

| DATE     | CUSTOMER  | STOCK NO. |
|----------|---|-----------|
| 12/27/18 | EMILIO CHAVEZ ORTIZ JR.<br>GLORIA HERNANDEZ ORTIZ | 9135940P  |

OWNER OF:

| VEHICLE DESCRIPTION           |             |           |        |            |              |
|-------------------------------|-------------|-----------|--------|------------|--------------|
| VEHICLE IDENTIFICATION NUMBER | YEAR        | MAKE      | MODEL  | BODY STYLE | STOCK NUMBER |
| 2G1125S34J9135940             | 2018        | CHEVROLET | IMPALA | 4DR SDN    | 9135940P     |
| LICENSE NO.                   | STICKER NO. |           | STATE  | YEAR       |              |
|                               |             |           |        |            |              |

A Federal Trade Commission rule prohibits sellers and lessors of consumer goods and services from accepting from the consumer the proceeds of a purchase money loan unless certain required disclosures were included in the loan contract entered into between the consumer and the lender.

To assist us in complying with this Federal rule, the following is required:

- I hereby certify that none of the funds used in payment for the above described vehicle were obtained as the result of a loan from a creditor.

Signature \_\_\_\_\_

- Funds for full or partial payment for the above described vehicle were secured from GM FINANCIAL  
(Creditor)

Signature Luis A. Diaz Jr.

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SEE OTHER SIDE FOR IMPORTANT INFORMATION

### STATEMENT REGARDING CASH PROCEEDS



The following is an excerpt from Subchapter D, Trade Regulation Rules, Chapter 1, 16 C.F.R., Part 433:

“S 433.1 Definitions.

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“(c) **Creditor.** A person who, in the ordinary course of business, lends purchase money or finances the sale of goods or services to consumers on a deferred payment basis: **Provided**, such person is not acting, for the purpose of a particular transaction, in the capacity of a credit card issuer.”

“(d) **Purchase money loan.** A cash advance which is received by a consumer in return for a “Finance Charge” within the meaning of the Truth in Lending Act and Regulation Z, which is applied, in whole or substantial part, to a purchase of goods or services from a seller who (1) refers consumers to the creditor or (2) is affiliated with the creditor by common control, contract, or business arrangement.”