Customer Copy

Page 2	
Who we are	
Who is providing this notice?	King Automotive Group
What we do	
How does King Automotive Group protect my personal information?	To protect your personal information from unauthorized access and use, we use security measures that comply with federal law. These measures include computer safeguards and secured files and buildings.
How does King Automotive Group collect my personal information?	We collect your personal information, for example, when you apply for financing give us your income information or provide employment information provide account information or give us your contact information. We also collect your personal information from others, such as credit bureaus, affiliates, or other companies.
Why can't I limit all sharing?	Federal law gives you the right to limit only sharing for affiliates' everyday business purposes—information about your creditworthiness affiliates from using your information to market to you sharing for nonaffiliates to market to you State laws and individual companies may give you additional rights to limit sharing.
Definitions	
Affiliates	Companies related by common ownership or control. They can be financial and nonfinancial companies. Our affiliates include the King Automotive Group dealerships and financial companies.
Nonaffiliates	Companies not related by common ownership or control. They can be financial and nonfinancial companies.
	King Automotive Group does not share with nonaffiliates so they can market to you.
Joint Marketing	A formal agreement between nonaffiliated financial companies that together market financial products or services to you.
	Our joint marketing partners include finance companies.
Other important information	THAT IAME HAVE DECEMEN A CODY OF THE MOTION
I/WE ACKNOWLEDGE T	THAT I/WE HAVE RECEIVED A COPY OF THIS NOTICE.
Print Customer Name	Customer Signature Date

Customer Signature

Print Customer Name

Date

FACTS	WHAT DOES KING AUTOMOTIVE GROUP DO WITH YOUR PERSONAL INFORMATION?
Why?	Financial companies choose how they share your personal information. Federal law gives consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we collect, share, and protect your personal information. Please read this notice carefully to understand what we do.
What?	The types of personal information we collect and share depend on the product or service you have with us. This information can include: Social Security number and income account balances and payment history credit history and employment information When you are no longer our customer, we continue to share your information as described in this notice.
How?	All financial companies need to share customers' personal information to run their everyday business. In the section below, we list the reasons financial companies can share their customers' personal information; the reasons King Automotive Group chooses to share; and whether you can limit this sharing.

Reasons we can share your personal information	Does King Automotive Group share?	Can you limit this sharing?
For our everyday business purposes— such as to process your transactions, maintain your account(s), respond to court orders and legal investigations, or report to credit bureaus	Yes	No
For our marketing purposes— to offer our products and services to you	Yes	No
For joint marketing with other financial companies	Yes	No
For our affiliates' everyday business purposes— Information about your transactions and experiences	Yes	No
For our affiliates' everyday business purposes— Information about your creditworthiness	No	We don't share
For our affiliates to market to you	No	We don't share
For nonaffiliates to market to you	No	We don't share

Questions?

Call King Automotive Group (301) 948-3333

File Copy

Page 2

Who we are			
Who is providing this notice?	King Automotive Group		
What we do			
How does King Automotive Group protect my personal information?		on from unauthorized access and use, imply with federal law. These measures secured files and buildings.	
How does King Automotive Group collect my personal information?	provide account information or	n or provide employment information give us your contact information rmation from others, such as credit	
Why can't I limit all sharing?	your creditworthiness affiliates from using your inform sharing for nonaffiliates to mark	ousiness purposes-information about nation to market to you	
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0.1	Our joint marketing partners inc	clude finance companies.	
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Print Customer Name	Customer Signature	Date	
Finit Gustomer Name	Gustomer Signature	Date	
Print Customer Name	Customer Signature	Date	

COMPANY OF THE PROPERTY OF THE PARTY OF THE	Tiev. January 2011
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For joint marketing with other financial companies	Yes	No
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For our affiliates' everyday business purposes— Information about your creditworthiness	No	We don't share
For our affiliates to market to you	No	We don't share
For nonaffiliates to market to you	No	We don't share

Call King Automotive Group (301) 948-3333

Questions?

PROMISSORY NOTICE

STOCK #		
VEHICLE		
		DATE
		ă.
more than one) promises to pa	ay Hagerstown Ford, or o	
Hagerstown, MD 21740 - or s	uch address as may be de	esignated by any holder of the Note, the
sum of (\$) Payment is	due on or before
· e.		
 This note may be prepaid in in the reverse order of their 	whole or in part without dates.	t penalty. Prepayments shall be credited
In the event of the failure to the entire principal balance	make any payment when and accrued interest due	n due, the holder of this note may declare and payable.
note, even if, without notice	onor and durgence in colle	ad any endorsers or guarantors jointly and severally waive ecting and all agree to remain fully obligated under the terms of this sextended or the Note is renewed or modified; or one of the parties is of any collateral given as security for the payment of the note.
THOMAS TOMORIADIC ALLOINE	by iees, in the event that a	its terms, the undersigned agrees to pay all costs of collection, any judgement is obtained under this note the undersigned waive, to aw exempting their property, or any part of it.
		•
	9	
A A E PRIO OF CLASS		
(MAKER'S SIGNATUR	E)	(MAKERS'S PRINTED NAME)
(CO-MAKER'S SIGNAT	TIDE	
(00 THE WATER DOTOLINAL	UKC)	(CO-MAKERS'S PRINTED NAME)

Copy of Driver License Here

Copy of Co-Buyer D.L. Here

Insurance Verification		
Insurance Company N	ame:	
Agent / Agency Name	:	
Agency Address:		
Agency Phone Numbe	r:	
Representative Spoke	n To:	
Policy Number:		
Effective Dates:	MUST NOT EXPIRE WITH IN 60 DAYS!!!	8
From:	To:	

AUTHORIZATION FOR PAYOFF

TO:			(BANK / LENDER NAME)
ADDRESS: _			
-			
l,			(Customer Name),
account in t the receipt of released. Yo	he amount of \$ _ of this amount to ou are furthermored ed insurance prem	surrender to ther e instructed to ca	I the payoff balance due on my and you are instructed upon n the title – properly endorsed and ancel my insurance policy and pay Il unearned interest and brokerage
Sincerely,			
ЛАКЕ	MODEL	MILEAGE	SERIAL NUMBER

	CUSTOMER'S NAME	STOCK NO.
	ODOMETER DISCLOSURE STATEME	
g Federal law (and	State law, if applicable) requires that you	transferor's name, Print) ths) miles and to the best vehicle described below, the odometer reading limits. OT the actual mileage.
	rship. Failure to complete or providing	a false statement may
result in fines and	d/or imprisonment.	
I,	(transferor's name, Print)
7	meter now reads (no ten	ths) miles and to the best
of my knowledge	e that it reflects the actual mileage of the	vehicle described below.
unless one of the	following statements is checked.	,
(1) I hereby	certify that to the best of my knowledg	e the odometer reading
reflects the amou	int of mileage in excess of its mechanical	limits.
(2) I hereby	certify that the odometer reading is NO	OT the actual mileage.
WARNING-ODC	DMETER DISCREPANCY.	
MAKE	MODEL	BODY TYPE
VEHICLE IDENTIFICATIO	ON NUMBER	YEAR
		YEAR
X		
THANSFEROR'S SIGN	ATURE	
PRINTED NAME		
TRANSFEROR'S ADDRES	S (STREET)	
OITV		ZIP CODE
CITY	STATE	ZIP CODE
		and the same of th
DATE OF STATEMENT		
X		
TRANSFEREE'S SIGNA	ATURE	
PRINTED NAME		
TRANSFEREE'S NAME	# . # . # . # . # . # . # . # . # . # .	
TRANSFEREE'S ADDRESS	S (STREET)	
CITY	STATE	ZIP CODE
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-		
	CUSTOMER'S NAME DDOMETER DISCLOSURE STATEMENT	STOCK NO.
50	Federal law (and State law, if applicable) requires that you state	the mileage upon statement may cror's name, Print) liles and to the best described below, codometer reading cactual mileage.
	transfer of ownership. Failure to complete or providing a false	statement may
66	result in fines and / or imprisonment.	
	I. (transfe	eror's name, Print)
	(transite	ioi s name, i inti
	state that the odometer now reads (no tenths) mi	les and to the heat
	of my knowledge that it reflects the actual mileage of the vehicle	described below
5 5 6	unless one of the following statements is checked.	described below,
	(1) I hereby certify that to the best of my knowledge the control of the following statements is checked:	dometer reading
999	reflects the amount of mileage in excess of its mechanical limits.	odometer reading
66	(2) I hereby certify that the odometer reading is NOT the	actual mileage
0	WARNING-ODOMETER DISCREPANCY.	
回	MAKE MODEL BODY	TYPE
0	VEHICLE IDENTIFICATION NUMBER	YEAR III
[6]		
	X	
	TRANSFEROR'S SIGNATURE	
o	PRINTED NAME	
(1) (1)	TRANSFEROR'S ADDRESS (STREET)	
n	CITY STATE	ZIP CODE
	DATE OF STATEMENT	
	X	
	TRANSFEREE'S SIGNATURE	
(I)		
	PRINTED NAME	
回		
	TRANSFEREE'S NAME	
60		
	TRANSFEREE'S ADDRESS (STREET)	
96		ZIP CODE
	CITY STATE	ZIP CODE
366		
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-				
10	CUSTOMER'S ODOME	TER DISCLOSURE STA	STOCK	1000000
	Federal law (and State law, if			ige upon
	transfer of ownership. Failu	re to complete or provi	iding a false stateme	nt may
	result in fines and / or impriso	onment.		
	I,		(transferor's nar	ne, Print)
	state that the odometer now r	eads(i	no tenths) miles and t	o the best
	of my knowledge that it refle		f the vehicle describe	ed below,
5	unless one of the following sta			
	(1) I hereby certify that			r reading
	reflects the amount of mileag (2) I hereby certify that			milanga
	WARNING-ODOMETER DI	INCOMMENT TEACHING	18 INOT the actual i	imeage.
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	MAKE	MODEL	BODY TYPE	
	VEHICLE IDENTIFICATION NUMBER		YEAR	
	\$P\$ \$P\$			
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	X			
	TRANSFEROR'S SIGNATURE			ne, Print) o the best ad below, r reading mileage.
	PRINTED NAME			
o o				
0	TRANSFEROR'S ADDRESS (STREET)			
	CITY	STAT		ZIP CODE
	Offi	SIAI		
	DATE OF STATEMENT			
91				
	TRANSFEREE'S SIGNATURE			
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0	PRINTED NAME .			
	TRANSFEREE'S NAME			
51				
	TRANSFEREE'S ADDRESS (STREET)			
0				
0	CITY	STAT	E. S.	ZIP CODE
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999999				
3 6				



Disclosure of Former Vehicle Use

The following disclosure of vehicle use is set out in the Code of Maryland Regulations 11.12.01.14M. This form is not intended to be all inclusive. There may be other disclosures required by state or federal laws.				
Instructions to Dealer: Please print information in ink.				
The vehicle being sold has been previously used: (check all that apply)				
Motor Vehicle Enforcement Warranty (Lemon Law); For public or governmental purposes and normally driven by multiple drivers; As an executive driven vehicle; As a demonstrator; For driver training; As a taxicab; or As a short-term rental vehicle; Other (Specify)				
The word "commercial" or similar ambiguous terms may not be used to describe these vehicles.				
Vehicle Information				
Year Make Model Body Type				
Vehicle Identification No				
Certification				
Any willful misinformation provided with fraudulent intent may be prosecuted under Maryland Law. I solemnly affirm under penalties of perjury and upon personal knowledge the contents of the foregoing document are true and correct to the best of my knowledge, information and belief. I further certify that I read and understand the above requirements.				
Name of Dealership Dealer License#				
by				
Date Dealer Signature Capacity Printed Name				
by				
Date Applicant Signature Printed Name				
by				
Date Applicant Signature Printed Name				

LEMAN LAW RIGHTS NATIFICATION & ACKNOWLEDGEMENT

ATTENTION MARYLAND RESIDENTS

IMPORTANT: IF YOUR NEW FORD MOTOR COMPANY PASSENGER CAR OR LIGHT TRUCK PURCHASED ON OR AFTER JULY 4, 1984 IS DEFFECTIVE, AND CANNOT BE MADE TO CONFORM TO ITS APPLICABLE EXPRESS WARRANTY COVERAGE AFTER FOUR REPAIR ATTEMPTS, (ONE UNSUCCESSFUL REPAIR ATTEMPT ON A BRAKING OR STEERING SYSTEM FAILURE), OR IT IS OUT OF SERVICE FOR MORE THAN 30 CALENDAR DAYS DURING EITHER THE FIRST 15,000 MILES OF OPERATION; OR FIFTEEN MONTHS FOLLOWING THE DATE OF ORIGINAL DELIVERY, YOU MAY BE ENTITLED UNDER STATE LAW TO A REPLACEMENT OR TO A REFUND. YOU MUST FIRST NOTIFY THE MANUFACTURER OF THE PROBLEM IN WRITING BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED, AND PROVIDE THE MANUFACTURER AN OPPORTUNITY TO REPAIR THE VEHICLE.

You may wish to seek resolution of your warranty problem voluntarily through the Dispute Settlement Board. While desirable, there is no obligation to use the Board prior to pursuing the replacement/refund remedy provided by this law.

To open a case with the Dispute Settlement Board, you must fill out an application. An explanatory brochure/application form is available at your dealership or by writing to:

> DISPUTE SETTLEMENT BOARD P.O BOX 5120 SOUTHFIELD, MI 48086-5120

VEHICLE MODEL:	YEAR:
ID #:	
I ACKNOWLEDGE RECEIPT OF THE EXPLANATION OF MY RI REGULATIONS (COMMONLY REFERRED TO AS "LEMON LAW	
PURCHASER OR LESSEE:	DATE:

LEMON LAW RIGHTS ACKNOWLEDGEMENT



Acknowledgment of Approval of Financing and Rescission of Prior Non-Approval Notice

1. The undersigned Buyer(s) and King Hagerstown Motors, LLC t/a Hagerstown Ford (the "Dealer") entered into a Buyer's Order dated and other documents, including a Retail Installment Sales Contract or Motor Vehicle Lease (the "Financing or Lease Agreement"), together constituting an agreement to purchase or lease the following vehicle (the "Vehicle") (the "Agreement"):					
	Year	<u>Make</u>	<u>Model</u>	<u>Vin Number</u>	r
2. Buyer(s) acknowledge they timely received the notice sent by the Dealer regarding the Agreement pursuant to Maryland Code Transportation §15-311.3(B) (the "Non-Approval Notice"). Buyer(s) acknowledge they have not exercised their right to cancel Financing or Lease Agreement or the Agreement. Buyer(s) acknowledge that the terms of their Financing or Lease Agreement has now been approved by a third party financial institution and agree to purchase the Vehicle in accordance with the terms of the Agreement. Buyer(s) and Dealer mutually agree that the Non-Approval Notice is hereby rescinded and cancelled and shall no longer be in force or effect.					
3. A signed "Acknowledgment of Approval of Financing and Rescission of Prior Non-Approval Notice" by Buyer(s) in person, or one transmitted by Buyer(s) via fax or Email, including by PDF or electronic signatures, in one or more counterparts, or receipt of an Email from Buyer(s) acknowledging receipt of the "Acknowledgment of Approval of Financing and Rescission of Prior Non-Approval Notice", shall constitute a binding and enforceable acknowledgment and agreement.					
Buyer(s) hereby (i) acknowledges receipt of this "Acknowledgment of Approval of Financing and Rescission of Prior Non-Approval Notice", (ii) have read and understand each of the terms and conditions set forth above, and (iii) expressly agree to all of them.					
Buyer's Signa Print Name: _			King Hage Hagerstov	erstown Motors, LLC t/a vn Ford	
			Ву:		
Co-Buyer's Signature (if any) Print Name: Date:				-	

Notice Pursuant to Maryland Code Transportation §15-311.3(A)

You as the Buyer have sought credit from a third party financial institution, other than the Dealer, to finance the purchase or lease of a vehicle by executing a credit application and a Retail Installment Sales Contract or Motor Vehicle Lease (the "Financing or Lease Agreement"). You requested from the Dealer, and Dealer has agreed to provide, possession of the vehicle pending approval of the Financing or Lease Agreement from a third party financial institution in accordance with Maryland law.

FOR FINANCE OR LEASE SALES: THE FINANCING OR LEASE AGREEMENT YOU ENTERED INTO WITH THE DEALER IS NOT FINAL AND MUST BE APPROVED BY A THIRD-PARTY FINANCIAL INSTITUTION. IF THE TERMS ARE APPROVED, THE SALE CANNOT BE CANCELED. IF THE TERMS ARE NOT APPROVED, THE DEALER MUST NOTIFY YOU IN WRITING WITHIN 4 DAYS OF DELIVERY OF THE VEHICLE TO YOU, AND YOU OR THE DEALER MAY CANCEL THIS SALE. IF THE SALE IS CANCELED, THE VEHICLE DELIVERED TO YOU MUST BE RETURNED TO THE DEALER IN THE SAME CONDITION IT WAS GIVEN TO YOU, EXCEPT FOR NORMAL WEAR AND TEAR, WITHIN 2 DAYS OF YOUR RECEIPT OF A WRITTEN NOTICE OF THE THIRD-PARTY REJECTION. UNLESS YOU AND THE DEALER AGREE ON DIFFERENT TERMS, ANY DOWN PAYMENT, TITLING FEE, EXCISE TAX, DEALER PROCESSING CHARGE, OR ANY OTHER FEE, TAX, OR CHARGE ASSOCIATED WITH THE TRANSACTION, AND ANY TRADE-IN VEHICLE, IN THE SAME CONDITION IN WHICH THE DEALER RECEIVED THE VEHICLE, WILL BE RETURNED TO YOU IMMEDIATELY AND YOU MAY NOT BE CHARGED A FEE FOR USE OF THE VEHICLE THAT WAS THE SUBJECT OF THE SALE. YOU MAY NOT WAIVE ANY OF THESE RIGHTS. IF YOU FEEL THE DEALER HAS FAILED TO COMPLY WITH THE TERMS OF THIS NOTICE, YOU MAY CONTACT THE MOTOR VEHICLE ADMINISTRATION OR THE CONSUMER PROTECTION DIVISION OF THE OFFICE OF THE ATTORNEY GENERAL.

By our signatures below, the Buyer(s) confirm that they: (i) have read and understand each of the terms and conditions set forth above and expressly agree to all of them; (ii) have received a copy of this notice pursuant to Maryland Code Transportation §15-311.3(A) before delivery of the vehicle to them; and (iii) expressly agree that any written notice required herein may be sent to the Buyer(s) by any of the following methods:

Home Address:	
Work Address:	
Email Address:	Cell Phone/Text:
Fax Number:	Other:
Buyer's Signature Print Name:	King Hagerstown Motors, LLC t/a Hagerstown Ford (the "Dealer") By:
Co-Buyer's Signature (if any) Print Name:	Date:
	A - 10/15