LAW 553-CA-ARB-ea 3/23

Bayer Name and Address (Including County and Zip Code) SR (RUBAYET BIN MUJAHID 1828 S White Ave Pomons CA 91766 Calt: Email: SKRBM361 9 GMAIL.COM Up the Buyer (and Co-Buyer, if any), may buy the vehicle below for cash or on credit. By signing this contract, buy quee to pay the Selent - Creditor (sometimes were or "as" in this contract, buy quee to pay the Selent - Creditor (sometimes were or "as" in this contract, buy our contract, buy quee to pay the Selent - Creditor (sometimes were or "as" in this contract, buy our contract, buy quee to pay the Selent - Creditor (sometimes were or "as" in this contract, buy our contract, buy quee to pay the Selent - Creditor (sometimes were or "as" in this contract, buy our contract, buy quee to pay the Selent - Creditor (sometimes were or "as" in this contract, buy our contract, buy quee to pay the Selent or Charge in U.S. fund coording to the payment standards below. We will gave your finance charge on a daily deals. The Truth-Hu-carding Dedicauses below are part of the contract. NewWusted Veral Make and Model Odometer Vehicle Identification Number Private Body with provided to the payment of the contract of the contract. NewWusted Veral Make and Model Odometer Vehicle Identification Number Private Privat	SK RUBAYET BIN MUJA 1828 S White Ave Pomor Cell: (657) 384-5031 Los Email: SKRBM361@GMAII You, the Buyer (and Co-Buye agreements in this contract. \(\) according to the payment sch New/Used Year Used 2008 FEDI ANNUAL PERCENTAGE RATE The cost of your credit as a yearly rate.	AHID na CA 91766 s Angeles L.COM er, if any), may bu You agree to pay the dule below. We were the total the dular the dular mount the credit will cost you.	Cell: Email: Ity the vehicle below for the Seller - Creditor (swill figure your finance and Model ZDA ZDA CDA6 -IN-LENDING DIS Amount Financed The amount of credit provided to you or your finance.	or cash or on ometimes "we charge on a continue of the continu	credit. By signing this con " or "us" in this contract) daily basis. The Truth-In-Le Vehicle Identification 1YVHP80C185N ES Total Sale	NSA CAR 6600 Juru Riverside, (213) 522- tract, you choo the Amount Fi ending Disclose Number	RS LLC pa Ave STE 210-E CA 92504 -4887 ose to buy the vehic nanced and Finance ures below are part of Primary Use For Personal, family, of otherwise in business or col	ele on credit under the Charge in U.S. funds of this contract. Which Purchased or household unless dicated below mmercial
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Trade-In Payoff Agreement: Seller relied on information from you and/or the lienholder or lessor of your trade-in vehicle(s) to arrive at the payoff amount shown as the Prior Credit or Lease Balance in Trade-In Vehicle(s). You understand that the amount quoted is an estimate. Seller agrees to pay the payoff amount shown as the Prior Credit or Lease Balance in Trade-In Vehicle(s) to the lienholder or lessor of the trade-in vehicle(s), or its designee. If the actual payoff amount is more than the amount shown as the Prior Credit or Lease Balance in Trade-In Vehicle(s), you must pay the Seller the excess on demand. If the actual payoff amount is less than the amount shown as the Prior Credit or Lease Balance in Trade-In Vehicle(s), Seller will refund to you any overage Seller receives from your prior lienholder or lessor. Except as stated in the "NOTICE" on page 5 of this contract, any assignee of this contract will not be obligated to pay the Prior Credit or Lease Balance shown in Trade-In Vehicle(s) or any refund. You agree to sign or provide any documents Seller reasonably requires to effect the transfer of the Trade-In Vehicle to Seller or its designee. **Buyer Signature X** **N/A** **Co-Buyer Signature X** **N/A** **AUTO BROKER FEE DISCLOSURE*	Additional Information: See this contra	act for more information ir	ncluding information about nonp	payment, default, ar	y required repayment in full before	Seller X	BY: ALEXANDER 7	7X.7407101V Feb 22, 2025 1:10:27 PM PST
in Trade-In Vehicle(s). You understand that the amount quoted is an estimate. Seller agrees to pay the payoff amount shown as the Prior Credit or Lease Balance in Trade-In Vehicle(s) to the lienholder or lessor of the trade-in vehicle(s), or its designee. If the actual payoff amount is more than the amount shown as the Prior Credit or Lease Balance in Trade-In Vehicle(s), you must pay the Seller the excess on demand. If the actual payoff amount is less than the amount shown as the Prior Credit or Lease Balance in Trade-In Vehicle(s), Seller will refund to you any overage Seller receives from your prior lienholder or lessor. Except as stated in the "NOTICE" on page 5 of this contract, any assignee of this contract will not be obligated to pay the Prior Credit or Lease Balance shown in Trade-In Vehicle(s) or any refund. You agree to sign or provide any documents Seller reasonably requires to effect the transfer of the Trade-In Vehicle to Seller or its designee. **Buyer Signature x** N/A	the scheduled date, minimum finance c	charges, and security inter	rest.			Oction		
lienholder or lessor of the trade-in vehicle(s), or its designee. If the actual payoff amount is more than the amount shown as the Prior Credit or Lease Balance in Trade-In Vehicle(s), you must pay the Seller the excess on demand. If the actual payoff amount is less than the amount shown as the Prior Credit or Lease Balance in Trade-In Vehicle(s), Seller will refund to you any overage Seller receives from your prior lienholder or lessor. Except as stated in the "NOTICE" on page 5 of this contract, any assignee of this contract will not be obligated to pay the Prior Credit or Lease Balance shown in Trade-In Vehicle(s) or any refund. You agree to sign or provide any documents Seller reasonably requires to effect the transfer of the Trade-In Vehicle to Seller or its designee. Buyer Signature X N/A AUTO BROKER FEE DISCLOSURE	Trade-In Payoff Agreement: Sell	ler relied on informatio	on from you and/or the lienh	nolder or lessor o	f your trade-in vehicle(s) to arriv	e at the payoff ar	mount shown as the Prior	Credit or Lease Balance
the Seller the excess on demand. If the actual payoff amount is less than the amount shown as the Prior Credit or Lease Balance in Trade-In Vehicle(s), Seller will refund to you any overage Seller receives from your prior lienholder or lessor. Except as stated in the "NOTICE" on page 5 of this contract, any assignee of this contract will not be obligated to pay the Prior Credit or Lease Balance shown in Trade-In Vehicle(s) or any refund. You agree to sign or provide any documents Seller reasonably requires to effect the transfer of the Trade-In Vehicle to Seller or its designee. Buyer Signature X N/A AUTO BROKER FEE DISCLOSURE								
receives from your prior lienholder or lessor. Except as stated in the "NOTICE" on page 5 of this contract, any assignee of this contract will not be obligated to pay the Prior Credit or Lease Balance shown in Trade-In Vehicle(s) or any refund. You agree to sign or provide any documents Seller reasonably requires to effect the transfer of the Trade-In Vehicle to Seller or its designee. Buyer Signature X N/A Co-Buyer Signature X N/A AUTO BROKER FEE DISCLOSURE	the Seller the excess on demand	i venicle(s), or its desi If the actual payoff ar	ignee. It the actual payoff a	amount is more to	nan the amount shown as the I e Prior Credit or Lease Balance	rior Credit or Le	ase Baiance in Trade-in cle(s). Seller will refund t	venicie(s), you must pay o vou any overage Seller
Buyer Signature X N/A Co-Buyer Signature X N/A AUTO BROKER FEE DISCLOSURE	receives from your prior lienholder	r or lessor. Except as	stated in the "NOTICE" on	page 5 of this co	ontract, any assignee of this cor	ntract will not be o	obligated to pay the Prior	Credit or Lease Balance
AUTO BROKER FEE DISCLOSURE	\ '	ny refund. You agree	to sign or provide any doc		• •		ade-In Vehicle to Seller	or its designee.
	Buyer Signature X N/A				co-Buyer Signature X N	I/A		
IT THIS CONTRACT FENERGE THE RELATIONALISM THE MILE SAIR IS NOT SUBJECT TO A 166 LECEVED BY AN AUTODOKET FROM US UNIESS THE TOTIONALISM BOX IS CHECKED:	If this contract reflects the re	atail agle of a na				itahuakau fua	us unless the fellow	ing how in sheeked
N/A				is not subjec	i to a fee received by an at	iloproker iroiii	us unless the lollow	ing box is checked:
□ Name of autobroker receiving fee, if applicable: N/A	□ Name of autobroker	receiving fee, i	if applicable: N/A					
	Agreement to Arbitrate: B	By signing below v	vou agree that, pursua	ant to the Arh	itration Provision on page	5 of this cont	tract, vou or we may	elect to resolve any
Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 5 of this contract, you or we may elect to resolve any	dispute by neutral, binding a	arbitration and not	by a court action. Se	e the Arbitrati	on Provision for additiona	I information c	concerning the agree	ement to arbitrate.
Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 5 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate.	Buyer Signs X	87N MUJAHID Feb 22, 2025 1:13:01 PM PAT		Co-	Buyer Signs X N/A			

ITEMIZATION OF THE AMOUNT FINANCED (Seller may keep part of the amounts paid	to others.)	OPTIONAL DEBT CANCELLATION AGREEMENT OR GUARANTEED ASSET PROTECTION WAIVER. A debt
1. Total Cash Price	2050.00 (1)	cancellation agreement or guaranteed asset protection
A. Cash Price of Motor Vehicle and Accessories \$		waiver (GAP waiver) is not required to obtain credit and will
1. Cash i fice vehicle	050.00	not be provided unless you sign below and agree to pay the extra charge. If you choose to buy debt cancellation or a GAP
2. Cash Price Accessories \$	N/A N/A	waiver, the charge is shown in item 1L of the Itemization of
3. Other (Nontaxable) Describe \$		Amount Financed. See your agreement for details on the terms and conditions it provides. It is a part of this contract.
4. Other (Nontaxable) Describe\$	N/A 40.00	NI/A
3 - 3 - (43.20 (B)	Term Mos. Name of Agreement
C. Emissions Testing Charge (not a governmental fee) \$	N/A (C)	I want to buy a debt cancellation agreement or GAP waiver.
D. (Optional) Theft Deterrent Device(s)		Buyer Signs X SK RUEAUET STN MUGAAUTO Feb 22, 2025 1:13:01 PM PST
1. (paid to)\$		1,71 13 1
2. (paid to)\$		OPTIONAL SERVICE CONTRACT(S) You want to purchase the service contract(s) written with the following
3. (paid to)\$	N/A (D3)	company(ies) for the term(s) shown below for the charge(s)
E. (Optional) Surface Protection Product(s)		shown in item 1I.
1. (paid to) N/A \$	N/A_ (E1)	I1 Company N/A
2. (paid to) \$ F. EV Charging Station (paid to) N/A \$	N/A (E2)	Term 0 Mos. or 0 Miles
F. EV Charging Station (paid to) N/A \$	N/A_ (F)	I2 Company N/A
G. Sales Tax (on taxable items in A through F)	306.80 (G)	Term N/A Mos. or N/A Miles
H. Electronic Vehicle Registration or Transfer Charge		Term N/A Mos. or N/A Miles I3 Company N/A
(not a governmental fee) (paid to)\$	N/A (H)	
I. (Optional) Service Contract(s)		Term N/A Mos. or N/A Miles I4 Company N/A
1. (paid to)\$	N/A (I1)	Torm N/A Moc or N/A Miles
2. (paid to) \$		Term N/A Mos. or N/A Miles I5 Company N/A
3. (paid to) \$		Torm N/A Mos or N/A Miles
4. (paid to) \$		IEIIII IVIOS. OI IVIIIES
4. (paid to) \$ 5. (paid to) \$		Buyer X
5. (paid to)		Trade-In Vehicle(s)
J. Prior Credit or Lease Balance (e) paid by Seller to\$	(0)	1. Vehicle 1
(see downpayment and trade-in calculation)	N/A (K)	Year N/A Make N/A
K. Prior Credit or Lease Balance (e) paid by Seller to\$	(N)	Model N/A Odometer N/A
(see downpayment and trade-in calculation)	N/A (L)	VIN N/A
L. (Optional) Debt Cancellation Agreement or Guaranteed Asset Protection Waiver \$	NI/A	0.00
		a. Agreed value of Froperty \$\pi_{
N. Other paid to For Street Products \$	N/A (N)	b. Buyer/oo Buyer Hetained Hade Equity 4
O. Other paid to N/A For Other Taxable Products \$	N/A (O)	c. Agreed Value of Property Reing Traded-In (a_h) \$ 0.00
Total Cash Price (A through O)	\$(1)	Deling fraced in (a b)
2. Amounts Paid to Public Officials	N1/A	d. I not ofedit of Lease Balance \$
A. Vehicle License Fees Estimated \$	N/A (A)	e. Net Trade-In (c–d) (must be ≥ 0 for buyer/co-buyer to retain equity). \$ 0.00
B. Registration/Transfer/Titling Fees Estimated \$	N/A (B)	::: 24/5:/ 55 24/5: to :5ta 5quity/ \$
C. California Tire Fees \$	N/A (C)	2. Vehicle 2
D. Other\$	N/A_(D)	Year N/A Make N/A
Total Official Fees (A through D)	\$ N/A (2)	Model N/A Odometer N/A
3. Amount Paid to Insurance Companies (Total premiums from Statement of Insurance)	\$ N/A (3)	VIN N/A
4. X State Emissions Certification Fee or □ State Emissions Exemption Fee	\$ N/A (4)	a. Agreed Value of Property \$\$
5. Subtotal (1 through 4)	\$ (5)	b. Buyer/Co-Buyer Retained Trade Equity \$N/A
6. Total Downpayment		c. Agreed Value of Property
A. Total Agreed Value of Property Being Traded-In (see Trade-In Vehicle(s)): \$	N/A (A)	Being Traded-In (a–b) \$ 0.00
Vehicle 1 \$ 0.00 Vehicle 2 \$ 0.00		d. Prior Credit or Lease Balance \$0.00
B. Total Less Prior Credit or Lease Balance (e) \$	N/A (B)	e. Net Trade-In (c-d) (must be ≥ 0
Vehicle 1 \$ 0.00 Vehicle 2 \$ 0.00		for buyer/co-buyer to retain equity) \$
C. Total Net Trade-In (A–B)	N/A (C)	
Vehicle 1 \$ 0.00 Vehicle 2 \$ 0.00		Total Agreed Value of Property
D. Deferred Downpayment Payable to Seller \$	N/A (D)	Being Traded-In (1c+2c) \$ N/A *
	N/A (E)	Total Prior Credit or Lease
E. Manufacturer's Rebate F. Other N/A \$	N/A (F)	Balance (1d+2d) \$ N/A *
G. Other N/A \$	(G)	Total Net Trade-In (1e+2e) \$ N/A *
	(G) (H)	(*See item 6A–6C in the Itemization of Amount Financed)
H. Other\$ L. Cash, Cash Equivalent, Check, Credit Card, or Debit Card \$	2200 00	,
Guest, Guest Equitations, Ground Guest,	\$ 3300.00 (6)	OPTION: You pay no finance charge if the
Total Downpayment (C through I)	*	Amount Financed, item 7, is paid in full on or before
(If negative, enter zero on line 6 and enter the amount less than zero as a positive number on line 1J and/or 1K abo	· NI/A I	N/A , Year N/A .
7. Amount Financed (5 less 6)	\$(7)	SELLER'S INITIALS ALECTRICAE TYPE ADDRESS TO A DESCRIPTION OF THE SECOND

1. FINANCE CHARGE AND PAYMENTS

- a. How we will figure Finance Charge. We will figure the Finance Charge on a daily basis at the Annual Percentage Rate on the unpaid part of the Amount Financed. Seller -Creditor may receive part of the Finance Charge.
- b. How we will apply payments. We may apply each payment to the earned and unpaid part of the Finance Charge, to the unpaid part of the Amount Financed and to other amounts you owe under this contract in any order we choose as the law allows.
- c. How late payments or early payments change what you must pay. We based the Finance Charge, Total of Payments, and Total Sale Price shown on page 1 of this contract on the assumption that you will make every payment on the day it is due. Your Finance Charge, Total of Payments, and Total Sale Price will be more if you pay late and less if you pay early. Changes may take the form of a larger or smaller final payment or, at our option, more or fewer payments of the same amount as your scheduled payment with a smaller final payment. We will send you a notice telling you about these changes before the final scheduled payment is due.
- d. You may prepay. You may prepay all or part of the unpaid part of the Amount Financed at any time. If you do so, you must pay the earned and unpaid part of the Finance Charge and all other amounts due up to the date of your payment. As of the date of your payment, if the minimum finance charge is greater than the earned Finance Charge, you may be charged the difference; the minimum finance charge is as follows: (1) \$25 if the original Amount Financed does not exceed \$1,000, (2) \$50 if the original Amount Financed is more than \$1,000 but not more than \$2,000, or (3) \$75 if the original Amount Financed is more than \$2,000.

2. YOUR OTHER PROMISES TO US

a. If the vehicle is damaged, destroyed, or missing. You agree to pay us all you owe under this contract even if the vehicle is damaged, destroyed, or missing.

GAP LIABILITY NOTICE

In the event of theft or damage to your vehicle that results in a total loss, there may be a gap between the amount you owe under this contract and the proceeds of your insurance settlement and deductible. THIS CONTRACT PROVIDES THAT YOU ARE LIABLE FOR THE GAP AMOUNT. An optional debt cancellation agreement for coverage of the gap amount may be offered for an additional charge.

b. Using the vehicle. You agree not to remove the vehicle from the U.S. or Canada, or to sell, rent, lease, or transfer any interest in the vehicle or this contract without our written permission. You agree not to expose the vehicle to misuse, seizure, confiscation, or involuntary transfer. If we pay any repair bills, storage bills, taxes, fines, or charges on the vehicle, you agree to repay the amount when we ask for it.

c. Security Interest.

You give us a security interest in:

- The vehicle and all parts or goods put on it;
- All money or goods received (proceeds) for the vehicle;
- All insurance, maintenance, service, or other contracts we finance for you; and
- All proceeds from insurance, maintenance, service, or other contracts we finance for you. This includes any refunds of premiums or charges from the contracts

This secures payment of all you owe on this contract. It also secures your other agreements in this contract as the law allows. You will make sure the title shows our security interest (lien) in the vehicle. You will not allow any other security interest to be placed on the title without our written permission.

d. Insurance you must have on the vehicle.

You agree to have physical damage insurance covering loss of or damage to the vehicle for the term of this contract. The insurance must cover our interest in the vehicle. You agree to name us on your insurance policy as loss payee. If you do not have this insurance, we may, if we choose, buy physical damage insurance. If we decide to buy physical damage insurance, we may either buy insurance that covers your interest and our interest in the vehicle, or buy insurance that covers only our interest. If we buy either type of insurance, we will tell you which type and the charge you must pay. The charge will be the premium for the insurance and a finance charge computed at the Annual Percentage Rate shown on page 1 of this contract or, at our option, the highest rate the law permits. If the vehicle is lost or damaged, you agree that we may use any insurance settlement to reduce what you owe or repair the

e. What happens to returned insurance, maintenance, service, or other contract charges. If we get a refund of insurance, maintenance, service, or other contract charges, you agree that we may subtract the refund from what you owe.

3. IF YOU PAY LATE OR BREAK YOUR OTHER PROMISES

- a. You may owe late charges. You will pay a late charge on each late payment as shown on page 1 of this contract. Acceptance of a late payment or late charge does not excuse your late payment or mean that you may keep making late payments. If you pay late, we may also take the steps described below.
- b. You may have to pay all you owe at once. If you break your promises (default), we may demand that you pay all you owe on this contract at once, subject to any right the law gives you to reinstate this contract.

Default means:

- You do not pay any payment on time;
- You give false, incomplete, or misleading information during credit application;
- The vehicle is lost, damaged, or destroyed; or
- You break any agreements in this contract.

The amount you will owe will be the unpaid part of the Amount Financed plus the earned and unpaid part of the Finance Charge, any late charges, and any amounts due because you defaulted.

- c. You may have to pay collection costs. You will pay our reasonable costs to collect what you owe, including attorney fees, court costs, collection agency fees, and fees paid for other reasonable collection efforts. You agree to pay a charge not to exceed \$15 if any check you give to us is dishappered.
- d. We may take the vehicle from you. If you default, we may take (repossess) the vehicle from you if we do so peacefully and the law allows it. If your vehicle has an electronic tracking device (such as GPS), you agree that we may use the device to find the vehicle. If we take the vehicle, any accessories, equipment, and replacement parts will stay with the vehicle. If any personal items are in the vehicle, we may store them for you. If you do not ask for these items back, we may dispose of them as the law allows.
- e. How you can get the vehicle back if we take it. If we repossess the vehicle, you may pay to get it back (redeem). You may redeem the vehicle by paying all you owe, or you may have the right to reinstate this contract and redeem the vehicle by paying past due payments and any late charges, providing proof of insurance, and/or taking other action to cure the default. We will provide you all notices required by law to tell you when and how much to pay and/or what action you must take to redeem the vehicle.

- f. We will sell the vehicle if you do not get it back. If you do not redeem, we will sell the vehicle. We will send you a written notice of sale before selling the vehicle.
 - We will apply the money from the sale, less allowed expenses, to the amount you owe. Allowed expenses are expenses we pay as a direct result of taking the vehicle, holding it, preparing it for sale, and selling it. Attorney fees and court costs the law permits are also allowed expenses. If any money is left (surplus), we will pay it to you unless the law requires us to pay it to someone else. If money from the sale is not enough to pay the amount you owe, you must pay the rest to us. If you do not pay this amount when we ask, we may charge you interest at the Annual Percentage Rate shown on page 1 of this contract, not to exceed the highest rate permitted by law, until you pay.
- g. What we may do about optional insurance, maintenance, service, or other contracts. This contract may contain charges for optional insurance, maintenance, service, or other contracts. If we demand that you pay all you owe at once or we repossess the vehicle, you agree that we may claim benefits under these contracts and cancel them to obtain refunds of unearned charges to reduce what you owe or repair the vehicle. If the vehicle is a total loss because it is confiscated, damaged, or stolen, we may claim benefits under these contracts and cancel them to obtain refunds of unearned charges to reduce what you owe.

4. WARRANTIES SELLER DISCLAIMS

If you do not get a written warranty, and the Seller does not enter into a service contract within 90 days from the date of this contract, the Seller makes no warranties, express or implied, on the vehicle, and there will be no implied warranties of merchantability or of fitness for a particular purpose.

This provision does not affect any warranties covering the vehicle that the vehicle manufacturer may provide. If the Seller has sold you a certified used vehicle, the warranty of merchantability is not disclaimed.

 Used Car Buyers Guide. The information you see on the window form for this vehicle is part of this contract. Information on the window form overrides any contrary provisions in the contract of sale.

Spanish Translation: Guía para compradores de vehículos usados. La información que ve en el formulario de la ventanilla para este vehículo forma parte del presente contrato. La información del formulario de la ventanilla deja sin efecto toda disposición en contrario contenida en el contrato de venta.

6. SERVICING AND COLLECTION CONTACTS

In consideration of our extension of credit to you, you agree to provide us your contact information for our servicing and collection purposes. You agree that we may use this information to contact you in writing, by e-mail, or using prerecorded/artificial voice messages, text messages, and automatic telephone dialing systems, as the law allows. You also agree that we may try to contact you in these and other ways at any address or telephone number you provide us, even if the telephone number is a cell phone number or the contact results in a charge to you. You agree to allow our agents and service providers to contact you as agreed above.

You agree that you will, within a reasonable time, notify us of any change in your contact information.

7. APPLICABLE LAW

Federal law and California law apply to this contract. If any part of this contract is not valid, all other parts stay valid. We may delay or refrain from enforcing any of our rights under this contract without losing them. For example, we may extend the time for making some payments without extending the time for making others.

8. WARRANTIES OF BUYER

You promise you have given true and correct information during your application for credit, and you have no knowledge that will make that information untrue in the future. We have relied on the truth and accuracy of that information in entering into this contract. Upon request, you will provide us with documents and other information necessary to verify any item contained in your credit application.

9. NEGATIVE CREDIT REPORT NOTICE

We may report information about your account to credit bureaus. Late payments, missed payments, or other defaults on your account may be reflected in your credit report.

You waive the provisions of Calif. Vehicle Code Section 1808.21 and authorize the California Department of Motor Vehicles to furnish your residence address to us.

CREDIT DISABILITY INSURANCE NOTICE CLAIM PROCEDURE

If you become disabled, you must tell us right away. (You are advised to send this information to the same address to which you are normally required to send your payments, unless a different address or telephone number is given to you in writing by us as the location where we would like to be notified.) We will tell you where to get claim forms. You must send in the completed form to the insurance company as soon as possible and tell us as soon as you do.

If your disability insurance covers all of your missed payment(s), WE CANNOT TRY TO COLLECT WHAT YOU OWE OR FORECLOSE UPON OR REPOSSESS ANY COLLATERAL UNTIL THREE CALENDAR MONTHS AFTER your first missed payment is due or until the insurance company pays or rejects your claim, whichever comes first. We can, however, try to collect, foreclose, or repossess if you have any money due and owing us or are otherwise in default when your disability claim is made or if a senior mortgage or lien holder is foreclosing.

If the insurance company pays the claim within the three calendar months, we must accept the money as though you paid on time. If the insurance company rejects the claim within the three calendar months or accepts the claim within the three calendar months on a partial disability and pays less than for a total disability, you will have 35 days from the date that the rejection or the acceptance of the partial disability claim is sent to pay past due payments, or the difference between the past due payments and what the insurance company pays for the partial disability, plus late charges. You can contact us, and we will tell you how much you owe. After that time, we can take action to collect or foreclose or repossess any collateral you may have given.

If the insurance company accepts your claim but requires that you send in additional forms to remain eligible for continued payments, you should send in these completed additional forms no later than required. If you do not send in these forms on time, the insurance company may stop paying, and we will then be able to take action to collect or foreclose or repossess any collateral you may have given.

Electronic Contracting and Signature Acknowledgment. You agree that (i) this contract is an electronic contract executed by you using your electronic signature, (ii) your electronic signature signifies your intent to enter into this contract and that this contract be legally valid and enforceable in accordance with its terms to the same extent as if you had executed this contract using your written signature and (iii) the authoritative copy of this contract ("Authoritative Copy") shall be that electronic copy that resides in a document management system designated by us for the storage of authoritative copies of electronic records, which shall be deemed held by us in the ordinary course of business. Notwithstanding the foregoing, if the Authoritative Copy is converted by printing a paper copy which is marked by us as the original (the "Paper Contract"), then you acknowledge and agree that (1) your signing of this contract with your electronic signature also constitutes issuance and delivery of such Paper Contract, (2) your electronic signature associated with this contract, when affixed to the Paper Contract, constitutes your legally valid and binding signature on the Paper Contract and (3) subsequent to such conversion, your obligations will be evidenced by the Paper Contract alone.

Seller's Right to Cancel

- a. Seller agrees to deliver the vehicle to you on the date this contract is signed by Seller and you. You understand that it may take some time for Seller to verify your credit and assign the contract. You agree that if Seller is unable to assign the contract to any one of the financial institutions with whom Seller regularly does business under an assignment acceptable to Seller, Seller may cancel the contract.
- b. Seller shall give you written notice (or in any other manner in which actual notice is given to you) within 10 days of the date this contract is signed if Seller elects to cancel. Upon receipt of such notice, you must immediately return the vehicle to Seller in the same condition as when sold, reasonable wear and tear excepted. Seller must give back to you all consideration received by Seller, including any trade-in vehicle.
- c. If you do not immediately return the vehicle, you shall be liable for all expenses incurred by Seller in taking the vehicle from you, including reasonable attorney's fees.
- d. While the vehicle is in your possession, all terms of the contract, including those relating to use of the vehicle and insurance for the vehicle, shall be in full force and you shall assume all risk of loss or damage to the vehicle. You must pay all reasonable costs for repair of any damage to the vehicle until the vehicle is returned to Seller.

ARBITRATION PROVISION

PLEASE REVIEW - IMPORTANT - AFFECTS YOUR LEGAL RIGHTS

- 1. EITHER YOU OR WE MAY CHOOSE TO HAVE ANY DISPUTE BETWEEN YOU AND US DECIDED BY ARBITRATION AND NOT IN COURT OR BY JURY TRIAL.
- 2. IF A DISPUTE IS ARBITRATED, YOU WILL GIVE UP YOUR RIGHT TO PARTICIPATE AS A CLASS REPRESENTATIVE OR CLASS MEMBER ON ANY CLASS CLAIM YOU MAY HAVE AGAINST US INCLUDING ANY RIGHT TO CLASS ARBITRATION OR ANY CONSOLIDATION OF INDIVIDUAL ARBITRATIONS.
- 3. DISCOVERY AND RIGHTS TO APPEAL IN ARBITRATION ARE GENERALLY MORE LIMITED THAN IN A LAWSUIT, AND OTHER RIGHTS THAT YOU AND WE WOULD HAVE IN COURT MAY NOT BE AVAILABLE IN ARBITRATION.

Any claim or dispute, whether in contract, tort, statute or otherwise (including the interpretation and scope of this Arbitration Provision, any allegation of waiver of rights under this Arbitration Provision, and the arbitrability of the claim or dispute), between you and us or our employees, agents, successors or assigns, which arises out of or relates to your credit application, purchase or condition of this Vehicle, this contract or any resulting transaction or relationship (including any such relationship with third parties who do not sign this contract) shall, at your or our election, be resolved by neutral, binding arbitration and not by a court action. If federal law provides that a claim or dispute is not subject to binding arbitration, this Arbitration Provision shall not apply to such claim or dispute. Any claim or dispute is to be arbitrated by a single arbitrator only on an individual basis and not as a plaintiff in a collective or representative action, or a class representative or member of a class on any class claim. The arbitrator may not preside over a consolidated, representative, class, collective, injunctive, or private attorney general action. You expressly waive any right you may have to arbitrate a consolidated, representative, class, collective, injunctive, or private attorney general action. You or we may choose the American Arbitration Association (www.adr.org) or National Arbitration and Mediation (www.namadr.com) as the arbitration organization to conduct the arbitration. If you and we agree, you or we may choose a different arbitration organization. You may get a copy of the rules of an arbitration organization by contacting the organization or visiting its website.

Arbitrators shall be attorneys or retired judges and shall be selected pursuant to the applicable rules. The arbitrator shall apply governing substantive law and the applicable statute of limitations. The arbitration hearing shall be conducted in the federal district in which you reside unless the Seller-Creditor is a party to the claim or dispute, in which case the hearing will be held in the federal district where this transaction was originated. We will pay the filing, administration, service, or case management fee and the arbitrator or hearing fee up to a maximum of \$5,000, unless the law or the rules of the chosen arbitration organization require us to pay more. You and we will pay the filing, administration, service, or case management fee and the arbitrator or hearing fee over \$5,000 in accordance with the rules and procedures of the chosen arbitration organization. The amount we pay may be reimbursed in whole or in part by decision of the arbitrator if the arbitrator finds that any of your claims is frivolous under applicable law. Each party shall be responsible for its own attorney, expert and other fees, unless awarded by the arbitrator under applicable law. If the chosen arbitration organization's rules conflict with this Arbitration Provision, then the provisions of this Arbitration Provision shall control. Any arbitration under this Arbitration Provision shall be in writing and will be final and binding on all parties, subject to any limited right to appeal under the Federal Arbitration Act.

You and we retain the right to seek remedies in small claims court for disputes or claims within that court's jurisdiction, unless such action is transferred, removed or appealed to a different court. Neither you nor we waive the right to arbitrate any related or unrelated claims by filing any action in small claims court, or by using self-help remedies, such as repossession, or by filing an action to recover the vehicle, to recover a deficiency balance, or for individual or statutory public injunctive relief. Any court having jurisdiction may enter judgment on the arbitrator's award. This Arbitration Provision shall survive any termination, payoff or transfer of this contract. If any part of this Arbitration Provision, other than waivers of class rights, is deemed or found to be unenforceable for any reason, the remainder shall remain enforceable. You agree that you expressly waive any right you may have for a claim or dispute to be resolved on a class basis in court or in arbitration. If a court or arbitrator finds that this class arbitration waiver is unenforceable for any reason with respect to a claim or dispute in which class allegations have been made, the rest of this Arbitration Provision shall also be unenforceable.

NOTICE: ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF. RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER.

The preceding NOTICE applies only to goods or services obtained primarily for personal, family or household use. In all other cases, Buyer will not assert against any subsequent holder or assignee of this contract any claims or defenses the Buyer (debtor) may have against the Seller, or against the manufacturer of the vehicle or equipment obtained under this contract.

HOW THE CONTRACT CAN BE CHANGED THE
HOW THIS CONTRACT CAN BE CHANGED. This contract contains the entire agreement between you and us relating to this contract. Any change to the contract must be in
writing and both you and we must sign it. No oral changes are binding. Buyer Signs X Co-Buyer Signs X
Buyer Signs X Co-Buyer Signs X Co-Buyer Signs X
SELLER'S RIGHT TO CANCEL If Buyer and Co-Buyer sign here, the provisions of the Seller's Right to Cancel section on page 5 of this contract giving the Seller the right to cancel if Seller is unable to assign this contract to a financial institution will apply. SK RUBART STM MULLAND (Rep. 2), 2003 1:1301 (Purps) CO-Buyer X
Buyer X Sx Rusaus of m muyauro reb 22, 2025 1:13:01 PM PST Co-Buyer X
THE MINIMUM PUBLIC LIABILITY INSURANCE LIMITS PROVIDED IN LAW MUST BE MET BY EVERY PERSON WHO PURCHASES A VEHICLE. IF YOU ARE UNSURE WHETHER OR NOT YOUR CURRENT INSURANCE POLICY WILL COVER YOUR NEWLY ACQUIRED VEHICLE IN THE EVENT OF AN ACCIDENT, YOU SHOULD CONTACT YOUR INSURANCE AGENT. WARNING: YOUR PRESENT POLICY MAY NOT COVER COLLISION DAMAGE OR MAY NOT PROVIDE FOR FULL REPLACEMENT COSTS FOR THE VEHICLE BEING PURCHASED. IF YOU DO NOT HAVE FULL COVERAGE, SUPPLEMENTAL COVERAGE FOR COLLISION DAMAGE MAY BE AVAILABLE TO YOU THROUGH YOUR INSURANCE AGENT OR THROUGH THE SELLING DEALER. HOWEVER, UNLESS OTHERWISE SPECIFIED, THE COVERAGE YOU OBTAIN THROUGH THE DEALER PROTECTS ONLY THE DEALER, USUALLY UP TO THE AMOUNT OF THE UNPAID BALANCE REMAINING AFTER THE VEHICLE HAS BEEN REPOSSESSED AND SOLD. FOR ADVICE ON FULL COVERAGE THAT WILL PROTECT YOU IN THE EVENT OF LOSS OR DAMAGE TO YOUR VEHICLE, YOU SHOULD CONTACT YOUR INSURANCE AGENT. THE BUYER SHALL SIGN TO ACKNOWLEDGE THAT HE/SHE UNDERSTANDS THESE PUBLIC LIABILITY TERMS AND CONDITIONS. SK X STREAMET SYN THROUGH THE YOUR THROUGH THE YOUR THROUGH THE SELLING TO ACKNOWLEDGE THAT HE/SHE UNDERSTANDS THESE PUBLIC LIABILITY TERMS AND CONDITIONS. X
N/A
N/A
Notice to buyer: (1) Do not sign this agreement before you read it or if it contains any blank spaces to be filled in. (2) You are entitled to a completely filled in copy of this agreement. (3) You can prepay the full amount due under this agreement at any time. (4) If you default in the performance of your obligations under this agreement, the vehicle may be repossessed and you may be subject to suit and liability for the unpaid indebtedness evidenced by this agreement. If you have a complaint concerning this sale, you should try to resolve it with the seller. Complaints concerning unfair or deceptive practices or methods by the seller may be referred to the city attorney, the district attorney, or an investigator for the Department of Motor Vehicles, or any combination thereof. After this contract is signed, the seller may not change the financing or payment terms unless you agree in writing to the change. You do not have to agree to any change, and it is an unfair or deceptive practice for
the seller to make a unilateral change 1ºSigned By:
Buyer Signature X
The Annual Percentage Rate may be negotiable with the Seller. The Seller may assign this contract and retain its right to receive a part of the Finance Charge.
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BUYERS GUIDE

IMPORTANT: Spoken promises are difficult to enforce. Ask the dealer to put all promises in writing. Keep this form.

MAZDA MAZDA6 2008 1YVHP80C185M21967 VEHICLE MAKE MODEL YEAR VEHICLE IDENTIFICATION NUMBER (VIN) WARRANTIES FOR THIS VEHICLE: Stock No. 000001111 AS IS - NO DEALER WARRANTY THE DEALER DOES NOT PROVIDE A WARRANTY FOR ANY REPAIRS AFTER SALE. DEALER WARRANTY FULL WARRANTY. LIMITED WARRANTY. The dealer will pay ___0 % of the labor and ___0 % of the parts for the covered systems that fail during the warranty period. Ask the dealer for a copy of the warranty, and for any documents that explain warranty coverage, exclusions, and the dealer's repair obligations. Implied warranties under your state's laws may give you additional rights. **SYSTEMS COVERED: DURATION:** NON-DEALER WARRANTIES FOR THIS VEHICLE: MANUFACTURER'S WARRANTY STILL APPLIES. The manufacturer's original warranty has not expired on some components of the vehicle. ■ MANUFACTURER'S USED VEHICLE WARRANTY APPLIES. ■ OTHER USED VEHICLE WARRANTY APPLIES. Ask the dealer for a copy of the warranty document and an explanation of warranty coverage, exclusions, and repair obligations. SERVICE CONTRACT. A service contract on this vehicle is available for an extra charge. Ask for details about coverage, deductible, price, and exclusions. If you buy a service contract within 90 days of your purchase of this vehicle, implied warranties under your state's laws may give you additional rights.

ASK THE DEALER IF YOUR MECHANIC CAN INSPECT THE VEHICLE ON OR OFF THE LOT.

OBTAIN A VEHICLE HISTORY REPORT AND CHECK FOR OPEN SAFETY RECALLS. For information on how to obtain a vehicle history report, visit ftc.gov/usedcars. To check for open safety recalls, visit safercar.gov. You will need the vehicle identification number (VIN) shown above to make the best use of the resources on these sites.

SEE OTHER SIDE for important additional information, including a list of major defects that may occur in used motor vehicles.

Si el concesionario gesti

portant au	iditional information, including a list of h	lajor delects that may occur in				
ona la ve	na la venta en español, pídale una copia de la Guía del Comprador en español.					
Initials:	Inits ————————————————————————————————————					

Here is a list of some major defects that may occur in used vehicles.

Frame & Body

Frame-cracks, corrective welds, or rusted through

Dog tracks—bent or twisted frame

Engine

Oil leakage, excluding normal seepage Cracked block or head

Belts missing or inoperable

Knocks or misses related to camshaft

lifters and push rods

Abnormal exhaust discharge

Transmission & Drive Shaft

Improper fluid level or leakage, excluding normal seepage

Cracked or damaged case which is visible Abnormal noise or vibration caused by faulty transmission or drive shaft

Improper shifting or functioning in any gear Manual clutch slips or chatters

Differential

Improper fluid level or leakeage, excluding normal seepage

Cracked of damaged housing which is

Abnormal noise or vibration caused by faulty differential

Cooling System

Leakage including radiator
Improperly functioning water pump

Electrical System

Battery leakage

Improperly functioning alternator, generator, battery, or starter

Fuel System

Visible leakage

Inoperable Accessories

Gauges or warning devices
Air conditioner
Heater & Defroster

Brake System

Failure warning light broken
Pedal not firm under pressure (DOT spec.)
Not enough pedal reserve (DOT spec.)
Does not stop vehicle in straight line

(DOT spec.) Hoses damaged

Drum or rotor too thin (Mfgr. Specs) Lining or pad thickness less than 1/32 inch Power unit not operating or leaking Structural or mechanical parts damaged

Air Bags

Steering System

Too much free play at steering wheel (DOT specs.)

Free play in linkage more than 1/4 inch Steering gear binds or jams Front wheels aligned improperly

(DOT specs.)
Power unit belts cracked or slipping
Power unit fluid level improper

Suspension System

improperly

Ball joint seals damaged Structural parts bent or damaged Stabilizer bar disconnected Spring broken Shock absorber mounting loose Rubber bushings damaged or missing Radius rod damaged or missing Shock absorber leaking or functioning

Tires

Tread depth less than 2/32 inch Sizes mismatched Visible damage

Wheels

Visible cracks, damage or repairs Mounting bolts loose or missing

Exhaust System

Leakage .

Catalytic Converter

DEALER NAME

NSA CARS LLC

ADDRESS

6600 Jurupa Ave STE 210-B Riverside CA 92504

TELEPHONE

FMAII

(213) 522-4887

at23llc@gmail.com

FOR COMPLAINTS AFTER SALE, CONTACT:

I hereby acknowledge receipt of the Buyers Guide at the closing of this sale.

eSigned By: —

SK RUBAYET BIN MUJAHID

Feb 22, 2025 1:13:12 PM PST

2/22/2025

SIGNATURE SK RUBAYET BIN MUJAHID

DATE

SIGNATURE

DATE

IMPORTANT: The information on this form is part of any contract to buy this vehicle. Removing this label before consumer purchase (except for purpose of test-driving) violates federal law (16 C.F.R. 455).

Buyer's Order

Dealer/Seller Name and Address NSA CARS LLC 6600 Jurupa Ave STE 210-B Riverside, CA 92504 Buyer/Co-Buyer Name(s) and Address(es) SK RUBAYET BIN MUJAHID 1828 S White Ave Pomona, CA 91766

(213) 522-4887

(657) 384-5031

Date 2/22/2025 Stock No. 000001111
App No. Contract No. 109

Salesperson

Vehicle Information	
☐ New ☒ Used	☐ Demo
Year 2008	Lic. No.
Make MAZDA	Odometer Reading 100911
Model MAZDA6	Color
Body Style Sedan	
VIN 1YVHP80C185M21967	
Other	
Insurance Information	
Buyer has arranged insurance	on the motor vehicle
Insurance Company	on the motor venicle.
Policy No.	
Folicy No.	
Trade-In Information	
Trade-in 1	
Year	Lic. No.
Make	Odometer Reading
Model	Color
Body Style	
VIN	
Lienholder Name	
Address	
Phone	Payoff N/A
Payoff good through	
Approved	
• •	
Trade-in 2	
Year	Lic. No.
Make	Odometer Reading
Model	Color
Body Style	
VIN	
Lienholder Name	
Address	
Phone	Payoff N/A
Payoff good through	
Approved	

Itemization of Sale		
Vehicle Sales Price	\$	2950.00
2. Sales Tax	\$	
3. Subtotal (Add lines 1 + 2)	\$	
Title, License & Other Fees		
4. Doc Fee	\$	43.20
5. License		N/A
6. Registration/Transfer		N/A
7. Electronic Filing	\$	N/A
8.		N/A
9. California Tire	\$	
10. Smog Fee	\$	N/A
11. Smog Certificate	\$	
12. Contract Cancellation	\$	
13	\$	
14		N/A
15. Total Other Fees	\$	
(Add lines 4 through 14)	-	
Additional Products		
16	\$	N/A
17		N/A
18		N/A
19		N/A
20		N/A
21	\$	N/A
22		N/A
23		N/A
24. Total Products	\$	
(Add lines 16 through 23)		
25. Cash Sale Price (Add lines 3 + 15 + 24)		
	\$	3300.00
26. Trade-in Allowance	\$ \$	
26.Trade-in Allowance 27.Less Payoff	\$	N/A
27.Less Payoff	\$ \$ \$	N/A N/A N/A
27.Less Payoff 28.Net Trade Allowance (Line 26-27)	\$ \$ \$	N/A N/A N/A
27.Less Payoff 28.Net Trade Allowance (Line 26-27) 29.Cash Down Payment	\$ \$ \$	N/A N/A N/A 3300.00
27.Less Payoff 28.Net Trade Allowance (Line 26-27) 29.Cash Down Payment 30.Deferred Down Payment	\$\$ \$ \$ \$	N/A N/A N/A 3300.00 N/A
27.Less Payoff 28.Net Trade Allowance (Line 26-27) 29.Cash Down Payment	\$ \$ \$	N/A N/A N/A 3300.00 N/A
27.Less Payoff 28.Net Trade Allowance (Line 26-27) 29.Cash Down Payment 30.Deferred Down Payment 31.Total Down Payment	\$ \$ \$ \$	N/A N/A N/A 3300.00 N/A

Buyers Order

Additional Terms

Definitions. Contract refers to this Buyer's Order. The pronouns you and your refer to each Buyer signing this Contract. The pronouns we, us and our refer to the Dealer/Seller. Vehicle means the motor vehicle described in the Vehicle Information section. Trade-in Vehicle(s) refers to the vehicle described in the Trade-in Information section that is being traded to the Dealer/Seller as part of this transaction. Manufacturer refers to the entity that manufactured the Vehicle.

Agreement to Purchase. You agree to buy the Vehicle from us for the price stated in this Contract. You agree to sign any documents necessary to complete this transaction. Unless you have cancelled this Contract under the condition described in the *Manufacturer* section, if you refuse to take delivery of the Vehicle, we can keep any deposits you have made to us, and you will be liable to us for all of our damages and expenses in connection herewith, including but not limited to reasonable attorneys' fees.

You represent that you are of legal age and have legal capacity to enter into this Contract.

Manufacturer. We are not an agent of the Manufacturer. Manufacturer can change the price, design or standard features of the Vehicle at any time without notice. If we cannot obtain the Vehicle from the Manufacturer at the price in effect as of the date of this Contract, or if we cannot obtain the agreed upon product from the Manufacturer, you or we can cancel this Contract.

If you cancel this Contract under the terms of this section, we will refund to you any amounts you have paid to us. If you have delivered a Trade-in Vehicle to us, we will return it to you. If we have already sold the Trade-in Vehicle, we will pay you the trade-in allowance after adjusting for any payoff to a lienholder.

Insurance. The insurance information you have given us is accurate.

Trade-in Vehicle. You will transfer title to the Trade-in Vehicle to us free of all liens except those noted on this Contract. You give permission to us to contact the lienholder(s) for payoff information. If the payoff information that we obtain from the lienholder(s) differs from the amount disclosed in this Contract, you agree to pay the difference to us if the actual amount of the balance owed is greater than the amount listed in this Contract. If the actual amount of the balance owed is less than the amount listed in this Contract, then we will pay you the difference.

If you do not deliver the Trade-in Vehicle to us at the time of the initial appraisal, we may reappraise the Trade-in Vehicle when it is delivered to us. If the reappraised value is lower than the original appraisal, you can cancel this transaction as long as you have not taken delivery of the Vehicle.

You represent that (a) you are the sole true and lawful owner of the Trade-in Vehicle, (b) the Trade-in Vehicle has never been titled under any state or federal "brand" such as "defective," "rebuilt," "salvage," "flood," etc., (c) the mileage of the Trade-in Vehicle shown in this Contract is the actual mileage of the Trade-in Vehicle, (d) all emission control equipment is on the Trade-in Vehicle and is in satisfactory working order, and (e) the Trade-in Vehicle has not been damaged by collision or other event and repaired. If any of these representations are not true, we may elect to cancel the transaction. We may also choose to reappraise the Trade-in Vehicle and adjust the Total Balance Due instead of cancelling the transaction. You agree to immediately pay us the difference.

Retail Installment Contract. In the event that you and we enter into a retail installment contract for the financing of the purchase of the Vehicle, the terms of the retail installment contract will control any inconsistencies between this Contract and the retail installment contract.

Vehicle Inspection. You are purchasing the Vehicle based upon your personal inspection, and are not relying upon any opinion, statement, promise or representation of the salesperson, or any other of our employees that is not contained in the written agreements you are signing today.

Vehicle Condition. You understand that the Vehicle may have sustained prior body damage and may have undergone prior mechanical repairs during or after its manufacture, during or after transit to us or while in the possession of prior owners or operators.

Buyers Order BUY-ORDER 2/14/2012

Warranty Information

Warranty. We make no express or implied warranties. Except as required by law, we make no implied warranty of merchantability and no warranty that the Vehicle is fit for a particular purpose. We sell the Vehicle AS IS - NOT EXPRESSLY WARRANTED OR GUARANTEED, WITH ALL FAULTS.

If this is a new Vehicle, the Vehicle is subject to a standard written manufacturer's warranty. This warranty is made by the manufacturer and not by us.

Used Car Buyer Notice. If you are buying a used vehicle, the information you see on the window form for this Vehicle is part of this Contract. Information on the window form overrides any contrary provisions in the contract of sale.

Guía para compradors de vehículos usados. La información que ve en el formulario de la ventanilla para este vehículo forma parte del presente contrato. La información del formulario de la ventanilla deja sin efecto toda disposición en contrario contenida en el contrato de venta.

Notices

☐ You understand that the balance owed on the Trade-in
exceeds the Trade-in Allowance and that as a result the Total
Balance Due has been increased by this \$ N/A
of negative equity.

Signatures

This agreement is not binding upon the Dealer\Seller until it is signed by an authorized representative of the Dealer\Seller.

By signing below, you agree to the terms of this Contract. You received a copy of this Contract and had a chance to read and review it before you signed it. This is the complete agreement; there are no other written or oral agreements.

☐ A separate Arbitration Agreement is a part of this Contract.

esigned By: SK RUBAYET BM MUJAHT	<u>م</u>
Feb 22, 2025 1:13:44 PM I	_{ST} J

2/22/2025

SK RUBAYET BIN MUJAHID

Date

Date

Date

eSigned By:

ALEXANDER 77X40NOV

2/22/2025

Dealer\Seller NSA CARS LLC

Date

SK RUBAYET BIN MUJAHID ("Buyer(s)" or "You") acknowledge that the [Print Customer Name(s)] undersigned Dealer has disclosed the vehicle history items described below for the following Vehicle, prior to Your purchase of the Vehicle: [Year] 2008 [Make] MAZDA [Model] MAZDA6 [VIN (Last 6)] M 2 1 9 6 7 **Reported Conditions (If Marked)** Reported Conditions Buyer(s) Signatures with "X" X Vehicle Has Frame/Unibody/Structural Damage True Mileage of Vehicle is Unknown X Vehicle was a Prior Taxi or Limousine Vehicle Title Has Been Branded "Salvage" X Vehicle Was a Prior Daily Rental Vehicle was a Lemon Law Buyback THIS VEHICLE WAS REPURCHASED BY ITS MANUFACTURER BECAUSE OF A DEFECT IN THE VEHICLE PURSUANT TO CONSUMER WARRANTY LAWS. THE TITLE TO THIS VEHICLE HAS BEEN PERMANENTLY INSCRIBED WITH THE NOTATION "LEMON LAW BUYBACK. Vehicle was Returned as a Rollback/Unwind (this Vehicle was previously sold/leased and returned by the customer after the customer took delivery) X Vehicle Was an Unregistered Factory/Dealer Executive Vehicle X Vehicle Was an Unregistered Dealer Demonstrator X Vehicle was a Dealer Service Department Vehicle X Vehicle was a Dealer Loaner Vehicle X The Vehicle was a Dealer Registered Vehicle X Other This vehicle may have been in a prior collision X Dealer is Not Aware of Any of the Above Conditions Being Reported By signing below, You acknowledge and agree that: (1) the above disclosure is not a guarantee of vehicle history or condition, and is not a warranty of any kind; (2) one or more of the above Reported Conditions may lower the resale or trade-in value of the Vehicle and neither Dealer nor its assignee makes any warranty or guarantee as to the resale or trade-in value of the Vehicle; (3) the above disclosure is based solely on information provided to Dealer by one or more third parties, and Dealer does not guarantee the accuracy of such information; (4) You have been given the option to have the Vehicle inspected on or off of the Dealer's premises by a service technician of your choosing prior to entering into any contract for the purchase of the Vehicle; (5) this disclosure supersedes (takes the place of) any verbal statements made by any person to You about the Vehicle; (6) Dealer provides no warranty as to the information in any vehicle history report provided by Dealer, and Dealer assumes no responsibility for errors or omissions in any report; and (7) any vehicle history report provided to you is not a substitute for the opinion of a trained service technician. Buyer(s) Signatures X You acknowledge that You have been provided with a copy of an additional vehicle history report on the above Vehicle. **BUYER** CO-BUYER **DEALER** SK RUBAYET BIN MUJAHID ALEXANDER TIKHONON Signed Signed Signed

Date: 2/22/2025

Disclosure of Vehicle History

Date: 2/22/2025

ODOMETER _____ DISCLOSURE STATEMENT

Federal law (and State la providing a false stateme			te the mileage upon transfer ent.	of ownership. Failu	ire to complete or
, NSA CAR	S LLC	(transferor's name,	, print) state that the odomet	er now reads 1009	11
no tenths) miles and to the following statements	the best of my know		ts the actual mileage of the		
(1) I hereby certify mechanical limit		my knowledge the	odometer reading reflects t	he amount of mileaç	ge in excess of its
☐ (2) I hereby certify	that the odometer r	reading is <i>NOT</i> the a	actual mileage. WARNING	—ODOMETER DISC	REPANCY.
Make MAZDA			Vehicle Identification Nu	ımber 1YVHP80C1	85M21967
Model MAZDA6			Year 2008		
Body Type Sedan			Date of Statement 2/22/2025		
eSigned By:	ANDER TIKHONOO	V 22, 2025 1:10:48 PM PST	eSigned By:————————————————————————————————————	WWJAH17D 5 22, 2025 1:14:35 PM PST	
(Tra	nsferor's Signature)		(Tra	ansferee's Signature)	
N:	SA CARS LLC		SK RUBAYET BIN MUJAHID		
	(Printed Name)			(Printed Name)	
TRANSFEROF	R'S NAME AND ADI	DRESS	TRANSFERE	E'S NAME AND ADD	ORESS
N	SA CARS LLC		SK RUE	BAYET BIN MUJAH	ID
	(Printed Name)			(Printed Name)	
6600 Ju	rupa Ave STE 210	-B	18	28 S White Ave	
(5	Street or Address)			Street or Address)	
Riverside	CA	92504	Pomona	CA	91766
(City)	(State)	(Zip)	(City)	(State)	(Zip)

Odometer Disclosure Statement ODS 4/24/2007

CONTRACT CANCELLATION OPTION AGREEMENT

Dealership Name:	NSA CARS LLC					
Consumer Name: 5	SK RUBAYET BIN MUJA	HID				
Vehicle Year: 2008	Make: MAZDA	Model	: MAZDA6	VIN: <u>1YVHP80</u>	C185M21967	
(\$40,000) to an ind		household use	e the Dealership	g a purchase price of I must offer a Contract (•	
the purchase price	for the Contract Cand	ellation Optio	n Agreement. Th	el the purchase / lease ne right to cancel will o to the Dealership listed	only apply if you a	re within the
agreement minus Cancellation Optio Customer all origi encumbrances, oth Vehicle must be in and any defect or Vehicle must not h	the purchase price on Agreement, the Veh nal titling and registrate than the lien or enthe same condition as mechanical that becomes the been driven beyonave been driven beyonave.	for the origing icle purchase/ation documencumbrance the when it was dones evident afront the mileage and the mileage icle.	nal contract car lease contract a nts. The vehicle nat was created elivered by the E ter delivery that e limit as specific	by the Customer any recellation option agreed and related documents a must be returned from the original Vehicle Dealership to the Custoft was not caused by the din this Contract. The law, which are necess	eement; the originand if the Dealer of a see and clear of a see purchase/lease mer, reasonable was Customer excepts Customer further	inal Contract ship gave the any liens and contract. The wear and tear oted, and the er agrees that
The purchase price	e for the Contract Cand	cellation Option	n are as follows:			
\$75 for a Veh	icle with a cash purcha	ase price of five	e thousand dolla	rs (\$5,000) or less		
\$150 for a Vo		rchase price o	f more than five	e thousand dollars (\$5	5,000), but not m	ore than ten
\$250 for a Ve	-	chase price of	more than ten t	housand dollars (\$10,	000), but not mo	re than thirty
	of the price for a Vehon n forty thousand dolla		h purchase price	of more than thirty t	housand dollars (\$30,000), but
(CASH price is ex automation fe		transfer, titlin	g, license and	California tire and o	ptional business	partnerships
-	applicable that the cus ntract Cancellation Op	•	•	ship to exercise the rig	nt to cancel the pu	ırchase/lease
× \$175 for a Ve	hicle with a cash purch	nase price of fi	ve thousand dol	lars (\$5,000) or less		
\$350 for a Ve	hicle with a cash purch	hase price of te	en thousand doll	ars (\$10,000) or less		
\$500 for a Ve	hicle with a cash purch	hase price of te	en thousand doll	ars (\$10,000) or more		
		•		original delivery by the ntract Cancellation op	•	e Customer is
I Choose to p	urchase the Contract (Cancellation Op	otion.			
✓ I Choose NOT	to purchase the Cont	ract Cancellation	on Option.			
By Signing below, y	you acknowledge that	you have read	and understand	I the Contract Cancella	tion Option Agree	ement.
SK RUBAYET B	FED 22, 2025 1:15:09 PM PST	2/22/2025	ALEX	XANDER 77KHONOV Feb 22, 2025 1:10-5.	2/22/2	:025
Customer SK RUB	AYET BIN MUJAHID	Date	Authorized [Dealer Representative	С	Date
Customer		 Date				
	tion to exercise the rig		=	e under the terms of th am/pm	e Contract Cancel	lation Option
eSigned By: SK RUBAYE7 B	TN MUJAHID Feb 22 2025 1:15:00 PM PST	2/22/2025				
Customer		Date	Customer		Date	
By Signing below, I	elect to exercise my r	ight to cancel	the purchase/lea	ase of the Vehicle desc	ribed in the Agree	ement.
Customer		 Date	Customer		 Date	



WORK AND/OR ACCESSORIES PROMISED AT TIME OF SALE

SK RUB <i>i</i>	YET BIN MUJAHID				2/2	2/2025
Buyer/Les	se Name(s) ("you")					ract Date
1828 S \	Vhite Ave	P	omona		CA	91766
Address		Cit	су		State	Zip
NSA CAI	RS LLC					
Dealershi	o Name		Sales	person		
Year	Make	Model		VIN		
2008	MAZDA	MAZDA6		1YVHP80	C185M2	21967
	V	ORK TO BE	PERFORME	D		
1. <u>NO</u>	WORK PROMISED					
2. <u>Veh</u>	cle is SOLD "AS-IS" condit	ion with no guar	antee or warran	ties either ex	xpresse	d or
з. <u>imp</u> l	ied, for the vehicle.					
4. <u>ANY</u>	WORK PROMISED MUST	BE COMPLETED '	WITHIN 30 DAYS	OF CONTRA	CT DAT	E
5. <u>X</u>						
		ACCESSOR	IES ADDED			
1. <u>X</u>						
2. <u>X</u>						
3. <u>X</u>						
4. <u>X</u>						
5. <u>X</u>						
contract t additional	promised work and/or access hat you read and signed. The charge. If you request extra w oval prior to performing addition	above work and/o ork or accessories,	r accessories are t the dealer will pro	the only items wide you with	you are	entitled to at no
WHILE T	HE WORK/INSTALLATION	IS BEING COMP	<u>LETED, LOANER</u>	R CARS WILL	NOT BE	<u>AVAILABLE</u>
eSigned By:	SK RUBAYET BIN MUJAHID	2/22/2025				
Buyer's Sig	nature Feb 22. 2025 3.11	Date	Co-Buyer's Signa	ture		Date
eSigned By:	ALEXANDER TIKHONOV	SS PM PST	2/22/2025	at23llc@gmail.	com	

Date

Dealer Representative's Signature

AGREEMENT TO PROVIDE INSURANCE

To:

I understand that to provide protection from serious financial loss, should an accident occur, my installment contract requires the vehicle to be continuously covered with insurance against the risks of fire, theft, and collision. I also understand that I must maintain Insurance or the vehicle will run the risk of being repossessed. Accordingly, I have arranged for the required insurance through the insurance company shown below and have requested my agent to note the above shown lender's interest in the vehicle and endorse the policy with a loss payable endorsement in favor of the above shown lender at the above address.

I further understand that if for any reason that the below described insurance is not obtained or not continuously maintained, the lender shown above may, at its option, secure insurance according to the terms of my contact. I authorize the lender shown above to add the premium and related financing charge for such insurance to the next payment due for this vehicle.

Vehicle Insured: \	Year: 2008 Make: MAZDA	Model: MAZDA6	
VIN: _	1YVHP80C185M21967		
Purchaser(s):	SK RUBAYET BIN MUJAHID		
Address:	1828 S White Ave		
City/State/Zip: _	Pomona, CA 91766		
Insurance Agent: _			
Phone: _		Policy #:	
Insurance Company:			
Effective Date From: _	To:		
Coverage: Fire, 1	Γheft		
Comp	rehensive		
Collisi	ion, Deductible \$N/A N/A		
Signed: SX RUBAT	UET BIN MUJAHID Feb 22, 2025 1:15:38 PM PST		Date: 2/22/2025
Purchaser(s)			
Signed: ALEX,	4NDER 77KHONOV Feb 22, 2025 1:11:02 PM PST		Date: 2/22/2025
Dealer			

Printing Requirements About

Reset

CALIFORNIA LANGUAGE ACKNOWLEDGEMENT

Seller or Lessor Name and Address NSA CARS LLC 6600 Jurupa Ave STE 210-B Riverside, CA 92504

Buyer or Lessee Name and Address SK RUBAYET BIN MUJAHID 1828 S White Ave Pomona, CA 91766

Co-Buyer or Co-Lessee Name and Address

Contract # 109

Contract Date 2/22/2025

By signing below you acknowledge that the conditional sale contract, or retail installment contract or lease identified above (the "Contract") was negotiated primarily in the language checked below and that if the language checked is not English you were given a written translation of the Contract in the language checked before you signed the Contract.

您在以下签字即表示您了解以上有条件销售合约、分期付款合约或租约(下称"合约")主要用以下所注明语言谈判而成, 而且如果所选语言不是英语,则您在合约上签字以前,已经收到一份翻译成所选语言的书面合约文本。

아래에 서명함으로써 귀하는 위에 명시된 조건부 판매 계약서, 소매 할부 계약서 또는 리스 계약서(이하 "계약서")를 아래에 체크 표시된 언어로 주로 협상하였으며. 표시된 언어가 영어가 아닌 경우. 계약서에 서명하기 전 표시된 언어로 작성된 계약서 번역본을 제공받았음을 인정합니다.

Al firmar a continuación, usted ratifica que el contrato de venta condicional, contrato de venta o contrato de arrendamiento en cuotas que se ha indicado anteriormente (y denominado de ahora en adelante el "Contrato") fue negociado fundamentalmente en el idioma que se marca a continuación, y que si el idioma marcado no es inglés se le ha entregado una traducción escrita del Contrato en el idioma marcado antes de firmar el Contrato.

Sa pagpirma sa ibaba ipinagbibigay-alam ninyo na ang kontrata sa may-kondisyong pagbebenta, kontrata sa hulugang pagtitingi o kasunduan sa pag-upa na tinukoy sa itaas (ang "Kontrata") ay pinag-usapan pangunahin sa wikang nilagyan ng tsek sa ibaba at kung ang wikang nilagyan ng tsek ay hindi Ingles kayo ay binigyan ng isang nakasulat na salin ng Kontrata sa wikang nilagyan ng tsek bago ninyo pinirmahan ang Kontrata.

Khi ký tên dưới đây, ban nhân rằng khế ước mua bán có điều kiên, khế ước mua lẻ trả tiền từng đợt hoặc khế ước thuê ghi trên (gọi là khế ước) được thương lượng bằng ngôn ngữ đánh dấu dưới đây và nếu ngôn ngữ đó không phải là Anh Ngữ thì ban đã được trao một bản dịch khế ước ấy bằng ngôn ngữ có đánh dấu dưới đây trước khi bạn ký vào khế ước.

□ Chinese, 中文	■ English	□ Korean,한국어	
☐ Spanish, Español	☐ Tagalog, Tagalog	☐ Vietnamese, Tiếng Việt	
		eSigned By: SX RUBAUET BIN MUJAHID Feb 22, 2025 1:15:54 PM PST	2/22/2025
		Buyer or Lessee SK RUBAYET BIN MUJAHID	Date
		Co-Buyer or Co-Lessee	Date

LANG-ACK-CA 8/15/2011 Language Acknowledgement-CA

NSA CARS LLC

6600 Jurupa Ave STE 210-B Riverside, CA 92504 (213) 522-4887

VEHICLE AS-IS (NO WARRANTY)

VIN: 1YVHP80C185M21967

MAKE/MODEL/YEAR: 2008 MAZDA MAZDA6

This vehicle is being sold on an "as-is" basis with any and all faults. The seller is not responsible for any and all quality or performance of the vehicle as this responsibility falls on the buyer. Should anything on the vehicle be defective after the purchase, the buyer and **not** the manufacturer, distributor, or seller assumes the entire cost of all necessary servicing or repair.

SK RUBAYET BIN MUJAHID

Buyer's Signature:

Buyer's Name: SK RUBAYET BIN MUJAHID

Date: 2/22/2025

NMVTIS Title History Reports



Report run date: 02/22/2025 15:21:52 EST

Vehicle Details

This section lists basic vehicle details encoded by the VIN.

1YVHP80C185M21967 Vin: Sedan 4D Style/Body:

2008 Year: Car - Midsize Class:

Mazda Make: 2.3L I4 PFI Gasoline Engine:

Mazda6 i Grand Touring / i Sport / i Sport Value Edition Country of assembly: **United States**

Title Brands

A "Brand" defines the status of a vehicle, such as Theft, Flood or Rebuilt. A brand is carried with the title as the vehicle travels from state to state. There are over 250 brands recognized by NMVTIS that can be categorized by type.

Flood damage	No Problem found
Fire damage	No Problem found
Hail damage	No Problem found
Salt water damage	No Problem found
Vandalism	No Problem found
Kit	No Problem found
	cologned by:- SK RUBAYET SYN MUJAAYDFeb 22, 2025 1:16:49 PM PST I

Dismantled	cligned by: SK RUBAUET SYN MOUJAUTD reb 22, 2021 1:16-49 PM PST	No Problem found
Junk		No Problem found
Rebuilt		No Problem found
Reconstructed		No Problem found
Salvage		No Problem found
Test Vehicle		No Problem found
Refurbished		No Problem found
Collision		No Problem found
Reserved		No Problem found
Salvage Retention		No Problem found
Prior Taxi		No Problem found
		No Problem found
Prior Police		No Problem found
Original Taxi		No Problem found
Original Police		

esigned By:

SK RUBAYET BIN MUJAHID

Feb 22, 2025 1:16:49 PM PST

Remanufactured	SX RUBAYET BIN MUJAAID Feb 22, 2023 1:16-49 PM PST	No Problem found
Gray Market		No Problem found
Warranty Return		No Problem found
Antique		No Problem found
Classic		No Problem found
Agricultural Vehicle		No Problem found
Logging Vehicle		No Problem found
Street Rod		No Problem found
Vehicle Contains Reissued VIN		No Problem found
Replica		No Problem found
Totaled		No Problem found
Owner Retained		No Problem found
Bond Posted		No Problem found
Memorandum Copy		No Problem found
	reSigned By:	

eSigned By:

SK RUBAUST BYN MUJAHTD

Feb 22, 2025 1:16:49 PM PST

Parts Only	SK RUBAYET BYN MUYAAYD Feb 22, 2025 1:16:49 PM PST	No Problem found
Recovered Theft	•	No Problem found
Undisclosed Lien	•	No Problem found
Prior Owner Retained	•	No Problem found
Vehicle Non-conformity Uncorrected	•	No Problem found
Vehicle Non-conformity Corrected	•	No Problem found
Vehicle Safety Defect Uncorrected	©	No Problem found
Vehicle Safety Defect Corrected	©	No Problem found
VIN replaced by a new state assigned VIN	©	No Problem found
Gray Market:Non-compliant	©	No Problem found
Gray Market:Compliant	©	No Problem found
Manufacturer Buy Back	©	No Problem found
Former Rental	•	No Problem found
Salvage-Stolen	©	No Problem found
į ečign	nd By C RUBAYET BYN MUJAAND F60 22, 2028 1:16:08 PM PST I	



SalvageReasons Other Than Damage or Stolen	No Problem found
Disclosed Damage	No Problem found
Prior Non-Repairable / Repaired	No Problem found
Crushed	No Problem found
Inoperable Vehicle	No Problem found
Hazardous Substance Contaminated Vehicle	No Problem found
Export Only Vehicle	No Problem found
Odometer: Actual	No Problem found
Odometer: Not Actual	No Problem found
	No Problem found
Odometer: Tampering Verified	No Problem found
Exempt from Odometer Disclosure	No Problem found
Exceeds Mechanical Limits	
Odometer may be Altered	
Odometer Replaced SE RUBAUET STU MUNAPID Feb 22, 2003 1:16:49 PM PRT	TO TODOM TOUR

Reading at Time of Renewal	Signed By: - **EUBAYET EM MUJAAMD** **Feb 22, 2025 1:16.48 PM PST I	No Problem found
Odometer Discrepancy		No Problem found
Call Title Division		No Problem found
Rectify Previous Exceeds Mechanical Limits Bra	`	No Problem found
Pending Junk Automobile - CARS.gov		No Problem found
Junk Automobile - CARS.gov		No Problem found

Title Records





State	VIN	Title Issue Date	Odometer	Туре
California	1YVHP80C185M21967	09/17/2010	18,145 Miles	Current
California	1YVHP80C185M21967	02/14/2009	18,145 Miles	Historical
California	1YVHP80C185M21967	01/24/2009	18,145 Miles	Historical
California	1YVHP80C185M21967	02/14/2008	10 Miles	Historical

State Contact Information

Please click on the state link below to request details



If you need more information please contact the State of California

Junk/Salvage Records

This section lists junk and salvage records.





Reporting Reporting Entity Date Obtained Details
Occurrence

No Junk or Salvage Records found for this vehicle.

Insurance Records

This section lists insurance records



Reporting Occurrence Reporting Entity Information Date of Total Loss Declaration

No Insurance Records found for this vehicle.



NMVTIS Consumer Access Product Disclaimer

The National Motor Vehicle Title Information System (NMVTIS) is an electronic system that contains information on certain automobiles titled in the United States. NMVTIS is intended to serve as a reliable source of title and brand history for automobiles, but it does not contain detailed information regarding a vehicle's repair history.

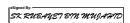
All states, insurance companies, and junk and salvage yards are required by federal law to regularly report information to NMVTIS. However, NMVTIS does not contain information on all motor vehicles in the United States because <u>some states</u> are not yet providing their vehicle data to the system. Currently, the data provided to NMVTIS by states is provided in a variety of time frames; while some states report and update NMVTIS data in "real-time" (as title transactions occur), other states send updates less frequently, such as once every 24 hours or within a period of days.

Information on previous, significant vehicle damage may not be included in the system if the vehicle was never determined by an insurance company (or other appropriate entity) to be a "total loss" or branded by a state titling agency. Conversely, an insurance carrier may be required to report a "total loss" even if the vehicle's titling-state has not determined the vehicle to be "salvage" or "junk."

A vehicle history report is <u>NOT</u> a substitute for an independent vehicle inspection. Before making a decision to purchase a vehicle, consumers are **strongly encouraged to also obtain an independent vehicle inspection** to ensure the vehicle does not have hidden damage. The <u>Approved NMVTIS Data Providers</u> (look for the NMVTIS logo) can include vehicle condition data from sources other than NMVTIS.

NMVTIS data INCLUDES (as available by those entities required to report to the System):

- Information from participating state motor vehicle titling agencies.
- Information on automobiles, buses, trucks, motorcycles, recreational vehicles, motor homes, and tractors. NMVTIS may not currently include commercial vehicles if those vehicles are not included in a state's primary database for title records (in some states, those vehicles are managed by a separate state agency), although these records may be added at a later time.
- Information on "brands" applied to vehicles provided by participating state motor vehicle titling agencies. Brand types and definitions vary by state, but may provide useful information about the condition or prior use of the vehicle.
- · Most recent odometer reading in the state's title record.
- Information from insurance companies, and auto recyclers, including junk and salvage yards, that is required by law to be reported to the system, beginning March 31, 2009. This information will include if the vehicle was determined to be a "total loss" by an insurance carrier.
- Information from junk and salvage yards receiving a "cash for clunker" vehicle traded-in under the Consumer Assistance to Recycle and Save Act of 2009 (CARS) Program.



Consumers are advised to visit <u>vehiclehistory.bja.ojp.gov</u> for details on how to interpret the information in the system and understand the meaning of various labels applied to vehicles by the participating state motor vehicle titling agencies.

eSigned By:

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Feb 22, 2025 1:16:49 PM PST.