the purchaser resided at the time of delivery and that he will keep the said motor vehicle in as good condition as it was at the time of purchase; that he will keep the said motor vehicle free and clear of and from any and all liens and encumbrances and that in the event of any lien or encumbrance being placed or acquired against the said motor vehicle that the vendor may pay off the same and add the amount thereof with all costs to the amount hereby secured, which amount shall become due and payable forthwith.
- (7) The loss, injury or destruction of the said motor vehicle shall not operate in any manner to release the purchaser from his liability hereunder or under the said note or any extensions thereof.
- (8) The purchaser agrees that any insurance coverage carried by him in respect of the said motor vehicle against any hazard whatever, and the loss, if any, payable thereunder, is hereby assigned to the vendor.
- (9) On default in the due payment of any of the sums mentioned herein or on default or breach of any of the covenants or agreements herein contained, or in the event of any proceeding in bankruptcy being taken by or against the purchaser or in the event of the death of the purchaser or should the vendor deem itself insecure the entire unpaid deferred balance shall forthwith become due and payable and the vendor may with or without legal process take immediate possession of the said motor vehicle and all attachments and equipment and concurrently therewith bring suit against the purchaser for the balance due under this agreement and/or the said note, and all payments previously made shall be retained by the vendor as payment in part for the use of the said motor vehicle up to that time and on account of liquidated damages for failure to follow out all of the terms of the contract.
- (10) After repossession of the said motor vehicle and concurrently with any suit for the balance of the purchase price the vendor may with or without notice sell the said motor vehicle by private or public sale. The purchaser agrees that the vendor may be a purchaser at such sale. Upon such sale the vendor may accept as part payment of the sale price any other motor vehicle or motor vehicles at such valuation as it in its discretion deems fit and may make such repairs as it deems necessary to such motor vehicle or motor vehicles taken in as part payment and charge the cost of such repairs and of the resale of such motor vehicle or motor vehicles against the sale price allowed in respect thereof. The proceeds of any such sale or sales when actually realized and received in cash after deduction of all costs of repairs and all charges and expenses incurred in connection with the repossession and resale of the said motor vehicle or motor vehicles including a selling commission of 10% of the sale price thereof shall be applied in reduction of the balance of the deferred balance unpaid and the purchaser shall be and continue liable for any deficiency thereafter.
- (11) The purchaser expressly waives any action, cause of action, claim or demand which he may have by reason of any act which the vendor or his assigns may have done or left undone, in connection with the re-taking or attempted re-taking of the motor vehicle under any of the provisions herein and releases and discharges said vendor and his assigns of and from all such actions, causes of actions, claims and demands. It is explicitly understood and agreed by the purchaser that this contract is entered into with a view to its assignment to a third party; and the purchaser hereby releases and discharges such third party, its successors and assigns from all actions, causes of actions, claims and demands of every kind and nature whatsoever which the purchaser has or may have against the vendor alone or jointly with such third party or otherwise hereunder in respect of any act, omission, matter or thing whatsoever done or omitted to be done in connection with the repossession of the said motor vehicle, or sale thereof, the condition thereof or the operation thereof.
- (12) The purchaser agrees that any action brought upon this contract or the said note may be brought and place of trial shall be at the place where the writ is issued by the Plaintiff.
- (13) The purchaser agrees that there are no representations, warranties, agreements or conditions, statutory or otherwise affecting the rights and liabilities of the parties hereto other than is specifically contained herein.
- (14) This agreement and all its covenants, promises, conditions and stipulations shall ensure to the benefit of and be binding upon the respective heirs, executors, administrators, successors and assigns of the parties hereto.
- (15) Should Consolidated Finance Co. Ltd. refuse to accept the proposed assignment of this contract for any reason whatsoever, the vendor, at his option shall be entitled to rescind this contract at any time.
- (16) The purchaser hereby acknowledges having received a copy of this agreement.

IN WITNESS WHEREOF the parties have hereunto set their hands to this agreement and duplicate thereof the day and year first above written.

VANCOUVER, B.C.
(City and Province)

WITNESSES:

JOHNSTON MOTOR CO. LTD. (L.S.)

By [Signature] Title Mgr. Sales

Mische (Purchaser Sign Here)

1876 Triumph St., Vancouver, B. C.

(Street Address)

DEALER'S REPRESENTATION AND ASSIGNMENT

FOR VALUE RECEIVED, Undersigned does hereby sell, assign and transfer to Consolidated Finance Co. Ltd., all of his, its or their right title and interest in and to above contract and the Car referred to therein, with power to take legal proceedings in the name of the Undersigned or itself in respect thereof. Undersigned warrants that said contract is genuine and in all respects what it purports to be; that the down payment made by the Purchaser as stated in the contract was in cash and not its equivalent, unless otherwise mentioned in the contract, and that no part thereof was loaned directly or indirectly by Undersigned to the Purchaser; that Undersigned had a title free and clear of all encumbrances at the time of the execution of this contract by the Purchaser; that the Purchaser is 21 years of age or older; that the answers by Undersigned to questions above are true and complete. Undersigned makes said warranties for the purpose of inducing Consolidated Finance Co. Ltd. to purchase the said contract and the note referred to therein; and if any such warranties should be untrue Undersigned shall buy from Consolidated Finance Co. Ltd. upon demand said note and contract, and will pay thereon not less than the amount owing thereon plus any and all costs and expenses paid or incurred by Consolidated Finance Co. Ltd. in respect thereof, and said remedy shall be cumulative and not exclusive, and shall not affect any other right or remedy that Consolidated Finance Co. Ltd. might have at law or in equity against Undersigned.

Consolidated Finance Co. Ltd. is hereby authorized to correct patent errors in said contract and other papers executed, endorsed or assigned by Undersigned in connection therewith.

Witness the signature and seal of the Undersigned at **VANCOUVER, B.C.**
(Place)

November 6th

1941

Johnston Motor Co. Ltd. (Seal)

(Official Seal Here)

(Over Seal or Print Name)

W. H. JOHNSTON, MAN. DIRECTOR

A. S. JOHNSTON, PRESIDENT

Johnston Motor Co. Limited

AUTHORIZED DEALERS

PLYMOUTH



CHRYSLER

FARGO TRUCKS

SEVENTH AND MAIN STREET
VANCOUVER, B.C.

Telephones:

DAY—

All Departments: FAir. (0423
0424
0425

Telephones:

NIGHT—

New Cars: FAir. 3700
Used Cars: FAir. 2480

November 6th, 1941

Stock No. 266X

Purchaser Mrs. Misaho Himatsu

Salesman House

Address 1876 Triumph St., Vancouver, B. C.

License No. 35-633

New or Used Used Make '36 Plymouth Model Sedan Eng. No. P2-339631 Ser. No. 9399263

Price	695.00	Collect on Delivery	300.00
License and Registration		Cash	50.00
License Transfer	.75	Previous Deposit	
Accessories		Trade	Stock No.
Radio Ser. No.		Model	Eng. No.
		Ser. No.	Lic. No.
		Allowance	
Insurance		Owing	
Fire, Theft, Coll. \$50 Ded.	34.73	Finance Co. Consolidated Finance	
1½ yrs.		17 Payments of \$ 24.00	408.00
		Payments of \$	
Finance Charges	47.14	Final Payment	19.62
TOTAL DR.	777.62	TOTAL CR.	777.62

INVOICE N^o 1430

CONSOLIDATED FINANCE CO. LTD.
VANCOUVER, B. C.

PHONE MARINE 0284

SUITE 307
STOCK EXCHANGE BLDG.

Vancouver, B. C.
Sept. 22, 1942.

The Commissioner,
B. C. Police.

Dear Sir:

Please be authorized to DISCHARGE that lien note or
CONDITIONAL SALES AGREEMENT registered against M. Hinatsu
of Vancouver, B.C. Drawn up and registered under your
No. 165866 on or about the 15th day of November 1942
in the amount of \$ 427.62 and covering on 1936 Plymouth Sedan
Automobile Motor No. P2339631

CONSOLIDATED FINANCE CO. LTD.

Per *H. J. Clarke*

Witness:

C. J. Salisbury
C. J. Salisbury

declare as follows:

1. That I am a stenographer in the employ of
Consolidated Finance Co. Ltd.
2. That I duly witnessed the signature as above.

C. J. Salisbury

Declared before me at Vancouver
in the Province of British Columbia
This 23rd day of Sept
A.D. 1942

B. H. [Signature]
A Commissioner for taking affidavits
within British Columbia.

RGBell

OFFICE OF THE CUSTODIAN
JAPANESE SECTION
RECEIVED
SEP 21 1942

Consolidated Finance Co. Ltd.

Vancouver, B.C.

Sept 19th, 1942

Department of the Secretary of State
Office of the Custodian
506 Royal Bank Bldg.
Vancouver, B. C.

Re: Your file #4126 *Int*

Gentlemen;

We acknowledge and thank you for your cheque in the sum of \$360.00, being payment in full of our lien covering a 1936 Plymouth Sedan, formerly owned by M. Hinatsu.

On or before Monday September 21st, we will forward the cancelled lien contract and promissory note, together with the release.

Yours truly,

H. F. Clarke
Office Manager

H. F. Clarke
A.

✓