## CONTRACTS FOR SALE OF VEHICLES

### NFID File No. 97.004.2012 Effective October 1, 2012

# Contract for Sale and Security Agreement for Sale of Vehicle With Larger Final Payment and Option to Refinance

Section A		
Section B		
Section C		
Section D		
Section E		
SECTION A:		
Buyer's Name(s):		
Name:		
Address:		
City:		
State:	Zip:	
State:Bus. Phone:	Res. Phone:	
CREDITOR:		
Address:		
City:		
State:	•	
Phone: ()		
Stock No.:		
Salesman:		
SECTION B:		
<del></del>		
DISCLOSURE MADE IN COMPLIANCE WITH FEDE	RAL TRUTH IN LENDING	ACT.
ANNUAL PERCENTAGE RATE		
The cost of your credit as a yearly rate		%
,		
FINANCE CHARGE		
The dollar amount the credit will cost you. \$		
1110 Wolfus Willows 0110 0120 William 0000 your \$ 11111111111111		
Amount Financed		
The amount of credit provided to you or on your behalt	f \$	
The amount of create provided to you of on your benun		••••••
Total of Payments		
The amount you will have paid after you have made all	I navments as scheduled \$	
The amount you will have paid after you have made an	i pajmento ao senedulea. φ	•••••
Total Sales Price		
i our bures i rice		

	of your purcha	se on credit, includ	ling your down	payment of \$	
	t Schedule will	be:			
NO. OF PAYMENTS	AMOUNT OF EACH PAYMENT	WHEN PAYMENTS ARE DUE (MONTHLY BEGINNING)	FIXED VALUE PAYMENT	AMOUNT OF FIXED VALUE PAYMENT	WHEN FIXED VALUE PAYMENT IS DUE
	\$			\$	
charge as describ contract, if applie INSURANCE A Credit life insura	oed in paragraph cable. ND DEBT CA ance, credit disa coverage, are no	bility insurance and trequired to obtain	le to Creditor'' d debt cancella	on page of	of this
Credit life: Pren	nium: \$			Term	·
Signature(s): I want credit life	insurance:				
Joint credit life:	Premium: \$			Term	:
Signature(s): We want joint cr	edit life insurar	nce:			
Credit disability:	Premium: \$			Term	:
Signature(s): I want credit disa	ability insurance	e:			
Credit life and di	sability: Premi	ium: \$		Term	:
Signature(s): I want credit life	and disability i	nsurance:			
Joint credit life a	nd disability: I	Premium: \$		Term	:
Signature(s): We went joint or	adit life and sin	igle disability insur	rongo:		

Debt cancellation coverage (GAP coverage): F Signature(s): I want debt cancellation coverage (GAP covera		
You may obtain property insurance from anyor page of If you get the insurance from and the term of the insurance will be	the Creditor, you v	-
SECURITY: You are giving a security interest   If checked, you are giving a security in	nterest in	
LATE CHARGE: If a payment is more than 1 of the payment, whichever		ill be charged \$15 or 8 percent
PREPAYMENT: If you pay off early, you may	y be entitled to a re	efund of the Finance Charge.
See your contract documents for any additional required repayment in full before the scheduled		
SECTION C: ITEMIZATION OF AMOUN	T FINANCED.	
1. Vehicle Selling Price Plus: Documentary Fee (This charge represents costs and profit to		ms such as inspecting,
cleaning, adjusting vehicles, and preparing Plus: Emissions Inspection Fee	ng documents relat	
	\$	
Plus: Other ()	\$	
Plus: Other ()	\$	
Total Taxable Selling Price		
2. Total Sales Tax		\$
3. Amounts Paid to Public Officials		
a. Titling Fee		\$
b. Registration Fee		<b>\$</b>
c. Other		<b>\$</b>
Total Official Fees (Add 3a through 3c)		\$
4. Optional, nontaxable, fees or charges		
a		<b>\$</b>
b		<b>\$</b>

	d		
			\$
	e		
	f		\$
	Γotal Optional, nontaxable, fees or		
	(Add 4a through 4f)	······································	\$
5.	TOTAL CASH SALES PRICE		\$
	Gross Trade In Allowance	\$	
	Year Make	Model	
Less	Prior Credit or Lease Balance		\$
	Trade in Allowance (If negative, er		
	( 2 /	,	
7.	Down Payment (Other Than Net T	rade-In Allowance):	
	a. Trade-In Sales Tax Credit	\$	
	b. Cash	\$	
	c. Manufacturer's Rebate	\$	
	d. Deferred Down Payment	\$	
		\$	
	Down Payment (Add 7a through 7	e)	\$
8.	TOTAL DOWN PAYMENT AND		
8.	TOTAL DOWN PAYMENT AND (Add 6 and 7)		
	(Add 6 and 7)UNPAID BALANCE OF CASH S	ALES PRICE	\$
	(Add 6 and 7)	ALES PRICE	\$
9.	(Add 6 and 7)  UNPAID BALANCE OF CASH S (Subtract 8 from 5)	ALES PRICE	\$
	(Add 6 and 7)  UNPAID BALANCE OF CASH S (Subtract 8 from 5)	ALES PRICE  Cancellation Charges*	\$
9.	(Add 6 and 7)  UNPAID BALANCE OF CASH S (Subtract 8 from 5)  Plus Optional Insurance and Debt a. Credit Life Insurance Premium	ALES PRICE  Cancellation Charges*	\$
9.	(Add 6 and 7)  UNPAID BALANCE OF CASH S (Subtract 8 from 5)  Plus Optional Insurance and Debt a. Credit Life Insurance Premium Paid to ()	ALES PRICE  Cancellation Charges*	\$ \$
9.	(Add 6 and 7)  UNPAID BALANCE OF CASH S (Subtract 8 from 5)  Plus Optional Insurance and Debt a. Credit Life Insurance Premium Paid to () Term ()	ALES PRICE  Cancellation Charges*	\$ \$
9.	(Add 6 and 7)  UNPAID BALANCE OF CASH S (Subtract 8 from 5)  Plus Optional Insurance and Debt a. Credit Life Insurance Premium Paid to () Term () b. Credit Disability Insurance President	ALES PRICE  Cancellation Charges*	\$ \$
9.	(Add 6 and 7)	ALES PRICE  Cancellation Charges*  n  emium	\$ \$ \$
9.	(Add 6 and 7)  UNPAID BALANCE OF CASH S (Subtract 8 from 5)	ALES PRICE  Cancellation Charges*  n  emium	\$ \$ \$
9.	(Add 6 and 7)	ALES PRICE  Cancellation Charges*  n  emium	\$ \$ \$
9.	(Add 6 and 7)	ALES PRICE  Cancellation Charges*  m  emium  GAP Coverage)	\$ \$ \$
9.	(Add 6 and 7)	ALES PRICE  Cancellation Charges*  m  emium  GAP Coverage)	\$ \$ \$
9.	(Add 6 and 7)	ALES PRICE  Cancellation Charges*  m  emium  GAP Coverage)	\$ \$ \$
9.	(Add 6 and 7)	ALES PRICE  Cancellation Charges*  m  emium  GAP Coverage)	\$\$ \$ \$
9.	(Add 6 and 7)	ALES PRICE  Cancellation Charges*  m  emium  GAP Coverage)	\$\$ \$ \$
9.	(Add 6 and 7)	ALES PRICE  Cancellation Charges*  n  emium  GAP Coverage)	\$\$ \$ \$

11. Other Amounts Financed* a. Prior Credit or Lease F		)	
Paid to (		·····,	
b. ()	\$(	)	
Paid to (			
c. ()	\$(	)	
Paid to (			Φ.
Total Other Amounts Finance	ced (Add 11a through 11	c)	\$
12. TOTAL AMOUNT FINA	NCED (Add 9, 10 and 1	1)	\$
*Seller may retain or receive a p	portion of this amount.		
SECTION D: VEHICLE RE AGREEMEN	TAIL INSTALLMENT ( NT.	CONTRACT AN	D SECURITY
This contract is made the	nd us, the Seller shown a credit price and having cl B on page of), your ontract, the following des	as Creditor on page nosen to pay the co you agree to buy a scribed vehicle, ac	ge of Having redit price (shown as and we agree to sell,
New or Used:	Year and Make:		
Series: Boo	ly Style:	No. Cyl	:
Odometer Reading:			
If truck, ton capacity:		•••••	
Manufacturer's Serial Number:			
Use for which purchased:	☐ Personal	☐ Business	☐ Agriculture
INCLUDING:			
<ul> <li>□ Sun/Moon Roof</li> <li>□ Power Steering</li> <li>□ Power Windows</li> <li>□ Cassette</li> <li>□ Compact Disc Player</li> </ul>	☐ Air-Conditioning ☐ Power Door Locks ☐ Tilt Wheel ☐ Cruise Control	□ Pov □ Vin	omatic Transmission ver Seats yl Top /FM Stereo
Color		Tires	Lic No

You, severally and jointly, promise to pay to us the Total of Payments (shown in Section B ) according to the Payment Schedule (also shown in Section B), until paid in full, together with interest after maturity at the Annual Percentage Rate disclosed on page of			
To secure such payment, you grant to us a purchase money security interest under the Uniform Commercial Code in the Collateral and in all accessions to and proceeds of the Collateral. Insurance in which we or our assignee are named as beneficiary or loss payee, including any proceeds of such insurance or refunds of unearned premiums, or both, are assigned as additional security for this obligation. We, our successors and assigns, hereby waive any other security interest or mortgage which would otherwise secure your obligations under this contract except for the security interests and assignments granted by you in this contract.			
Address where Collateral will be located:			
Street	City		
County	State		
Your address after receipt of possession of Collateral:			
Street	City		
County	State		
Notice of Rescission Rights (Option to Cancel)			
If the Buyer signs here, the notice of rescission rights on page of is applicable contract.	e to this		
Buyer's signature			
Co-Buyer's signature			
STATE DISCLOSURE REQUIREMENTS: The provisions of Section B and Section incorporated into this agreement for purposes of state disclosure requirements.	C are		
Additional Terms and Conditions: The additional terms and conditions set forth contract are a part of this contract and are incorporated herein by reference.	ı in this		
SECTION E:			
[ ] If checked, you agree to use electronic records and electronic signatures to docum contract. Your electronic signatures on electronic records will have the same effect as on paper documents. We may designate one authoritative copy of this contract. If we	signatures		

authoritative copy will be the electronic copy in a document management system we designate

for storing authoritative copies. We may convert the authoritative copy to a paper original. We will do so by printing one paper copy marked "Original." This paper original will have your electronic signature on it. It will have the same effect as if you had signed it originally on paper. If you agree to use electronic records and electronic signatures, we will comply with all applicable federal, state and local law and regulations.

UPON ENTERING INTO THIS CONTRACT, YOU WILL RECEIVE A PAPER COPY OF THE ORIGINAL CONTRACT ELECTRONICALLY SIGNED AND COMPLETE WITH ALL TERMS, CONDITIONS AND DISCLOSURES TO TAKE WITH YOU.

#### NOTICE TO BUYER

Do not sign this agreement before you read it or if it contains any blank spaces. You are entitled to a completed copy of this agreement. If you pay the amount due before the scheduled date of maturity of the indebtedness and you are not in default in the terms of the contract for more than 2 months, you are entitled to a refund of the unearned portion of the finance charge. If you fail to perform your obligations under this agreement, the vehicle may be repossessed and you may be liable for the unpaid indebtedness evidenced by this agreement.

If you are buying a used vehicle with this contract, as indicated in the description of the vehicle on page \_\_\_\_ of \_\_\_\_, federal regulation may require a special buyer's guide to be displayed on the window.

THE INFORMATION YOU SEE ON THE WINDOW FORM FOR THIS VEHICLE IS PART OF THIS CONTRACT. INFORMATION ON THE WINDOW FORM OVERRIDES ANY CONTRARY PROVISIONS IN THE CONTRACT OF SALE.

The text of the preceding two paragraphs is set forth below in Spanish:

Si usted está comprando un vehículo usado mediante este contrato según la descripción del vehículo en la página \_\_\_\_ de \_\_\_\_, la ley federal podrá exigir que la ventanilla demuestre una guía especial para el comprador.

LA INFORMACIÓN QUE USTED VE EN LA FORMA DE VENTANILLA PARA ESTE VEHÍCULO ES PARTE DE ESTE CONTRATO. LA INFORMACIÓN EN LA FORMA DE VENTANILLA DOMINA CUALESQUIER ESTIPULACIÓN CONTARIA EN EL CONTRATO DE VENTA.

BUYER AND CO-BUYER ACKNOWLEDGE RECEIPT OF A TRUE AND COMPLETELY FILLED-IN PAPER COPY OF THIS CONTRACT AND THE DISCLOSURE ON PAGE \_\_\_ OF \_\_\_ AT THE TIME OF SIGNING.

LIABILITY INSURANCE COVERAGE FOR BODILY INJURY AND PROPERTY DAMAGE CAUSED TO OTHERS IS NOT INCLUDED UNLESS OTHERWISE INDICATED IN SECTION C.

Buyer: Date: Date:	
Co-Buyer: Date:	
Creditor: Date:	
By: Title:	
•	

### ADDITIONAL TERMS AND CONDITIONS

Prepayment Rebate: You may prepay this contract in full at any time before the final installment is due. If the rights of the Buyer have not been terminated or forfeited under the terms of the contract, the Buyer may prepay in full the unpaid time balance thereof at any time before its final due date and, if Buyer does so, and if the contract is not in default under any term or condition of the contract more than 2 months, Buyer is entitled to a refund of the unearned portion of the finance charge for the prepayment. The amount of the refund must be computed by applying the agreed rate of the finance charge to the unpaid time balance. Any greater amount of the finance charge which may have been precomputed and included in the balance due must be refunded.

Fixed Value Payment: This contract contains one Fixed Value Payment which is identified on page \_\_\_ of \_\_\_ and due on the date shown on page \_\_ of \_\_\_ in the Payment Schedule. When the Fixed Value Payment is due, you may discharge your obligation to make the Fixed Value Payment by any one of the following:

- (1) Satisfy the Fixed Value Payment in full by returning the vehicle to Creditor in accordance with the terms and conditions set forth in the paragraph "Return of Vehicle to Creditor," below;
  - (2) Satisfy the Fixed Value Payment in full in cash and keep the vehicle; or
- (3) Satisfy the Fixed Value Payment in full by refinancing the Fixed Value Payment in accordance with the terms and conditions set forth in the paragraph "Refinance of Fixed Value Payment," on page \_\_\_\_ of \_\_\_.

Refinance of Fixed Value Payment: If you are not in default, you have the right to refinance the Fixed Value Payment. You agree to notify Creditor in writing of your intention to refinance the Fixed Value Payment at least 30 days before the date the Fixed Value Payment is due and to provide proof of vehicle insurance acceptable to Creditor. You must apply the proceeds of the refinancing to pay the Fixed Value Payment due pursuant to this contract.

Return of Vehicle to Creditor: You have the right to return the vehicle to Creditor along with the certificate of title to the vehicle in satisfaction of the Fixed Value Payment.

You agree to contact Creditor in writing 30 days before the date the Fixed Value Payment is due to arrange a time and place suitable to Creditor for the inspection of the vehicle. At that inspection, Creditor will determine whether there is excess mileage or excess wear and tear, or both, and what charges will be assessed, as provided below.

Excess mileage is any mileage in excess of the total miles shown above. You agree to pay Creditor an excess mileage charge in the amount of \_\_\_\_\_ per mile of excess mileage.

Excess wear and tear includes, among other things: (1) broken, damaged or discolored glass; (2) damage to the body, fenders, metalwork, lights, trim or paint; (3) removal of equipment that was part of the vehicle when you accepted delivery of it, if you have not substituted replacement equipment suitable to Creditor; (4) missing wheel covers, jack or wheel wrench; (5) torn, damaged or stained dash, floor covers, seats, headliner, upholstery, interior work or trunkliner; (6) any wheels or tires, including the spare, that are missing or not in safe condition; (7) damage from floodwater, hail or sand; and (8) any damage or other condition that makes the vehicle unsafe or unlawful to operate. Each tire must have at least 1/8-inch tread. All tires must be part of a matching set. Snow tires are not acceptable.

You agree to pay Creditor a charge for excess wear and tear in the amount determined by Creditor at the inspection. If you disagree with that charge, you may obtain an estimate of the charge for excess wear and tear from a factory-authorized dealer of the vehicle at your own expense. If you do, the charge for excess wear and tear charge you must pay to Creditor will be the lesser of: (1) the charge for excess wear and tear on the vehicle as determined by the Creditor at the inspection; or (2) the charge for excess wear and tear on the vehicle as determined by the factory-authorized dealer.

You agree to pay Creditor a disposition charge of \$...... if you choose to return the vehicle in satisfaction of the Fixed Value Payment.

Default: If you default in the performance of this agreement, because (1) you fail to make a payment later than 30 days past the date required by the agreement, or (2) the prospect of payment, performance or realization of collateral is significantly impaired (the burden of establishing the prospect of significant impairment is on the Seller), we may at our option and without notice or demand (1) declare all unpaid sums immediately due and payable, (2) file suit against you for all unpaid sums, and (3) take immediate possession of the vehicle. Upon taking possession of the vehicle and giving notice as provided by law, if you do not redeem the vehicle, we will sell it at public or private sale. We may purchase the vehicle at any sale. The proceeds of the sale will be applied first to the expenses of retaking, reconditioning, storing and selling the property, and the remainder will be applied to the unpaid sums owing under this contract. Attorney's fees and court costs are allowed too. If there is any money left over (surplus), it will be paid to you. If a balance still remains owing, you promise to pay that balance upon demand. If you default or breach this agreement, you agree to pay finance charges at the Annual Percentage Rate shown on page \_\_\_ of \_\_\_ until all sums owing us are paid in full. Our remedies are cumulative and taking of any action is not a waiver and does not prohibit us from pursuing any other remedy. You promise to pay reasonable collection costs and expenses, including attorney's

fees, if you default under this agreement. If suit is filed, you agree that attorney's fees and costs will be awarded to the prevailing party. If the vehicle is repossessed, we may store personal property found in the vehicle for your account and at your expense and, if you do not claim the property within 90 days after the repossession, we may dispose of the personal property in any manner we deem appropriate without liability to you.

Delinquency and Collection Charges: You will pay a delinquency charge equal to the lesser of \$15 or 8 percent of any installment in default for more than 10 days. If you default as described in the preceding paragraph and we refer this contract for collection to an attorney who is not our salaried employee or a salaried employee of the holder of this contract, you will pay reasonable attorney's fees plus court costs, and reasonable collection costs to the extent not prohibited by law.

Application of Payments: You agree that all payments received by Creditor from you will be applied to the earliest scheduled unpaid installments.

Demand for Full Payment and Additional Remedies on Default: If you default under this contract, at the time of the default or any time after default (if the default has not been cured previously) we may require immediate payment of the unpaid portion of the amount you owe us. If we do so, that unpaid portion will be reduced by the unearned Finance Charge computed as if you repaid in full. On any default, we will have all the remedies of a secured party under the Uniform Commercial Code. If the cash price on page \_\_\_\_ of \_\_\_ is \$1,000 or less, you will not be personally liable for any deficiency incurred in a sale after repossession.

Ownership of the Collateral: You represent that there are no liens, claims or encumbrances on the Collateral except for the security interest you grant by this contract to us and you further represent that you have executed no financing statement covering the Collateral except for one relating to this contract.

Location and Use of Collateral: You agree to notify us in writing of any change of your address or of any change in the location of the Collateral. Unless you first have received our written consent, you may not permanently take the Collateral out of the State shown in Section D in the section entitled "Address Where Collateral Will Be Located" and you may not sell, lease or otherwise dispose of the Collateral or any part of it by any means. You will comply with all laws, ordinances, regulations and orders relating to the Collateral. You will keep the Collateral in good condition and will not alter or substantially modify it or conceal it. You will not allow any other security interest on the Collateral besides the security interest granted to us under this contract.

Inspection of the Collateral: We may inspect the Collateral at any reasonable time.

Taxes: You are responsible for and will pay when due all taxes and assessments levied on the Collateral. If you fail to do so, we may pay any such tax or assessment on your behalf. An amount equal to that which we paid will be added to the Total of Payments then owing, and you will be charged a finance charge on the amount we paid at the highest lawful contract rate.

Property Insurance: You will keep the Collateral insured against such risks and in such amount as we may from time to time require with an insurer that you choose and we approve. As indicated in Section B, if you choose, we will obtain property insurance for you at the premium shown. Whether the insurance is provided by you or by us, you will pay all premiums for this insurance when the premiums are due and payable. If you provide property insurance, you will deliver the policies to us as additional security and will provide us with receipts showing payment of premiums. If you do not obtain the insurance or pay the premiums, we may do so for you. If we do this, an amount equal to that which we have paid for the premiums will be added to the Total of Payments then owing and a finance charge at the highest lawful rate will be charged on that amount. If we do not obtain the insurance, none of our other rights and remedies will be prejudiced. You agree that any proceeds from insurance are to be used to either repair or replace the vehicle. Whether or not the vehicle is insured, you must pay for it if it is lost, damaged or destroyed. If you default (as described on page \_\_\_\_ of \_\_\_), we may cancel the insurance and credit any insurance premium refunds to the unpaid balance of this contract.

LIABILITY INSURANCE IS <u>NOT</u> REQUIRED BY THIS CONTRACT. YOU HAVE THE RIGHT TO CHOOSE THE PERSON THROUGH WHOM LIABILITY INSURANCE IS TO BE OBTAINED.

Information to Insurance Company or Agent: You give your permission to furnish any information about the Collateral or any information about insurance policies on the Collateral to an insurance agent or company.

Credit Life Insurance, Credit Disability Insurance and Debt Cancellation Coverage (GAP Coverage): If you indicated in Section B that you want optional credit life insurance, credit disability insurance or debt cancellation coverage (GAP coverage), or any combination thereof, you agree to pay for such insurance at the premium shown in Section B.

NO WARRANTIES: THE SELLER MAKES NO REPRESENTATIONS, PROMISES OR WARRANTIES, EXPRESS OR IMPLIED, AS TO THE MERCHANTABILITY OF THE COLLATERAL OR WHETHER THE COLLATERAL IS SUITABLE OR FIT FOR THE PARTICULAR PURPOSE INTENDED UNLESS THE SELLER HAS DONE SO IN THIS CONTRACT OR IN A SEPARATE WRITTEN AGREEMENT SIGNED BY THE SELLER AS THE ORIGINAL SELLER OF THE COLLATERAL. HOWEVER, IF THE SELLER MAKES AN EXPRESS WARRANTY IN THIS CONTRACT OR IN A SEPARATE WRITTEN AGREEMENT SIGNED BY THE SELLER OR, WITHIN 90 DAYS AFTER THE DATE OF THIS CONTRACT, THE SELLER ENTERS INTO A SERVICE CONTRACT WITH THE BUYER THAT APPLIES TO THE COLLATERAL, THE EXCLUSION OF IMPLIED WARRANTIES SET FORTH IN THIS PARAGRAPH DOES NOT EXCLUDE ANY IMPLIED WARRANTIES THAT MAY EXIST WITH RESPECT TO THE COLLATERAL DURING THE TERM OF THE CONTRACT OR AGREEMENT IN WHICH THE EXPRESS WARRANTY IS MADE.

Notices: Any notice we have to give you pursuant to the Uniform Commercial Code will be reasonable if we send it to your address shown in Section D in the section entitled "Your

Address After Receipt of Possession of Collateral" at least 5 days before the event with respect to which notice is required unless we have actual knowledge of a change in your address and, in that event, the notice will be reasonable if we send it to the changed address.

Time is of the Essence: You understand that all payments that are required must be made on the day due.

Exercising our Rights: We can, without notice, delay enforcing our rights or exercise only part of them, without losing them, or waive a right we have to one Buyer without waiving it as to the other(s).

Meaning of Words: In this contract the words "you" and "your" means each and all those who sign this contract as Buyers or Co-Buyers, and their heirs, executors, administrators, successors and assigns. The words "we," "us" and "ours" means the Creditor shown on page \_\_\_\_ of \_\_\_ in Section A, and if this contract is assigned, its successors and assigns and any other holder of this contract.

Governing Law: This contract has been delivered in the State of Creditor's place of business and will be governed by the laws of that State and applicable federal law.

Invalidity: Wherever possible each provision of this contract shall be interpreted so that it is valid under applicable law, but if any provision is prohibited or invalid, the remaining provisions of this contract will continue to be valid.

Notice of Rescission Rights (Option to Cancel): The provisions of this paragraph only apply if you have signed the notice of rescission rights on page \_\_\_\_ of \_\_\_\_ of this contract. (1) You agree to furnish the Seller any documentation necessary to verify information contained in your credit application. (2) You acknowledge that it may take a few days for the Seller to verify your credit and assign the contract. In consideration of the Seller agreeing to deliver the vehicle, you agree that if the Seller is unable to assign the contract to a Financial Institution with whom the Seller regularly does business pursuant to terms of assignment acceptable to the Seller, the Seller may elect to rescind the contract. (3) If the Seller elects to rescind the contract, the Seller shall, within 20 days after the date of the contract, give you notice of the rescission. Such notice shall be deemed given upon deposit of a written notice in the United States mail directed to you at the address you stated in the contract or upon any other manner in which actual notice is given to you. Upon receipt of such notice, you shall immediately return the vehicle to the Seller in the same condition as when sold, reasonable wear and tear excepted, and the contract shall be deemed rescinded. The Seller agrees, upon rescission of the contract, to restore to you all consideration received in connection with the contract, including any trade-in vehicle. (4) If the vehicle is not immediately returned to the Seller after giving notice of the Seller's election to rescind the contract, you are liable to the Seller for all expenses incurred by the Seller in obtaining possession of the vehicle, including attorney's fees, and the Seller has the right to repossess the vehicle as permitted by law. (5) While the vehicle is in your possession, all terms of the contract, including those related to the use of the vehicle and insurance for the vehicle, are in force and all risk of loss or damage to the vehicle must be assumed by you. You shall

immediately pay all reasonable repair costs related to any damage to the vehicle while it is in your possession or under your control and until the vehicle is returned to the Seller.

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.

If you are buying a used vehicle with this contract, as indicated in the description of the vehicle on page \_\_\_\_ of \_\_\_\_, federal regulation may require a special buyer's guide to be displayed on the window.

THE INFORMATION YOU SEE ON THE WINDOW FORM FOR THIS VEHICLE IS PART OF THIS CONTRACT. INFORMATION ON THE WINDOW FORM OVERRIDES ANY CONTRARY PROVISIONS IN THE CONTRACT OF SALE.

Seller may transfer this contract to another person ("Assignee"). That person will have all Seller's rights, privileges and remedies. The Seller may assign this contract electronically. Contact Assignee about this contract at [Insert Assignee contact information].

Seller signs:	
By:	
Title:	

To induce Assignee to purchase the contract, Seller represents and warrants to Assignee as follows: (a) the contract is genuine and the statements and amounts inserted herein are correct; (b) the contract and security interest arose entirely from the sale of the Collateral or services described in the contract, or both; (c) the down payment, if any be shown on page \_\_\_\_ of \_\_\_\_ of this contract, has been received and no part thereof was advanced directly or indirectly by Seller to Buyer; (d) the goods and services have been furnished to the satisfaction of Buyer and all obligations of warranty to Buyer, either express or implied, have been and will continue to be fulfilled by Seller; (e) the Collateral or services, or both, have been sold, provided and delivered to and accepted by Buyer; (f) the security interest granted to Seller in the contract constitutes a valid first lien on the Collateral and has been filed or recorded according to law to preserve the priority of each lien; (g) the Collateral is free and clear of all liens and encumbrances, except the security interest granted by this contract; (h) the full amount of the stated Total of Payments remains unpaid; (i) Seller is the holder of the contract and the security interest in the Collateral free and clear of all liens and encumbrances and Seller has full power and authority to assign the same; (i) the transaction was consummated on the date set forth in the contract and Buyer did not receive possession of the Collateral prior to the date of consummation; (k) Buyer was furnished a completed copy of the contract prior to consummation; (l) the Collateral is insured with a company acceptable to Assignee against physical damage in addition to such other risks as Assignee requires under an insurance policy acceptable to Assignee; (m) Seller has not knowingly communicated to Assignee incorrect information relating to the Buyer's application

or credit statement or knowingly failed to communicate information relating to such application or credit statement; (n) the facts set forth in the contract are true; (o) Buyer has no defense or counterclaim to payment of the obligation evidenced by the contract; (p) Buyer is or, if more than one, each is not a minor and has legal capacity to execute this contract and is liable thereon; and (q) Seller has no reason to believe the Buyer has ever violated any laws concerning liquor or narcotics.

In the event any warranty shall be breached or any representation shall be false, Seller shall, upon demand and irrespective of whether the contract is then in default, repurchase the contract from Assignee at a price equal to either the unpaid balance of the Total of Payments (after deducting the unearned Finance Charge) or such other amount agreed to by Seller and Assignee in a separate agreement as in effect on the date of such demand by Assignee, plus any costs or expenses of collection, including attorney's fees, whether incurred by Assignee by suit or on appeal or otherwise. Seller waives all defenses that otherwise might have been available but nothing herein contained shall preclude Assignee from enforcing against Seller any other remedies provided by law for misrepresentation or breach of warranty. In the event of any proceedings commenced by Assignee against Buyer with respect to the contract, services or the Collateral, if Buyer asserts as a defense, setoff or counterclaim any act, omission or default by Seller, Seller shall forthwith on demand repurchase the contract for the amount set forth above. The provisions of this assignment shall be binding on the heirs, representatives, successors and assigns of Seller and shall inure to the benefit of the successors and assigns of Assignee. The above assignment provisions apply and are in addition to any obligations of Seller as provided in the paragraph below endorsed by Seller.

1. RECOURSE: Seller absolutely and unconditionally guarantees the prompt payment of either the Total of Payments (after deducting the unearned Finance Charge, when due, whether at maturity or by acceleration) or such other amount agreed to by Seller and Assignee in a separate agreement, together with all costs, expenses and reasonable attorney's fees incurred in the collection of said amount. Seller waives all defenses arising by reason of any failure to give notice of acceptance of this guaranty or default of Buyer, or arising by reason of any extension of time given to Buyer, or by reason of any failure by Assignee to pursue Buyer or the Collateral or other property of Buyer or to resort to other security or remedies which may be available, and waives any and all defenses arising out of the guarantor relationship.

Seller:	Ву:
Title:	Date:

2. REPURCHASE: In the event of default by the Buyer under any of the terms or conditions of the contract, Seller will repossess and repurchase the Collateral, or if the Collateral has already been repossessed, Seller will repurchase the Collateral at the place of repossession or recovery. The Collateral will be repurchased in any event AS IS, at a price equal to either the then unpaid balance of the Total of Payments (after deducting the unearned Finance Charge) or such other amount agreed to by Seller and Assignee in a separate agreement as in effect as of the default, together with all costs, expenses and reasonable attorney's fees incurred by Assignee in

the collection of said amount. Seller waives all defenses arising by reason of any failure to give notice of acceptance of this agreement or default of Buyer, or arising by reason of extension of time given to Buyer, or by reason of any failure by Assignee to pursue Buyer or the Collateral or other property of Buyer or to resort to other security or remedies which may be available, and waives all other defenses that might otherwise have been available. At the time of repurchase, Seller shall pay to Assignee the purchase price in cash and Assignee may reassign to Seller without recourse and without warranties, express or implied, all title retention or lien instruments and all contracts or promissory notes which Assignee then holds upon such Collateral.

Seller:	Ву:
Title:	Date:
3. LIMITED ENDORSEMENT: In the event of default of Buyer before Buthe first	reassign the consideration ments (after feller and Assignee costs, expenses and faives all defenses tor default of feson of any failure to resort to other
Seller:	By:
Title:	Date:
4. WITHOUT RECOURSE: This assignment shall be without recourse aga for such obligations as are set forth in the assignment above.	ainst Seller except
Seller:	Ву:
Title:	Date: