## **Motor Vehicle Lease Agreement - Closed End**

☐ Monthly Payment Lease ☐ Single Payment Lease					
Lessor Name and Address	Lessee(s) Name(s) and Address(es)				
No.	County				
Date		to the attached addendum f	or additional Lossops and their signatures		
Date					
Business, commercial or agricultural purpose lease.					
Description of the Lease	d Property (Vehicle				
Year Make	Model	Style	Vehicle Identification Number	Odometer Mileage	
			Facility of William		
New			Equipped With:		
Used					
Demo					
Trade-In Vehicle and Its Allowance					
Year Make	Model	(	Gross Amount of Trade-In Allowance \$		
Prior Credit or Lease Balance - \$		**Net Trade-In Allowance	= \$ (If less than	zero, enter zero).	

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Motor Vehicle Lease Bankers Systems™ Wolters Kluwer Financial Services © 1997, 2011

Federal Consumer	Leasing Act Disclosures			
Amount Due at Lease Signing or Delivery (Itemized below) *	Payments  a. Monthly Payments. Your first monthly paym  \$ is due on  followed by  payments of \$ due or  of each month. The total of your mayments is \$  b. Single Payment. Your payment of  \$ is due on	payment) Disposition fee (if you do no purchase the Vehicle) n the	\$ \$ \$ \$ \$	Total of Payments (The amount you will have paid by the end of the Lease)  \$
	* Itemization of Am	ount Due at Lease Signing or De		
Amount due at Lease signin		ount but at Least digning of be	, in voir y	
Capitalized Cost Reduction	\$	+\$		
First Monthly Payment	+ \$	+ \$		
Single Payment	+ \$	+ \$	How the amount due at L	ease signing or delivery will
Refundable Security Deposit(s	5) + \$	+ \$	— be paid: — Net Trade-In allowance**	
Registration fees	+ \$	+ \$	— Net Trade-In allowance**	\$
Title fees	+ \$	+ \$	Repates and non-cash credits	+ \$
Acquisition fee	+ \$	+ \$	Amount to be paid in cash	
Documentation fees	+ \$ Total	= \$		= \$
		t is Determined as Shown Below		
Gross capitalized cost. The a	-			
		Rent charge. The amount ch depreciation and any amortize		+ \$
Vehicle (\$ over the Lease Term (such as	) and any items you pay	Total of base payments. Th		
and any outstanding prior cred		amortized amounts plus the r	rent charge.	= \$
Capitalized cost reduction.		Lease Term. The number of	months in your Lease.	
in allowance, rebate, non-cash reduces the gross capitalized (				
Adjusted capitalized cost. The	na amount usad in calculating	Lease payments. The numb	per of payments in your Lease.	÷
your base payment.	= \$	Base Payment		= \$
Residual Value. The value of Lease used in calculating your		Sales/use tax		+ \$
Depreciation and any amorti			_	+ \$
charged for the Vehicle's decli	ne in value through normal	Total payment		= \$
wear and for other items paid	over the Lease Term. = \$			
	have to pay a substantial charge if you end th ated. The earlier you end the Lease, the greate		several thousand dollars. Th	e actual charge will depend
	u may be charged for excessive wear based on c	our standards for normal use and mileage in	n excess of	miles per year at the rate
of \$per mile. (	(Excess Mileage Charge)			
Purchase Option at End	of Lease Term. If the box in this line is checked	, you have the option to purchase the Vehic	cle at the end of the Lease Terr	n for
	d a purchase option fee of \$			
registration which you will also		The purchase option price does not	include official locs such as the	730 101 taxes, tags, licerise and
•	Lease documents for additional information on ea	arly termination, purchase options and main	ntenance responsibilities, warra	nties late and default charges
insurance, and any security int		,	,	g
Homi-otion-CO	o Conitalizad Ocat			
nternization of Gros	ss Capitalized Cost			
Agreed upon value of the	Extended Warrant	ty and Service	Acquisition fee	\$
Vehicle	\$Contract	\$		_
Sales or Use Tax and any othe applicable taxes	<b>^</b>	ee \$		\$
Title, License and Registration	Outstanding Prior Lease Balance an			\$
fees	\$Equity	\$		_ \$
			Total	\$

If you do not meet your Contract obligations, you may lose the right to use the Vehicle under this Lease.

Additional Protections	The standard written manufacturer's warranty. This warranty is made by the
You may buy any of the following <u>voluntary</u> protection plans. They are not required as part of this Lease and will <u>not</u> be a factor in our decision to lease the Vehicle to you.	manufacturer and NOT by the Lessor.
Your signature below means that you want the described item and that you have received and reviewed a copy of the contract(s) for the product(s). If no coverage or charge is given for an item, you have declined any such coverage we offered.	By signing this Lease, you acknowledge receiving a copy of the above written warranties.  You understand that we (the Lessor) make no express or implied warranties other
Service Contract	than those described above (if any). Except as required by law, the Lessor makes no implied warranty of merchantability and no warranty that the Vehicle is fit for a
Term	particular purpose. Except as provided above, you will take the Vehicle as is and with all faults. We do not exclude any warranties of merchantability and fitness for a particular
Price \$	purpose if this Lease is subject to Massachusetts or Vermont law.
Coverage	Other Terms
Gap Waiver or Gap Coverage	other remie
Term	
Price \$	
Coverage	
Mechanical Breakdown Protection (MBP)	
Term	
Price \$	
Coverage	
Extended Warranty	
Term	
Price \$	
Coverage	
	Additional Lease Terms
Date	<b>Definitions.</b> "You", "your" and "Lessee" mean each person or legal entity, jointly and individually, who signs this Lease as the "Lessee". "We", "our", "us" and "Lessor" mean the Lessor who signs this Lease and its successors and assigns.
Date	Agreement to Lease. You agree to lease the motor vehicle described in this Lease ("Vehicle") from us under the terms of this Lease. You agree to pay all amounts due and to perform all your obligations under this Lease. You intend to use the Vehicle primarily for personal, family or household purposes, unless the "Business, commercial or agricultural purpose lease" box is checked. Applicable provisions of the Federal Consumer Leasing Act are part of this Lease.
Additional Terms	<b>General Terms.</b> You agree that the law of the state where this Lease is signed will govern this Lease, unless prohibited. If any part of this Lease cannot be enforced, the rest of the Lease will still be enforceable.
Additional Fees and Charges. Information about a Security Deposit and a Late Charge can be found in the Additional Lease Terms section. In addition to the other amounts promised in this Lease, you agree to pay the following.  • Vehicle Return Fee. You will pay us a Vehicle Return Fee of  \$ if this Lease is terminated before the end of the	Indemnity. To the fullest extent permitted by law and unless otherwise prohibited by law, you agree to indemnify and hold us harmless and our successors and assigns from all liability, claims, losses, demands, damages of all kinds, expenses (including reasonable legal fees and expenses, unless prohibited), fines and penalties we suffer or incur resulting from the possession, operation, condition, maintenance or use of the Vehicle during the Lease Term.
scheduled Lease Term and the Vehicle is returned to us or to our agents. This Fee will not apply if the Lease ends early by your purchase of the Vehicle.  Disposition Fee. You will pay us a Disposition Fee of \$ when you return the Vehicle at the end of the scheduled Lease Term. This Fee will not	<b>Notices.</b> Unless otherwise required by law, you agree that any notice we provide you will be reasonable and sufficient if it is sent by first class mail, addressed to you at the address given in this Lease or to your last known address as reflected in our records. You will notify us in writing within 30 days of any change in your address or where the Vehicle is garaged.
apply if the Lease ends early or if you buy the Vehicle at the end of the Lease Term (if you have that option).  Official Fees and Taxes. The <a href="mailto:estimated">estimated</a> total amount you will pay for official and license fees, registration, title and taxes over the term of your Lease, whether included with your monthly (or single) payment or assessed otherwise:  The actual total of fees and taxes may	Security Deposit. If included in the Itemization of Amount Due at Lease Signing or Delivery section you will give us a refundable Security Deposit in the amount indicated. It may be used to pay any amount that you do not pay when due. After all your obligations are paid under this Lease, we will return any remaining amount to you. You agree to cash, deposit or otherwise collect any check we send you to refund any remaining portion of the Security Deposit within six months of the date on the check. Unless prohibited, you
be higher or lower, depending on the tax rates in effect or the value of the leased property at the time a fee or tax is assessed.  Service Charge for Unclaimed Security Deposit Refunds. Unless prohibited, if we	also agree that we may, beginning six months after the date of any refund check that remains uncollected, impose any monthly service charge described in the Service Charge for Unclaimed Security Deposit Refunds section. Unless prohibited, you will not be entitled to interest on your Security Deposit or to any other benefit, increase or profits that

purposes and in a lawful manner. Lease. You agree to operate the Vehicle only as recommended by the manufacturer.

from the remaining portion of any

send you a check after this Lease ends to refund the remaining portion of any Security

Warranties. The Vehicle is subject to the following express warranties that apply to this

Deposit and you do not collect that check within six months, you agree that we may

deduct a monthly service charge of \$

Security Deposit until it is gone or otherwise refunded to you.

MVL-CE 1/17/2011

**Late Charge.** This section applies if this is a Monthly Payment Lease. If all or any portion of a payment is not paid within 10 days of its due date, you will be charged a late charge

You agree to allow the Vehicle only to be operated by licensed drivers for lawful

of 5% of the unpaid amount of the payment. Vehicle Use. You agree to the following.

- You agree not to use the Vehicle as a taxi or for other public or private hire or delivery.
- You agree not to use the Vehicle in a way that causes the cancellation or suspension of any warranty, insurance or other similar vehicle protection agreement.
- You agree not to take the Vehicle out of the state where you reside for more than 30 consecutive days without our prior written approval.
- You agree not to take the Vehicle out of the United States without our prior written approval.

Maintenance and Operating Costs. You agree to keep the Vehicle in the same condition as when you received it, except for reasonable wear and mileage. You agree to service and maintain it as recommended by the manufacturer and as needed to keep it in good operating condition. You also agree to maintain the Vehicle so that any warranties or similar agreements remain effective and so that it passes all inspections required by law. You are responsible for paying all costs of the Vehicle's service, repair and maintenance and all the costs of its operation, including the costs of gas, oil, parking, storage, violations, etc. You agree to make the Vehicle available to us for inspection during the Lease Term at any reasonable time and location that we request.

**Required Insurance.** You are liable for any injury, death or damage arising out of the use of the Vehicle. You agree to provide at least the following insurance coverage (*"Required Insurance"*) on the Vehicle at all times during this Lease.

- Liability for bodily injury or death of others in an amount of at least \$100,000 per person and \$300,000 per occurrence.
- Liability for property damage to others in an amount of at least \$50,000.
- Collision and comprehensive (including fire and theft coverage) with a deductible not to exceed \$1,000.

You agree to provide the insurance at your own expense from an insurer authorized to do business in the state where you are located or an eligible surplus lines insurer. This insurance may be provided through existing policies that you own or control. You also agree to name us or our assignee as loss payee and additional insured. The insurance policy must provide for at least 10 days advance notice to us of any cancellation or other material change in coverage. At our request, you will promptly deliver to us a copy of the policy and proof of the payment of premiums. If you fail to meet these requirements, we may obtain insurance on your behalf at your expense.

You are leasing the Vehicle from us. We own the Vehicle. You are required to maintain insurance on the Vehicle to protect our interest. If you fail to provide evidence of insurance on the Vehicle to us, we may place insurance on the Vehicle and you are responsible for the cost of the insurance we place on the Vehicle.

You will promptly contact us in writing if any of the insurance provider information changes. You authorize us to endorse your name on any check we receive for insurance proceeds.

Notice. Liability insurance coverage for bodily injury and motor vehicle damage caused to others is not included in this Lease.

Damage to the Vehicle and Insurance Claims. You will notify us in writing immediately after any loss to person or property occurs involving the Vehicle in any way. You will also notify us in writing immediately upon receiving notice of any demand, claim or suit involving the Vehicle in any way. You agree to fully cooperate with us and with your insurer in any investigation, suit or other action resulting from the use or control of the Vehicle

You agree to repair or compensate us for any loss or damage to the Vehicle that occurs during this Lease. If the Vehicle is damaged, we will decide if it is repairable and if it should be repaired. If the Vehicle is repaired, you will apply to the costs of repair any insurance proceeds you receive for its loss or damage. You understand that you must pay for any loss or damage that is not paid by insurance proceeds. You must also worms as they come due during this Lease even if the Vehicle is damaged or unusable for a period of time. The *Theft, Loss or Irreparable Damage* section describes what happens if we decide that the Vehicle cannot or should not be repaired.

**Theft, Loss or Irreparable Damage.** If the Vehicle is stolen and not recovered, or is lost or destroyed, or is damaged and we determine that it cannot or should not be repaired, then we will decide whether to continue or terminate this Lease. If it is continued, you agree to accept a reasonable substitute vehicle of similar value, condition, mileage and accessories to replace the original Vehicle. If we terminate the Lease under this section, the event will be treated as an early termination and you will be required to pay the amounts described in the *Early Termination* section. On such early termination, you agree to release to us all insurance or other proceeds you receive for damages or loss to the Vehicle (including any premium refunds on the Required Insurance) up to the amount you owe us.

**Default.** You will be in default on this Lease if any one of the following occurs (except as prohibited by law).

- You fail to make any payment when it is due.
- You fail to perform any material obligation that you have undertaken in this Lease (which includes doing something you have agreed not to do).
- The Vehicle is seized, confiscated or levied upon by legal or governmental process.
- You fail to provide the Required Insurance on the Vehicle or fail to provide proof of such coverage after we request it.
- Anything else happens that creates a default according to applicable law.

If this Lease is in default, we may exercise our remedies against any or all Lessees.

Remedies. If this Lease is in default, we may take any one or more of the following actions. If the law requires us to do so, we will give you notice and wait any period of time required before taking some or all of these actions.

- We may terminate this Lease and your rights to use the Vehicle.
- We may take any reasonable action to correct your default or to prevent our loss (including, for example, purchasing insurance that you agreed to provide). Any amount we pay will be added to the amount you owe us and will be immediately
- We may require you to return the Vehicle and any related records or make them available to us in a reasonable manner.
- We may take back the Vehicle by legal process or self help, but in doing so, we may not breach the peace or violate the law.
- We may use any other remedy available to us in this Lease or by law.

You agree that, subject to your right to recover such property, if any, we may take possession of personal property left in or on the Vehicle when we take back the Vehicle.

You agree to repay us for any reasonable amounts we pay to correct or cover your default, unless prohibited by law. You also agree to reimburse us for any costs and expenses we incur in the Vehicle's return and disposition or resulting from early termination, unless prohibited by law. This amount includes, for example, our court costs and, to the extent and in the amount permitted by applicable law, reasonable attorneys' fees. By choosing any one or more of these remedies, we do not give up our right to use another remedy. By deciding not to use any remedy should this Lease be in default, we do not give up our right to use that remedy if the same kind of default happens again.

**Lease Termination.** This Lease will end ("terminate") when one of the following events occurs, whichever happens first.

- You choose to end the Lease early and return the Vehicle to us.
- You choose to buy the Vehicle (if you have that option).
- You return the Vehicle at the end of the scheduled Lease Term.
- We terminate the Lease because the Vehicle is stolen and not recovered, or is lost or destroyed, or is damaged and we determine that it cannot or should not be repaired or replaced.
- We terminate the Lease due to your default.

On termination, you will pay the amounts agreed to in this Lease. You are not entitled to keep the Vehicle past the end of the scheduled Lease Term or the date of early termination without our prior consent.

Gap Waiver or Gap Coverage. You are liable for the early termination charges in the Early Termination section if this Lease ends early because the Vehicle is stolen and not recovered, or is lost or destroyed, or is damaged and we determine that it cannot or should not be repaired. On such termination, the amount of insurance proceeds we receive from or through you for the Vehicle may not be enough to pay the early termination charges. This difference is generally referred to as the "Gap Amount". You may, but are not required to, purchase a Gap Waiver or Gap Coverage Contract (Gap Product) to help cover the Gap Amount subject to the specific conditions and limitations in the separate Gap Product.

Early Termination. This section applies if the Lease terminates before the end of the scheduled Lease Term. It does not apply if you choose to buy the Vehicle before the end of the scheduled Lease Term. On early termination, you will return the Vehicle to us. You will deliver it to our address or to another reasonable location at our request.

Early Termination Liability. On early termination, you agree to pay us the following items

- A Vehicle Return Fee, if any, described in the Additional Fees and Charges section.
- All accrued and unpaid amounts that are due or past due at that time (including amounts described in the Remedies section).
- The amount by which the Adjusted Lease Balance at that time exceeds the Realized Value. (If the Realized Value is greater than the Adjusted Lease Balance, the excess will be applied as a credit toward your liability. Any remaining amount of the excess will be credited to you only if this is a Single Payment Lease.)
- All official fees and taxes imposed in connection with the Lease termination.

If the early termination occurred because of theft, loss or irreparable damage to the Vehicle, any insurance or Gap Product proceeds received by us for that theft, loss or damage will be applied to pay that early termination liability.

Determining the Adjusted Lease Balance. Your early termination liability under this section will be calculated using the "Adjusted Lease Balance". A "Month" is a period of approximately 30 days beginning on the same day of a month that the payment(s) is/are due (or on the last day of a month if there is no same day in that month). If this Lease is a Single Payment Lease, the Adjusted Lease Balance at the beginning of the Lease is equal to the Adjusted Capitalized Cost minus the Base Payment. At the beginning of each Month, the Adjusted Lease Balance increases by the Rent Charge for that Month. The Rent Charge for each Month in a Single Payment Lease is equal to the Lease Rate times the Adjusted Lease Balance before that increase. The Lease Rate is the rate that will cause the monthly increases

described above to increase the Adjusted Lease Balance to the Residual Value over the Lease Term. If this Lease is a Monthly Payment Lease, the Adjusted Lease Balance at the beginning of this Lease is equal to the Adjusted Capitalized Cost. At the end of each Month, the Adjusted Lease Balance will be reduced by adding the Rent Charge for that Month and then subtracting the amount of the Base Monthly Payment. That Rent Charge for a Monthly Payment Lease is equal to (a) the Adjusted Lease Balance at the beginning of the Month minus the Base Monthly Payment amount, multiplied by (b) the Lease Rate. The Lease Rate is the rate which will cause monthly reductions described above to reduce the Adjusted Lease Balance to the Residual Value over the Lease Term. All the calculations referred to above are done as though each Month has exactly 30 days.

**Determining the Realized Value**. If the law so requires, we will send you a notice and wait any required period of time before taking action to establish the Vehicle's Realized Value. Unless otherwise required by law, the Realized Value will be determined in one of the following ways.

- It will be determined by a written agreement between you and us reached within 10 days of the Vehicle's return.
- It will be determined by the professional appraisal of an independent third party
  agreed to by you and us and obtained at your expense within 10 days of the
  Vehicle's return (or a longer period, if all parties so agree or if the law so
  requires). The appraisal shall be of the Vehicle's wholesale value and shall be
  final and binding on both you and us.
- If it is not determined within 10 days of the Vehicle's return, we will determine the Realized Value, at our sole discretion, either in accordance with accepted practices in the automobile industry for determining the wholesale value of used vehicles by obtaining a wholesale cash bid for the purchase of the Vehicle or by disposing of the Vehicle in an otherwise commercially reasonable manner. If the law requires a specific method or process, we will follow it as required. If we use a bid procedure, you may have the right to submit a cash bid which we will consider along with any other offers we may receive. We do not have to sell the Vehicle but will use the highest offer amount we receive in calculating your liability. The Realized Value will be zero if the Vehicle is not returned to us. If this Lease is governed by Nevada law, you may submit to us a written bid for the purchase of the Vehicle at any time before we establish its Realized Value.

Option to Purchase Before the End of the Lease Term. You have the option to purchase the Vehicle at any time as long as we have not declared the Lease to be in default. You must give us at least 30 days prior notice of your intent to purchase. The Vehicle sale price will be the sum of: (a) All officials' fees, taxes and other costs incurred for the purchase (or to prepare the Vehicle for purchase) and all other fees and charges then due or past due under the Lease; and (b) the Adjusted Lease Balance.

Scheduled Termination. Unless this Lease ends under another section of this Lease, you will return the Vehicle to us on the last day of the scheduled Lease Term. You agree to return it to our address or to another reasonable location that we may request. You may return the Vehicle up to 15 days before the last day of the scheduled Lease Term at your option and for your own convenience, without any adjustment (charges or credits) for an "early" return.

On termination under this section, you agree to pay us the following items.

- A Disposition Fee, if any, described in the Additional Fees and Charges section.
- An Excess Wear Charge and an Excess Mileage Charge, if any, described in the Excess Wear and Mileage section.
- All other amounts then due or past due under this Lease.

These amounts are due and payable at the time you return the Vehicle or as soon thereafter that they can be determined unless otherwise provided by law. You will also pay us for all reasonable losses and expenses we incur if you fail to return the Vehicle at the end of the scheduled Lease Term.

**Option to Purchase at the End of the Lease Term.** The Purchase Option at End of Lease Term section in the *Federal Consumer Leasing Act Disclosures* section describes your option to purchase the Vehicle at the end of the scheduled Lease Term (if any) and the Vehicle's purchase price. If you have the option, it is available only if we have not already declared the Lease to be in default. You must also give us at least 30 days prior notice of your intent to purchase.

Excess Wear and Mileage. When you return the Vehicle at the end of the scheduled Lease Term, you agree to pay an Excess Wear Charge for any excessive wear to the Vehicle. The Excess Wear Charge will be equal to the actual or estimated costs of repair, or the estimated loss in its value, because of any excessive wear (even if we do not repair the Vehicle). Excessive wear includes the following.

- Mechanical damage, failure or defect.
- Repairs or replacement parts, including tires, that are not made with original equipment manufacturer's parts unless we specifically approve the use of such repairs or parts in advance and in writing.
- Exterior parts, grilles, bumpers, trim, paint and glass that are dented, scratched, chipped, discolored or otherwise damaged, missing or worn beyond ordinary use.
- Interior parts, upholstery, dashboard, carpeting or trunk liner that are stained, torn, burned or otherwise damaged, missing or worn beyond ordinary use.

- Accessories, tools and equipment included with the Vehicle when delivered that are missing, damaged or not in proper working order.
- Tires that are retreads, unsafe, have less than 1/8 inch tread at the shallowest point
  or are not a part of a matching set of four.
- Any other part or condition that causes the Vehicle to be unsafe or unlawful to use.
- Any other damage or wear that together cost more than \$50 to repair or replace.

We will notify you of the amount of these charges and provide any other related information as may be required by law. The charges will be due as soon as the amount is determined unless otherwise provided by law. When you return the Vehicle at the end of the scheduled Lease Term, you agree to pay any Excess Mileage Charge as described in the Federal Consumer Leasing Act Disclosures section.

Titling, Official Fees and Taxes. You understand and agree that this Lease is a lease only. We own the Vehicle, and it will be titled in our name or in the name of our assignee. You have no ownership interests in the Vehicle except for any future options to purchase provided in this Lease. You agree to pay all title, registration, license, sales, use, excise, personal property, ad valorem, inspection, testing and all other taxes, fees and charges imposed by government authorities in connection with the Vehicle and this Lease during the Lease Term, except our income taxes. If such amounts are assessed for a period during the Lease Term, you will pay them even if they become due after the Lease Term. We may, at our discretion, determine the timing and procedures for payment of these amounts. You will promptly pay these amounts as they come due unless otherwise indicated in this Lease. The actual total of official fees and taxes that you pay may be higher or lower than our estimate depending on the tax rates in effect or the value of the Vehicle at the time a fee or tax is assessed.

**Assignments and Transfers.** We may sell, assign or in any other way transfer our rights and responsibilities in the Vehicle and this Lease.

You will not sublease the Vehicle, assign, pledge or permit a security interest to be created in, or in any other way transfer your interests or responsibilities in the Vehicle and in this Lease. We may, at our discretion, give you permission to make a transfer that is otherwise prohibited. Such permission must be given in writing prior to any transfer.

## **Arbitration Agreement**

Please Read Carefully! Notice of Arbitration.

By agreeing to this Arbitration Agreement you are giving up your right to go to court for claims and disputes arising from this Lease if you or we choose to arbitrate.

- You or we may choose to have any dispute between us decided by arbitration, and not by a court or by jury trial.
- If a dispute is arbitrated, you give up your right to join as a class representative or class member in any class action or class arbitration that you may have against us.
- In arbitration, discovery and rights to appeal are generally more limited than a judicial proceeding, and other rights that you and we would have in court may not be available.

At your or our election, any claim or dispute in contract, tort, statute or otherwise between you and us or our employees, agents, successors or assigns that arises out of, or relates to your credit application, this Lease or any related transaction or relationship is to be decided by neutral, binding arbitration. Also, to the extent allowed by law, the validity, scope, and interpretation of this Arbitration Agreement is to be decided by neutral, binding arbitration.

If you or we choose to arbitrate a claim or dispute, you and we agree that no trial by jury or other judicial proceeding take place. In addition, you agree not to participate as a class representative or class member on any class claim that you may have against us, including class arbitration. You and we also agree that any claim or dispute is to be heard and decided by one arbitrator only, and only on an individual basis, and not as a class

For the arbitration, you and we will use the following arbitration provider and its applicable rules: National Arbitration and Mediation (NAM), 990 Stewart Ave., Garden City, NY 11530 (www.namadr.com). You can get a copy of NAM's rules by contacting it or visiting its website. If NAM is unwilling or unable to serve as the arbitration provider, the arbitrator will be selected pursuant to 9 U.S.C. sections 5 and 6.

The arbitration hearing will be carried out in the federal district where you reside, unless you and we agree otherwise. If arbitration begins, we will advance your filing, administration, service or case management fee, and your arbitrator or hearing fee all up to a total maximum of \$1,500. Unless the arbitrator awards them to a party, each party is responsible for the fees of its attorney(s), experts, witnesses, and any other fees and costs of arbitration, including any amount we have advanced.

The arbitrator will be a lawyer or a former judge. In making an award, the arbitrator shall follow governing substantive law. The arbitrator has the authority to order specific performance, compensatory damages, punitive damages and any other relief allowed by applicable law. Other than the grounds for review under the Federal Arbitration Act, the arbitration award is final and binding on all parties. Any court having jurisdiction may enforce the arbitrator's award.

You or we can do the following without giving up the right to require arbitration.

- Seek remedies in small claims court for claims within that court's jurisdiction, unless
  these claims are transferred, removed, or appealed to a different court. If so, either
  you or we can require the transfer of these claims to arbitration.
- Seek judicial provisional remedies.
- Exercise self-help remedies and to take measures that do not involve a court or arbitration, including, but not limited to, setting off against a deposit account and repossessing property.
- Exercise foreclosure against any real or personal property, collateral or other security.

The Federal Arbitration Act (9 U.S.C. § 1 et seq.) governs this Arbitration Agreement, and not any state law concerning arbitration, including state law arbitration rules and procedures. This Arbitration Agreement survives any termination, payoff or transfer of this Lease. If any part of this Arbitration Agreement is not enforceable, the rest is enforceable; but if the waiver of class action rights is unenforceable, this entire Arbitration Agreement is unenforceable.

By signing this Lease you and we understand and agree to be bound by its terms, and expressly waive our rights to trial by jury and judicial process, and review, except as allowed by law. Caution: It is important that you read this Arbitration Agreement thoroughly before you sign this Lease. By signing it, you are accepting that you have read, understand and agree to this Arbitration Agreement, and have received a copy of it. If you do not understand something in this Arbitration Agreement, do not sign this Lease; instead ask your lawyer. You or we may reject this Arbitration Agreement by sending to the other a rejection notice by certified or registered mail or by messenger service within 10 days after the date of signing this Lease.

[This area intentionally left blank.]

## **Notices**

**Notice.** You have no ownership rights in the Vehicle unless and until you exercise your option to purchase the Vehicle.

Arbitration. This Lease contains an Arbitration Agreement that <u>affects your rights</u>. By signing this Lease, you agree to the terms of the Arbitration Agreement.

## Signatures

Assignee Name Address

Entire Agreement. Your and our entire agreement is contained in: (a) this Lease; and (b) any related agreement between you and us about conditions that must be satisfied after delivery of the Vehicle. There are no unwritten agreements regarding this Lease. Any change to this Lease must be in writing and signed by you and by us.	
Date	
Date	

**Notice to Lessee.** (1) Do not sign this Lease before you read it or if it contains any blank spaces; (2) You are entitled to a completely filled-in copy of this Lease.

By signing below, you agree to the terms of this Lease. You received a copy of this Lease and had a chance to read and review it before you signed it.

Date
Date

**Lessor's Acceptance.** By signing below, Lessor agrees to the terms and conditions of this Lease.

- Lessee DL Inspection. The Lessor inspected each Lessee's driver's license and compared and verified the signature on each license with a signature of each Lessee, written in Lessor's presence. Lessor believes that each Lessee providing such information is currently licensed to drive by the state of his/her residence.
- Assignment. Lessor assigns this Lease and all rights and title to the Vehicle to the Assignee identified below (if any). This assignment is subject to any separate Assignment Agreement between the Lessor and Assignee.

Phone

Motor Vehicle Lease Bankers Systems™ Wolters Kluwer Financial Services © 1997, 2011 Date