		PN/Loan Acct. No	o. \${contractid}
For value received IAMs	\${clientname} \${age}, \${nation	ality} \${clientmarital}	unaanditionally isiatly and
For value received, I/Weseverally promise to pay to	\${dealername}	or order, without need of	, unconditionally, jointly and f prior notice or demand, at the latter's
office/address at PESOS:	\${amountfinanceword} monthly installments, under the following	PhP \${	the sum of, the sum of), inclusive of effective
interest (the OBLIGATION), payable in	monthly installments, under the following	terms.	
Monthly Installment	No. of Monthly Installment	Usage	First Due Date
\${minstallment}	\${term}	\${vehicleusage}	\${firstduedate}
hereby conveys unto the CREDITOR/MO	e-mentioned Obligations covered by this a DRTGAGEE all of the following personal publicpines, to wit:		nent thereof, the BORROWER/ MORTGAGOR unicipality of
MAKE:	SERIES/VARIANT:	CHASIS NO.:	CONDUCTION STICKER:
\${vehiclemake}	\${vehicleseries}	\${vehiclechasis}	Ć (sandustianstiakan)
MODEL: \${vehiclemodel}	COLOR: \${vehiclecolor}	ENGINE NO.: \${vehicleengine}	\${conductionsticker}
Strendenouely	(verification)	\$ (*e.moice.ng.me)	
or attached to the property(ies) above-set I/WE hereby warrant(s), acknowledge(s undertake(s) and obligate(s) ourselves to and maintain the same in good running of	et forth. s) and accept(s) that the property (ies) core exercise extraordinary care and diligence condition and order. myself/ourselves to comply with the other	vered by this mortgage is in good ruse in the use, preservation and main	ntenance of the said property (ies) and to keep
integral part of this Promissory Note with		COOD FAITH	
	AFFIDAVIT OF		
	ortgage is made for the purpose of securi s and not entered into for the purposes of		provision hereof, and for no other purpose and
DISCL	OSURE STATEMENT OF LOAN/CF	REDIT TRANSACTION ON INS	STALLMENT
(As required under	R.A. 3765, Truth Lending Act and/or R.A	7394, Consumer Act of the Philippin	nes, whenever applicable)
Traine of Bonowor/Mortgagon.	tname}		
Co-Borrower/Mortgagor, if any: \$\(\)\$\(\	akername}		
1. Cash/Purchase Price		P	hP \${unitcost}
2. Less: Down Payment and/or Trad	e-in Value (Not applicable for Loan Trans	action)	\${downpayment}
3. Unpaid Balance of Cash Purchase			\${amtfinance}
4. Non-Finance Charges (Advanced			
a) Insurance Premium\${ip}	b. Documentary Stamp Tax\${dst }	c. Registration Fee \$\frac{\$\{regfee\}}{}\$	\${nfsum}
5. Amount to be Financed or Net Pro	oceeds of Loan (Item 3)		\${amtfinance}
6. Finance Charges	(Cinternal) N.D.		
· / - · · · · · · · · · · · · · · · · ·	\$\\$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\		
c) Legal/Notarial Fee	f) Other charges incidentate to the extension of cred	al dit (Specify)	6(faccore)
Total Finance Charges			\${fcsum}
	igher than the contractual interest		\${addonrate}
	because of item 4 deductions above	9.	
8. Payment a. Single Payment Dub. Installment Payme	ue onPhp nts (Please refer to amortization schedule	on the reverse side hereof)	
	im Due f) B 6 of Sum Due g) C	e debtor: Collection/ Recovery Charges reakage Cost bthers	
and have carefully read and understood		e terms & conditions set forth in the	JMATION OF THE CREDIT TRANSACTION, edors all portion at the time I/WE affixed my/out
	. , .,		
\${clientname}	\${comakername		ANICIAL CEDVICES DUVIDANAS COOR
\${clienttin} BORROWER/MORTGAGOR	\${comakertin} SPOUSE/CO-M	AKER	MORTGAGEE
Civil Status: \${clientmarital}	Civil Status: \${co	makermarital}	\${dealername} /
		Ву:	\${localsignatorydetails}
;	{witness1name}	\${witness \${witness	
	\${witness1tin} WITNESS	WITN	
REPUBLIC OF THE PHILIPPINES)	ACKNOWL	EDGEMENT	
BEFORE ME, the undersigned Notary P	ublic for and in this _	, personally appear	ed:
NAMES		NT ISSUED I.D.	DATE ISSUED
\${namerow1} \${namerow2}	\${go \${go	vld2}	\${dateIssued1} \${dateIssued2}
\${namerow3} \${namerow3}	\${go \${go		\${dateIssued3} \${dateIssued4}
	the same persons who signed and executary be, and acknowledge to me that the sa		with Chattel Mortgage, Affidavit of Good Faith and those of the entities represented by
IN WITNESS WHEREOF, I have hereun	to set my hand and affixed my notarial se	al this at	·
Doc. No.: Page No.: Book No.:			

Series of:

GENERAL

- This Promissory Note with Chattel Mortgage, as well as all other relevant documents and instruments, executed or delivered pursuant or incidental thereto shall be binding upon, inure to the benefit and be fully enforceable against the parties hereto and their respective successors and assigns, however, the BORROWER/MORTGAGOR shall in no case assign or transfer its rights and interest herein without the prior written consent of the CREDITOR/MORTGAGEE."
- Both parties hereby agree, for all intent purposes hereunder, that all notices, requests, directions and other communications contemplated, required or permitted by this Agreement shall be in writing and shall be sufficiently delivered, given, made or transmitted and if delivered by hand, emailed or sent by facsimile shall be addressed to the other party's postal or registered principal office address or email address thereof. Any or all action/s to enforce payment under this Note and/or the property mortgaged, shall exclusively be brought in the proper court within the National Capital Judicial Region or in any other place where the Creditor/Mortgagee has a branch/office, as its sole option."

TO THE PROMISSORY NOTE

- Borrower/ Mortgagor understand and agree that Borrower/ Mortgagor will remain obliged to pay any sum due and secured by this note in the manner and on the date(s) provided, notwithstanding (i) any defect in the workmanship and/or materials of the MOTOR VEHICLE, or (ii) any damage to the MOTOR VEHICLE arising from whatever reason.
- If the due date of this Note or of any installments thereon falls on holiday or non-working day, the due date shall be understood to be immediately preceding business day. APPLICATION OF PAYMENT:
- APPLICATION OF PAYMENT:
 Payments shall be applied in the following posting priority: (a) penalty charges; (b) interest: (c) expenses; (d.) attorney's fees equivalent to 25% of the total amount due & payable; and (e) principal. The BORROWER/MORTGAGOR hereby waive/s his/her/their right under Art. 1252 of the New Civil Code of the Philippines, where the BORROWER/MORTGAGOR has more than one obligation with the CREDITOR/MORTGAGEE regardless of its source and nature.

 Any of the following shall be considered Event/s of Default on the obligation, to wit:
- Failure or refusal to pay any of the sums of money secured by this Agreement or any part thereof, in accordance with the terms and conditions herein set forth, or failure or refusal to perform any of the conditions stipulated therien; In case of death or cessation of business operation (in case of corporation or partnership) of Borrower/Mortgagor; institution of insolvency proceedings by or against the Borrower/Mortgagor(s); filling of petition for a case of death or cessation of business operation (in case of corporation or partnership) of Borrower/Mortgagor; institution of insolvency proceedings by or against the Borrower/Mortgagor(s); filling of petition for a
- suspension of payments by or against the Borrower/Mortgagor(s); in the event that any attachment is levied upon the Creditor/Mortgagor's properties at the instance of any creditor, or in case of conviction for a criminal offense with final judgment carrying with it a penalty of civil interdiction affecting the Borrower/Mortgagor/s, or in any of the cases covered by Article 1198 of the Civil Code of the Philippines Any violation of this "Agreement" or to any other party for the payment of any other Obligation incurred prior to or after the date hereof; or

- 7.3. Any voluntion this Agreement on the party to the party that the party the control of a party of the party that the party the party the party the party the party the party that the party t immediately, or before the expiration of thirty (30) days from date of default and even before default in the payment of two (2) installments provided in Art. 1484 of the New Civil Code, without prejudice to the right of the Creditor/Mortgagee to seek redress from the court for any harm done by the spurious document/s submitted by the Borrower/Mortgagor.

 The Creditor/Mortgagee may, at its sole option, endorse the account to its accredited Collection Agency/ies for purposes of enforcing its rights herein provided, including but not limited to collection or

The Citation/Mortgages may, at its sole option, a more than account to its accoun twenty

rive percent (25%) of the amount due and original of an original of an original orig Acceptance by the Creditor/Mortgagee hereof of any installment or any part thereof after due date shall not be considered as extending the period for the payment of any of the installments aforementioned or as

Acceptance by the Creditor/Montgage reference of any installment of any part thereof are due date shall not be considered as extending the period of the payment of any of the installments and entertubried of as modification of any of the conditions thereof.

In the event of foreclosure or cancellation or sale of this mortgage, the Mortgagers, expressly waive (s) any right to be refunded the amount(s) which he (they) previously paid to the Mortgagee, and shall be treated as rentals for the use of the property(ies).

It is agreed upon that the interest on the Loan shall be subject to upward or downward adjustment if during the term of the Loan, or in any renewal or extension thereof, any law, circular, rule or regulation is enacted, issued or promulgated which has the effect of increasing or decreasing the Creditor/Mortgagee's cost of funds or intermediation cost. The upward or downward adjustment of the interest on the Loan shall be effective and binding on the Borrower/Mortgagor on the date of effectivity indicated in the written notice from the Creditor/Mortgagee. Each advice of interest rate adjustment shall form an integral part of this Arreement by reference. this Agreement by reference.

- Should the Borrower/Mortgagor disagree to the adjustment of the interest rate or if he/they disagree to the Rate plus the applicable margin, the Borrower/Mortgagor shall have the right to prepay the Loan and all the amounts due under this Agreement without any prepayment penalty. In the event that the Borrower/Mortgagor does not repay the Loan and all the amounts due under this Agreement without any prepayment penalty. In the event that the Borrower/Mortgagor does not repay the Loan and all the amounts due under this Agreement within thirty (30) days from his/their receipt of the notice from the Creditor/Mortgagoe, the Borrower/Mortgagor shall be deemed to have agreed to the interest rate adjustment. Borrower/Mortgagor herein expressly consent to any extension or renewal, in whole or in part, and/or partial payment of this Note, which may be requested by or granted to us, and to any change in the interest rate and other terms and conditions of the Note as a result of said extension or renewal, and shall continue to be liable thereon, without the necessity of executing a new Promissory Note. Acceptance by us of payment of any installment or any part thereof after due date shall not be considered as extending the time for the payment of and the installments aforesaid or as a modification of any conditions hereof. Nor shall out failure to exercise any of our rights under the note constitute or the deemed a waiver of such rights.
- our failure to exercise any of our rights under the note constitute or be deemed a waiver of such rights.

 In the event of pre- payment of this note, the BORROWER/MORTGAGOR likewise agree to pay CREDITOR/MORTGAGEE, without need of notice or demand, an additional amount equivalent to 5% of the outstanding obligation, as and by way of breakage cost.
- The BORROWER/MORTGAGOR hereby expressly waive presentment demand, notice of dishonor or notice of any kind.

TO THE MORTGAGE AGREEMENT

- THE MORTGAGE AGREEMENT
 The mortgaged property shall not be used for public service within the meaning of Public Service Act. Any request to use the mortgaged property for public service/use shall be granted, at the sole discretion of the Creditor/Mortgagee, provided that: (i) the intended use of the mortgaged vehicle has categorically been disclosed in the loan application; and/or (ii) the request should be made in writing within the first _____ months of the loan, subject to the applicable term and interest rate."

 The Borrower/ Mortgagor(s) shall, at his/her/their own expense, secure insurance coverage from a reputable insurance company for the mortgaged property for its full insurable value against loss, theft, fire, Acts of Nature and other insurable risk, and keep the same insured for the duration/term of this agreement, the insurance policy of which shall be endorsed in favor of the Creditor/ Mortgage as its principal beneficiary. Failure of the Mortgagor(s) to procure such insurance and/or submit proof of insurance coverage with receipt/s evidencing payments of premiums, and/or original copy of insurance policy, within a period of three (3) days from renewal date, or to maintain the same insured, shall render the full amount of the principal, interest and penalty under this Mortgage immediately due and payable, and the Creditor/Mortgage shall have the right to foreclose the said mortgage in the manner herein set forth; and/or avail any of its rights under this agreement Provided, that the Creditor/Mortgagee may, at its option, procure the said insurance, and any amount paid for as insurance premium shall be added to and become part of the principal amount of the indebtedness herein and shall be deemed likewise secured by this mortgage and bear interests."
- mortgage and bear interests."

 In the event that Borrower/mortgagor fail/s or refuses to pay any sums of money secured by this Agreement or any part thereof, in accordance with the terms and conditions herein set forth, the Creditor/Mortgagee, its successor/s or assigns are hereby appointed by the Borrower/Mortgagor as attorney-in-fact, with full power of substitution, to enter upon and take possession of mortgaged property (ies) without the need of any court order or authority other than that herein granted, without incurring any liability, whether civil or criminal which is hereby waive by the Borrower/Mortgagor, and dispose of the same to the highest bidder at public auction in accordance with the provisions of the existing law/s. In such an event and until the mortgaged property (ies) is/are sold, the Creditor/Mortgagee is authorized (a) to hold and retain possession of said property (ies); (b) to collect all rents due on the same and to apply such rents to the payment of the obligations hereby secured; and/or (c) to perform all other acts of administration and management in the most advantageous manner for its best interest. Creditor/Mortgagee may be a bidder of the sale of the mortgaged property (ies), whether under foreclosure proceedings or under the power to sell herein provided or otherwise

LEGAL AND TAX ISSUES

- It is hereby understood and agreed that documentary stamp tax and such other taxes, expenses and fees that may be incurred in connection with the execution of this Note and necessary documents which may hereafter be executed by virtue hereof shall be for the sole account of the Borrower/Mortgagor.

 In case any one or more of the provisions contained in this Note shall be declared by a competent authority to be invalid, illegal or unenforceable in any respect, the validity, legality and enforceability of the other provisions herein shall not in any way be affected nor impaired thereby. Any amendments and/or revision to the terms and conditions of this agreement shall only be made in writing and signed by the parties.

SUBMISSION OF FINANCIAL STATEMENTS AND WAIVER OF CONFIDENTIALITY

- BMISSION OF FINANCIAL STATEMENTS AND WAIVER OF CONFIDENTIALITY

 WE hereby undertake to submit My/Our Income Tax Return (ITR), with Bureau of Internal Revenue (BIR) stamp, latest Audited Financial Statement with BIR Stamp, and Latest General Information Sheet (GIS for corporate account) with Securities and Exchange Commission (SEC) Stamp, if applicable, to the Creditor/ Mortgagee immediately upon demand. And for this purpose, IWe hereby waive our right/s and/or privilege/s of the confidentiality of My/Our information herein above indicated, and authorize/give consent to and in favor of the Creditor/Mortgagee, its affiliates, subsidiaries, successor/s and/or assign/s, to conduct random verification with the BIR or any concerned government agency (ies) in order to establish the authenticity of the submitted document/s or paper/s, and/or for the regular submission and disclosure of My/Our credit data or information, as defined under RA 9510 and its Implementing Rules & Regulations (IRR), to Credit Information Corporation (CIC), and hereby agree to hold the Creditor/Mortgagee, its affiliates, subsidiaries, successor/s and/or assign/s, any of its directors, officers and/or employees, free and harmless from whatever liabilities that may arise as a result of such transfer and/or disclosure.

 IWe likewise waive My/Our right/s and/or privilege/s under "Secrecy of Bank Deposit (R.A. 1405); Foreign Currency Deposit Act (RA 6426) and General Banking Law (RA8791) as amended, and other confidentiality and/or data privacy laws and/or rules pertaining to My/Our loan/credit facility with Creditor/Mortgagee, its affiliates, subsidiaries, successor/s and/or assign/s.
- confidentiality and/or data privacy laws and/or rules pertaining to My/Our loan/credit racility with Creditor/Mortgagee, its affiliates, subsidiaries, successor/s and/or assign/s.

 In addition to the foregoing, I/We hereby authorize and give full consent to the Creditor/Mortgagee to do any or all of the following:

 a) Collection and processing of information which shall include the use, loading and consolidation;
 b) Outsourcing of the processing of Information to service providers, whether within or outside the Philippines or engagement of service providers/external parties by the LESSOR, whether based within or c) outside the Philippines and such other persons or entities that LESSOR may deem necessary or appropriate for whatever purpose/s including collection, marketing and promotions.
 d) Verification or validation of Information from any and all sources and in any reasonable manner, including but not limited to:
 (i) courts or government or administrative agencies or arbitral tribunals on the status of any case or proceeding to which I/we is/are party/ies.
 e) Disclosure and shaping of Information:

 - e) Disclosure and sharing of Information: (i) among subsidiaries, partners and affiliates;
 - (ii) to

credit information or investigation companies, credit bureaus (including, but not limited to, the Credit Information Corporation (CIC) pursuant to Republic Act No. 9510 and its implementing rules and regulations), financial institutions, consumer reporting or reference agencies, credit protection provider, brokers, insurers, underwriters;

(iii) to any judicial, governmental, supervisory , regulatory or equivalent body of the Philippines or other jurisdictions;

IWe hereby hold the Creditor/Mortgagee and its officers free and harmless from any and all liabilities, claims, damages and suits of whatever kind and nature, that may arise in connection with the implementation and compliance with the authorization conferred hereunder.

AMORTIZATION SCHEDULE																				
\${PeriodL}	{LoanL}	\${PrincipalL}	\${InterestL}	\${MIL}	\${OutPrinL}	\${OBL}	\${PeriodM}	\${LoanM}	\${PrincipalM}	\${InterestM}	\${MIM}	\${OutPrinM}	\${OBM}	\${PeriodR}	\${LoanR}	\${PrincipalR}	\${InterestR}	\${MIR}	\${OutPrinR}	\${OBR}

TOTAL: Principal ΜI \${sumamtp} Interest \${sumamti} \${sumamtm}