

A Member of the MODERN AUTOMOTIVE NETWORK

Purchase	e/Lease Agreem	nent: Buy	er(s) offers to pure	chase or lease the selecte	ed motor vehicle on the terms set forth below and on the back of t	his Purchase/Lease Agreement:
DATE:	SALES PERSON	l:		NO	SALES PERSON:	NO:
DEAL#					VEHICLE SALE PRICE	
BUYER:					ACCESSORIES	
CO-BUYER:					LESS TRADE-IN ALLOWANCE	
ADDRESS:					TOTAL	
CITY:		STA	ATE:		INVOICING & SERVICES	
COUNTY: ZIP:				HIGHWAY USE TAX		
RES CELL PHONE: PHONE:				TITLE - TAG - REGISTRATION FEES		
EMAIL ADDRESS:				OPTIONAL ELECTRONIC TITLING FEE		
SELECTION	ON: NEW					
YEAR	MAKE	MODEL		BODY STYLE:	PAYOFF	
SERIAL NO.				•	GAP	
STOCK NO.		COLOR:		MILES:	SERVICE CONTRACTS	
SLS MGR.:		BU MG	S SR.:	•	SERVICE CONTRACT TAX	
TRADE IN	N:	'			SUBTOTAL	
YEAR #1:	MAKE:	MODEL:		MILES:	DOWN PAYMENT	
SERIAL NO.	-	'	STOC	K#:	REBATE	
YEAR #1:	MAKE:	MODEL:		MILES:	BALANCE DUE	
SERIAL NO.	•		STOC	K #:		
DEALER IN FOR THE PURCHASE IN THIS AGREEMENT A AGE: BY EXECUTED A CONDITIONAL DATE OF THE FINANCE IN THE FINANC	MAY RECEIVE A FE RETAIL LEASE OF may arrange for fin- rom a third party. Pu RCHASER(S): DO NOT 3 E RECEIPT OF A COMPI- THE SELLER AND BY PU THE, INCLUDING PARAGI MENT RELATED TO THI DITH PURCHASER(S) AN 13 HALL NOT BE CONSIG THE VARIOUS PURCHAS LAW, RULE OR REQUIR DID THE RISC, THIS AGR JITION OFTHIS AGREEM DELIVERY - IF THIS IS A BIED VEHICLE IS NOT F DR CONSUMER CREDIT ALANCE FROM YOU OR ETERMS OR NUMBER OF KIKING DAYS OF NOTIFIC R IMPLY THAT YOUR LO ITHE PREMISES. E SOURCE DECLINES Y AL TERMS AND CONDIT AND, IF APPLICABLE, T SER ARRANGED FINAN SER ARRANGED FINAN TO MATTER THE SER AND CONDIT AND, IF APPLICABLE, T SER ARRANGED FINAN SER ARRANGED FINAN THE TEN SON THE SAME TO THE SAME	EE, COMN R PURCH/ A PURCH/ A PURCH/ A PURCH/ A PURCH/ A PURCHASER(I) SIGN THIS A LETE COPY INCHASER(I) SIGN THIS A LETE COPY INCHASER(I) DERED A PURCHASE S PURCHASE D SELLER. (I) DERED A PURCHASE E TO EXEC SE DOCUME SEE TO EXEC SEE TO EXE SE SEE TO EXE SEE T	MISSION, OR ASE OF A MC ough dealer o nderstands the green and the green	OTHER COMPENS OTOR VEHICLE, FO T finance source of e annual percentage IL YOU READ IT. YOU A MENT PRIOR TO CONTENT HAT THE ADDITIONAL TO WARRANTIES OF MER R AGREEMENTS, UNDE ARE NOT VALID. ANY E EEMENT UNLESS INCO L FORMS, CONTRACTS L INSTALLMENT OR CO S ARE INCORPORATED U ARE 18 YEARS OF AG HASE/LEASE AND SELI LICATION HAS BEEN AI T HAS BEEN FULLY EXIS SOURCE FOR HINANCE ARE REQUIRED, YOU A D BY THE FINANCE SO APPROVED OR WILL B ON THE TERMS AS SUI UNITED THE SOURCE L DELIVERY AGREEME URCHASE AND NO SEL OR FINANCING. THE S	LER IS ASSISTING WITH FINANCE SOURCING, YOU ACKNOW PPROVED BY A THIRD PARTY FINANCE SOURCE ACCEPTAR ECUTED WITH RESPECT TO THIS TRANSACTION AND WE H E SOURCE APPROVES YOUR LOAN, IT MAY REQUIRE ADDIT IGREE TO RETURN TO SELLER'S PREMISES TO EXECUTE F URCE MUST BE ACCEPTABLE TO YOU AND US. YOU UNDER EAPPROVED BY EXECUTING THIS AGREEMENT OR PERMI BMITTED, PARAGRAPH 2(a), PRINTED ON THE BACK OF TH OF THE ABOVE-IDENTIFIED VEHICLE AS SET FORTH IN PAR ENT AND POWER OF ATTORNEY YOU HAVE EXECUTED ARI LER FINANCE SOURCING IS PROVIDED, YOU CHOOSE TO SALE IS FINAL WHEN YOU SIGN THIS RETAIL PURCHASE / LI	RANGING FINANCING IBLE. bibtain more favorable e. DOUMENTS THAT YOU SIGN. YOU ED BY AN OFFICER OR DOCUMENT ARE A PART OF IIS AGREEMENT CONTAINS THE SS OTHERWISE AGREED TO IN ING IN THIS AGREEMENT ARE H THE PURCHASE, THOSE THOSE REQUIRED BY FEDERAL ETWEEN TERMS OF THIS WLEDGE THAT THE SALE OF THE BLE TO SELLER, AND A RETAIL AVE RECEIVED FUNDS FOR TIONAL DOWN PAYMENT OR A REVISED DOCUMENTS WITHIN RESTAND THAT WE DO NOT TITING YOU TO REMOVE THE LIS DOCUMENT SHALL APPLY. L'AGRAPH 2(a) ON THE REVERSE E INCORPORATED HEREIN BY PAY THE UNPAID BALANCE OR
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BUYER'S SIGNATURE:√_					CO-BUYER'S SIGNATURE: ✓	
BILL OF SALE R	LL OF SALE Revised (9/19)				Authorized Dealer Signature:√	

ADDITIONAL TERMS AND CONDITIONS

- 1. As used in this Agreement the terms (a) "Seller" and "Dealer" shall mean the authorized Dealer to whom this Agreement is addressed; (b) "Purchaser" shall mean the party executing this Agreement as such on the face hereof; (c) "Subject Vehicle" refers to the vehicle listed on the face of this Agreement which Purchaser has agreed to purchase or lease from Dealer; (d) "Finance Source" refers to one or more lending Institutions to which Dealer has or will forward Purchaser's application for credit to finance or lease the Subject Vehicle, and (e) "Manufacturer" shall mean the Corporation that manufactured the vehicle or chassis. Purchaser understands agrees that Seller is in no respect the agent of Manufacturer, that Seller and Purchaser are the sole parties to this Agreement and that reference to Manufacturer herein is for the purpose of explaining generally certain contractual relationships between Seller and Manufacturer or certain obligations that may be owed to Purchaser by Manufacturer with respect to the vehicle.
- 2(a). In the event Finance Source notifies Dealer that Finance Source is, for any reason, refusing to finance Purchaser's purchase or lease of the Subject Vehicle on the terms as submitted, Dealer shall notify Purchaser who shall be required to immediately return the Subject Vehicle to the dealership. In the event Purchaser refuses or otherwise fails to either pay in cash or its equivalent, or to immediately return the Subject Vehicle to the dealership after Dealer has provided notice, Purchaser hereby agrees that Dealer shall at any time thereafter have the right to repossess the Subject Vehicle without the Purchaser's knowledge or consent by any lawful means, and Purchaser shall thereupon be liable to Dealer for any and all costs incurred by Dealer in accomplishing such repossession, including but not limited to Dealer's reasonable attorney's fees. Purchaser shall also be liable to Dealer for the cost of repairing all damage to the Subject Vehicle which occurred while in the Purchaser's possession. Purchaser and Seller further acknowledge and agree that if Purchaser(s) has executed a conditional delivery agreement and power of attorney, such agreement is incorporated by reference into this Agreement and into any applicable retail installment sale or lease contract ("RISC"), notwithstanding order of execution or the existence of an integration clause or any other term in the RISC to the contrary.
- 2(b). Security Interest If Not Paid in Full If you do not make payment in full for the vehicle in cash, trade-in or funds from a finance source, or any combination thereof, you hereby agree this document grants us a security interest in the vehicle being purchased and any accessories, equipment, and replacement parts installed in the vehicle. As a result of the security interest, we shall have a lien on the vehicle and all rights of a secured party under the laws of North Carolina and the Uniform Commercial Code, including all rights of repossession as more fully described below, until we have been paid in full. This security interest is separate and apart from, but subordinate to, any interest granted to a third party finance source if the vehicle is purchased on credit.
- 2(c). There are additional terms, conditions and disclosures applicable to the purchase of the subject vehicle that are contained in separate documents, including but not limited to, the conditional delivery agreement and power of attorney. Purchaser(s) acknowledge that all such additional agreements are incorporated herein by reference. Purchaser(s) also accepts the terms and conditions set forth in these additional documents, which customer has signed or initialed, indicating agreement to the terms thereof.
- 2(d). If the Finance Source Declines Your Loan Application You agree, upon notification, either to return the vehicle within 24 hours to Dealer or within 24 hours pay the unpaid balance of the cash selling price in cash or with alternate funds acceptable to Dealer. Your failure to do so shall constitute a breach of this agreement. Upon return of the vehicle to us, your down payment, and/or trade-in will be returned to you; provided you will be responsible for any damage or unusual wear and tear to the vehicle while in your possession, plus (i) mileage at the current Internal Revenue Service rate; and (ii) any retrieval costs incurred.
- 2(e). Payoff of Trade-In Balance Owed You represent there is no other extension of credit to you in connection with your trade-in except as set forth on the face of this Agreement, and agree to pay us any shortage between the pay-off quoted to us by your lienholder as the remaining amount of the balance on your trade-in and the actual pay-off required from us to satisfy its lien or to satisfy any other encumbrance on the trade-in. In order to satisfy the amount of any shortage remaining on the balance of your trade-in, or if the finance source declines your application for financing the vehicle described in this Agreement after we have paid off the remaining amount of the balance on your trade-in, you shall immediately, upon notification, pay us such amount(s) in cash or with alternate funds acceptable to Dealer
- 3. <u>It is the sole responsibility of Purchaser to obtain insurance coverage on Subject Vehicle.</u> Dealership personnel may request insurance information from Purchaser for the purpose of registering Subject Vehicle with the Division of Motor Vehicles (DMV) or for verifying insurance coverage as may be required by Finance Source or the DMV. Dealer's request for insurance information does not constitute an agreement to transfer or obtain insurance coverage on Subject Vehicle. Dealer shall not be liable for Purchaser's failure to obtain insurance coverage on Subject Vehicle.
- 4. Manufacturer has reserved the right to change the price to Dealer of new motor vehicles without notice. In the event the price to Dealer of new motor vehicles of the series and body type ordered hereunder is changed by Manufacturer prior to delivery of the new motor vehicle ordered hereunder to Purchaser, Dealer reserves the right to change the cash delivery price of such motor vehicle to Purchaser accordingly. If such cash delivery price is increased by Dealer, Purchaser may, if dissatisfied therewith, cancel this Agreement, in which event if a used motor vehicle has been traded in as part of consideration for such new motor vehicle, such used motor vehicle shall be returned to Purchaser upon payment of a reasonable charge for storage and repairs (if any) or, if such used motor vehicle has been previously sold by Dealer, the amount received therefor, less a selling commission of 15% and any expense incurred in storing, insuring, reconditioning or advertising said used vehicle for sale, shall be returned to Purchaser.
- 5. If the used motor vehicle which has been traded in as part of the consideration for the Subject Vehicle is not to be delivered to Dealer until delivery to Purchaser of the Subject Vehicle, the used motor vehicle shall be reappraised at that time and such reappraised value shall determine the allowance made for such used motor vehicle. If such reappraised value is lower than the original allowance thereof shown on the front of this Agreement, Purchaser may, if dissatisfied therewith, cancel this Agreement, provided, however, that such right to cancel is exercised prior to delivery of the Subject Vehicle to the Purchaser and surrender of the used motor vehicle to Dealer.
- 6. Purchaser agrees to deliver to Dealer satisfactory evidence of title to any used motor vehicle traded in as part of the consideration for the motor vehicle ordered hereunder at the time of delivery of such motor vehicle to Dealer. Purchaser warrants any such used vehicle to be his property free and clear of all liens and encumbrances except as otherwise noted on the face of this Agreement. Purchaser also represents that neither you nor anyone else has altered the odometer of your trade-in vehicle(s) or has tampered with or removed any safety or emissions control equipment from the trade-in vehicle(s).
- 7. Manufacturer has reserved the right to change the design of any new motor vehicle, chassis, accessories or parts thereof at any time without notice and without obligation to make the same or similar changes to any motor vehicle, chassis, accessories or parts thereof previously purchased by or shipped to Dealer or being manufactured or sold in accordance with Dealer's orders. Correspondingly, in the event of any such change by Manufacturer, Dealer shall have no obligation to Purchaser to make the same or any similar change in any motor vehicle, chassis, accessories or parts thereof covered by this Agreement either before or subsequent to delivery thereof to Purchaser.
- 8. Except as permitted under Sections 2(a), 2(d) or 4 above, if Buyer fails or refuses to accept delivery of the Vehicle or comply with this Agreement, without limiting any other rights Dealer may have, Dealer may keep as liquidated damages any deposit made by Buyer, to the extent not prohibited by law. Dealer may also reimburse itself for any expenses and losses it incurs or suffers as a result of Buyer's failure or refusal to comply with this Agreement, including, without limitation, reasonable attorney's fees. Dealer shall not be liable for failure to deliver or delay in delivering the Subject Vehicle where such failure or delay is due, in whole or in part, to any cause beyond the control or without the fault or negligence of Dealer.
- 9. Purchaser assumes and agrees to pay, unless prohibited by law, any such sales, highway use or occupational taxes imposed on or applicable to the transaction covered by this Agreement, regardless of which party might otherwise have primary tax liability therefor.
- 10. ANY WARRANTIES ON THE ITEM/ITEMS SOLD OR LEASED HEREBY ARE THOSE MADE BY THE MANUFACTURER. THE SELLER HEREBY EXPRESSLY DISCLAIMS ALL WARRANTIES, EITHER EXPRESSED OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, AND SELLER NEITHER ASSUMES NOR AUTHORIZES ANY OTHER PERSON TO ASSUME FOR IT ANY LIABILITY IN CONNECTION WITH THE SALE OR LEASE OF THIS ITEM/ITEMS. FURTHERMORE, PURCHASER UNDERSTANDS THAT AFTERMARKET PAINT ANDINTERIOR PROTECTANT PRODUCTS, NONMANUFACTURER EXTENDED SERVICE MAINTENANCE CONTRACTS, GAP AGREEMENTS, OR ANY OTHER PRODUCTS AND SERVICES ARE WARRANTED BY SEPARATE SUPPLIERS AND NOT BY SELLER.
- 11. Any used motor vehicle sold or leased to Purchaser by Dealer under this Agreement is sold or leased at the time of delivery by Dealer without any guarantee or warranty, expressed or implied, including any implied warranty of merchantability or fitness for a particular purpose, as to its condition or the condition of any part thereof except as may be otherwise specifically provided in writing on the face of this Agreement or in separate writing furnished to Purchaser by Dealer.
- 12. The Purchaser, before or at the time of delivery of the Subject Vehicle, will execute such other forms of agreement of documentation as may be required by the terms and conditions of payment indicated on the front of this Agreement. All such documentation is incorporated herein by reference. In the event of a conflict between the terms of this Agreement and the RISC, the parties agree that the terms of this Agreement shall control notwithstanding the presence of an integration clause in the RISC.
- 13. THE INFORMATION YOU SEE ON THE WINDOW FORM (BUYER'S GUIDE) FOR THIS VEHICLE IS PART OF THIS CONTRACT. INFORMATION ON THE WINDOW FORM OVERRIDES ANY CONTRARY PROVISIONS IN THE CONTRACT OF SALE.
- LA INFORMACÍON QUE VE EN EL FORMULARIO DE LA VENTANILLA PARA ESTE VEHÍCULO FORMA PARTE DEL PRESENTE CONTRATO. LA INFORMACÍON DEL FORMULARIO DE LA VENTANILLA DEJA SIN EFECTO TODA DISPOSICÍON EN CONTRARIO CONTENIDA EN EL CONTRATO DE VENTA.

MVR-1 (Rev. 05/17)

North Carolina Division of Motor Vehicles

TITLE APPLICATION

	CHEC	K Appropria	ate Block/s (App	olication	cannot	be processed	without certi	fication of	service	es)
☐ Title Onl	y – Vehicle No	in Operation			ck Weight is includes	Desired the truck, trailer and	d load)	_		Hire Vehicle Yes or □ No
☐ Title and Class of L	License Plate			,	e No. Tran	sferred	Number and Expir	ration)		
		hicle substantially operated on the hi				tration Plate taxes are deferred))			
		I certify t	hat all the above i	informat	tion is co	orrect.	(Custome	er's Initials)		
						ECTION				
YEAR	MAKE	BODY STYL	E SERIES MODEL	VE	CHICLE I	DENTIFICATION	NUMBER	FUEL TYP	PE ODO	METER READING
	•	•	·	OWN	ER SE	CTION				
Owner 1 ID #			E III III CO	1(E: (1)	C111 1 C	(m) (n)				
Owner 2 ID #						Suffix) or Company Name				
Joint applicant	ts request this ti	tle to be issued wi	Full Legal Name of Ow th Joint Tenants with R			Suffix) or Company Name o? Check appropria		/es]	No
Residence Addi	ress (Individual)	Business Address (Firm)	Cit	y and State	,	Zip Code			
Mail Address (i	if different from	above)		Cit	y and State	,	Zip Code			
Vehicle Locatio	on Address (if dif	ferent from residen	ce address above)	Cit	y and State	,	Zip Code		Tax County	7
				LIEI	N SEC	TION		•		
	FIRST	LIEN Acc	ount #				SECOND LIEN	ı Acc	count #	
Date of Lien		Mat	curity Date (MH)		Date of 1	Lien		Ma	turity Date	(MH)
Lienholder ID #	Lie	nholder Name			Lienholde	r ID#	Lienholder Nar	ne		
Address	·				Address	S				
City		StateZip	Code		City		State	Zip (Code	
I certify for	the motor ve	hicle described	above that I have fi	inancial ı	responsib	oility as required	by law.			
	Insurance Con	npany authorized i	n N.C.	_	_		Policy Numb	per		
Purchased	Purchas	e Date From V	Whom Purchased (Name	e and Addı	ress)	N.C. Dealer No.	Is this vehicl			Equipment #
□ New □ U	Used						If Yes, Attac	ch Form MVR □ No		
		l	Di	ISCLO	SURE	SECTION				
			rth Carolina Division o					icitation unles	ss the block	k below is checked.
APPLICATION	ON MUST BE	SIGNED IN INK	BY EACH OWNER	OR AUTI	HORIZEI	REPRESENTAT	IVE OF FIRMS	OR CORPO	RATIONS	<u>S.</u>
the application further certify	n is correct to the that there has n	e best of my (our)	eribed on this application knowledge. The vehicion plate revocation and	ele is subjec	ct to the lie	ens named and no ot	thers. If a registra	tion plate is is	ssued or tra	insferred, I (we)
OWNER'S SI	GNATURE									
Date			County				_ State			
		rson(s) personally the capacity indica	appeared before me thi	s day, each	acknowle	edging to me that he	or she voluntarily	signed the fo		ocument for the of principal(s)).
Notary Signature					otary Printe Typed Nai	ed ne				
	(SEAI	.)		M	y Commiss	sion Expires				

MVR-6T (Rev. 10/17)

North Carolina Division of Motor Vehicles

TEMPORARY LIEN RECORDING APPLICATION

Owner 2 ID#	OWNER SECTION Owner 1 ID4 Full Legal Name of Owner 1 Office Middle, Last, Suffice or Company Name Owner 2 ID5 Full Legal Name of Owner 2 Office Middle, Last, Suffice or Company Name Full Legal Name of Owner 2 Office Middle, Last, Suffice or Company Name Full Legal Name of Owner 2 Office, Middle, Last, Suffice or Company Name Full Legal Name of Owner 2 Office, Middle, Last, Suffice or Company Name Full Legal Name of Owner 2 Office, Middle, Last, Suffice or Company Name Full Legal Name of Owner 2 Office, Middle, Last, Suffice or Company Name Full Legal Name of Owner 2 Office, Middle, Last, Suffice or Company Name Full Legal Name of Owner 2 Office, Middle, Last, Suffice or Company Name Full Legal Name of Owner 2 Office, Middle, Last, Suffice or Company Name Full Legal Name of Owner 2 Office, Middle, Last, Suffice or Company Name Full Legal Name of Owner 2 Office, Middle, Last, Suffice or Company Name Full Legal Name of Owner 2 Office, Middle, Last, Suffice or Company Name Full Legal Name of Owner 2 Office, Middle, Last, Suffice or Company Name Full Legal Name of Owner 2 Office, Middle, Last, Suffice or Company Name Full Suffice of Owner 2 Office, Middle, Last, Suffice or Company Name Full Legal Name of Owner 2 Office, Middle, Last, Suffice or Company Name Carolina Division of Motor Vehicles will remain closed for marketing and solicitation unless the block below is checked. If (We) would like the personal information contained in this upplication in the available for disclosure. If (We) the owner(s) of the owner(s) of the North Carolina Division of Motor Vehicles will remain closed for marketing and solicitation unless the block below is checked. If (We) would like the personal information contained in this upplication in the available for disclosure. If (We) the owner(s) of the North Motor Vehicles will remain closed for marketing and solicitation tunless the block below to the Name Suffice of Owner Parketing and solicitation unless the Parketing and solicitation unless the Parketing and sol	VEHICLE SECTION						
Owner 1 ID# Full Legal Name of Owner 1 (First, Middle, Last, Sadiks) or Company Name Owner 2 ID# Pall Legal Name of Owner 1 (First, Middle, Last, Sadiks) or Company Name Residence Address (Individual) Business Address (First) For unal State Pall Legal Name of Owner 2 (First, Middle, Last, Sadiks) or Company Name Pall Legal Name of Owner 2 (First, Middle, Last, Sadiks) or Company Name Pall Legal Name of Owner 2 (First, Middle, Last, Sadiks) or Company Name Pall Legal Name of Owner 2 (First, Middle, Last, Sadiks) or Company Name Pall Legal Name of Owner 2 (First, Middle, Last, Sadiks) or Company Name Pall Legal Name of Owner 1 (First, Middle, Last, Sadiks) or Company Name Pall Legal Name of Owner 2 (First, Middle, Last, Sadiks) or Company Name Pall Legal Name of Owner 2 (First, Middle, Last, Sadiks) or Company Name	Owner 1 ID# Full Legal Name of Owner 1 (First, Middle, Last, Suffix) or Company Name Owner 2 ID# Pull Legal Name of Owner 2 (First, Middle, Last, Suffix) or Company Name Residues Address (Individual) Business Address (First) Full Legal Name of Owner 2 (First, Middle, Last, Suffix) or Company Name Residues Address (Individual) Business Address (First) Date of Lien First Lies	YEAR MAKE	BODYSTYLE	SERIES MODEL	VEHICLE IDENTIFICATION NUMBER	FUEL TYPE		
Residence Address Condividual Districts Address (Parts) Residence Address (Individual Districts Address (Parts) Part Legal Name of Owner 2 (Parts, Middle, Last, Sutfix) or Company Name Part Legal Name of Owner 2 (Parts, Middle, Last, Sutfix) or Company Name Cary and State	Owner 2 ID#			OWNER S	SECTION			
Residence Address Condividual Districts Address (Parts) Residence Address (Individual Districts Address (Parts) Part Legal Name of Owner 2 (Parts, Middle, Last, Sutfix) or Company Name Part Legal Name of Owner 2 (Parts, Middle, Last, Sutfix) or Company Name Cary and State	Owner 2 ID#	0 175"						
Paul Legal Name of Owner? (First, Middle, Laut, Suffix) or Company Name	Paul Legal Name of Owner 2 (First, Middle, Law, Suffix) or Company Name	Owner I ID#		Full Legal Na	me of Owner 1 (First, Middle, Last, Suffix) or Com	pany Name		
City and State Zip Code Too County	City and State	Owner 2 ID#		Eull Lagal No.	no of Oursey 2 (First Middle Leat Suffer) or Com	nony Nomo		
LIEN SECTION DiscLOSURE SECTION	Date of Lien FIRST LIEN Account #	Residence Address (Individ	ual) Business Address (Firm)	Puli Legai Nai	ne of Owner 2 (Frist, Middle, East, Suffix) of Comp	pany Ivanie		
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All motor vehicle records maintained by the North Carolina Division of Motor Vehicles will remain closed for marketing and solicitation unless the block below is checked. Address	Date of Lien Maturity Date (MII) Account # Carolina Division of Motor Vehicles will remain closed for marketing and solicitation unless the block below is checked. Address	Mail Address (if different fi	om above)					
Maturity Date (MII)	Maturity Date (MII) Account # Carolina Division of Motor Vehicles will remain closed for marketing and solicitation unless the block below is checked. I(We) would like the personal information contained in this application to be available for disclosure. Address ADPLICATION MUST BE SIGNED ININK BY EACH OWNER OR AUTHORIZED REPRESENTATIVE OF FIRMS OR CORPORATIONS. I (we), the owner(s) of the vehicle described on this application certify that the information on the application is true and correct. OWNER'S SIGNATURE Date County State I certify that the following person(s) personally appeared before me this day, each acknowledging to me that he or she voluntarily signed the foregoing document for the purpose stated therein and in the capacity indicated: Notary Printed or Typed Name (SEAL) My Commission Expires DEALER SECTION New Purchase Date Used Previous NC Title Number I certify that the above vehicle has been sold to the person(s) listed above. I further certify that the title for this vehicle is currently unavailable and this form is being filed to record the lien declared above. I understand that the notation of this lien will expire 60 days after the creation of the security interest, or upon perfection of the security interest with a title application and supporting documents. Signature of Dealer or Agent: Date County State Lecrify that the following person(s) personally appeared before me this day, each acknowledging to me that he or she voluntarily signed the foregoing document for the purpose stated therein and in the capacity indicated: Notary Printed First Name Occurrently unavailable and this form is being filed to record the lien declared above. I understand that the notation of this lien will expire 60 days after the creation of the security interest, or upon perfection of the security interest with a title application and supporting document for the purpose stated therein and in the capacity indicated: Notary Printed Or Typed Name		LIEN SECTION		DISCLOSU	RE SECTION		
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APPLICATION MUST BE SIGNED IN INK BY EACH OWNER OR AUTHORIZED REPRESENTATIVE OF FIRMS OR CORPORATIONS. I (we), the owner(s) of the vehicle described on this application certify that the information on the application is true and correct. OWNER'S SIGNATURE Date County State I certify that the following person(s) personally appeared before me this day, each acknowledging to me that he or she voluntarily signed the foregoing document for the purpose stated therein and in the capacity indicated: Notary Signature OKEAL) My Commission Expires DEALER SECTION New Purchase Date Used Previous NC Title Number I certify that the above vehicle has been sold to the person(s) listed above. I further certify that the title for this vehicle is currently unavailable and this form is being filed to record the lien declared above. I understand that the notation of this lien will expire 60 days after the creation of the security interest, or upon perfection of the security interest with a title application and supporting documents. Signature of Dealer or Agent: Date County State Printed Firm Name Date County State Lectify that the following person(s) personally appeared before me this day, each acknowledging to me that he or she voluntarily signed the foregoing document for the purpose stated therein and in the capacity indicated: (name(s) of principal(s)). Notary Printed Signature or Typed Name	APPLICATION MUSTBE SIGNED IN INKBY EACH OWNER OR AUTHORIZED REPRESENTATIVE OF FIRMS OR CORPORATIONS. I (we), the owner(s) of the vehicle described on this application certify that the information on the application is true and correct. OWNER'S SIGNATURE Date County State I certify that the following person(s) personally appeared before me this day, each acknowledging to me that he or she voluntarily signed the foregoing document for the purpose stated therein and in the capacity indicated: Notary Printed or Typed Name (SEAL) My Commission Expires DEALER SECTION New Purchase Date Used Previous NC Title Number I certify that the above vehicle has been sold to the person(s) listed above. I further certify that the title for this vehicle is currently unavailable and this form is being filed to record the lien declared above. I understand that the notation of this lien will expire 60 days after the creation of the security interest, or upon perfection of the security interest with a title application and supporting documents. Signature of Dealer or Agent: Dealer# Printed Firm Name	Lienholder Name				citation unless the block		
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-					or Typed Name			
(SEAL) My Commission Expires			(SEAL)		· · · · · · · · · · · · · · · · · · ·			

POWER OF ATTORNEY

(BUYE	ER) (SELLER) C	OR ((LEGAL OWNER)
of the following described mor	tor vehicle:		
Year		Make	
Body Style		Series	
VIN			
does hereby authorize and irr	evocably appoint:		
	evecusing appearant		
*	(ATTORN	EY)	
		_	the name, place and stead of th
undersigned, any certificate	e of title covering	the ve	ehicle described above in whateve
manner necessary to effect th	e transfer of such t	itle, ar	oplication for a duplicate of such title
or application for a new cert			•
or application for a new cert	illicate of title of sa		
	confirming whateve	er actio	on said Attorney shall or may take by
	confirming whateve	er actio	on said Attorney shall or may take by
	confirming whateve	er actio	on said Attorney shall or may take by
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^{*}Titles held by a lienholder either physically or electronically will require a MVR-63A, Secure Power of Attorney.

North Carolina Division of Motor Vehicles

ODOMETER DISCLOSURE STATEMENT

ALTERATIONS OR ERASURES VOID THIS FORM Federal and State law require that you state the mileage upon transfer of ownership. Failure to complete or providing a false statement may result in fines and/or imprisonment. **VEHICLE SECTION** VEHICLE IDENTIFICATION NUMBER YEAR MAKE BODY STYLE SERIES MODEL **DISCLOSURE SECTION** state that I, (seller's printed name) miles and to the best of my knowledge that it the odometer now reads (miles, no tenths) reflects the actual mileage of the vehicle described above, unless one of the following statements is checked. (1) I hereby certify that the odometer reading reflects the amount of mileage in excess of its mechanical limits. (2) I hereby certify that the odometer reading is **not** the actual mileage. WARNING -ODOMETER DISCREPANCY. **SELLER SECTION** SELLER'S SIGNATURE CERTIFYING ODOMETER READING SELLER'S PRINTED NAME SELLER'S ADDRESS CITY ZIP CODE STATE DATE OF CERTIFICATION **BUYER SECTION** BUYER'S SIGNATURE ACKNOWLEDGING ODOMETER READING AS CERTIFIED BUYER'S PRINTED NAME BUYER'S ADDRESS CITY ZIP CODE STATE

The provisions of this disclosure statement section shall not apply to the following transfers:

- (1) A vehicle having a gross vehicle weight rating of more than 16,000 pounds.
- (2) A vehicle that is not self-propelled.

DATE OF CERTIFICATION

- (3) A vehicle that is 10 years old or older until December 31, 2020. As of January 1, 2021, all vehicles that are 20 years old or older starting with year model 2011.
- (4) A new vehicle prior to its first transfer for purposes other than resale.
- (5) A new vehicle sold directly by the manufacturer to any agency of the United States in conformity with contractual specifications.

MVR-181 (Rev. 02/2022)

DAMAGE DISCLOSURE STATEMENT

Questions 1 & 4 apply only to five (5) model years old and newer.

Alterations or erasures void this form.

NOTICE TO SELLER:

STATE LAW REQUIRES THAT EVERY SELLER DISCLOSE TO THE BUYER IF HE/SHE KNOWS THE INFORMATION LISTED BELOW.
FAILURE TO DO SO MAY RESULT IN CIVIL AND/OR CRIMINAL LIABILITY.

NOTICE TO BUYER:

RETAIN THIS INFORMATION.

STATE LAW REQUIRES YOU TO DISCLOSE SIMILAR DAMAGE INFORMATION WHEN YOU SELL OR TRANSFER TITLE TO THIS VEHICLE.

Year	Make	Body Style	Vehicle Identification	Number
<u>of its value</u>	at the time of the collision o	ion or other occurrence to the e or other occurrence? (Applies to !	•	Yes 🖳 No 🖫
		e? (Applies to All Model Years)		Yes 🔍 No 🔍
3. Is this vehic	cle a <u>flood vehicle</u> ? <mark>(Applies t</mark>	o All Model Years)		Yes 🖳 No 🖫
		(Applies to 5 Model Years old and		Yes 🛭 No 🗎
5. Has this vel	hicle been <u>reconstructed</u> ? <mark>(A</mark>	pplies to All Model Years)		Yes 🖳 No 🖫
	As the Seller, I declare th	at the above information is t	rue to the best of my knowledge	e.
SELLER'S SIGNATI	URE:		DATE:	
SELLER'S ADDRESS	S:			
BUYER'S ACKNOW	VLEDGEMENT AND SIGNATURE:			
	I	Damage Disclosure Def	initions	

Five (5) Model Years - The term "five model years" shall be calculated by counting the model year of the vehicle's manufacture as the first model year and the current calendar year as the final model year.

Flood Vehicle - A motor vehicle that has been submerged or partially submerged in water in the extent that damage to the body, engine, transmission, or differential has occurred.

Non-U.S.A. Vehicle - A motor vehicle manufactured outside of the United States and not intended by the manufacturer for sale in the United States.

Reconstructed Vehicle - A motor vehicle of a type required to be registered hereunder that has been materially altered from original construction due to removal, addition or substitution of new or used essential parts; and includes glider kits and custom assembled vehicles.

Salvage Motor Vehicle - Any motor vehicle damaged by collision or other occurrence to the extent that the cost of repairs to the vehicle and rendering the vehicle safe for use on the public streets and highways would exceed seventy-five percent (75%) of its fair retail market value, whether or not the motor vehicle has been declared a total loss by an insurer. Repairs shall include the cost of parts and labor; or a vehicle for which an insurance company has paid a claim that exceeds 75% of the fair market retail value. Fair market retail values shall be as found in the NADA Pricing Guide Book or other publications approved by the Commissioner.

Salvage Rebuilt Vehicle - A salvage vehicle that has been rebuilt for title and registration.

Junk Vehicle - A motor vehicle which is incapable of operation or use upon the highways and has no resale value except as a source of parts or scrap, and shall not be titled or registered.

POWER OF ATTORNEY

(BUYER) (S	SELLER) OR	(LEGAL OWNER)
of the following described motor vehic	cle:	
Year	Ma	ke
Body Style	Seri	ies
VIN		
does hereby authorize and irrevocabl	v appoint:	
uoos noros, uumornee una mrevesues.	, appoint	
	(ATTORNEY)	
		in the name, place and stead of the evehicle described above in whatever
• •	_	
<u>•</u>		, application for a duplicate of such title
or application for a new certificate of	of title of said	vehicle as (he) (she) may deem fit and
virtue hereof in the premises. May n	ot be used whe	en title is held by lienholder.
virtue hereof in the premises. May n	ot be used whe	en title is held by lienholder.
virtue hereof in the premises. May n	ot be used whe	en title is held by lienholder.
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virtue hereof in the premises. May n IN WITNESS WHEREOF, the under day of (FUI	ot be used whe	en title is held by lienholder. cuted this instrument this
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Virtue hereof in the premises. May not	n(s) personall	cuted this instrument this OWNER) State y appeared before me this day, each
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IN WITNESS WHEREOF, the under day of (FUI Date: County I certify that the following person acknowledging to me that he or sh purpose stated therein and in the cap	n(s) personally solutions indicated	cuted this instrument this OWNER) State y appeared before me this day, each signed the foregoing document for the l:

^{*}Titles held by a lienholder either physically or electronically will require a MVR-63A, Secure Power of Attorney.

North Carolina Division of Motor Vehicles

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DATE OF CERTIFICATION

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DAMAGE DISCLOSURE STATEMENT

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NOTICE TO BUYER:

RETAIN THIS INFORMATION.

STATE LAW REQUIRES YOU TO DISCLOSE SIMILAR DAMAGE INFORMATION WHEN YOU SELL OR TRANSFER TITLE TO THIS VEHICLE.

Year	Make	Body Style	Vehicle Identification	Number
<u>of its value</u>	at the time of the collision o	ion or other occurrence to the e or other occurrence? (Applies to !	•	Yes 🖳 No 🖫
		e? (Applies to All Model Years)		Yes 🔍 No 🔍
3. Is this vehic	cle a <u>flood vehicle</u> ? <mark>(Applies t</mark>	o All Model Years)		Yes 🖳 No 🖫
		(Applies to 5 Model Years old and		Yes 🛭 No 🗎
5. Has this vel	hicle been <u>reconstructed</u> ? <mark>(A</mark>	pplies to All Model Years)		Yes 🖳 No 🖫
	As the Seller, I declare th	at the above information is t	rue to the best of my knowledge	e.
SELLER'S SIGNATI	URE:		DATE:	
SELLER'S ADDRESS	S:			
BUYER'S ACKNOW	VLEDGEMENT AND SIGNATURE:			
	I	Damage Disclosure Def	initions	

Five (5) Model Years - The term "five model years" shall be calculated by counting the model year of the vehicle's manufacture as the first model year and the current calendar year as the final model year.

Flood Vehicle - A motor vehicle that has been submerged or partially submerged in water in the extent that damage to the body, engine, transmission, or differential has occurred.

Non-U.S.A. Vehicle - A motor vehicle manufactured outside of the United States and not intended by the manufacturer for sale in the United States.

Reconstructed Vehicle - A motor vehicle of a type required to be registered hereunder that has been materially altered from original construction due to removal, addition or substitution of new or used essential parts; and includes glider kits and custom assembled vehicles.

Salvage Motor Vehicle - Any motor vehicle damaged by collision or other occurrence to the extent that the cost of repairs to the vehicle and rendering the vehicle safe for use on the public streets and highways would exceed seventy-five percent (75%) of its fair retail market value, whether or not the motor vehicle has been declared a total loss by an insurer. Repairs shall include the cost of parts and labor; or a vehicle for which an insurance company has paid a claim that exceeds 75% of the fair market retail value. Fair market retail values shall be as found in the NADA Pricing Guide Book or other publications approved by the Commissioner.

Salvage Rebuilt Vehicle - A salvage vehicle that has been rebuilt for title and registration.

Junk Vehicle - A motor vehicle which is incapable of operation or use upon the highways and has no resale value except as a source of parts or scrap, and shall not be titled or registered.