THIS IS A RETENTION COPY OF THE CUSTOMER COMPLETED ELECTRONIC FORM HELD BY ROUTEONE LLC

LAW 553-FL-e 1/24

RETAIL INSTALLMENT SALE CONTRACT SIMPLE FINANCE CHARGE

Buyer Name and Address	Co-Buyer Name and Address	Seller-Creditor (Name and Address)
JASON SCOTT PRICE	N/A	GATOR CHRYSLER INC
121 LANCHA CIRCLE #107		300 EAST NASA BOULEVARD MELBOURNE. FL 32901
Satellite Beach, FL 32937-2606 BREVARD		WELDOOKNE, FL 32901
Buyer's Birth Month: April	Co-Buyer's Birth Month: N/A	
Cell: N/A	Cell: N/A	
Email: N/A	Email: N/A	

You have thoroughly inspected, accepted, and approved the vehicle in all respects.

New/Used/ Demo	Year	Make and Model	Weight (lbs.)	Vehicle Identification Number	Primary Use For Which Purchased
Used	2014	Nissan Maxima	N/A	1N4AA5AP4EC907999	Personal, family, or household unless otherwise indicated below business N/A

You agree that we advised you whether, based on seller's knowledge, the vehicle was titled, registered, or used as a taxicab, police vehicle, short term rental or is a vehicle that is rebuilt or assembled from parts, a kit car, a replica, a flood vehicle, or a manufacturer buy back.

	I LULINAL ING	III-III-LLIIDIIIG	DISCLOSURES	
ANNUAL PERCENTAGE	FINANCE CHARGE	Amount Financed	Total of Payments	Total Sale Price
RATE	The dollar	The amount of	The amount you	The total cost of
The cost of	amount the	credit provided	will have paid after	your purchase on
your credit as	credit will	to you or	you have made all	credit, including
a yearly rate13.51%	\$ 2,784.96	on your behalf. \$ 9,065.28	payments as scheduled. \$11,850.24	your down payment of 5,000.00 is
Your Payment S	Schedule Will B	e:	(e) means an estimate
Number of Payments	Amount of Payments	When Pa Are [
			•	

FEDERAL TRUTH-IN-LENDING DISCLOSURES

Number of Payments Amount of Payments Are Due

48 \$246.88 Monthly beginning 07/05/2025

N/A N/A N/A N/A

Or As Follows:

N/A

IE AND ACCURATE COMPLETED COPY - UCC NON-AUTHORITA

Late Charge. If payment is not received in full within $\underline{10}$ days after it is due, you will pay a late charge of $\underline{5}$ % of each installment.

Prepayment. If you pay early, you may have to pay a penalty.

Security Interest. You are giving a security interest in the vehicle being purchased.

Additional Information: See this contract for more information including information about nonpayment, default, prepayment penalties, any required repayment in full before the scheduled date and security interest.

WARRANTIES SELLER DISCLAIMS

Unless the Seller makes a written warranty, or enters into a service contract within 90 days from the date of this contract, the Seller makes no warranties, express or implied, on the vehicle, and there will be no implied warranties of merchantability or of fitness for a particular purpose.

This provision does not affect any warranties covering the vehicle that the vehicle manufacturer may provide.

Returned Payment Charge: If any check or other payment instrument you give us is dishonored or any electronic payment you make is returned unpaid, you will pay a charge of \$25 if the payment amount is \$50 or less; \$30 if the payment amount is over \$50 but not more than \$300; \$40 if the payment amount is over \$300; or such amount as permitted by law.

Florida	documentary stamp	tax req	uired b	y law	in t	he a	moı	unt of
\$	31.85	_ has	been	paid	or	will	be	paid
directly	to the Department of	f Rever	nue.					
Certific	cate of Registration No	oN/A						

You assign all manufacturer rebates and cash back incentives used as a downpayment on this contract to seller. You agree to complete all documents required for assignment of rebates and incentives.

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

ITHIS IS A RETENTION COPY OF THE CUSTOME ITEMIZATION OF AMOUNT FINANCED 1 Cash Price (including \$ 835.03 sales tax)	\$	Used Car Buyers Guide. The information you
1 Cash Price (including \$ 835.03 sales tax) 2 Total Downpayment =	φ(1)	see on the window form for this vehicle is part of this contract. Information on the
Gross Trade-In Allowance	¢ N/A	window form overrides any contrary
Less Pay Off Made By Seller (e)	\$ N/A	provisions in the contract of sale.
Equals Net Trade In	¢ N/A	Spanish Translation: Guía para
+ Cash	\$ 5,000.00	compradores de vehículos usados. La
+ Other N/A	\$ N/A	información que ve en el formulario de la
+ Other N/A	\$ N/A	ventanilla para este vehículo forma parte del
	\$5,000.00_(2)	presente contrato. La información del
(If total downpayment is negative, enter "0" and see 5J below)	\$(2) \$	formulario de la ventanilla deja sin efecto
3 Unpaid Balance of Cash Price (1 minus 2)	φ(3)	toda disposición en contrario contenida en
4 Predelivery Service Fees A Predelivery Service Charge \$899.75		el contrato de venta.
Tr 1 (dd mrei) Cel (me e maige		
N/A		OPTIONAL SERVICE CONTRACTS
,		You are not required to buy a service contract to
These charges represent costs and profit to the dealer for items such as inspecting,		obtain credit. Your choice of service contract
cleaning, and adjusting vehicles, and preparing documents related to the sale.	4.000.75	providers for any service contracts you buy will
Total Predelivery Service Fees	\$1,088.75_(4)	not affect our decision to sell or extend credit to
5 Other Charges Including Amounts Paid to Others on Your Behalf		you.
(Seller may keep part of these amounts):		REJECTION OR REVOCATION
A Cost of Optional Credit Insurance Paid to Insurance Company or Companies.		
Life \$ N/A	****	If you are permitted under Florida's Uniform
Disability \$ N/A	\$N/A	Commercial Code to reject or revoke acceptance of the vehicle and you claim a
B Vendor's Single Interest Insurance Paid to Insurance Company	\$N/A_	security interest in the vehicle because of this,
C Other Optional Insurance Paid to Insurance Company or Companies	\$N/A_	you must either: (a) post a bond in the amount
D Optional Gap Contract	\$N/A_	of the disputed balance; or (b) deposit all
E Official Fees Paid to Government Agencies	\$N/A_	installment payments as they become due into
F Government Documentary Stamp Taxes	\$31.85_	the registry of a court of competent jurisdiction.
G Government Taxes Not Included in Cash Price	\$N/A_	
H Government License and/or Registration Fees Registration Fee I Government Certificate of Title Fees	114,65 N/A	SERVICING AND COLLECTION CONTACTS In consideration of our extension of credit to
J Other Charges (Seller must identify who is paid and describe purpose)		you you agree to provide us your contact information for our servicing and collection
to N/A for Prior Credit or Lease Balance (e)	\$N/A_	purposes. You agree that we may use this
to N/A for N/A	\$N/A	information to contact you in writing, by e-mail,
to N/A for N/A	\$N/A_	or using prerecorded/artificial voice messages,
to N/A for N/A	\$N/A_	text messages, and automatic telephone dialing
to N/A for N/A	\$N/A_	systems, as the law allows. You also agree that
to N/A for N/A	\$N/A_	we may try to contact you in these and other ways at any address or telephone number you
to N/A for N/A	\$N/A_	provide us, even if the telephone number is a
to N/A for N/A	\$N/A_	cell phone number or the contact results in a
to N/A for N/A	\$N/A_	charge to you. You agree to allow our agents
to N/A for N/A	\$N/A_	and service providers to contact you as agreed
Total Other Charges and Amounts Paid to Others on Your Behalf	\$146.50_(5)	above.
6 Loan Processing Fee Paid to Seller (Prepaid Finance Charge)	\$ N/A (6)	You agree that you will, within a reasonable
7 Amount Financed (3 plus 4 plus 5)	\$	time, notify us of any change in your contact
8 Principal Balance (6+7)	\$ 9,065.28 (8)	information.
OPTION: ☐ You pay no finance charge if the Amount Financed, item N/A , Year N/A . SELLER'S INITIALS	7, is paid in full on or before	APPLICABLE LAW Federal law and the law of the state of Florida apply to this contract.
OPTIONAL GAP CONTRACT. A gap contract (debt cancellation contract) is not required to unless you sign below and agree to pay the extra charge. If you choose to buy a gap contract, Itemization of Amount Financed. See your gap contract for details on the terms and conditions Term N/A Mos	t, the charge is shown in Item 5D of the	NEGATIVE CREDIT REPORT NOTICE We may report information about your account to credit bureaus. Late payments, missed payments, or other defaults on your
I want to buy a gap contract.		account may be reflected in your credit
Buyer Signs X A N/A		report.
JURY TRIAL WAIVER. By entering this contract, you agree to waive your right to trial Buyer Signature X B (Special Sp. May 21, 2023 3:03	al by jury. Co-Buyer Signature X B	N/A

THIS IS A RETENTION COPY OF THE CUSTOMER COMPLETED ELECTRONIC FORM HELD BY ROUTEONE LLC Insurance. You may buy the physical damage insurance this contract requires from anyone you choose who is acceptable to us. You may also provide the physical damage insurance through an existing policy owned or controlled by you that is acceptable to us. You are not required to buy any other insurance to obtain credit unless the box indicating Vendor's Single Interest Insurance

		cies or certificates from	the named insurance cor	to sell you the vehicle or extended and the term of th	ms and conditions.		
		C		you want and sign bel redit Insurance	ow:		
Credit Life: Term N/A	☐ Buyer	☐ Co-Buyer	☐ Both	Credit Disability: Term N/A	☐ Buyer	Co-Buyer	☐ Both
Premium: Credit Life \$	N/A			Credit Disability \$ N/A			
Insurance Co	mpany Name N/A			Home Office Address	N/A		
approval process. They	will not be provided u our original payments	nless you sign and agree	to pay the extra cost. If yo	n to buy or not to buy credit life ou choose this insurance, the contract if you make late	cost is shown in Item	5A of the Itemization of Ar	nount Financed. Credit
If the box above is chech 1. You understand that y from us in order to obtain	you have the option of	assigning any other polic	e, please read and sign the y or policies you own or m	following acknowledgments: ay procure for the purpose of o	covering this extension	n of credit and that the pol	icy need not be purchas
ХС	N/A		N/A	X C Co-Buyer	N/A		N/A
Buyer			Date	Co-Buyer			Date
2. You understand that sex. (You need not sign	the credit life coverag this acknowledgemen	e may be deferred if, at that if the proposed credit life	ne time of application, you e insurance policy does no	are unable to engage in emplot contain this restriction.)	loyment or unable to	perform normal activities of	of a person of like age a
X D	N/A		N/A	XD	N/A		N/A
Buyer			Date	Co-Buyer	·		Date
		policy will terminate whe	,	and affirm that your age is acc		on the application or policy	
XE	N/A		N/A	XE	N/A		N/A
Buyer			Date	Co-Buyer			Date
_	N/A		•	onal Insurance		N/A	
	Type of Insuran	ΛΔ	N/A Term	Premium \$		IN/ <i>F</i>	1
nsurance Company N	71	00	IGIIII				
, ,				N/A			
	N/A		N/A			N/A	
Insurance Company N	Type of Insuran		Term	Premium \$			7
П	N/A L		N/A	Premium \$		N/	A
Insurance Company N	Type of Insuran lame & Address	се	Term				
				N/A			
	N/A		N/A	. Premium \$		N/A	
Insurance Company N	Type of Insuran lame & Address	ce	Term	· · · · ·			
				N/A			
	N/A		N/A	Premium \$		N/A	
Insurance Company N	Type of Insuran lame & Address	ce	Term	,			
Other optional insurance and agree to pay the ex I want the insurance ch	tra cost.	tain credit. Your decision	to buy or not buy other opt	ional insurance will not be a fa	actor in the credit app	proval process. It will not be	e provided unless you s
ΧF	N/A		N/A	ΧF	N/A		N/A
Buyer Signature			Date	Co-Buyer Signature			Date
LIABILITY INSURA	ANCE COVERAG	E FOR BODILY INJ	URY AND PROPERT	TY DAMAGE CAUSED	TO OTHERS IS I	NOT INCLUDED IN T	HIS CONTRACT.
VENDOR'S SIN protect the Creditor by your interest in the vector of the cost of contract.	GLE INTEREST IN for loss or damage vehicle. You may of f this insurance is	NSURANCE (VSI insurate to the vehicle (collisionshoose the insurance	rance): If the preceding, fire, theft, concealment company through we and is also shown in	g box is checked, the Crec nt, skip). VSI insurance is f hich the VSI insurance i n item 5B of the Itemization	ditor requires VSI in the Creditor's so	nsurance for the initial ble protection. This insu elect to purchase VSI	term of the contract rance does not prote insurance through t
	•	č					
Buyer Signs XG		N/A	Co-Buyer Signs	v.C	N/A	Date:	N/A

. FINANCE CHARGE AND PAYMENTS

- a. How we will figure Finance Charge. We will treat any Prepaid Finance Charge as fully earned on the date of this contract. We will figure the rest of the finance charge on a daily basis at the Base Rate on the unpaid part of your Principal Balance. Your Principal Balance is the sum of the Amount Financed and the Prepaid Finance Charge, if any.
- b. How we will apply payments. We may apply each payment to the earned and unpaid part of the Finance Charge, to the unpaid part of your Principal Balance and to other amounts you owe under this contract in any order we choose as the law allows.
- c. How late payments or early payments change what you must pay. We based the Finance Charge, Total of Payments, and Total Sale Price shown on page 1 of this contract on the assumption that you will make every payment on the day it is due. Your Finance Charge, Total of Payments, and Total Sale Price will be more if you pay late and less if you pay early. Changes may take the form of a larger or smaller final payment or, at our option, more or fewer payments of the same amount as your scheduled payment with a smaller final payment. We will send you a notice telling you about these changes before the final scheduled payment is due.
- d. You may prepay. You may prepay all or part of your Principal Balance at any time. If the contract is paid in full within six months after the date you sign it, we may impose an acquisition charge, not exceeding \$75, for services performed on your behalf for processing this contract. If you prepay, you must pay the earned and unpaid part of the Finance Charge and all other amounts due up to the date of your payment.
- e. You may ask for a payment extension. You may ask us for a deferral of the scheduled due date of all or any part of a payment (extension). If we agree to your request, we may charge you a \$15 extension fee. You must maintain the physical damage insurance required by this contract (see 2.d.) during any extension. If you do not have this insurance, we may buy it and charge you for it as this contract says. You may extend the term of any optional insurance you bought with this contract to cover the extension if the insurance company or your insurance contract permits it, and you pay the charge for extending this insurance.

If you get a payment extension, you will bay additional finance charges at the Base Rate on the amount extended during the extension. You will also pay any additional insurance charges resulting from the extension, and the \$15 extension fee if we charge you this fee.

. YOUR OTHER PROMISES TO US

- a. If the vehicle is damaged, destroyed, or missing. You agree to pay us all you owe under this contract even if the vehicle is damaged, destroyed, or missing.
- b. Using the vehicle. You agree not to remove the vehicle from the U.S. or Canada, or to sell, rent, lease, or transfer any interest in the vehicle or this contract without our written permission. You agree not to expose the vehicle to misuse, seizure, confiscation, or involuntary transfer. If we pay any repair bills, storage bills, taxes, fines, or charges on the vehicle, you agree to repay the amount when we ask for it.
- c. Security Interest.

You give us a security interest in:

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

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

d. Insurance you must have on the vehicle.

You agree to have physical damage insurance covering loss of or damage to the vehicle for the term of this contract. The insurance must cover our interest in the vehicle. You agree to name us on your insurance policy as loss payee. If you do not have this insurance, we may, if we choose, buy physical

damage insurance. If we decide to buy physical damage insurance, we may either buy insurance that covers your interest and our interest in the vehicle, or buy insurance that covers only our interest. If we buy either type of insurance, we will tell you which type and the charge you must pay. The charge will be the premium for the insurance and a finance charge at the highest rate the law permits. If the vehicle is lost or damaged, you agree that we may use any insurance settlement to reduce what you owe or repair the vehicle.

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

3. IF YOU PAY LATE OR BREAK YOUR OTHER PROMISES

a. You may owe late charges. You will pay a late charge on each late payment as shown on page 1 of this contract. Acceptance of a late payment or late charge does not excuse your late payment or mean that you may keep making late payments.

If you pay late, we may also take the steps described below.

- b. You may have to pay all you owe at once. If you break your promises (default), we may demand that you pay all you owe on this contract at once.
 Default means:
 - You do not pay any payment on time;
 - You give false, incomplete, or misleading information during credit application;
 - You start a proceeding in bankruptcy or one is started against you or your property; or
 - You break any agreements in this contract.

The amount you will owe will be the unpaid part of your Principal Balance plus the earned and unpaid part of the Finance Charge, any late charges, 8 and any amounts due because you defaulted.

You may have to pay collection costs. If we hire an attorney to collect what you owe, you will pay the attorney is fee and court costs as the law allows. This includes any attorneys' fees we incur as a result of any bankruptcy proceeding brought by or against you under federal law.

- d. We may take the vehicle from you. If you default, we may take (repossess) the vehicle from you if we do so peacefully and the law allows it. If your vehicle has an electronic tracking device (such as GPS), you agree that we may use the device to find the vehicle. If we take the vehicle, any accessories, equipment, and replacement parts will stay with the vehicle. If you do not ask for these items back, we may dispose of them as the law allows.
- e. How you can get the vehicle back if we take it. If we repossess the vehicle, you may pay to get it back (redeem). We will tell you how much to pay to redeem. Your right to redeem ends when we sell the vehicle.
- f. We will sell the vehicle if you do not get it back. If you do not redeem, we will sell the vehicle. We will send you a written notice of sale before selling the vehicle.

We will apply the money from the sale, less allowed expenses, to the amount you owe. Allowed expenses are expenses we pay as a direct result of taking the vehicle, holding it, preparing it for sale, and selling it. Attorney fees and court costs the law permits are also allowed expenses. If any money is left (surplus), we will pay it to you unless the law requires us to pay it to someone else. If money from the sale is not enough to pay the amount you owe, you must pay the rest to us. If you do not pay this amount when we ask, we may charge you interest at a rate not exceeding the highest lawful rate until you pay.

. What we may do about optional insurance, maintenance, service, or other contracts. This contract may contain charges for optional insurance, maintenance, service, or other contracts. If we demand that you pay all you owe at once or we repossess the vehicle, you agree that we may claim benefits under these contracts and cancel them to obtain refunds of unearned charges to reduce what you owe or repair the vehicle. If the vehicle is a total loss because it is confiscated, damaged, or stolen, we may claim benefits under these contracts and cancel them to obtain refunds of unearned charges to reduce what you owe.

INISISAKETEN	THE COSTOMER COMPLETED ELE	TO I KONIC FORM HELD BY KC	JUTEONE LLC	
SELLER'S RIGHT TO CANCEL - If Buyer an	d Co-buyer sign here, the provisions	of the Seller's Right	to Cancel section	below, which gives the
Seller the right to cancel if Seller is unable	to assign this contract within	N/A days	, will apply. If you f	ail to return the vehicle
within 48 hours after receipt of the notice of	of cancellation, you agree to pay Sel	ler a charge of \$	N/A	per day from the date
of cancellation until the vehicle is returned	or repossessed.			
x H N/A	x H		N/A	

Seller's Right to Cancel

Buyer Signs

Seller agrees to deliver the vehicle to you on the date this contract is signed by Seller and you. You understand that it may take a few days for Seller to verify your credit, locate financing for you on the exact terms shown on page 1 of this contract, and assign this contract to a financial institution. You agree that Seller has the number of days stated above to assign this contract. You agree that if Seller is unable to assign this contract within this time period to any one of the financial institutions with whom Seller regularly does business under an assignment acceptable to Seller, Seller may cancel this contract. Seller's right to cancel this contract ends upon assignment of this contract.

Co-Buyer Signs

- If Seller elects to cancel per Paragraph a above, Seller will give you written notice (or in any other manner in which actual notice is given to you). In that event, you may have the option of negotiating and signing a new contract with different financing terms (for example, a larger down payment, a higher annual percentage rate, a required cosigner, etc.) or you may pay with alternate funds arranged by you.
- Upon receipt of the notice of cancellation, you must return the vehicle to Seller within 48 hours in the same condition as when sold other than reasonable wear for the time you had it. If Seller has already sold the Trade-in, the Seller will pay you the proceeds of the sale less any reasonable expenses incurred in connection with holding, preparing, reconditioning and selling the Trade-in and any prior credit or lease balance paid by Seller to a prior lienholder or lessor on your behalf.
- If you do not return the vehicle within 48 hours after receipt of the notice of cancellation, you agree that Seller may use any lawful means to take it back (including repossession if done peacefully) and you will be liable for all expenses incurred by Seller in taking the vehicle from you, including reasonable attorney's fees. If you fail to return the vehicle within 48 hours after receipt of the notice of cancellation, you agree to pay Seller the charge shown in the Seller's Right to Cancel provision above for each day you do not return the vehicle after receipt of the notice of cancellation.
- While the vehicle is in your possession, all terms of this contract, including those relating to use of the vehicle and insurance for the vehicle, are in full force and you assume all risk of loss or damage to the vehicle. You must pay all reasonable costs for repair of any damage done to the vehicle while the vehicle is in your possession. Seller may deduct from any consideration due to you under paragraph c. above Seller's reasonable costs to repair the vehicle and any daily charges you incur if you fail to return the vehicle within 48 hours after receipt of the notice of cancellation. If Seller cancels this contract, the terms of this Seller's Right to Cancel provision (including those above) remain in effect even after you no longer have possession of the vehicle.

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

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

RUE AND ACCURATE COMPLETED

	Trade-In Vehicle			Trade-In Vehicle		
Year N/A Make	N/A		Year N/A Make	N/A		
Model	N/A		Model	N/A		
VIN	N/A		VIN	N/A		
Gross Trade-In Allowance \$ N/A			Gross Trade-In Allowance \$ N/A			
Payoff Made by Seller \$ N/A		(e)	Payoff Made by Seller \$ N/A			(e
Lienholder N/A			Lienholder N/A			
been involved in an accident, has	hts, title and interest in such trade-ir not had any major body damage or r nbled from parts, a kit car, a replica,	required any major e	ngine repair, and was not prev			
Buyer Initials N/A Co-Bu	yer Initials <u>I</u> N/A					
Itemization of Amount Financed as th Seller agrees to pay the payoff amoun and in Item 2 you must pay the Seller	relied on information from you and/or the Pay Off Made by Seller. You understant shown above and in Item 2 to the lien the excess on demand. If the actual pays as stated in the "NOTICE" on page 5 cm.	nd that the amount qu holder or lessor of the yoff amount is less tha	oted is an estimate. trade-in vehicle, or its designee. in the amount shown above and i	If the actual payoff amount is more the control of	han the amount shown a overage Seller receives	bove
nom 2 or any rolana.			_			
The Annual Percen	tage Rate may be not to receive a part of	egotiable w		ne Seller may assig	gn this contr	ac
The Annual Percent and retain its right	tage Rate may be not to receive a part of CHANGED. This contract contains the	egotiable withe Finance	vith the Seller. The Charge.	s contract. Any change to this contra	act must be in writing an	
The Annual Percent and retain its right HOW THIS CONTRACT CAN BE must sign it. No oral changes are bin If any part of this contract is not value extend the time for making some process.	tage Rate may be not to receive a part of CHANGED. This contract contains the	e entire agreement be X K	with the Seller. The Charge. etween you and us relating to this	s contract. Any change to this contra	act must be in writing an	d we
And retain its right HOW THIS CONTRACT CAN BE must sign it. No oral changes are bin If any part of this contract is not va extend the time for making some page the rest of this contract for NOTICE TO THE BUYE	tage Rate may be not to receive a part of CHANGED. This contract contains the ding. Buyer Signs lid, all other parts stay valid. We may be ayments without extending the time	e entire agreement be X K delay or refrain from for making others.	with the Seller. The Charge. Etween you and us relating to this way 21, 2023 242, 227 waw Commenforcing any of our rights under the comment of the comment	s contract. Any change to this contract. Buyer Signs X K nder this contract without losing the contains any blank s	act must be in writing an N/A nem. For example, we	d we
The Annual Percent and retain its right HOW THIS CONTRACT CAN BE must sign it. No oral changes are bin if any part of this contract is not value extend the time for making some part of this contract for the rest of this contract for NOTICE TO THE BUYE entitled to an exact con You agree to the terms	chage Rate may be not to receive a part of CHANGED. This contract contains the ding. Buyer Signs lid, all other parts stay valid. We may be ayments without extending the time or other important agreements. R: a) Do not sign this c	e entire agreement be X K	with the Seller. The Charge. Stween you and us relating to this way 11. 2023 5.0522 PM GMP. Commenforcing any of our rights under the comment of the protect your legal rights of the company of the com	s contract. Any change to this contract. Buyer Signs X K nder this contract without losing the contains any blank sights.	act must be in writing an N/A nem. For example, we paces. b) You	d we
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TRUE AND ACCURATE COMPLETED COPY - UCC NON-AUTHORITATIVE COPY

CONSENT TO CONDUCT TRANSACTIONS ELECTRONICALLY USING ELECTRONIC RECORDS AND SIGNATURES

You have indicated that you wish to receive, sign, or transmit documents relating to your Transaction with us electronically. We are required by law to give you certain information "in writing" – which means you are entitled to receive it on paper. We need your consent in order to provide you this information electronically instead. We also need your general consent to use electronic records or signatures in our Transaction with you.

In this Consent, the words "we," "us," and "our" mean (i) the DEALERSHIP from whom you are purchasing or leasing your motor vehicle (the "DEALERSHIP") and (ii) any assignee of the financing contract or lease agreement, or the original creditor on a loan agreement (the "FINANCING INSTITUTION"). The words "you" and "your" mean the person giving consent as well as any co-applicants and co-owners of any product or service we provide to the person giving consent as part of this Transaction. "Transaction" means your application for credit, the retail installment sales contract, loan agreement, or lease agreement providing for the purchase or lease of a motor vehicle, and the review, execution, and delivery of the documents related to your purchase or lease. It also includes the purchase of all related products and services provided to you and described in the Communications. "Communication(s)" means each disclosure, notice, retail installment sales contract, loan agreement, lease agreement, undertaking, fee schedule, periodic statement, record, document, or other information we provide to you, or that you sign or submit or agree to at our request, in connection with the Transaction.

1. **Your Consent.** You (i) agree that any of the Communications we provide to you, or that you sign or agree to at our request, may be in electronic form; and (ii) consent to receiving any of the Communications we provide to you via email, text message, or other electronic medium. We may also use electronic signatures and obtain them from you on any Communication, even if we provide you the Communications in paper form.

The Communications may be presented, executed, and delivered at the DEALERSHIP, or, for eligible online transactions, via our Signature and Document Delivery Service and Website.

We may always, in our sole discretion, provide you with any Communications on paper, even if you have authorized electronic delivery. Sometimes the law, or our agreement with you, requires you to give us a written notice. You must still provide these notices to us on paper, unless we tell you how to deliver the notice to us electronically.

2. **How to Withdraw Consent**. If you decide to withdraw consent before you complete the Transaction, you may do so by selecting the "Withdraw Consent" option available on each page of the electronic signature process. The "Withdraw Consent" option will either appear on the left side of the screen, or under the action menu at the upper left corner of the screen. If you withdraw consent before the Transaction is complete, you will be required to restart the Transaction.

Your withdrawal of consent with respect to this Transaction does not affect any other consent you have given us at any other time to use electronic records and signatures, and it does not affect the legal effectiveness, validity, or enforceability of the electronic Communications that were provided to you before your withdrawal became effective.

3. **How to Update Your Contact Information**. It is your responsibility to provide us with accurate and complete e-mail address, mobile/cellular telephone number, and other contact information at the time of your Transaction and after the time of your Transaction, when your contact information changes. To update your information during the Transaction, please notify our representative assisting you with your Transaction; to update your contact information after the time of your Transaction, please notify your Financial Institution.

4. Hardware and Software Requirements. To receive or retain electronic Communications, you must have access to:

Browser Options:

This Signature and Document Delivery Service and Website will support the most Current Version of the major desktop, laptop, and tablet browsers. *MOBILE PHONE BROWSERS ARE NOT SUPPORTED AT THIS TIME.*

Read and Display Requirements:

Our system works with any Current Version of Adobe Reader® that views and prints PDF documents.

Printer or Storage Space:

You will need access to a printer or sufficient storage space to retain the Communications.

You must also have an active email address and SMS-enabled mobile/cellular telephone to use the Signature and Document Delivery Service and Website.

For transactions you complete on our hardware, we will supply any additional required hardware and software.

By "Current Version," we mean a version of the software that is currently supported by its publisher. From time to time, we may offer services or features that require the Internet browser you are using to be configured in a particular way, such as permitting the use of JavaScript or cookies. If we detect that the Internet browser you are using is not properly configured, we will provide you with a notice and advice on how to update your configuration. We reserve the right to discontinue support of a Current Version of software if, in our sole opinion, it suffers from a security flaw or other flaw that makes it unsuitable for use with your Transaction.

If our hardware or software requirements change, and that change would create a material risk that you would not be able to access or retain electronic Communications, we will give you notice of the revised hardware or software requirements. Continuing to use this service after receiving notice of the change is reaffirmation of your consent.

5. Paper Copies.

a. Transactions Completed Using Our Hardware and Software

For Transactions completed using our hardware and software ("**Type I Transactions**"), we will use electronic signatures obtained from you for Communications and we will provide those Communications to you in paper form at the time of your Transaction. For Type I Transactions, we will tell you that you will be receiving a paper copy of the Communications at the time of your Transaction.

b. Transactions Completed Using Your Hardware and Software

For Transactions completed using your hardware and software to access the Signature and Document Delivery Service and Website ("**Type II Transactions**"), we will use electronic signatures obtained from you for Communications and we will provide those Communications to you at the time of your Transaction. For Type II Transactions, we will tell you that you will be receiving an electronic copy of the Communications at the time of your Transaction.

For Type II Transactions, we will not send you a paper copy of electronic Communications unless you

request it, as provided below, or we otherwise deem it appropriate to do so. For Type II Transactions, you can obtain a paper copy of any Communication we provide to you electronically by printing it yourself or by requesting your **DEALERSHIP** provide you with a paper copy at the time of your Transaction. Such requests for paper copies to your **DEALERSHIP** can be made at the time of your Transaction or up to fifteen (15) days after the date of your Transaction), you can request a copy of any Communication by contacting your **FINANCING INSTITUTION**. There is no charge associated with requesting a paper copy of a Communication we sent you electronically.

- 6. **Retaining Copies of Electronic Communications.** We encourage you to print or download, for your records, a copy of all electronic Communications. This ESIGN Consent disclosure will be a part of the Communications when you print, download a copy, or are otherwise provided a paper copy by us at the time of your Transaction.
- 7. **Termination/Changes.** We reserve the right, in our sole discretion, to (i) provide you with Communications in paper or electronic form, as described above; (ii) discontinue the provision of your Communications electronically; or (iii) to terminate or change the terms and conditions on which we provide your Communications to you electronically. The Communications that we provide to you electronically will be available to you electronically for fifteen (15) days after the date (a) your Transaction is completed and (b) we provide access to the Communications to you via the Signature and Delivery Service and Website. After this time, if you wish to receive a copy of the Communications, you must request a paper copy from your **FINANCING INSTITUTION.**

By checking the box, you confirm that (i) you have reviewed and agree to be bound by the terms of the ESIGN Consent; (ii) you are consenting to the use of electronic records and signatures in connection with this Transaction; and if we provide the Communications to you electronically, you are (a) consenting to receive your Communications through the use of the Signature and Document Delivery Service and Website; (b) confirming that you have access to the hardware and software described above; (c) confirming that you are able to receive and review electronic records; and (d) confirming that you have an active email account, SMS-enabled mobile/cellular telephone, and the ability to access, view, and retain PDF files. You are also confirming that you are authorized to, and do, consent on behalf of all of your co-applicants and co-owners of any product or service we provide to you as part of this Transaction.

By checking the box, you also agree that any electronic records signed by using the Signature and Document Delivery Service and Website are signed at our business premises. Any Communications that require our signature are completed and binding on us only when we receive and execute them.

By checking the box, you agree that the sale or lease of a motor vehicle is complete at the time and place that we deliver the motor vehicle per the agreement below. You and we agree that we will deliver the motor vehicle to you by making the motor vehicle available to you to take possession of it at our place of business once you and we have completed execution of the applicable Communications that require signature. We may agree to help you arrange transportation of the motor vehicle to another place of your choosing after we have delivered it to you at our place of business; however, you acknowledge and agree that: (i) our helping you with transportation of the vehicle in this way is at your request, as your agent, and for your convenience; and (ii) any such transportation of the vehicle that occurs is after the sale or lease is complete and after it was delivered by us at our place of business.

By checking the box you also agree that (i) the Signature and Document Delivery Service and Website are strictly designed for use on desktop, laptop, and tablet computing devices and (ii) <u>THE SIGNATURE AND DOCUMENT DELIVERY SERVICE AND WEBSITE ARE NOT CURRENTLY DESIGNED FOR AND SHOULD NOT BE USED ON A MOBILE PHONE BROWSER.</u>