Dealer Number <u>9497</u> /	6	Sontract Number	8	R.C.S. Number	Stock Number
Suyer Name and Addres	25		ame and Address		
(Including County and Zip Code) CITY OF CARSON 701 EAST CARSON ST CARSON CA 90745 LOS ANGELES COUNTY		(Including County and Zip Code) N/A		Seller-Oreditor (Name and Address) FORD OF ESCONDIDO 1717 AUTO PARK WAY ESCONDIDO, CA	
ou, the Buyer (and Co-Bu) the front and back of this	yer, if any), may bu	ee to pay the Seller - Cred	litor (sometimes "v	ve" or "us" in this contrac	choose to buy the vehicle on credit under the agreement it) the Amount Financed and Finance Charge in U.S. fund Disclosures below are part of this contract.
New Usac Year	Make and Model	Odometer	Vehicle Ide	ntification Number	Frimary Use For Which Purchased
	FORD				Personal, iamily or household unless otherwise indicated below. business or commercial
HEN E EUTO! I	C-MAX	17	<u> </u>	W4GL119387	
CONTROL TO COMMON CONTROL CONT	DERAL TRU	TH-IN-LENDING DIS	SCLOSURES		STATEMENT OF INSURANCE
ANNUAL PERCENTAGE RATE The cost of your credit as a yearly rate.	FINANCE CHARGE The dollar amount the credit will cost you.	Amount Financed The amount of T credit provided wil	Total of Payments the amount you il have paid after u have made all payments as scheduled.		NOTICE. No person is required as a condition of financing the purchase of a motor vehicle to purchase or negotiate any insurance through a particular insurance company, agent or broker. You are not required to buy any other insurance to obtain credit. Your decision to buy or not buy other insurance will not be a factor in the credit approval process. Vehicle Insurance Term Premium
YOUR PAYMENT SCHEDU	~~~~	Amount of Payments:	(e) means an estimate		\$N_A_Ded. Comp., Fire & Theit \$N_A_Ded. Collision Bodily Injury \$N_A_Limits N_A & SN_A
One Payment of		Amount of Fayments.	Wiletter	ayments Are Due:	Property Damage S N/A Limits N/Aios, S N/A
		N/A	N/A		Medical N/A N/Mos. \$ N/A N/Mos. \$ N/A
One Payment of		h (* Producer Control	Total Vehicle Insurance Premiums \$ 10 / A
One Payment of		N/A N/A	N/A		UNLESS A CHARGE IS INCLUDED IN THIS AGREEMENT FOR PUBLIC LIABILITY OR PROPERTY DAMAGE INSURANCE, PAYMENT FOR SUCH COVERAGE IS NOT PROVIDED BY THIS AGREEMENT.
	1	14773	N/A Monthly begin	nnina	You may buy the physical damage insurance this contract requires (see back) from anyone you choose who is acceptable to us. You
1	2	22339.43	_	8/17	are not required to buy any other insurance to obtain credit.
N/A		N/A	N/A		Buyer X N/A
One final payment					Seller X
Prepayment. It you pay early, you r Security Interest, You are giving a Additional Information: See this co he scheduled date, minimum financ	may be charged a minimi security interest in the ve ontract for more informati- ce charges, and security	chicle being purchased.	aymeni, default, any requ	uired repayment in full before	OPTIONAL DEBT CANCELLATION AGREEMENT. A debt cancellation agreement is not required to obtain credit and will not be provided unless you sign below and agree to pay the extra charge. If you choose to buy debt cancellation, the charge is shown in item 1K of the Itemization of Amount Financed. See your debt cancellation agreement for details on the terms and conditions it provides. It is a part of this contract.
1. Total Cash Price					Term N/A Mos. N/A Debt Cancellation Agreement
A. Cash Price of Motor V 1. Cash Price Vehicle			\$ <u>2340</u> \$_23402.00	12_00_(A)	Debt Cancellation Agreement I want to buy a debt cancellation agreement.
Cash Price Access			\$ N/A		Buyer Signs X
3. Other (Nontaxable))		***		OPTIONAL SERVICE CONTRACT(S) You want to
Describe N/A		\$\$\$			purchase the service contract(s) written with the following
B. Document Processing	Charge (not a gove	\$ N / A			company(ies) for the term(s) shown below for the charge(s) shown in item 1I.
C. Emissions Testing Cha	arge (not a governme		\$	N/A (C)	I1 Company N/A
D. (Ontional) That! Deterrent Devian(s)			\$ N/A (D1) \$ N/A (D2) \$ N/A (D3)		Term N / A Mos. or N / A Miles I2 Company N / A
1. (paid to)			\$	N/A (D1)	I2 Company N/A
3. (paid to) N/A			\$	N/A (D3)	TermN/AMos. orN/A
 H. H. Intionali, Surface Pro 	staction Product(c)				Term N/1 Mos. or U/1
1. (paid to) N/A 2. (paid to) N/A F. EV Charging Station (and the state of t	ΕXԻ	HBIT I	NO 3	81/4
F. EV Charging Station (paid to)	<u> </u>		4 0. 0	Mos. or W/A
G. Sales Tax (on taxable ite	ems in A through F)		\$ 2054	<u>4.58</u> (G)	Term <u>N/4</u> Mos. or <u>88/3</u>
H. Electronic Vehicle Regis	stration or Transfer Ch	arge	<u>.</u> ===	7 77 41	Buyar X N/ / A Trade-In Vahiolate)
eel Istnemmanaan a novernmental lee	11 (oald to)	**************************************	\$	7_90 (H)	Tradado Vahiola(e)

H. Electronic Vehicle Registration or Transfer Charge	-	Buyer XALK A
(not a governmental fee) (paid to)	\$ <u>29.66</u> (H)	Trade-In Vehicle(s)
I. (Optional) Service Contract(s)		1. Vehicle 1
1, (paid to)	\$N/A(I1)	Year N/A MakeN/1
	\$N/A(I2)	ModelN/A Odometer /A
5. (para to) — 8: / d	\$N/A(I3)	VIN N/A
4. (paid to)	SN/A(14)	a. Agreed Value of Property S N/A
o. (paid to)	\$N/A(ī5)	b. Buyer/Co-Buyer Retained Trade Equity \$
J. Prior Credit or Lease Balance (e) paid by Seller to		c. Agreed Value of Property
Vehicle 1 N/A Vehicle 2N/A	\$N/A(J)	Being Traded-In (a-h)
(see downpayment and trade-in calculation)		d Prior Credit or Logge Polygon & IN/A
K. (Optional) Debt Cancellation Agreemen (N/A)	\$N/a(K)	e. Net Trade-In (c–d) (must be ≥ 0
L. (Optional) Used Vehicle Contract Cancellation Option Agreement	SN/a(L)	for buyer/co-buyer to retain equity) \$
M. Other (paid to) PATA	\$N/A(M)	2. <u>Vehicle 2</u>
For <u>N/A</u>		1
N. Other (paid to) N/A	\$N/4(N)	Year N/A Make N/A Odometer Odometer A
ForN/A		VIN
Total Cash Price (A through N)	\$ 25565.68 (1)	VIN N/A a. Agreed Value of Property \$
2. Amounts Paid to Public Officials	17)	a. Agreed Value of Property \$
A. Vehicle License Fees	\$ 153.00 (A)	c. Agreed Value of Property
B. Registration/Transfer/Titling Fees	\$ <u>92.00</u> (B)	1 -
C. California Tire Fees	\$ <u>8.75</u> (c)	Being Traded-In (a-b) \$ N/A
D. Other Smog Abate Fee	\$ <u>20.00</u> (D)	d. Prior Credit or Lease Balance \$ \frac{\text{N7A}}{\text{N7A}}
Total Official Fses (A through D)		e. Net Trade-In (c-d) (must be ≥ 0
Amount Paid to Insurance Companies	\$ 273.75 (2)	for buyer/co-buyer to retain equity) \$0.00
(Total premiums from Statement of Insurance)	m 31/4 (m)	
	\$ <u>N/A</u> (3)	Total Agreed Value of Property
4. State Emissions Certification Fee or State Emissions Exemption Fee	\$N/A(4)	Being Traded-In (1c+2c) \$*
5. Subtotal (1 through 4)	\$25839,43 (5)	Total Prior Credit or Lease
6. Total Downpayment		Balance (1d+2d) \$*
A. Total Agreed Value of Property Being Traded-In (see Trade-In Vehicle(s));	\$(A)	Total Net Trade-In (1e÷2e) \$*
Vehicle 1 \$ N / 4 Vehicle 2 \$ N / 4		(*See item 6A-6C in the Itemization of Amount Financed)
B. Total Less Prior Credit or Lease Balance (e)	\$(B)	
Vehicle 1 \$ N / A Vehicle 2 \$ N / A	`	OPTION: You pay no finance charge if the
C. Total Net Trade-In (A-B) (indicate if negative number)	\$(C)	Amount Financed, item 7, is paid in full on or
Vehicle 1 \$ 0.00 Vehicle 2 \$ 0.00		before N/A , Year N/A .
D. Deferred Downpayment Payable to Seller	SN/A(D)	SELLER'S INITIALSN/A
E. Manufacturer's Rebate	\$3500,00 (E)	
F. Other N/A	\$(F)	Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on the reverse side of this contract, you
G. Cash, Cash Equivalent, Check, Credit Card, or Debit Card	\$N/A(G)	or we may elect to resolve any dispute by neutral, binding arbitration
Total Downpayment (C through G)	\$ 3500 00 (6)	and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate.
(li negative, enter zero on line 6 and enter the amount less than zero as a positive number on line 1J a		Buyer Signs X
7. Amount Financed (5 less 6)	\$2339 (3 (7)	Co-Buyer Signs X AL/A
Trade-In Payoff Agreement: Seller relied on information from you and/or the lienholder of Salance in Trade-In Vehicle(s). You understand that the amount quoted is an estimate.		
Seller agrees to pay the payoff amount shown as the Prior Credit or Lease Balance in T	rade-In Vehicle(s) to the lienholder or	lessor of the trade-in vehicle(s), or its designee. If the actual
payoff amount is more than the amount shown as the Prior Credit or Lease Balance in	Trade-In Vehicle(s), you must pay the	Seller the excess on demand. If the actual payoff amount is
less than the amount shown as the Prior Credit or Lease Balance in Trade-In Vehicle(s), stated in the "NOTICE" on the back of this contract, any assignee of this contract will no	Seller Will retund to you any overage to be obligated to say the Prior Credit of	Seller receives from your prior lienholder or lessor. Except as
Buyer Signature XI/A	coe obligated to pay the rinor Credit t	
	Co-buyer Signature X	1972
AUTO BROKE	R FEE DISCLOSURE	
if this contract reflects the retail sale of a new motor vehicle, the sale is not su	ibject to a fee received by an auto	obroker from us unless the following box is checked:
☐ Name of autobroker receiving fee, if applicable:N/A		
HOW THIS CONTRACT CAN BE CHANGED. This contract contains the entire agr	eement between you and us relatir	ng to this contract. Any change to the contract must be in
writing and both you and we must sign it. No oral changes are binding.		
Buyer Signs X	Co-Buyer Signs X	
BELLER'S RIGHT TO CANCEL If Buyer and Co-Buyer sign here, the provisions of the Selle	er's Right to Cancel section on the back	giving the Seller the right to cancel if Seller is unable to a
this contract to a financial institution will apply.		
Buyer X	Co-Buyer XA /A_	
THE REGISTER PLESCO LABOUTY ASSURANCE LIGHTS PROVIDED A CANTIBLET ES	file as bless general com na	
그 경우의 이렇게 하고요면 어떻게 된 회에나를 된 경우로 보다보는 생각 회에 관심되고 있다가 없게 전한다. 전에 없었다면 하셨다는 이외문을 내 없게 없		POR SHOULD CONTROLL FROM FRANCE ARCE AS BATTLE
PARTING. WITH PERSENT POLICY MAY NOT COMES CONTRACTOR OFFICE OF MAY NOT OF	మాగ్రామం ఉంది. మర్గ్ ఫానమ్ ఉరామా అభియోగా	ನಿಯ್ಯ ಮುಂದು ಕ್ಷಮ ಕ್ಷಮತ್ತು ಮತ್ತು ನೀವು ಕ್ಷಾಪ್ರದಲ್ಲಿ ಮಾಡುತ್ತ
THE RELEASE OF THE SECTION OF THE SE	and the confidence of the resolu-	uid id mum timo sidhellus de Mei Huseva Amelli in 19 24 STE Miles Islando Aedesin de 19 Youth 1712 950
TO THE REPORT OF THE CONTRACT OF THE PROPERTY	TOPOLOGIC TOP 108 1 189 DE TOPOLOGICA.	STORE THE DESIGN PROPERTY OF THE RESTORMENT
TO THE CONTROL OF THE	a de la company de la comp La company de la company d	. Sente di premi di inca compressorate aggini

writing and both you and we must sign it. No oral of Bigger Signs X	s contract contains the entire agre changes are binding.	aemenî belween you an	nd us relating to this contract. Any change to the contract must
SELL FRIS RIGHT TO CANDEL II SHIPE and Co Russ		Co-Buyer Signs X	${\rm N}/{\rm A}$ on the back giving the Seller the right to cancel if Seller is unable to as
this contract to a financial institution will apply. Buyer X	aign here, the provisions of the Seller	's Right to Cancel section	on the back giving the Seller the right to cancel if Seller is unable to as
Buyer X THE SYMPHON PUBLIC MASSLITY INSUPANCE IN		Co-suyer X	N/A
POD 1116 YOUR OF REAL TREASURE FOLION WILL COV	SR COUR VEWLY REQUIRED VEHIOL	EINTHE EXENT OF AN A	NINGU FARUMASUS A VERICLE IF VOL ARE INVENTE PARTEER
MOT ANY FOUL LOVERAGE SUPPLEMENTAL DOVE DEALER, HOMEVER, UNLESS OTHERWISS SPECIFIE THE UNRAW BALANCE REMAINING AFTER THE YEAR FOR AGY DE ON FULL COVERAGE THAT WILL PRO-	LISON DAMAGE OF MAY NOT FEC TRAGE FOR COLLISION DAMAGE M ED. THE COVERAGE YOU OBTAIN T LILE HAS BEEN REPOSSESSED AND LYEOT YOU IN THE EVENT OF LOSS!	MOE FOR FULL REPLA AY BE AVAILABLE TO YO THROUGH THE DEALER BOLD. OR DAMAGE TO YOUR VE	CEMENT COSTS FOR THE VEHICLE BEING FURCHASED. IF YOU I DU THROUGH YOUR INSURANCE AGENT OR THROUGH THE SELLIN PROTECTS ONLY THE DEALER, USUALLY UP TO THE ANCUNT IHICLE, YOU SHOULD CONTACT YOUR INSURANCE AGENT. WID CONDITIONS
S/S X SHALL SIEW (O AUTOMINIZORE TRAI	, HEIGHE UNDERSTANDS THESE PUI	BLIC LIABILITY TERMS A	NE CONDITIONS.
s/s x		_ x <u> </u>	
Notice to buyer: (1) Do not sign this agreement copy of this agreement. (3) You can prepay the under this agreement, the vehicle may be reposit you have a complaint concerning this sale, you should try to	issessed and you may he subje	tains any blank space agreement at any tim act to suit and liability	es to be filled in. (2) You are entitled to a completely filled ie. (4) If you default in the performance of your obligation of for the unpaid indebtedness evidenced by this agreemen
Complaints concerning unfair or depositive practices or matheda	the ibe selferment to the terms		r an investigator for the Department of Motor Vehicles, or any combination there a do not have to agree to any change, and it is an unfair or deceptive practice f
Buyer Signature X	-	Co-Buyer Signature	M
The Annual Percentage Rate i and retain its right to receive i	may he perotioble :	12254 to Time 1 - 12 -	N/A r. The Seiler may assign this contra
California law does not provide for a "cooling-off" or other casimply because you change your mind, decide the vehicle of you may only cancel this contract with the agreement of the site offer a two-day contract cancellation option on used vehic certain statutory conditions. This contract cancellation option an off-highway motor vehicle subject to identification under the super Signature X. Co-Buyers and Other Owners — A co-buyer is a person have to pay the debt. The other owner agrees to the secother Owner Signature Xi/A	osis too much, or wish you had acquired refler or for legal cause, such as fraud. Ho cles with a purchase price of less than to n requirement does not apply to the sale of California law. See the vehicle contract or Date 5/08/17	a different vehicle. After you wever, California law does re riy theusand dollars (\$40,00 of a recreational vehicle, a mancellation option agreemen Co-Buyer Signaturentire debt. An other owners in this contract.	HE SIGN BEION, BEVIEW IT. YOU ACKNOWLEDGE THAT YOU HAVE REVIEW IT. YOU ACKNOWLEDGE THAT YOU HAVE REVIEW BOTH SIDES OF THIS CONTRACT, INCLUDING THE BEVIEWED REPORTS OF THE REVIEWED REPORTS OF THE REPORTS OF THE REPORTS OF THE REVIEWED REPORTS OF THE REPORT
GUARANTY: To induce us to sell the vehicle to Buyer, each pers	son who signs as a Guarantor individually qua	Address the payment of this con	ntract if Runar faile to now any manage with a setting
agrees to be liable even if we do one or more of the following: (1) gi Buyer than the total amount owing; or (5) otherwise reach a settleme Guarantor waives notice of acceptance of this Guaranty, notice	of towing even if other persons also sign as G live the Buyer more time to pay one or more or ant relating to this contract or extend the contract or of the Buyer's non-navment, non-navious	guarantor, and even if Buyer har ayments; (2) give a full or partia act. Each Guarantor acknowled;	niract. If Buyer fails to pay any money owing on this contract, each Guarantor must is a complete defense to Guarantor's demand for reimbursement. Each Guarantor al release to any other Guarantor; (3) release any security; (4) accept less from the ges receipt of a completed copy of this contract and guaranty at the time of signing, ices of the amount owing at any time, and of any demands upon the Buyer.
Guarantor x N/A	DateN/A	Guaranto NX-1	ices of the amount owing at any time, and of any demands upon the Buyer.
Address A		Address\/A	Date _N/A
Seller Signs OF ESCONDIDO	0 <u>5</u> 408/17		
MAM SORM NO EST CA ADD		By X	TIBUS MGR
THE PRINTER MAKES NO WARRANTY, EXPRESE OR IMPLIED,		55 HIS FORML CONSULT YOUR OWN LE	EGAL COUNSEL. ORIGINAL DESTROUTER
BUVER given the and correct intromation in you It, and you have no knowledge that sain the fact at the tutue. We have relief this interest we conserved in extraction and sain the contraction of the contr	ipero nor moreconquia Grou nollemadri terb	Prinevao ecasin	security interest to be piaced on the title wire percentage incompact of the vertical demands and the vertical demands in second to be precised of the vertical demands in the
ad yna til foathoo eith of tidge wal annobb art eith. Elley yale strey hello Italiek ton ith eone eithgin noo to yna gniorolne mo ith onake yam aw jelgmaxe tod ment grie it errit eith gribhetke foothiw amemyag em	SC bris wis lesede? Tel fisher was fished to the fisher in wisher fisher fishe	inis includes any and contracts. It tals contract as the automater as the allow any ciner	All proceeds from insurance, maintens other contracts we finance for you. I refunds of premiums or charges from This secures payment of all you owe on also secures your other agreements in this iaw elicines your other serie the title sho
Hampinennia, en 1911 e vocampegar (decensió ampeders), que mentre un del mort política del magneticampete en 1919 (1911). Asserte mandet	2. APPLICABLE LAM	Disenting reflect	c , solviec ,echandenmischen servich . * Met innanse for your and

RETAIL INSTALLMENT SALE CONTRACT - SIMPLE FINANCE CHARGE (WITH ARBITRATION PROVISION) 16072 Dealer Number 94976 Contract Number - 51120610 R.O.S. Number - Stock Number 61120613

Buyer Name and Address (Including County and Zip Code)	Co-Buyer Name and Address (including County and Zip Code)	Seller-Creditor (Name and Address)
CITY OF CARSON 701 EAST CARSON ST CARSON CA 90745 LOS ANGELES COUNTY	N/A	FORD OF ESCONDIDO 1717 AUTO PARK WAY ESCONDIDO, CA
\(\tau \)		

You, the Buyer (and Co-Buyer, if any), may buy the vehicle below for cash or on credit. By signing this contract, you choose to buy the vehicle on credit under the agreements on the front and back of this contract. You agree to pay the Seller - Creditor (sometimes "we" or "us" in this contract) the Amount Financed and Finance Charge in U.S. funds according to the payment schedule below. We will figure your finance charge on a daily basis. The Truth-In-Lending Disclosures below are part of this contract.

New Used	Year	Make and Model	Odometer	Vehicle Identification Number	Primary Use For Which Purchased
NEW	2016	FORD C-MAX	6	1FADP5AU8GL120610	Personal, family or household unless otherwise indicated below. business or commercial

FEDERAL TRUTH-IN-LENDING DISCLOSURES						
ANNUAL PERCENTAGE RATE The cost of your credit as a yearly rate.	FINANC CHARC The doll amount t credit w cost you	ar he ill	Amount Financed The amount of credit provided to you or on your behalf.	P. The will ha you h pa	Total of ayments amount you ave paid after lave made all yments as cheduled.	Total Sale Price Price The total cost of your purchase on credit, including your down payment of \$ 3500.00 is
0.00_%	\$ 0.9	<u>)((e)</u>	\$2 <u>3242.70 (e)</u>	\$232	242.70 (e)	\$ 26742.70 (e)
YOUR PAYMENT SCI	HEDULE WILL I	35:			(e) means an estimate
Number of Pay	ments:		Amount of Payments:		When Payments Are Due:	
One Payment of		N/A			N/A	
One Payment of			N/A		N/A	
One Payment of		N/A	N/A			
1		23242.70		Monthly beginning 05/08/17		
N/A		N/A		N/A		
One final payment			7 - 35 - 4		N/A	

STATE OF THE STATE

Late Charge. If payment is not received in full within 10 days after it is due, you will pay a late charge of 5% of the part of the payment that is late.

Prepayment. If you pay early, you may be charged a minimum finance charge.

Saruhit Markey Vou and white a competitive late of the white believe the charge.

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, any required repayment in full before the scheduled date, minimum finance charges, and security interest.

ITEMIZATION OF THE AMOUNT FINANCED (Seller may keep part of the amounts paid to others.) 1. Total Cash Price 24228.00_(A) A. Cash Price of Motor Vehicle and Accessories 24228.00 1. Cash Price Vehicle 2. Cash Price Accessories 3. Other (Nontaxable) Describe _ Describe _ 30.00_(B) B. Document Processing Charge (not a governmental fee) N/A_(C) C. Emissions Testing Charge (not a governmental fee) D. (Optional) Theft Deterrent Device(s) N/A_(D1) 1. (paid to) __ N/A (D2) 2. (paid to) _ N/A (D3) 3. (paid to) _ E. (Optional) Surface Protection Product(s) N/A_(E1) 1. (paid to) _ N/A N/A_(E2) 2. (paid to) _ N/A (F) F. EV Charging Station (paid to)_ G. Sales Tax (on taxable items in A through F) H. Electronic Vehicle Registration or Transfer Charge 29.00 m

STATEMENT OF INSURANCE MOTICE. No person is required as a condition of financing the purchase of a motor vehicle to purchase or negotiate any

the purchase of a motor vehicle to purchase or negotiate any insurance through a particular insurance company, agent or broker. You are not required to buy any other insurance to obtain credit. Your decision to buy or not buy other insurance will not be a factor in the credit approval process.

Vehicle Insurance

		Term	Premium
	\$ N/A Ded, Comp., Fire & Theft	N/Mos.	s N/A
	\$ N/A Ded, Collision	N/Anos.	
	Bodily Injury \$ N/A Limits	N/Allos.	s N/A
į	Property Damage S N/A Limits	N/Allos.	s N/A
-	Medical N/A	N/Alos.	\$ N/A
-	<u>N/A</u>	N/Alos.	s N/A
-	Total Vehicle Insurance Premiums		s N/A
Į	UNLESS A CHARGE IS INCLUDED IN	THIS AGRE	EMENT FOR

UNLESS A CHARGE IS INCLUDED IN THIS AGREEMENT FOR PUBLIC LIABILITY OR PROPERTY DAMAGE INSURANCE. PAYMENT FOR SUCH COVERAGE IS NOT PROVIDED BY THIS AGREEMENT.

You may buy the physical damage insurance this contract requires (see back) from anyone you choose who is acceptable to us. You are not required to buy any other insurance to obtain credit.

Buyer X	
Co-Buyer X	N/A
Seller X	

OPTIONAL DEST CANCELLATION AGREEMENT. A debt cancellation agreement is not required to obtain credit and will not be provided unless you sign below and agree to pay the extra charge. If you choose to buy debt cancellation, the charge is shown in item 1K of the Itemization of Amount Financed. See your debt cancellation agreement for details on the terms and conditions it provides. It is a part of this contract.

Term N/A Mos. N/A
Debt Cancellation Agreement

I want to buy a debt cancellation agreement.

Buyer Signs X ____N/A

OPTIONAL SERVICE CONTRACT(S) You want to purchase the service contract(s) written with the following company(ies) for the term(s) shown below for the charge(s) shown in item 1I.

I1 Company N/A		
Torm N/A	_ Mos. or N/A	Miles
I2 Company N/A		
		Mile
I3 Company N/A		
Term (1)	Mos or 1977	Mile
T4 Company N/A	Mos. or N/A	11010
Term N/A	Mos or N/A	Mile
15 Company N/A	Mgs. or N/A	IMINE
Torm SI/A	Mag or N/d	3.111.
Buyer X	N/A	iAllie

ייי ייי און דער שאבשים וובחום וודיא מווששעו דין	The second secon	ACTION OF STATE OF STATE SPACE STATE OF STATE ST	ent antiques est anni for a description project annual a consistent a manage and it is exercis	and reported and the communications
H. Electronic Vehicle Registration or Transfer Charge	(4)	Term	Mos. or	Miles
(not a governmental fee) (paid to)	\$29.00 (H)	Suyer X		
I. (Optional) Service Contract(s)		1. Vehicle 1	Trade-In Vehicle(s)
1. (paid to)	SN/A_(IT)	Year N/A	Make N/A	
2. (paid to)	S N/A (19)			9169
3. (paid to)	S N/A (13)	Model N/A VIN N/A	———— Odame	eter <u>N/A</u>
4. (paid to)	\$ <u>N/A</u> (I4)	1 1		
5. (paid to)	\$ N/A (I5)	a. Agreed Vali		N/A
J. Prior Credit or Lease Balance (e) paid by Seller to	g (15)	b. Buyer/Co-Buye	er Retained Trade Equity \$	N/A
1 () () () () () () () () () (s N/A (n	c. Agreed Valu	ie of Property	
(see downpayment and trade-in calculation)	\$N/A_(J)	Being Trade	d-ln (a-b) \$	N/A
K (Optional Date Communication A) (A)	. 1166	d. Prior Credit	or Lease Balance \$	N/A
1 (Ontional) tigad Validation	5N/A_(K)	e. Net Trade-In	(c-d) (must be ≥ 0	
M. Other (paid to) N/A	6 N/A (L)		uyer to retain equity) \$	n na
M. Other (paid to) N/A	SN/A_(M)	2. Vehicle 2	syst to retain equity) is	
N Other Could by N/A		Year N/A	Maka N/A	
N. Other (paid to)	N/A (N)	Model N/A	Odomet	
Fol		VIN N/A	Odomet	erN//A
Total Cash Price (A through N)	\$ 26463.95 (1)			*1.7.
2. Amounts Paid to Public Officials	(1)	a. Agreed Value	e of Property \$.	
A. Vehicle License Fees	158.00 (A)	b. Buyer/Co-Buyer	Retained Trade Equity \$.	N/A
B. Registration/Transfer/Titling Fees	92.00 (B)	c. Agreed Value		
C. California Tire Fees	8.75 (c)	Being Tradeo	i-in (a-b) \$_	
D. Other Smog Abate Fee	20.00 (D)	d. Prior Credit of	or Lease Balance \$_	N/A
Total Official Fees (A through D)	20.00 (D)	e. Net Trade-In (c-d) (must be ≥ 0	
Amount Paid to Insurance Companies	\$ 278.75 (2)		yer to retain equity) \$ _	0.00
(Total premiums from Statement of Insurance)			y to rotatil oddity) Q _	
(Total premiums from Statement of Insurance)	\$N/A_ (3)	Total Agreed V	alue of Property	1
4. ☐ State Emissions Certification Fee or ☐ State Emissions Exemption Fee	SN/A (4)	Being Traded	and or Property	X1 / 4 m
5. Subtotal (1 through 4)	\$ <u>26742.70</u> (5)	Total Prior Cre	*** (10+26) \$_	<u>N/A</u> *
6. Total Downpayment	,			81 / 8 .
A. Total Agreed Value of Property Being Traded-In (see Trade-In Vehicle(s)): \$.	N/ <u>a_</u> (A)	Balance (1d+1		N/A +
venicie 1 \$ M / A Vehicle 2 \$ M / A		Total Net Trade	-In (1e+2e) \$ _	N/A*
B. Iolal Less Prior Credit or Lease Balance (e)	<u>N/A</u> (B)	(*See item 6A-6C	in the Itemization of Amo	unt Financed)
Vehicle 1 \$ N/A _ Vehicle 2 \$ N/A	(D)			
C. Total Net Trade-In (A-B) (indicate if negative number)	31/1 (0)	OPTION: You	pay no finance ch	narge if the
Vehicle 1 \$ 0.00 Vehicle 2 \$ 0.00	<u>N/A</u> (C)	Amount Finance	ed, item 7, is paid	in full on or
D. Deferred Downpayment Payable to Seller		before N/A	. Yes	ar N/A
E. Manufacturer's Rebate	<u>N/A</u> (D)	SELLER'S INITIALS	s N/A	
F. Other N/A	3500.00 (E)			
5	<u>N/A</u> (F)	Agreement to Arbitral	e; By signing below, you agr sion on the reverse side of t	ee that, pursuant
G. Cash, Cash Equivalent, Check, Credit Card, or Debit Card	<u>N/A</u> (G)			
Total Downpayment (C through G)	\$ 3500.00 (6)			ion for additional
(If negative, enter zero on line 6 and enter the amount less than zero as a positive number on line 1J above	1	unduration concerning	the agreement to arbitrate.	
7. Amount Financed (5 less 6)	\$ <u>23242.70</u> (7)	Buyer Signs X	37 / 4	· ·
Trade in Day Co.		Co-Buyer Signs X	N/A	
Trade-in Payoff Agreement: Seller relied on information from you and/or the lienholder or le Balance in Trade-in Vehicle(s). You understand that the amount quoted is an estimate.	ssor of your trade-in vehicle(s) to an	ive at the payoff amor	int above as the D1 of	
Balance in Trade-In Vehicle(s). You understand that the amount quoted is an estimate.	,	the at the halon stills	and shown as the Prior Ch	edit or Lease
Seller agrees to pay the payoff amount shown as the Prior Credit or Lease Balance in Trad- payoff amount is more than the amount shown as the Prior Credit or Lease Balance in Trad-	e-In Vehicle(s) to the fienholder or Is	sonor of the trade in	alat I I X I I I I I	
payoff amount is more than the amount shown as the Prior Credit or Lease Balance in Tradless than the amount shown as the Prior Credit or Lease Balance in Tradless than the amount shown as the Prior Credit or Lease Balance in Trade-In Vehicle(s). Sel	le-In Vehicle(s), you must pay the S	ieller the evence on d	enicle(s), or its designee.	If the actual
less than the amount shown as the Prior Credit or Lease Balance in Trace-In Vehicle(s), Sel stated in the "NOTICE" on the back of this contract, any assignee of this contract will not be	er will refund to you any overage Se	eller receives from voi	emanu. II ine actual payo It offor lianbolder or locce	in amount is
stated in the "NOTICE" on the back of this contract, any assignee of this contract will not be Buyer Signature X N/A	obligated to pay the Prior Cradit or	Lease Balance shown	a prior neimologi ur iesse i in Trade-In Vehiclais) or	any refund
Pajo Cignatale A	Co-Buyer Signature X	N/A		ang results.
ANTO POOKED	TE DIONE CALLE			
If this contract reflects the retail sale of a new motor vehicle, the sale is not subject the sale is not subject.	EE DISCLOSURE			
The state of the s	win a res received by an articip	roker from us unles	is the following box is	chacked:
I have or autoproker receiving fee, if applicable: N/A				J
HOW THIS CONTRACT CAN BE CHANGED. This contract contains the entire agreem writing and both you and we must sign it. No oral changes are binding.				
writing and both you and we must sign it. No oral changes are binding	ent between you and us relating	to this contract. Any	change to the contrac	t must be in l
Puyer Digns a				
SELLER'S PIGHT TO CAMORI II BUILT and Ca D	Cc-Buyer Signs X N/A			
SELLER'S RIGHT TO CANCEL If Buyer and Co-Buyer sign here, the provisions of the Seller's F this contract to a financial institution will apply.	ight to Cancal section on the back gi	ving the Seller the righ	it to cancal if Seller is una	hla in accion
Boyer X		-		210 (0 623)[1]
	Co-Buyer XN/A			
THE MOVEMENT PUBLIC CLASSIFF AND PUBLICS CAMES FROM DESCRIPTIONS AS ASSETTED TO ASSET AS ASSETTED AND SHOULD BE ASSETTED AS ASSETTED.				
THE STORE OF THE CONTRACTOR OF	THE BIRD TO FAR ASSESSMENT AS	Mark A VENIOLE OF	YOU ASS UNSURE WH	\$!*-\\$ & c
19. JUPERSON FORCE WAY NOT COMER CONTINUE PROPERTY OF MANY AND ADMINISTRATION.	The section of the se	- consideration of the second	(전환 기 1925년(1925년 기 1945년 -	-
THE SET AS THE SET OF THE PROPERTY OF SET OF THE SET OF	s num mell feflecement one 80 å sengar for de viger, de	TRINGTE (EAC)	geelgecheel	Frgu I
ACT VALUE TOLL COMERGIAGE, SIGNISEMENT DESCRIPTION DAVAGE OF NAME ACT PROMISE ALL SOME PRICE SIGNISEMENT DESCRIPTION DE PARTICIONAL DE PARTIC	(19- THE DEALES PROTECTED	ruur kauskiija a Muli Yee osuksiija		
EQUINES DE LOS ETITIOS ES SE LIBERT BETT E SOUBOLISOS DE L'EL ENERGI DE TORS DE L'ESTA DELLOS ETITIONES DE LIBERT DE L'ESTA D	Andrews The first transfer to the state of t	Little and the second	rent de les la 1975 des	1.5%
The state of the s	one karawa ili pari tupan ti pirita ili € 17791 Maj	MIN CO. Sec. of Company	13. 14. 20 ¹¹ 11 13 ¹² 111 13 ¹² 2 13	

If this contract reflects the retail sale of a new motor vehicle, the sale is not s Mame of autobroker receiving fee, if applicable: N/A HOW THIS CONTRACT CAN BE CHANGED. This contract contains the entire ag writing and both you and we must sign it. No oral changes are binding. Buyer Signs X SELLER'S RIGHT TO CANCEL If Buyer and Co-Buyer sign here, the provisions of the Sell this contract to a linancial institution will apply.	Trace-in venicle(s), you mu), Seller will refund to you an of be obligated to pay the Pr Co-Buyer Signatu ER FEE DISCLOSUR ubject to a fee received b greement between you and Co-Buyer Signs X	ust pay life Seller life excess on demand. If the actual payoff a sy overage Seller receives from your prior lienholder or lessor, E ior Credit or Lease Balance shown in Trade-In Vehicle(s) or any are X N/A N/A Dy an autobroker from us unless the following box is ch
AUTO BROKE If this contract reflects the retail sale of a new motor vehicle, the sale is not s Mame of autobroker receiving fee, if applicable: N/A HOW THIS CONTRACT CAN BE CHANGED. This contract contains the entire against and both you and we must sign it. No oral changes are binding. Buyer Signs X SELLER'S RIGHT TO CANCEL If Buyer and Co-Buyer sign here, the provisions of the Sell this contract to a linancial institution will apply.	ER FEE DISCLOSUR ubject to a fee received b greement between you and Co-Buyer Signs X	Nex E Dy an autobroker from us unless the following box is ch
If this contract reflects the retail sale of a new motor vehicle, the sale is not s Mame of autobroker receiving fee, if applicable: N/A HOW THIS CONTRACT CAN BE CHANGED. This contract contains the entire agwriting and both you and we must sign it. No oral changes are binding. Buyer Signs X SELLER'S RIGHT TO CANCEL If Buyer and Co-Buyer sign here, the provisions of the Sell this contract to a linancial institution will apply.	ubject to a fee received by greement between you and Co-Buyer Signs X	by an autobroker from us unless the following box is ch
Mame of autobroker receiving fee, if applicable: N/A HOW THIS CONTRACT CAN BE CHANGED. This contract contains the entire agrifting and both you and we must sign it. No oral changes are binding. Euver Signs X SELLER'S RIGHT TO CANCEL If Buyer and Co-Buyer sign here, the provisions of the Sell this contract to a linancial institution will apply.	greement between you and	
Buyer Signs X	Co-Buyer Signs X	
SELLER'S RIGHT TO CANCEL If Buyer and Co-Buyer sign here, the provisions of the Sell this contract to a linancial institution will apply.		
The Tolking to a lineword transferror wit apply.		
Suver X	ler's Right to Cancel section of	on the back giving the Seller the right to cancel if Seller is unable
	Co-Buyer X	N/A
THE MINIMUS PUBLIC LIABULTY INSURANCE LIMITS PROVIDED IN LAW MUST B NOT YOUR CURRENT ASURANCE POLICY BIOL OF YEAR YOUR VEND Y SOOT HER YERR		
MARNING: YOUR PRESENT POLIDY MAY NOT COVER COLLISION DAMAGE OR MAY NOT PLANT MAY EXPLANDE FULL COVERAGE SUPPLEMENTAL DOVERAGE FOR COLLISION CAMAGE JEALER, HOWEVER, UMLESS OTHERWISE SCECKTED, THE COVERAGE YOU GETAN THE UNPAID BALANCE REMAINING AFTER THE VEHICLE MAS BEELF REPOSSESSED AL FOR ACTION ON FULL DOVERAGE THAT WILL PROTECT YOU IN THE EVENT OF LOS THE SLYET SHALL SIGN TO ACKNOWLEDGE THAT HEISTE UNDERSTANDS THESE IN	ROVIDE POS FULL REFLAC BLAY BE AVAILABLE TO YO Y THROUGH THE DEALER	Dement Costs for the vehicle seing furdhased if n U Through your insurance agent of through the s Proteots only the bealer, usually up to the auch
S/S %	K N/A	
N/A		
under this agreement, the vehicle may be repossessed and you may be suitly our have a complaint concerning this sale, you should try to resolve it with the seller. Complaints concerning unfair or deceptive practices or methods by the seller may be referred to the city. After this contract is signed, the seller may not change the financing or payment terms unless you ago the seller to make a unitateral change.	enthana the district situació	
Buyer Signature X	Co-Buver Signature :	X N/A
The Annual Percentage Rate may be negotiable and retain its right to receive a part of the Finar	with the Selle	r. The Seller may assign this con
THERE IS NO COOLING-OFF PERIOD UNLESS YOU OBTAIN A CONTI- California law does not provide for a "cooling-oif" or other cancellation period for vehicle sales. The simply because you change your mind, decide the vehicle costs too much, or wish you had acqui you may only cancel this contract with the agreement of the seller or for legal cause, such as fraud, to offer a two-day contract cancellation on used vehicles with a purchase price of less than certain statutory conditions. This contract cancellation option requirement does not apply to the st an off-highway motor vehicle subject to identification under California law. See the vehicle contract	RACT CANCELLATION persions, you cannot later cancel ired a different vehicle. After you However, Ceilfornia law does refort housand colors (\$40,00 ala of a represional whister a mentional to the colors of a represional whister a mentional white a mentional whith a mentional white a mentional white a mentional white a mention	Chirles contract usign below, equire a seller (b), subject to ARBITRATION PROVISION ON THE REVERSE SIDE.
Buyer Signature X DateDate	70a-Pinyar Signatur	m V 11/4
Co-Buyers and Other Owners — A co-buyer is a person who is responsible for paying the lave to pay the debt. The other owner agrees to the security interest in the vehicle given	ne entire debt. An other own:	er is a person whose name is on the title to the vehicle but do
Other Owner Signature X N/A	AddressN/A	
GUARANTY: To induce us to sell the vehicle to Buyer, each person who signs as a Guaranior individually pay it when asked. Each Guarantor will be fable for the total amount owing even if other persons also sign a agrees to be liable even if we do one or more of the following: (1) give the Buyer more time to pay one or mo, Buyer than the total amount owing; or (5) otherwise reach a settlement relating to this contract or extend the co	guarantaes the payment of this cor as Guarantor, and even if Buyer ha re payments; (2) give a full or partia onitact. Each Guarantor acknowled	stract. If Buyer fails to pay any money owing on this contract, each Guarantor is a complete defense to Guarantor's demand for reimbursement. Each Guarantor's demand for reimbursement. Each Guarantor (3) release any security; (4) accept less from secretated a completed request the construction.
of the bayer of th	enormanca, ano delault, ano noti	ices of the amount owing at any time, and of any demands upon the Bu
Guarantor X N/A Date N/A Address N/A N/A N/A N/A	A Guarantor X N/	/A Date N/
	Address	
eller Signs FORD OF ESCONDIDO Date 05/08/1	17 syx	
ATC 19 11		7.112
FORM NO. 553-CA-ARB (REV. 2016) 2016 The Reynolds and Reynolds Company to GPREF	31.0066	
PORM NO. 553-CA-ARS (REV. 716) 2016 The Reynolds and Reynolds Company TO ORDER: www.fspoorce.com; 1800-344-0998; fax 1-600-35 THE PRINTER MAKES NO WARRANTY, EXPRESS OR MAPLED, AS TO CONTENT OR STRESS FOR PURPOSE	31-965 OF THIS FORM, CONSULT YOUR CWN L	EGAL COUNSEL OFFICE AND LITTLE TO

RETAIL INSTALLMENT SALE CONTRACT - SIMPLE FINANCE CHARGE (WITH ARBITRATION PROVISION) Dealer Number 94976 Confrect Number 15081 F.O.S. Number _____ ___ Stock Number 61720612 Buyer Name and Address Co-Buyer Name and Address Seller-Creditor (Name and Address) (Including County and Zip Code) (Including County and Zip Code) CITY OF CARSON 701 EAST CARSON ST FORD OF ESCONDIDO 1717 AUTO PARK WAY CARSON CA 90745 ESCONDIDO, CA You, the Buyer (and Co-Buyer, if any), may buy the vehicle below for cash or on credit. By signing this contract, you choose to buy the vehicle on credit under the agreements on the front and back of this contract. You agree to pay the Seller - Creditor (sometimes "we" or "us" in this contract) the Amount Financed and Finance Charge in U.S. funds according to the payment schedule below. We will figure your finance charge on a daily basis. The Truth-In-Lending Disclosures below are part of this contract. Make Used Year and Model Odometer Vehicle Identification Number Primary Use For Which Purchased Personal, family or household unless FORD otherwise indicated below. D business or commercial 2016 C-MAY 12 1 FAD P 5 BURGI 120 6 12 FEDERAL TRUTH-IN-LENDING DISCLOSURES STATEMENT OF INSURANCE NOTICE. No person is required as a condition of financing the purchase of a motor vehicle to purchase or negotiate any insurance through a particular insurance company, agent or broker. You are not required to buy any other insurance to abbit a codit Your decision to have or not how other insurance. ANNUAL PERCENTAGE FINANCE Amount Total of Total Sale CHARGE Financed **Payments** Price RATE The amount you The dollar The amount of The total cost of The cost of amount the credit provided will have paid after your purchase on obtain credit. Your decision to buy or not buy other insurance your credit as credit will to you or credit, including you have made all a yearly rate. will not be a factor in the credit approval process. cost you. on your behalf. payments as your down scheduled. payment of Vehicle Insurance 3500.00 is 0.00n nn (e) \$25973.10 (e) \$ 20477.10 (e) S N/A Ded. Comp., Fire & Theft Wos. S N/A (e) means an estimate \$_______ Ded. Collision YOUR PAYMENT SCHEDULE WILL BE: Mos. \$ N/A Bodily Injury \$ N/A Limits N/A Os. \$ N/A Number of Payments: Amount of Payments: When Payments Are Due: Property Damage \$ N/A Limits N/Mos. \$ N/A One Payment of Medical N / A N / A N / A N / A N / A N / A MIA One Payment of Total Vehicle Insurance Premiums UNLESS A CHARGE IS INCLUDED IN THIS AGREEMENT FOR PUBLIC LIABILITY OR PROPERTY DAMAGE INSURANCE, PAYMENT FOR SUCH COVERAGE IS NOT PROVIDED BY THIS AGREEMENT. NIJA One Payment of M/A You may buy the physical damage insurance this contract requires Monthly beginning (see back) from anyone you choose who is acceptable to us. You 25973_10 are not required to buy any other insurance to obtain credit. DE/00/17 Buyer X Co-Buyer X N/A One final payment Seller X Late Charge. If payment is not received in full within 10 days after it is due, you will pay a late charge of 5% of the part of the payment that is late. Prepayment. If you pay early, you may be charged a minimum finance charge. OPTIONAL DEBT CANCELLATION AGREEMENT. A debt Security Interest. You are giving a security interest in the vehicle being purchased. cancellation agreement is not required to obtain credit and will not be provided unless you sign below and agree to pay the Additional information: See this contract for more information including information about nonpayment, default, any required repayment in full before not be provided times you sign below and agree to pay me extra charge. If you choose to buy debt cancellation, the charge is shown in firm 1K of the Itemization of Amount Financed. See your debt cancellation agreement for details on the terms and conditions it provides. It is a part of this contract. the scheduled date, minimum finance charges, and security interest. ITEMIZATION OF THE AMOUNT FINANCED (Seller may keep part of the amounts paid to others.) 1. Total Cash Price Term <u>N/A</u> Mos. <u>N/A</u> Debt Cancellation Agreement A. Cash Price of Motor Vehicle and Accessories \$ 26724 nn (A) 1. Cash Price Vehicle \$ 2472/ no I want to buy a debt cancellation agreement. 2. Cash Price Accessories Buyer Signs X __________ 3. Other (Nontaxable) OPTIONAL SERVICE CONTRACT(S) You want to purchase the service contract(s) written with the following company(ies) for the term(s) shown below for the charge(s) shown in item 1I. Describe __N/A \$ N/A Describe _N/A B. Document Processing Charge (not a governmental fee) \$______RA______(B) C. Emissions Testing Charge (not a governmental fee) \$_______(C) I1 Company N/A D. (Optional) Theft Deterrent Device(s) Term _______M/A_____Mos. or ______Miles 1. (paid to) _____<u>N/A</u> \$_____\$____(D1) I2 Company 2. (paid to) ___N/A \$ <u>N/N</u> (D2) Term ______M/g ___ Mos. or ______M/g ____ Mil (paid to) <u>N/A</u> _____\$____\$___(D3) I3 Company N/A E. (Optional) Surface Protection Product(s) Term Mos. or Mile Mile \$_____\$__(E1) I4 Company 32 64 2. (paid to) ____N/A_____ Term ______ Mos. or _____ Mile F. EV Charging Station (paid to) N/A \$ 3/3 (F) I5 Company <u>N/A</u> G. Sales Tax (on taxable items in A through F)

\$ 23/5 35 (G)

BAS BAS BUN

H. Electronic Vehicle Registration or Transfer Charge

fant a anvaramental fact facilities High

Term _______ Mos. or ______ Mile

Buyer X A 2.5

G. Sales Tax (on taxable items in A through F)	the procedure of the section of the contract o	
H. Electronic Vehicle Registration or Transfer Charge	\$ <u>2345,35</u> (G)	Term Mos. or Miles
(not a governmental fee) (paid to) MVSC		Buyer X X/A
(Optional) Service Contract(s)	_\$ <u>20_0/</u> _(H)	Trade-In Vehicle(s)
1. (paid to) N/A		1. Vehicle 1
2. (paid to) N/A	\$N/ <u>a(I1)</u>	Year N/A Make N/A
3. (paid to) N / A	\$	Model N/A Odometen/A
4 (paid to) N/A	\$\$(I3)	VIN_N/A
5. (paid to)	_ \$ <u>N/a</u> (I4)	a. Agreed Value of Property \$
	_ \$	b. Buyer/Co-Buyer Retained Trade Equity \$
J. Prior Credit or Lease Balance (e) paid by Seller to		c. Agreed Value of Property
Vehicle 1 M / A Vehicle 2 M / A	\$\$_(J)	The same of the sa
(see downpayment and trade-in calculation)		d. Prior Credit or Lease Balance \$
K. (Optional) Debt Cancellation Agreement 孙 / A	\$N/A_(K)	a Not Trade to (a d) (and)
L. (Optional) Used Vehicle Contract Cancellation Option Agreement	\$(L)	1 C. NEL HOUE-III (C-(1) (Missing >)
M. Other (paid to) N/A	\$(M)	for buyer/co-buyer to retain equity) \$ 0.00
For <u>bi/4</u>	7777	1
N. Other (paid to) _A / A	\$(N)	Year N/A Make N/A Odometer N/A
ForN / a	137 Pt V V	Model N/A Odometer
Total Cash Price (A through N)	\$ 20470 a= /1)	
2. Amounts Paid to Public Officials	\$ 29178.35 (1)	a. Agreed value of Property \$
A. Vehicle License Fees	£ 47/ 02 /A)	b. Buyer/Co-Buyer Retained Trade Equity \$
B. Registration/Transfer/Titling Fees	\$(A)	c. Agreed Value of Property N/A
C. California Tire Fees	\$ <u>92_00</u> _(B)	Being Traded-In (a-b) \$
D. Other Smog Abate Fee	\$ <u>8_75</u> _(C)	d. Prior Credit or Lease Balance & N/A
Total Official Fees (A through D)	\$20.00_(D)	e. Net Trade-In (c-d) (must be > 0
Amount Paid to Insurance Companies	\$ <u>294.75</u> (2)	for buyer/co-buyer to retain equity) \$
(Total premiums from Statement of Insurance)		0.80
4 State Emissions Constitution To The Constitution of the Constitu	\$	Total Agreed Value of Property
4. ☐ State Emissions Certification Fee or ☐ State Emissions Exemption Fee	\$ 19/2 (4)	Being Traded-In (1c+2c) \$*
5. Subtotal (1 through 4)	\$ 29477 10 (5)	Total Prior Credit or Lease
6. Total Downpayment	274.52.0	Ralance (1 d. out
A. Total Agreed Value of Property Being Traded-In (see Trade-In Vehicle(s)):	\$(A)	Total Net Treate 1. (4
Vehicle 1 \$	N/A	/*Con the CA CO I II
b. Total Less Prior Credit or Lease Balance (e)	\$(B)	(*See item 6A-6C in the Itemization of Amount Financed)
Vehicle 1 \$ Vehicle 2 \$	W/A	COTION (T)
C. Total Net Trade-In (A–B) (indicate if negative number)	E (C)	CPTION: You pay no finance charge if the
Vehicle 1 \$	W/A	Amount Financed, item 7, is paid in full on or
D. Deferred Downpayment Payable to Seller	: (7)	before 17/A , Year YEA
E. Manufacturer's Rebate	N/A (5)	SELLER'S INITIALS 31/4
F. Other N. C.		Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on the government of the govern
G. Cash, Cash Equivalent, Check, Credit Card, or Debit Card	10/A (F)	
Total Downpayment (C through G)	(G)	or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional
(If negative, enter zero on line 6 and enter the amount less than zero as a positive number on line 1J abo	\$ -3560,00- (6)	inicilitation concerning the agreement to arbitrate.
7. Amount Financed (5 less 6)	ove)	Buyer Signs X
	* 25973,16 (7)	Co-Buyer Signs X
Trade-In Payoff Agreement: Seller relied on information from you and/or the lienholder or Balance in Trade-In Vehicle(s). You understand that the amount quoted is an estimate.	lessor of your trade in unhiclo(a) to	
Balance in Trade-In Vehicle(s). You understand that the amount quoted is an estimate.	recedit of your trade-in vehicle(s) to a	irrive at the payoff amount shown as the Prior Credit or Lease
Seller agrees to pay the payoff amount shows as the Brief Credit at Lance B. L	ide In Vahiola(a) to the limit state	
Seller agrees to pay the payoff amount shown as the Prior Credit or Lease Balance in Trapayoff amount is more than the amount shown as the Prior Credit or Lease Balance in Traless than the amount shown as the Prior Credit or Lease Balance in Trade-In Vehicle(s). S	ade-in Vehicle(s) to the hennoider or	lessor of the trade-in vehicle(s), or its designee. If the actual
I less than the amount shown as the Prior Credit or Loose Balance in Trust I VIII () a	minimized all long triang bay the	perior the excess on demand, if the actual navoit amount is
stated in the "NOTICE" on the back of this contract, any assignee of this contract will not be a sure of this contract.	e obligated to pay the Prior Credit of	Lease Balance shown in Trade-In Vehicle(s) or government
Buyer Signature X N/A	Co-Buyer Signature X	Purific and Strategist Trade-III Vericia(s) of any Terunio.
alito procure		177.7
If this contract reflects the retail sale of a new motor vehicle, the sale is not subj	FEE DISCLOSURE	
The same is not supplied the same is not supplied to	ent to a tee tecelined by all state	broker from us unless the following box is checked:
☐ Name of autobroker receiving fee, if applicable:		
HOW THIS CONTRACT CAN BE CHANGED. This poolings as also all the sections in the section of the s		
writing and both you and we must sign it. No oral changes are binding.	ement between you and us relating	g to this contract. Any change to the contract must be in
1 Rings Clane V		
SELLER'S RIGHT TO CANCEL II Buyer and Co-Buyer size has it.	_ Co-Buyer Signs X N/i	
SELLER'S RIGHT TO CANCEL If Buyer and Co-Buyer sign here, the provisions of the Seller's this contract to a financial institution will apply.	Right to Cancel section on the back	giving the Seller the right to cancel if Seller is unable to as
	_ Co-Buyer X #/ A	
THE STANDARD CONTROL STAND SOME SHE WAS A CONTROL OF SAME AND STANDARD STANDARD SAME ASSET WAS A SHE WAS SAME ASSET OF SAME ASSET WAS ASSET OF SAME ASSET OF	ET BY SYSTY PERSON WHO BY TO	0-8970 (1179/012 district the transfer of the control of the contr
SARTH S. THE TWENT WENT WITH WITH SUIT PROOF PROFIT SOCIETIES WENCE	T. THE EVENT OF A MODICE HIS	DI SKELLO CONTACT ELLA MOLTANDE MARKET
THE PRESENT FOLION AND NOT COME TO DESCRIPT OF SET OF SET INC.	Pod rog rus, patrialregay na	
The state of the control of the cont		- TO TO THE TOTAL AND A NOTE HOLD AND A MEDICAL TOTAL TOTA
Dear near Proposition for the control of the contro	nerowan was I I I I I I I I I I I I I I I I I I I	GREATER CHANGE FOR BOUNDED OF

7. Amount Financed (5 less 6)	\$ 2527218 (7)	Co-Buyer Signs X <u>사구호</u>
Trade-In Payoff Agreement: Seller relied on information from you and/or the lienholder or Balance in Trade-In Vehicle(s). You understand that the amount quoted is an estimate.	lessor of your trade-in vehicle(s) lo arri	ve at the payoff amount shown as the Prior Credit or Lease
Seller agrees to pay the payoff amount shown as the Prior Credit or Lease Balance in Trapayoff amount is more than the amount shown as the Prior Credit or Lease Balance in Traless than the amount shown as the Prior Credit or Lease Balance in Trade-In Vehicle(s), Stated in the "NOTICE" on the back of this contract, any assignee of this contract will not be	ade-In Vehicle(s), you must pay the Se eller will refund to you any overage Se se obligated to pay the Prior Credit or L	eller the excess on demand. If the actual payoff amount is the receives from your prior lienholder or lessor. Except as lease Balance shown in Trade-In Vehicle(s) or any refund.
Buyer Signature X N/A	Co-Buyer Signatura X	N/A
AUTO BROKER FEE DISCLOSURE If this contract reflects the retail sale of a new motor vehicle, the sale is not subject to a fee received by an autobroker from us unless the following box is checked:		
☐ Name of autobroker receiving fee, if applicable:N/A		
HOW THIS CONTRACT CAN BE CHANGED. This contract contains the entire agreement between you and us relating to this contract. Any change to the contract must be in writing and both you and we must sign it. No oral changes are binding.		
	Co-Buyer Signs XN/入	A-A-Adhan
SELLER'S RIGHT TO CANCEL If Buyer and Co-Buyer sign here, the provisions of the Seller' this contract to a financial institution will apply.	s Right to Cancel section on the back gi	ving the Seller the right to cancel if Seller is unable to assign
Buyer X	Co-Buyer XN/A_	
THE MUMIUM PUBLIC LIABILTY INSURANCE LIMITS PROVIDED IN LAW MUST SE NOT YOUR CURRENT INSURANCE POLICY WILL COVER YOUR NEWLY ACQUIRED YEARL WARNING:	e in the event of an accident, you	I SHOULD CONTACT YOUR INSURANCE AGENT.
YOUR PRESENT POLICY MAY NOT COVER COLLISION DAMAGE OR MAY NOT PROVIDE FOR FULL REPLACEMENT COSTS FOR THE VEHICLE ESING SURCHASED. IF YOU DO NOT HAVE FULL COVERAGE, SUPPLEMENTAL COVERAGE FOR COLLISION DAMAGE MAY BE AVAILABLE TO YOU THROUGH YOUR INSURANCE AGENT OR THROUGH THE SELLING DEALER. NOWEVER, UNLESS OTHERWISE SPECKED, THE COVERAGE YOU OBTAIN THROUGH THE DEALER PROVECTS ONLY THE DEALER, USUALLY UP TO THE AMOUNT OF THE UNFAIL BRAINING AFTER THE VEHICLE HAS BEEN REPOSSESSED AND SOLD. FOR ADVICE ON FULL COVERAGE THAT WILL SECTEOTY OF INTEREMENT OF LOSS OF DAMAGE TO YOUR SERVICE OF THE VALLEY OF THE VEHICLE HAS BEEN THE VEHICLE HAS BEEN AND SOLD.		
The second secon	BLIC LIABILITY TERMS AND CONDING	168.
9/5 X	- 3. <u>67.</u>	
N/A		
Notice to buyer: (1) Do not sign this agreement before you read it or if it contains any blank spaces to be filled in. (2) You are entitled to a completely filled in copy of this agreement. (3) You can prepay the full amount due under this agreement at any time. (4) If you default in the performance of your obligations under this agreement, the vehicle may be repossessed and you may be subject to suit and liability for the unpaid indebtedness evidenced by this agreement.		
- copy of this agreement. (3) you can prepay the full amount due under this	agreement at any time (4) If you	default in the partermance of vour abitantions.
- copy of this agreement. (3) you can prepay the full amount due under this	agreement at any time. (4) If you cot to suit and liability for the unploces.	default in the performance of your obligations baid indebtedness evidenced by this agreement.
copy of this agreement. (3) You can prepay the full amount due under this under this agreement, the vehicle may be repossessed and you may be subjusted in the seller. If you have a complaint concerning this sale, you should try to resolve it with the seller. Complaints concerning unfair or deceptive practices or methods by the seller may be referred to the city at After this contract is signed, the seller may not change the financing or payment terms unless you agree the seller to make a unilateral change.	agreement at any time. (4) If you ect to suit and liability for the unp torney, the district attorney, or an investigator in writing to the change. You do not have to	default in the performance of your obligations baid indebtedness evidenced by this agreement. If or the Department of Motor Vehicles, or any combination thereof, agree to any change, and it is an unfair or deceptive practice for
copy of this agreement. (3) You can prepay the full amount due under this under this agreement, the vehicle may be repossessed and you may be subjust you have a complaint concerning this sale, you should try to resolve it with the seller. Complaints concerning unfair or deceptive practices or methods by the seller may be referred to the city at After this contract is signed, the seller may not change the financing or payment terms unless you agree	agreement at any time. (4) If you cot to suit and liability for the unput torney, the district attorney, or an investigator in writing to the change. You do not have to co-Buyer Signature X with the Seller. The S	default in the performance of your obligations baid indebtedness evidenced by this agreement. If or the Department of Motor Vehicles, or any combination thereof, agree to any change, and it is an unfair or deceptive practice for
copy of finis agreement. (3) You can prepay the full amount due under this under this agreement, the vehicle may be repossessed and you may be subj. If you have a complaint concerning this sale, you should try to resolve it with the seller. Complaints concerning unfair or deceptive practices or methods by the seller may be referred to the city at After this contract is signed, the seller may not change the financing or payment terms unless you agree the seller to make a unilateral change. Buyer Signature X The Annual Percentage Rate may be negotiable.	agreement at any time. (4) If you cot to suit and liability for the unput torney, the district attorney, or an investigator in writing to the change. You do not have to co-Buyer Signature X. With the Seller. The See Charge. ACT CANCELLATION OPTION before, you cannot later cancel this contract I a different vehicle. After you sign below, on the contract of a different vehicle. After you sign below, or it is not contract to it is not contract to different vehicle. After you sign below, or it is not contract to it is not contract to different vehicle. After you sign below, or it is not contract to different vehicle. After you sign below, or it is not contract to different vehicle. After you sign below, or it is not contract to different vehicle.	default in the performance of your obligations baid indebtedness evidenced by this agreement. If or the Department of Motor Vehicles, or any combination thereof, agree to any change, and it is an unfair or deceptive practice for Seller may assign this contract. YOU AGREE TO THE TERMS OF THIS CONTRACT, YOU CONFIRM THAT BEFORE YOU SIGNED THIS CONTRACT, WE GAVE IT TO YOU, AND YOU WERE FREE TO TAKE IT AND REVIEW IT. YOU ACKNOWLEDGE THAT YOU HAVE READ BOTH SIDES OF THIS CONTRACT, INCLUDING THE ARBITRATION PROVISION ON THE REVERSE SIDE, BEFORE SIGNING BELOW. YOU CONFIRM THAT YOU RECEIVED A
copy of this agreement. (3) You can prepay the full amount due under this under this agreement, the vehicle may be repossessed and you may be subj. If you have a complaint concerning this sale, you should try to resolve it with the seller. Complaints concerning untain or deceptive practices or methods by the seller may be referred to the city at After this contract is signed, the seller may not change the financing or payment terms unless you agree the seller to make a unilateral change. Buyer Signature X The Annual Percentage Rate may be negotiable and retain its right to receive a part of the Finantal California law does not provide for a "cooling-off" or other cancellation period for vehicle sales. Ther simply because you change your mind, decide the vehicle costs too much, or wish you had acquire you may only cancel this contract with the agreement of the seller or for legal cause, such as fraud. It to offer a two-day contract cancellation option need vehicles with a purchase price of less than it certain statutory conditions. This contract cancellation option requirement does not apply to the sale an off-highway motor vehicle subject to identification under California law. See the vehicle contract Buyer Signature X Date Date O-Buyers and Other Owners — A co-buyer is a person who is responsible for paying the have to pay the debt. The other owner agrees to the security interest in the vehicle given to	agreement at any time. (4) If you cot to suit and liability for the unput torney, the district attorney, or an investigator in writing to the change. You do not have to compare the contract of the change. Co-Buyer Signature X With the Seller. The Sea Charge. ACT CANCELLATION OPTION elors, you cannot later cancel this contract if a different vehicle. After you sign below, overver, California taw does require a seller privy thousand dollars (\$40,000), subject to or a recreational vehicle, a motorcycle, or cancellation option agreement for details. Co-Buyer Signature X entire debt. An other owner is a perso	default in the performance of your obligations baid indebtedness evidenced by this agreement. If or the Department of Motor Vehicles, or any combination thereof, agree to any change, and it is an unfair or deceptive practice for Seller may assign this contract. YOU AGREE TO THE TERMS OF THIS CONTRACT, YOU CONFIRM THAT BEFORE YOU SIGNED THIS CONTRACT, WE GAVE IT TO YOU, AND YOU WERE FREE TO TAKE IT AND REVIEW IT. YOU ACKNOWLEDGE THAT YOU HAVE READ BOTH SIDES OF THIS CONTRACT, INCLUDING THE ARBITRATION PROVISION ON THE REVERSE SIDE, BEFORE SIGNING BELOW, YOU CONFIRM THAT YOU RECEIVED A COMPLETELY FILLED-IN COPY WHEN YOU SIGNED IT. Date n whose name is on the title to the the total but does not
copy of this agreement. (3) You can prepay the full amount due under this under this agreement, the vehicle may be repossessed and you may be subj. If you have a complaint concerning this sale, you should try to resolve it with the seller. Complaints concerning untain or deceptive practices or methods by the seller may be referred to the city at After this contract is signed, the seller may not change the financing or payment terms unless you agree the seller to make a unilateral change. Buyer Signature X The Annual Percentage Rate may be negotiable and retain its right to receive a part of the Finantal California law does not provide for a "cooling-off" or other cancellation period for vehicle sales. Ther simply because you change your mind, decide the vehicle costs too much, or wish you had acquire you may only cancel this contract with the agreement of the seller or for legal cause, such as fraud. It to offer a two-day contract cancellation option need vehicles with a purchase price of less than it certain statutory conditions. This contract cancellation option requirement does not apply to the sale an off-highway motor vehicle subject to identification under California law. See the vehicle contract Buyer Signature X Date Date O-Buyers and Other Owners — A co-buyer is a person who is responsible for paying the have to pay the debt. The other owner agrees to the security interest in the vehicle given to	agreement at any time. (4) If you cot to suit and liability for the unput torney, the district attorney, or an investigator in writing to the change. You do not have to compare the contract of the change. Co-Buyer Signature X With the Seller. The Sea Charge. ACT CANCELLATION OPTION elors, you cannot later cancel this contract if a different vehicle. After you sign below, overver, California taw does require a seller privy thousand dollars (\$40,000), subject to or a recreational vehicle, a motorcycle, or cancellation option agreement for details. Co-Buyer Signature X entire debt. An other owner is a perso	default in the performance of your obligations baid indebtedness evidenced by this agreement. If or the Department of Motor Vehicles, or any combination thereof, agree to any change, and it is an unfair or deceptive practice for Seller may assign this contract. YOU AGREE TO THE TERMS OF THIS CONTRACT, YOU CONFIRM THAT BEFORE YOU SIGNED THIS CONTRACT, WE GAVE IT TO YOU, AND YOU WERE FREE TO TAKE IT AND REVIEW IT. YOU ACKNOWLEDGE THAT YOU HAVE READ BOTH SIDES OF THIS CONTRACT, INCLUDING THE ARBITRATION PROVISION ON THE REVERSE SIDE, BEFORE SIGNING BELOW, YOU CONFIRM THAT YOU RECEIVED A COMPLETELY FILLED-IN COPY WHEN YOU SIGNED IT. Date n whose name is on the title to the the total but does not
copy of this agreement. (3) You can prepay the full amount due under this under this agreement, the vehicle may be repossessed and you may be subj. If you have a complaint concerning this sale, you should try to resolve it with the seller. Complaints concerning unfair or deceptive practices or methods by the seller may be referred to the city at After this contract is signed, the seller may not change the financing or payment terms unless you agree the seller to make a unilateral change. Buyer Signature X The Annual Percentage Rate may be negotiable and retain its right to receive a part of the Finance and retain its right to receive a part of the Finance and retain its right to receive a part of the Finance and retain its right to receive a part of the Finance and retain its right to receive a part of the Finance and retain its contract cooling-off" or other cancellation period for vehicle sales. The simply because you change your mind, decide the vehicle costs too much, or wish you had acquire you may only cancel this contract with the agreement of the seller or for legal cause, such as fraud. It to offer a two-day contract cancellation option on used vehicles with a purchase price of less than if certain statutory conditions. This contract cancellation option requirement does not apply to the sale an off-highway motor vehicle subject to identification under California law. See the vehicle contract. Buyer Signature X Date Other Owner Signature X Other Owner Signat	agreement at any time. (4) If you act to suit and liability for the unstorney, the district attorney, or an investigator in writing to the change. You do not have to be compared to the change. You do not have to compare the compared to the change. Co-Buyer Signature X With the Seller. The See Charge. ACT CANCELLATION OPTION before, you cannot later cancel this contract if a different vehicle. After you sign below, over, California law does require a seller party thousand dollars (\$40,000), subject to oil a recreational vehicle, a motorcycle, or cancellation option agreement for details. Co-Buyer Signature X entire debt. An other owner is a perso us in this contract. Address (2) give a full of partial release to apparents; (2) give a full of partial release to a partial. Each Guarantor acknowledges receipt of a recreational contract.	default in the performance of your obligations baid indebtedness evidenced by this agreement. If or the Department of Motor Vehicles, or any combination thereof, agree to any change, and it is an unfair or deceptive practice for the Department of Motor Vehicles, or any combination thereof, agree to any change, and it is an unfair or deceptive practice for Default of the Department of Motor Vehicles for Deceptive practice for Confirmation and the Teams of this contract, you confirm that BEFORE YOU SIGNED THIS CONTRACT, WE GAVE IT TO YOU, AND YOU WERE FREE TO TAKE IT AND REVIEW IT. YOU ACKNOWLEDGE THAT YOU HAVE READ BOTH SIDES OF THIS CONTRACT, INCLUDING THE ARBITRATION PROVISION ON THE REVERSE SIDE, BEFORE SIGNING BELOW, YOU CONFIRM THAT YOU RECEIVED A COMPLETELY FILLED-IN COPY WHEN YOU SIGNED IT. Date In whose name is on the title to the Pehicle but does not combined copy of this contract, each Guarantor must glense to Guarantor, (3) release any serving, (4) accept less from the combieted copy of this contract and quaranty at the time of signing.
copy of this agreement. (3) You can prepay the full amount due under this under this agreement, the vehicle may be repossessed and you may be subj. If you have a complaint concerning this sale, you should try to resolve it with the seller. Complaints concerning unfair or deceptive practices or methods by the seller may be referred to the city at After this contract is signed, the seller may not change the financing or payment terms unless you agree the seller to make a unilateral change. Buyer Signature X The Annual Percentage Rate may be negotiable and retain its right to receive a part of the Finantal Percentage Rate may be negotiable. THERE IS NO COOLING-OFF PERIOD UNLESS YOU OBTAIN A CONTR California law does not provide for a "cooling-off" or other cancellation period for vehicle sales. Ther simply because you change your mind, decide the vehicle costs too much, or wish you had acquire you may only cancel this contract with the agreement of the seller or for legal cause, such as fraud. It to offer a two-day contract cancellation option on used vehicles with a purchase price of less than if certain statutory conditions. This contract cancellation option requirement does not apply to the sale an off-highway motor vehicle subject to identification under California law. See the vehicle contract Buyer Signature X Date Other Owner Signature X Other Owner Signature X A Co-Buyers and Other Owners — A co-buyer is a person who is responsible for paying the have to pay the debt. The other owner agrees to the security interest in the vehicle given to other Owner Signature X Other Owner Signat	agreement at any time. (4) If you act to suit and liability for the unstorney, the district attorney, or an investigator in writing to the change. You do not have to be compared to the change. You do not have to be compared to the change. Co-Buyer Signature X With the Seller. The Seller. The See Charge. ACT CANCELLATION OPTION after you sign below, you cannot later cancel this contract to a different vehicle. After you sign below, powever, California taw does require a seller party thousand dollars (\$40,00), subject to or a recreational vehicle, a motorcycle, or cancellation option agreement for details. Co-Buyer Signature X entire debt. An other owner is a persecutive debt. And other owner is a persecutive debt. And other owner is a persecutive debt. And other owner is a persecutive debt. An other owner is a persecutive debt. And other owner is a persecutive deb	default in the performance of your obligations baid indebtedness evidenced by this agreement. If or the Department of Motor Vehicles, or any combination thereof, agree to any change, and it is an unfair or deceptive practice for the Department of Motor Vehicles, or any combination thereof, agree to any change, and it is an unfair or deceptive practice for Dealler may assign this contract. YOU AGREE TO THE TERMS OF THIS CONTRACT, YOU CONFIRM THAT BEFORE YOU SIGNED THIS CONTRACT, WE GAVE IT TO YOU, AND YOU WERE FREE TO TAKE IT AND REVIEW IT. YOU ACKNOWLEDGE THAT YOU HAVE READ BOTH SIDES OF THIS CONTRACT, INCLUDING THE ARBITRATION PROVISION ON THE REVERSE SIDE, BEFORE SIGNING BELOW, YOU CONFIRM THAT YOU RECEIVED A COMPLETELY FILLED-IN COPY WHEN YOU SIGNED IT. Date In whose name is on the title to the Pehicle but does not other Guarantor; (3) release any security; (4) accept less from the completed copy of this contract and guaranty at the time of signing ount owing at any time, and of any demands upon the Buyer of the completed copy of this contract and guaranty at the time of signing ount owing at any time, and of any demands upon the Buyer
copy of this agreement. (3) You can prepay the full amount due under this under this agreement, the vehicle may be repossessed and you may be subj. If you have a complaint concerning this sale, you should try to resolve it with the seller. Complaints concerning unfair or deceptive practices or methods by the seller may be referred to the city at After this contract is signed, the seller may not change the financing or payment terms unless you agree the seller to make a unilateral change. Buyer Signature X The Annual Percentage Rate may be negotiable and retain its right to receive a part of the Finantal Percentage Rate may be negotiable. THERE IS NO COOLING-OFF PERIOD UNLESS YOU OBTAIN A CONTR California law does not provide for a "cooling-off" or other cancellation period for vehicle sales. Ther simply because you change your mind, decide the vehicle costs too much, or wish you had acquire you may only cancel this contract with the agreement of the seller or for legal cause, such as fraud. It to offer a two-day contract cancellation option on used vehicles with a purchase price of less than if certain statutory conditions. This contract cancellation option requirement does not apply to the sale an off-highway motor vehicle subject to identification under California law. See the vehicle contract Buyer Signature X Date Other Owner Signature X Other Owner Signature X A Co-Buyers and Other Owners — A co-buyer is a person who is responsible for paying the have to pay the debt. The other owner agrees to the security interest in the vehicle given to other Owner Signature X Other Owner Signat	agreement at any time. (4) If you act to suit and liability for the unstorney, the district attorney, or an investigator in writing to the change. You do not have to be compared to the change. You do not have to be compared to the change. Co-Buyer Signature X With the Seller. The Seller. The See Charge. ACT CANCELLATION OPTION after you sign below, you cannot later cancel this contract to a different vehicle. After you sign below, powever, California taw does require a seller party thousand dollars (\$40,00), subject to or a recreational vehicle, a motorcycle, or cancellation option agreement for details. Co-Buyer Signature X entire debt. An other owner is a persecutive debt. And other owner is a persecutive debt. And other owner is a persecutive debt. And other owner is a persecutive debt. An other owner is a persecutive debt. And other owner is a persecutive deb	default in the performance of your obligations baid indebtedness evidenced by this agreement. If or the Department of Motor Vehicles, or any combination thereof, agree to any change, and it is an unfair or deceptive practice for the Department of Motor Vehicles, or any combination thereof, agree to any change, and it is an unfair or deceptive practice for Dealler may assign this contract. YOU AGREE TO THE TERMS OF THIS CONTRACT, YOU CONFIRM THAT BEFORE YOU SIGNED THIS CONTRACT, WE GAVE IT TO YOU, AND YOU WERE FREE TO TAKE IT AND REVIEW IT. YOU ACKNOWLEDGE THAT YOU HAVE READ BOTH SIDES OF THIS CONTRACT, INCLUDING THE ARBITRATION PROVISION ON THE REVERSE SIDE, BEFORE SIGNING BELOW, YOU CONFIRM THAT YOU RECEIVED A COMPLETELY FILLED-IN COPY WHEN YOU SIGNED IT. Date In whose name is on the title to the Pehicle but does not other Guarantor; (3) release any security; (4) accept less from the completed copy of this contract and guaranty at the time of signing ount owing at any time, and of any demands upon the Buyer of the completed copy of this contract and guaranty at the time of signing ount owing at any time, and of any demands upon the Buyer
copy of this agreement. (3) You can prepay the full amount due under this under this agreement, the vehicle may be repossessed and you may be subj. If you have a complaint concerning this sale, you should try to resolve it with the seller. Complaints concerning unfair or deceptive practices or methods by the seller may be referred to the city at After this contract is signed, the seller may not change the financing or payment terms unless you agree the seller to make a unilateral change. Buyer Signature X The Annual Percentage Rate may be negotiable and retain its right to receive a part of the Finance and retain its right to receive a part of the Finance and retain its right to receive a part of the Finance and retain its right to receive a part of the Finance and retain its right to receive a part of the Finance and retain its contract cooling-off" or other cancellation period for vehicle sales. The simply because you change your mind, decide the vehicle costs too much, or wish you had acquire you may only cancel this contract with the agreement of the seller or for legal cause, such as fraud. It to offer a two-day contract cancellation option on used vehicles with a purchase price of less than if certain statutory conditions. This contract cancellation option requirement does not apply to the sale an off-highway motor vehicle subject to identification under California law. See the vehicle contract. Buyer Signature X Date Other Owner Signature X Other Owner Signat	agreement at any time. (4) If you act to suit and liability for the unstorney, the district attorney, or an investigator in writing to the change. You do not have to in writing to the change. You do not have to in writing to the change. You do not have to in writing to the change. Co-Buyer Signature X ACT CANCELLATION OPTION alone, you cannot later cancel this contract if a different vehicle. After you sign below, over, California taw does require a seller orty thousand dollars (\$40,000), subject to or a recreational vehicle, a motorcycle, or cancellation option agreement for details. Co-Buyer Signature X entire debt. An other owner is a person ous in this contract. Address	default in the performance of your obligations baid indebtedness evidenced by this agreement. If or the Department of Motor Vehicles, or any combination thereof, agree to any change, and it is an unfair or deceptive practice for the Department of Motor Vehicles, or any combination thereof, agree to any change, and it is an unfair or deceptive practice for Dealler may assign this contract. YOU AGREE TO THE TERMS OF THIS CONTRACT, YOU CONFIRM THAT BEFORE YOU SIGNED THIS CONTRACT, WE GAVE IT TO YOU, AND YOU WERE FREE TO TAKE IT AND REVIEW IT. YOU ACKNOWLEDGE THAT YOU HAVE READ BOTH SIDES OF THIS CONTRACT, INCLUDING THE ARBITRATION PROVISION ON THE REVERSE SIDE, BEFORE SIGNING BELOW, YOU CONFIRM THAT YOU RECEIVED A COMPLETELY FILLED-IN COPY WHEN YOU SIGNED IT. Date Date To whose name is on the title to the Vehicle but does not reimbursement. Each Guarantor must alrease to Guarantor's demand for reimbursement. Each Guarantor must alrease to Guarantor's demand for reimbursement. Each Guarantor must alrease to Guarantor's demand for reimbursement. Each Guarantor must alrease to Guarantor's demand for reimbursement. Each Guarantor must alrease to Guarantor's demand for reimbursement. Each Guarantor other Guarantor's demand for reimbursement. Each Guarantor must alrease to Guarantor's demand for reimbursement. Each Guarantor other Guarantor's demand for reimbursement. Each Guarantor must alrease to Guarantor's demand for reimbursement. Each Guarantor must alrease to Guarantor's demand for reimbursement. Each Guarantor must alrease to Guarantor with the time of signing out to wing at any time, and of any demands upon the Buyer Date.