GREENFIELD WATER UTILITY



451 Meek Street Greenfield, Indiana 46140 www.greenfieldin.org Phone: (317) 477-4350

14 May 2024

Mayor Guy Titus Board of Works and Public Safety 10 South State St. Greenfield, IN 46140

Re: Authorization to purchase new mini-dump truck and service truck

Mayor and Board Members,

The Water Utility is seeking to purchase a new 2023 Ford F550 Regular Cab 4x4 mini dump body truck and 2024 Silverado truck from dealer inventory. The Government order banks are not open and may not open again until late summer or early fall this year. Once the government banks are open, which may be for a short time possible a few days, an order <u>could be</u> placed. If an order were able to be placed, it would be a 2025 model and subject to price increases and delays like those already experienced by the Water utility and other City departments. According to best information available currently, in an ideal environment a new truck might be delivered 4 to 6 months after the order is placed and accepted.

As we have researched information on vehicle availability this unknown total amount of lead time for a newly built is an excessive delay and seriously impairs the functioning of the Utility. This impairment meets the threshold of an emergency purchase of vehicle as provided for in state law. My team has been working with Power and Light and have found a Ford dealership that has an F550 4x4 mini dump body truck, and a Chevrolet dealership that has a 2024 Silverado pickup that are available and will meet the needs of the Utility. The Ford dealership is taking our current 2011 Chevy Silverado mini dump body truck as a trade in value of \$14,000.00 for the new mini dump. The Chevrolet dealership is also taking our 2018 Dodge Ram pickup as trade in.

I request the Board to authorize the emergency purchase a new Ford 2023 Ford F550 Regular Cab 4x4 mini dump body truck as quoted by Andy Mohr Ford in the total amount of \$65,867.00 and the Chevrolet Silverado pick up in the total amount of \$33,386.25 to be paid out of our 2024 O&M budget as presented. This will enable the Utility as a municipal government agency to carry out its mission function to ensure clean, safe, and reliable drinking water to the City of Greenfield without impairment. I am happy to answer any questions that the Board members may have.

Respectfully Submitted,

Charles Gill, Manager Greenfield Water Utility

cc: Jane Webb, Utility Coordinator Gregg Morelock, City Attorney Lori Elmore, Clerk-Treasurer

Date: 05/16/2024	4		Andy Mo	hr Fore	2713 EA	ut Main Street P.O. Box 7 INFIELD, INDIANA 46166 (317) 839-6541	150	VEHICLE BUY	ER'S ORDE	R
Buyer Name and (Including Count	y and Zip Code)		Co-Buyer	Name and County an	Address d Zip Co	; ode)	Seller	Name and Ad	dress	
CITY OF GREENI 110 S STATE ST GREENFIELD IN	FIELD F. 46140		N/A			CERT AND	ANDY P.O.	MOHR FORD I BOX 750, 2 FIELD IN 46	NC. 713 E MAI	N ST.
Email: bbaker@gr Phone: (317) 325	-1394	rg	Email: N/A Phone: N/A	ł	* .			eisonythomas		
Cell: (317) 538	-3853		Cell: N/F	7			Deal N	umber: 29971	3	
THIS BUYER'S ORDER FOR THE FOLLOWING	R IS X NEW USE	ED CA			ULTURAL		TO BE D		16/2024	
Year	Make	<u> </u>	Model	Туре	• - · · ·	Trim		Color	Stor	
2023	FORD TRUCK TRADE IN RE		Y <u>F</u> -550	4WD REG	avnoi 10 T	MED DK SL	<u>A</u> 0	XFORD WHT	<u>T39875</u>	in the second
YR 41 MAKE	Contraction of the second second	ner	the second s	EALA				leichter istickellisteringen		
2011 CHEVROLET	TRIM	RADO :	MILEAGE			DF VEHICLE -			\$ 80128	00
WHITE	ŴT		317	00	N/A			OPTIONS		
1GB3KZCG3BF18C	0728				N/A	·	<u>_</u> _			<u>n/a</u>
· · · · · · · · · · · · · · · · · · ·	PCAIE NU.		EXP. DATE		N/A				· · · · · · · · · · · · · · · · · · ·	N/A
OWNER CITY OF GREENE	FIELD	1.0/	UN #		N/A					N/A
UENHOLDEA"	······································		PHONE		N/A	· · · ·				N/A
ADDRESS			SPOKE WITH	······································	N/A					N/A
AMOUNT	GOOD TILL		VERIFIED BY		1 500. 70			SUB-TOTAL	80128	00
N/A	TRADE IN RE	CORD 2			N/A	RADE ALLOWA	INCE(S) (JAX CREDIT):	14500	
YR. MAKE N/A N/A	MÖ	DEL	TYP			DIFFERENCE	·		65628	
COLOR	N/A		N/A.		·	THER CHARGE		BLE):	03020	
N/A VIN	N/A		N/A			OCUMENT FEI			237	
N/A TITLE NO.	In meno				N/A	<u> </u>		<u> </u>		1 <u>51</u> N/A
N/A	PLATE NO. N/A		EXP. DATE N/A		N/A					N/A
OWNER N/A			NR A		LESS RE	BATES (PRET/	AX)			N/A
UENHOLDER			PHONE N/A		N/A					N/A
AODRESS N/A	· · · ·		SPOKE WITH			CE: ALES TAX	<u> </u>		<u> </u>	
AMOUNT	GOOD TILL			····-		TIRE FEE				<u>N/A</u>
N/A	N/A COLLISION CO		N/A			MV TITLE FEE		··	1	50
NAME OF AGENT			PHONE	a na ina mangana jina ji			ICE CON	VENIENCE FEES		<u>N/A</u>
ADDRESS						THER CHARGE			· ·	#/A
POLICY NUMBER			COLLISION DEDU	CTIBLE	N/A				· · · · · · · · · · · · · · · · · · ·	N/A
INSUFIANCE CO.		r			N/A	·				N/A
	EXP. DATE			·	N/A			<u> </u>		N/A
			VERIFIED BY		N/A N/A					N/A
Used Car Buyers Guid vehicle is part of this	e. The information y	OU SEE O	in the window	form for this	N/A			—,		N/A
Contrary previsions in t	INE CONTRACT OF SAIA			÷	N/A	· .				N/A N/A
Spanish Translation: Gu	uía para compradores	de vehíc	ulos usados. L	a información			·	SUB-TOTAL	65867	
Spanish Translation: Gu que ve en el formulas presente contrato. La ju toda disposición en operatoria.	nformación del formu	para esc Ilario de	e veniculo for la ventanilla d	ma parte del eia sin efecto	PLUS: PA	YOFF(S)				N/A
und dishnatethil Bil Chi	nuario contentua en e	ei contrat	o de venta.		<u>N/A</u>					N/A
THIS AGREEMENT DO BODILY INJURY OR PE	ES NUT INCLUDE IN: ROPERTY DAMAGE.	SURANC	e on your li	ABILITY FOR			·	SUB-TOTAL	65867	
VENDOR'S SINGLE I	NTEREST INSURANCE	(VSI insu	rance): If the pr	eceding box is		ASH DOWN PA		EPOSIT		N/A
checked, the Creditor req	uires VSI insurance for	the initial	term of the con-	tract to protect		EBATE(S) (POS		NO TAX CREDIT)		N/A
the Creditor for loss or d the Creditor's sole prote	amaye to the vehicle (c ection. This insurance	does not	ire, theft). VSI in Larotect your 3	ASURANCE is for	N/A			NO TAX CHEDIT)	<u> </u>	V/A
venicle, you may choose	e the insurance comna	nv throug	th which the VS	l insurance is	TOTAL B	ALANCE			\$ 65867	N/A
obtained. If you elect to	purchase VSI insurance	ce through	n the Creditor, tl	he cost of this	PLUS: VE	ENDORS SING		EST INS		N/A
insurance is \$	<u>NZA.</u> The coverage i	is for the	initial term of	the contract.	BALANC		······································		\$ 65867	
CONTRACT FORM NO. LAW	IN-BOARB19_0 (Rev. 6/19) s and Reynolds Company	Buyer	Initials	Co-Buye	r Initials <u>N</u>	/A Page 1	l of 4	THERE ARE NO Y	WARRANTIES, EXPRESS O FTINESS FOR PURPOSE DWN LEGAL COUNSEL	

Demonstrator vehicle is a new or demonstrator vehicle, the only written warranty provided with respect to the Vehicle and factory installed accessories is the most recent applicable printed warranty which is made solely by the Manufacturer of the Vehicle. Seller installed accessories is the most recent applicable printed warranty which is made solely by Mundaturers of the Accessories. Seller installed accessories is the most recent applicable printed warranty which is made solely by Mundaturers of the Accessories. USED: If the Vehicle is a used vehicle, the Vehicle is sold by Seller AS IS – WITH ALL FAULTS EXCEPT AS OTHERWISE REQUIRED BY LAW. ALL VEHICLES: WHETHER THE VEHICLE IS NEW, A DEMONSTRATOR OR USED. SelLER DISCLAIMS ALL WARRANTIES, WRITTEN, VENESSOR DISCLARP UPROSE, AND SELLER ALL VEHICLES: WHETHER THE VEHICLE IS NEW, A DEMONSTRATOR OR USED. SelLER DISCLAWS ALL WARRANTIES, CANNOT BE DISCLAIMED OF THE VENES OF MERCHANTABILITY OF FITNESS FOR A PARTICULAR PUPROSE, AND SELLER ALL VEHICLES: WHETHER THE VEHICLE IS OF MERCHANTABILITY OF FITNESS FOR A PARTICULAR PUPROSE, AND SELLER AUGMEND BY LAW. NO COOLING OFF PERIOD State law does not provide for a "cooling off" or cancellation period for this Agreement. After you sign this Agreement, you may only cancel it if the seller agrees or for legal cause, You cannot cancel this Agreement is imply because you change your mind. This Agreement is ot binding upon either Seller or Buyer until signed by an authorized Seller representative. File yay is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract. Huyer is buying this Vehicle in a cre	NEW OP DEMONSTRATOR: If the Vehicle is a new or demonstrator vehicle, the only written warrantly provided with respect to the Vehicle. Selfer installed accessories is the most recent applicable printed warrantly which is made solely by the Manufacturer's warrantly on the Vehicle and may or may not be included in separate written warrantles which are made solely by Manufacturer's warrantly on the Vehicle and may or may not be included in separate written USED: If the Vehicle is a used vehicle, the Vehicle is sole by Selfer AS IS - WITH ALL FAULTS EXCEPT AS OTHERWISE REQUIRED BY LAW. ALL VEHICLES: WHETHER THE VEHICLE IS NEW, A DEMONSTRATOR OR USED: SELLER DISCLAIMS ALL WARRANTIES, WRITTEN, EXPRESS OR IMPLED, INCLUDING ALL WARRANTIES OF MERCHANTABILITY OF TITNES FOR A PARTICULAR PURPOSE, AND SELLER EXPRESSIV DISCLAIMS ANY LIABILITY TO PURCHASEE, FOR ANY CONSEQUENTIAL DAMAGES, LOSS OF TIME OR INCONVENIENCE ARISING OUT OF THE PURCHASE OR OPERATION OF THE VEHICLES TO THE EXTENT IMPLIED WARRANTIES CANNOT BE DISCLAIMED THEY SHALL BE LIMITED TO THE LESSER OF THE PERIOD OF ANY EXPRESS WARRANTY OR THE SMALLEST POSSIBLE PERIOD ALLOWED BY LAW. NO COOLING OFF PERIOD State law does not provide for a "cooling-off" or cancellation period for this Agreement simply because you change your mind. This notice does not apply to home solicitation sales. For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail instaliment contract. Is agreement is not binding upon either Seller or Buyer until signed by an authorized Seller present	New ON DEMONSTRATOR: If the Vehicle is a new or demonstrator vehicle, the only written warrantly provided with respect to the Vehicle and factory installed accessories is the most recent applicable printed warrant winch is made solely by the Manufacturer of the Vehicle is outed by the Manufacturer of the Accessories. USED: If the Vehicle is a used vehicle, the Vehicle is sold by Seller AS IS – WITH ALL FAULTS EXCEPT AS OTHERWISE REQUIRED BY LAW. ALL VEHICLE: WHETHER THE VEHICLE IS NEW. A DEMONSTRATOR OR USED: SELLER DISCLAMMS ALL WARRANTIES, WRITTEN, EXPRESS OR IMPLIED, INCLUDING ALL WARRANTIES OF MEROCHANTABILITY ON FITNESS FOR APARTICULAR PURPOSE, AND SELLER CENTRESS FOR MAPLIED, INCLUDING ALL WARRANTIES OF MEROCHANTABILITY ON FITNESS FOR APARTICULAR PURPOSE, AND SELLER CENTRESS OR IMPLIED, INCLUDING ALL WARRANTIES OF MEROCHANTABILITY ON FITNESS FOR APARTICULAR PURPOSE, AND SELLER CENTRESS WARRANTY OR THE PUROCHASE OF OPERATION OF THE VEHICLE. TO THE EXTENT IMPLIED WARRANTIES CANNOT BE DISCLAMMED BY LAW. State law does not provide for a "cooling off" or cancellation period for this Agreement, after you sign this Agreement, you may only cancel it if the seller agrees or for legal cause. You cannot cancel this Agreement, the Agreement is molte does not apply to form all payments you make. This form is not a receipt. This Agreement is not binding upon either Seller of all payments you make. This form is not a receipt. This Agreement is not binding upon either seller on all payments you make. This form is not a receipt. This Agreement is not binding upon either seller on all payments you make. This form is not a receipt. This Agreement is not binding upon either seller on all payments as ubmitted. See paragraph 10 on page 3 of this Agreement is bind	WARRANTY INFORMATION	······································
Seller installed Accessories are not included in the Manufacturer's warranty on the Vehicle and may or may not be included in separate written warranties which are made solely by Manufacturers of the Accessories. USED: If the vehicle is a used vehicle, the Vehicle is old by Seller AS IS – WITH ALL FAUTS EXCEPT AS OTHERWISE REQUIRED BY LAW. ALL VEHICLES: WHETHER THE VEHICLE IS NEW, A DEMONSTRATOR OR USED: SELLER DISCLAIMS ALL WARRANTIES, WHITTEN, EXPRESS OF IMPLIED, INCLUDING ALL WARRANTIES OF MERCHANTABILITY OF FITNESS FOR A PARTICULAR PURPOSE, AND SELLER ARISING OUT OF THE PURCHASE OR OPERATION OF THE VEHICLE. TO THE EXTENT IMPLED WARRANTIES CANNOT BE DISCLAIMED THEY SHALL BE LIMITED TO THE LESSER OF THE PERIOD OF ANY CONSEQUENTIAL DAMAGES, LOSS OF TIME OR INCONVENIENCE HEY SHALL BE LIMITED TO THE LESSER OF THE PERIOD OF ANY CONSEQUENTIAL DAMARGES, LOSS OF TIME OR INCONVENIENCE ANISING OUT OF THE PURCHASE OR OPERATION OF THE VEHICLE. TO THE EXTENT IMPLED WARRANTIES CANNOT BE DISCLAIMED ALLOWED BY LAW. NO COOLING OFF PERIOD State law does not provide for a "cooling off" or cancellation period for this Agreement. After you sign this Agreement, you may only cancel it if the seller agrees or for legal cause. You cannot cancel this Agreement simply because you change your mind. This notice does not apply to home solicitation sales. Tor your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is to binding upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle in a credit sele transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract bis agreement for any reason. Buyer agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement contract warcuted by Buyer. and	Seller installed Accessories are not included in the Manufacturer's warranty on the Vehicle and may or be included in separate written warrantias which are made solely by Manufacturer's warranty on the Vehicle and may or may not be included in separate written warrantias which are made solely by Manufacturer's warranty on the Vehicle and may or may not be included in separate written Warranties which are made solely by Manufacturer's warranty on the Vehicle and may or may not be included in separate written Warranties which are made solely by Manufacturer's warranty on the Vehicle and may or may not be included in separate written Warranties which are made solely by Manufacturer's warranty on the Vehicle and may or may not be included in separate written Warranties which are made solely by Manufacturer's warranty on the Vehicle and may or may not be included in separate written Warrantes which are made solely by Manufacturer's warranty on the Vehicle and may or may not be included in the Vehicle as the Vehicle is a constrained warranty on the Vehicle is a constrained warranty on the Vehicle is a constrained within the Vehicle of the Vehicle is a constrained warranty on the Vehicle in the Vehicle on the Vehicle is a constrained within the Vehicle and may or may not be included in the Vehicle on the Vehicle is a constrained within the Vehicle as the transactioned warranty on the Vehicle and the Vehicle is a constrained within the Vehicle is a constrained within the Vehicle and the Vehicle is a constrained within the Vehicle in the Vehicle is a constrained within the Vehicle is a constrained within the Vehicle is and the vehicle is a constrained within the Vehicle. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle is a constrained evidence day a returner secure day and the vehicle is a constrained warranted installment contract. This Agreement is not binding ware the retail installment contract is signed, but will not rema	Seller installed Accessories are not included in the Manufacturer's warranty on the Vehicle and may or be included in separate written warrantize with the Vehicle is a generate written included in separate written Vehicle is a used vehicle, the Vehicle is a vehicle. EXPRESS OF IMPLIED, INCLUDING ALL WARRANTIES OF MERCHANTABILITY OF FITNESS FOR A PARTICULAP PURPOSE, AND SELLER ARISING OUT OF THE PURCHASE OF OPERATION OF THE VEHICLE. TO THE EXTENT IMPLIED WARRANTIES CANNOT BE DISCLAIMED THE VEHICLE. EXPRESS OF IMPLIED, INCLUDING ALL WARRANTIES OF MERCHANTABILITY OF FITNESS FOR APARTICULAP PURPOSE, AND SELLER ARISING OUT OF THE PURCHASE OR OPERATION OF THE VEHICLE. TO THE EXTENT IMPLIED WARRANTIES CANNOT BE DISCLAIMED THE VEHICLE. MO COOLING OFF PERIOD State law does not provide for a "cooling off" or cancellation period for this Agreement simply because you change your mind. This notice does not apply to home solicitation sales. For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle in a crecit sele transaction evidenced by a retail instaliment contract. Sureqreament is not binding end the sellement on the terms	NEW OH DEMONSTRATOR: If the Vehicle is a new or demonstrator vehicle, the only we	itten warranty provided with respect to the Vehicle and
Water and the instance of the Accessories. USED: If the Vehicle is a used vehicle, the Vehicle is sold by Seller AS IS – WITH ALL FAULTS EXCEPT AS OTHERWISE REQUIRED BY LAW. ALL VEHICLES: WHETHER THE VEHICLE IS NEW, A DEMONSTRATOR OR USED: SELLER DISCLAIMS ALL WARRANTIES, WRITTEN, EXPRESSIVE DISCLAIMS ALL WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, AND SELLER ARISING OUT OF THE EVENT TABULTS WARRANTIES CANNOT BE DISCLAIMS ALL WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, AND SELLER ARISING OUT OF THE VERT IN UNCLUAR PURPOSE, AND SELLER ARISING OUT OF THE EVENT TO PURCHASER, FOR ANY CONSEQUENTIAL DAMAGES, LOSS OF TIME OR INCONVENIENCE EXPRESSIVE DISCLAIMS ANY LIABILITY TO PURCHASER, FOR ANY CONSEQUENTIAL DAMAGES, LOSS OF TIME OR INCONVENIENCE ALLOWED BY LAW. State law does not provide for a "cooling off" or cancellation period for this Agreement. After you sign this Agreement, you may only cancel if if the seller agrees or for legal cause. You cannot cancel this Agreement simply because you change your mind. This notice does not apply to home solicitation sales. Sory pour protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. Flayer is buying this Vehicle in a crecify to rate seller or Buyer until signed by an authorized Seller representative. The agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. This Agreement is not binding upon eith	State law does not provide for a "cooling off" or cancellation period for this Agreement. After you sign this Agreement, you may only cancel it if the seler agrees or for legal cause. You cannot cancel this Agreement. After you sign this Agreement, you may only cancel it if the seler agreement for all payments you make. This form is not a receipt. This Agreement is not binding upon either Seler or Buyer until signed by an authorized Seler representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is holding upon eithers set on this Agreement to not page 3 of this Agreement for any reason. Buyer signs x	State law does not provide for all payments you make. This form is not a receipt. This Agreement is not binding upon either Seler or Buyer until signed by an euthorized Seler representative. For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Seler or Buyer until signed by a retail installment contract, this Agreement is binding upon either seler on this Agreement for any reason. Buyer state to the therman of the terms of the terms of the terms of the terms as submitted. See paragraph to no page 4 of this Agreement, that his Agreement, this Agreement, this Agreement, the Agreement on this Agreement for any reason. Buyer states and exclusive statement of the terms of the terms and not by a court action. See that this Agreement for any reason. Buyer and exclusive the terms of the terms of the terms of the terms and not binding upon either Seler or Buyer until signed by an eathorized Seler representative. H Buyer is buying this vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is not binding upon either Seler or Buyer until signed by an eathorized Seler representative. Buyer and Sele by Buyer and Sele based on this Agreement for any reason. Buyer state and exclusive statement of the terms and conditions on all pages of this Agreement is not binding upon either Seler or Buyer until signed by an authorized Seler representative. H Buyer is buying this vehicle in a credit sale transaction evidenced by a retail installment contract. Buyer and Seler based on this Agreement in the terms and condi		
USED: If the Vehicle is a used vehicle, the Vehicle is sold by Selier AS IS – WITH ALL FAULTS EXCEPT AS OTHERWISE REQUIRED BY LAW. ALL VEHICLES: WHETHER THE VEHICLE IS NEW, A DEMONSTRATOR OR USED: SELLER DISCLAIMS ALL WARRANTIES, WRITTEN, EXPRESS OF IMPLIED, INCLUDING ALL WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, AND SELLER ARISING OUT OF THE PURCHASE OR OPERATION OF THE VEHICLE. TO THE EXTENT IMPLIED WARRANTIES CANNOT BE DISCLAIMED ARISING OUT OF THE PURCHASE OR OPERATION OF THE VEHICLE. TO THE EXTENT IMPLIED WARRANTIES CANNOT BE DISCLAIMED THEY SHALL BE LIMITED TO THE LESSER OF THE PERIOD OF ANY EXPRESS WARRANTY OR THE SMALLEST POSSIBLE PERIOD State law does not provide for a "cooling off" or cancellation period for this Agreement. After you sign this Agreement, you may only cancel it if the seller agrees or for legal cause. You cannot cancel this Agreement simply because you change your mind. This notice does not apply to home solicitation sales. For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. I Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract. Installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract to signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract to this agreement for any reason.	USED: If the Vehicle is a used vehicle, the Vehicle is sold by Seller AS iS – WITH ALL FAULTS EXCEPT AS OTHERWISE REQUIRED BY LAW. ALL VEHICLES: WHETHER THE VEHICLE IS NEW, A DEMONSTRATOR OR USED: SELLER DISCLAIMS ALL WARRANTIES, WRITTEN, EXPRESS OR IMPLIED, INCLUDING ALL WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PUPPOSE, AND SELLER EXPRESS OR IMPLIED, INCLUDING ALL WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PUPPOSE, AND SELLER EXPRESS OR IMPLIED, INCLUDING ALL WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PUPPOSE, AND SELLER EXPRESS OR IMPLIED, INCLUDING ALL WARRANTIES OF MERCHANTABILITY ON FITNESS FOR A PARTICULAR PUPPOSE, AND SELLER EXPRESS OR IMPLIED, INCLUDING AND OF THE VEHICLE: TO THE EXTENT IMPLIED WARRANTIES CANNOT BE DISCLAIMED THEY SHALL BE LIMITED TO THE LESSER OF THE PERIOD OF ANY EXPRESS WARRANTY OR THE SMALLEST POSSIBLE PERIOD State law does not provide for a "cooling-off" or cancellation period for this Agreement simply because you change your mind. This notice does not apply to home solicitation sales. For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract the sagreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract source the supper thermatio	USED: If the Vehicle is a used vehicle, the Vehicle is sold by Seller AS iS – WITH ALL FAULTS EXCEPT AS OTHERWISE REQUIRED BY LAW. ALL VEHICLES: WHETHER THE VEHICLE IS NEW, A DEMONSTRATOR OR USED: SELLER DISCLAIMS ALL WARRANTIES, WRITTEN, EXPRESS OR IMPLIED, INCLUDING ALL WARRANTIES OF MERCHANTABILITY OF FITNESS FOR A PARTICULAR PUPPOSE, AND SELLER EXPRESSIVE DISCLAIMS ANY LIABILITY TO PURCHASER, FOR ANY CONSEQUENTIAL DAMAGES, LOSS OF TIME OR INCONVENIENCE ARISING OUT OF THE PURCHASE OR OPERATION OF THE VEHICLE. TO THE EXTENT IMPLIED WARRANTIES CANNOT BE DISCLAIMED THEY SHALL BE LIMITED TO THE LESSER OF THE PERIOD OF ANY EXPRESS WARRANTY OR THE SMALLEST POSSIBLE PERIOD State law does not provide for a "cooling-off" or cancellation period for this Agreement, After you sign this Agreement, you may only cancel if if the seller agrees or for legal cause. You cannot cancel this Agreement simply because you change your mind. This notice does not apply to home solicitation sales. For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract is algreement includes all of the terms as submitted. See paragraph 10 on page 3 of this Agreement, which shall usual the contract is algreement including or al agreement, and as of the date below comprises; together with any retail Installment contract the complete and axclusive statement of the terms and conditions on all pages of this Agreement, which shall hagreement, which shall Installment contract the compl	I YONYI MOMMOY AVVEODVINED DIE HUL MUULIEU III ME MIXCHIAPIDIALE Walfabiy on the Vehiek	and may or may not be included in congrate written
USED: If the Venicle is a used vehicle, the Vehicle is sold by Seller AS IS - WITH ALL FAULTS EXCEPT AS OTHERWISE REQUIRED BY LAW. ALL VEHICLES: WHETHER THE VEHICLE IS NEW A DEMONSTRATOR OR USED: SELLER DISCLAIMS ALL WARRANTIES, WRITTEN, EXPRESS OR IMPLIED, UNCLUDING ALL WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, AND SELLER ARISING OUT OF THE PURCHASE OR OPERATION OF THE VEHICLE: TO THE EXTENT IMPLIED WARRANTIES CANNOT BE DISCLAIMED THE VEHICLE. TO THE EXTENT IMPLIED WARRANTIES CANNOT BE DISCLAIMED THE SHALL BE LIMITED TO THE LESSER OF THE PERIOD OF ANY CONSEQUENTIAL DAMAGES, LOSS OF TIME OR INCONVENIENCE ALLOWED BY LAW. NO COOLING OFF PERIOD State law does not provide for a "cooling off" or cancellation period for this Agreement. After you sign this Agreement, you may only cancel it if the selfer agrees or for legal cause. You cannot cancel this Agreement simply because you change your mind. This notice does not apply to home solicitation sales. Sor your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Selfer or Buyer until signed by an authorized Seller representative. Request by Using this Vehicle in a credit self transaction evidenced by a retail instaliment contract, this Agreement is binding when the retail instaliment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail instaliment contract by Buyer and Seller based on this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement cancels survive the termination of this agreement for any reagreement relating to the subject matters covered by this Agreement cancels anot any agreement including oral agreement	USEU: If the Vehicle is a used vehicle, the Vehicle is sold by Seller AS IS – WITH ALL FAULTS EXCEPT AS OTHERWISE REQUIRED BY LAW. ALL VEHICLES: WHETHER THE VEHICLE IS NEW, A DEMONSTRATOR OR USED: SELLER DISCLAIMS ALL WARRANTIES, WRITTEN, EXPRESS OR IMPLIED, INCLUDING ALL WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, AND SELLER EXPRESS VD ISCLAIMS ANY LIABILITY TO PURCHASER, FOR ANY CONSEQUENTIAL DAMAGES, LOSS OF TIME OR INCONVENIENCE EXPRESSIVE DISCLAIMS ANY LIABILITY TO PURCHASER, FOR ANY CONSEQUENTIAL DAMAGES, LOSS OF TIME OR INCONVENIENCE ARISING OUT OF THE PURCHASE OR OPERATION OF THE VEHICLE. TO THE EXTENT IMPLIED WARRANTIES CANNOT BE DISCLAIMED THEY SHALL BE LIMITED TO THE LESSER OF THE PERIOD OF ANY EXPRESS WARRANTY OR THE SMALLEST POSSIBLE PERIOD State law does not provide for a "cooling off" or cancellation period for this Agreement. After you sign this Agreement, you may only cancel it if the seller agrees or for legal cause. You cannot cancel this Agreement simply because you change your mind. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is not binding upon either Seller or Buyer until Signed by an authorized Seller representative. If Buyer is buying this Vehicle in a credit sale transaction eviden	USEU: If the Vehicle is a used vehicle, the Vehicle is sold by Seller AS IS – WITH ALL FAULTS EXCEPT AS OTHERWISE REQUIRED BY LAW. ALL VEHICLES: WHETHER THE VEHICLE IS NEW, A DEMONSTRATOR OR USED: SELLER DISCLAIMS ALL WARRANTIES, WHITTEN, EXPRESS OR IMPLIED, INCLUDING ALL WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, AND SELLER ARISING OUT OF THE PURCHASE OR OPERATION OF THE VEHICLE. TO THE EXTENT IMPLIED WARRANTIES CANNOT BE DISCLAIMED ARISING OUT OF THE PURCHASE OR OPERATION OF THE VEHICLE. TO THE EXTENT IMPLIED WARRANTIES CANNOT BE DISCLAIMED ALLOWED BY LAW. State law does not provide for a "cooling off" or cancellation period for this Agreement. After you sign this Agreement, you may only cancel it if the seller agrees or for legal cause. You cannot cancel this Agreement simply because you change your mind. This notice does not apply to home solicitation sales. For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer and Seller based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement contract is signed, but will not remain binding if a third party finance soure does not agree to purchase the retail installm		
EXPRESS OR IMPLIED, INCLUDING VEHICLE IS NEW, A DEMONSTRATOR OF USED: SELLER DISCLAIMS ALL WARRANTIES, WAITTES, WAITTES, SPOR A PARTICULAR PURPOSE, AND SELLER ZYRESSLY DISCLAIMS ANY LIABILITY TO PURCHASER, FOR ANY CONSEQUENTIAL DAMAGES, LOSS OF TIME OR INCONVENIENCE ARISING OUT OF THE PURCHASE OR OPERATION OF THE VEHICLE. TO THE EXTENT IMPLIED WARRANTIES CANNOT BE DISCLAIMED THEY SHALL BE LIMITED TO THE LESSER OF THE PERIOD OF ANY EXPRESS WARRANTY OR THE SMALLEST POSSIBLE PERIOD ALLOWED BY LAW. NO COOLING OFF PERIOD State law does not provide for a "cooling off" or cancellation period for this Agreement. After you sign this Agreement, you may only cancel it if the seller agrees or for legal cause. You cannot cancel this Agreement simply because you change your mind. State law does not provide for a "cooling off" or cancellation period for this Agreement simply because you change your mind. State law does not provide for a "cooling off" or cancellation period for this Agreement simply because you change your mind. State law does not provide for a "cooling off" or cancellation period for this Agreement simply because you change your mind. State law does not provide for a "cooling off" or cancellation period for this Agreement simply because you change your mind. State law does not provide for a "cooling off" or cancellation period for this Agreement simply because you change your mind. State law does not apply to home solicitation sales. State law does not apply to home solicitation solicitation solicitation son all pagesof this Agreement is binding when the retail installment	EXPRESS OR IMPLIED, INCLUDING ALL WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, AND SELLER EXPRESSLY DISCLAIMS ANY LIABLITY OF PURCHASER, FOR ANY CONSEQUENTIAL DAMAGES, LOSS OF TIME OR INCONVENIENCE ARISING OUT OF THE PURCHASE OR OPERATION OF THE VEHICLE, TO THE EXTENT IMPLIED WARRANTIES CANNOT BE DISCLAIMED THEY SHALL BE LIMITED TO THE LESSER OF THE PERIOD OF ANY EXPRESS WARRANTY OR THE SMALLEST POSSIBLE PERIOD State law does not provide for a "cooling off" or cancellation period for this Agreement. After you sign this Agreement, you may only cancel it if the seller agrees or for legal cause. You cannot cancel this Agreement simply because you change your mind. This notice does not apply to home solicitation sales. For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract are used to this Agreement for any reason. Buyer agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement cancels and supersedes any prior agreement for any reason. Buyer agrees that this Agreement includes all of the terms as of the date below comprises; together with any retail installment contract the complete and excludes statement of the terms of t	EXPRESS OR IMPLIED, NICLUDING ALL WARRANTIES OF MEW, A DEMONS HANDON OH OSED SELLEH DISCLAIMS ALL WARRANTIES, WRITTEN, EXPRESS DEVISION OF THE PURCHASE OR OPERATION OF THE VERCHANTABLITY OR FITNESS FOR A PARTICULAR PURPOSE, AND SELLER ARISING OUT OF THE PURCHASE OR OPERATION OF THE VEHICLE. TO THE EXTENT IMPLIED WARRANTIES CANNOT BE DISCLAIMED THEY SHALL BE LIMITED TO THE LESSER OF THE PERIOD OF ANY EXPRESS WARRANTY OR THE SMALLEST POSSIBLE PERIOD State law does not provide for a "cooling off" or cancellation period for this Agreement. After you sign this Agreement, you may only cancel it if the seller agrees or for legal cause. You cannot cancel this Agreement simply because you change your mind. This notice does not apply to home solicitation sales. For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third pay finance source does not agree to purchase the retail installment contract ease used the Buyer and Seller based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement cancels and supersedes any prior agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement cancels and supersedes any prior agreement for any reason. Buyer agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that	USED: If the vehicle is a used vehicle, the vehicle is sold by Sallar AS IS - MITH ALL TAL	LTS EXCEPT AS OTHERWISE REQUIRED BY LAW
EXPRESSLY DISCLAIMS ANY LIABILITY TO PURCHASER, FOR ANY CONSEQUENTIAL DAMAGES, LOSS OF TIME OR INCONVENIENCE ARISING OUT OF THE PURCHASE OR OPERATION OF THE VEHICLE. TO THE EXTENT IMPLIED WARRANTIES CANNOT BE DISCLAIMED THEY SHALL BE LIMITED TO THE LESSER OF THE PERIOD OF ANY EXPRESS WARRANTY OR THE SMALLEST POSSIBLE PERIOD State law does not provide for a "cooling off" or cancellation period for this Agreement. After you sign this Agreement, you may only cancel it if the seller agrees or for legal cause, You cannot cancel this Agreement simply because you change your mind. This notice does not apply to home solicitation sales. For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. I Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract is survive the termination of this agreement or any reason. Buyer agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement cancels and supersedes any prior agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement cancels and supersedes any prior agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement. Employees are to authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provis	EXPRESSLY DISCLAIMS ANY LABILITY TO PURCHASER, FOR ANY CONSEQUENTIAL DAMAGES, LOSS OF TIME OR INCONVENIENCE ARISING OUT OF THE PURCHASE OF OPERATION OF THE VEHICLE. TO THE EXENT IMPLIED WARRANTIES CANNOT BE DISCLAIMED ARISING OUT OF THE PURCHASE OF OPERATION OF THE VEHICLE. TO THE EXENT IMPLIED WARRANTIES CANNOT BE DISCLAIMED ALLOWED BY LAW. NO COOLING OFF PERIOD State law does not provide for a "cooling off" or cancellation period for this Agreement. After you sign this Agreement, you may only cancel it if the seller agrees or for legal cause, You cannot cancel this Agreement simply because you change your mind. For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is singled, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract sugges and this Agreement for any reason. Buyer and Seller based on this Agreement and conditions on all pages of this Agreement hereof, that this Agreement cancels and supersedes any prior agreement for any reason. Buyer agrees that this Agreement for any reason. Buyer agrees and this agreement for any reason. Buyer agrees that this Agreement to the terms and conditions on all pages of this Agreement hereof, that this Agreement. Employees are not authorized to make oral repres	EXPRESSLY DISCLARS ANY LABILITY TO PURCHASER, FOR ANY CONSEQUENTIAL DAMAGES, LOSS OF TIME OR INCOVINCENCENCE ARISING OUT OF THE PURCHASE OR OPERATION OF THE VEHICLE. TO THE EXTENT IMPLIED WARRANTES CANNOT BE DISCLAIMED ALLOWED BY LAW. NO COOLING OFF PERIOD State law does not provide for a "cooling off" or cancellation period for this Agreement. After you sign this Agreement, you may only cancel it if the seller agrees or for legal cause, You cannot cancel this Agreement simply because you change your mind. For your protection, request a receipt for all payments you make. This form is not a receipt. This notice does not apply to home solicitation sales. For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract survive the termination of this agreement for any reason. Buyer agrees that this Agreement to the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not reiv on ANY oral representations in deciding to make this Agreement. Agreement. To Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action		
ARISING OUT OF THE PURCHASE OR OPERATION OF THE VEHICLE. TO THE EXTENT IMPLIED WARRANTIES CANNOT BE DISCLAIMED THEY SHALL BE LIMITED TO THE LESSER OF THE PERIOD OF ANY EXPRESS WARRANTY OR THE SMALLEST POSSIBLE PERIOD ALLOWED BY LAW. NO COOLING OFF PERIOD State law does not provide for a "cooling off" or cancellation period for this Agreement. After you sign this Agreement, you may only cancel it if the seller agrees or for legal cause. You cannot cancel this Agreement simply because you change your mind. This notice does not apply to home solicitation sales. For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract bis agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement cancels and supersedes any prior agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement cancels and supersedes any prior agreement includes all of the terms of the gareement relating to the subject matters covered by this Agreement. Employees are to authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to realize by signing below, you agree that, pursuant to the Arbitration See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X 1 Co-Buyer Signs X N/A 20-BUYER SigNS X M/A	ARISING OUT OF THE PURCHASE ON OPERATION OF THE VEHICLE. TO THE EXTENT IMPLIED WARRANTES CANNOT BE DISCLAIMED THEY SHALL BE LIMITED TO THE LESSER OF THE PERIOD OF ANY EXPRESS WARRANTY OR THE SMALLEST POSSIBLE PERIOD ALLOWED BY LAW. NO COOLING OFF PERIOD State law does not provide for a "cooling off" or cancellation period for this Agreement. After you sign this Agreement, you may only cancel it if the seller agrees or for legal cause. You cannot cancel this Agreement simply because you change your mind. This notice does not apply to home solicitation sales. For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party linance source does not agree to purchase the retail installment contract executed by Buyer and Seller based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement cancels and supresedes any prior agreement including oral agreement, and as of the dater with any retail installment contract the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Agreement. Agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X 1 Co-Buyer Signs X N/A DATE 05/16/2024 CO-BUYER SIGNS X X/A DATE N/A	ARISING OUT OF THE PURCHASE OR OPERATION OF THE VEHICLE. TO THE EXTENT IMPLIED WARRANTES CANNOT BE DISCLAIMED THEY SHALL BE LIMITED TO THE LESSER OF THE PERIOD OF ANY EXPRESS WARRANTY OR THE SMALLEST POSSIBLE PERIOD ALLOWED BY LAW. NO COOLING OFF PERIOD State law does not provide for a "cooling off" or cancellation period for this Agreement. After you sign this Agreement, you may only cancel it if the seller agrees or for legal cause. You cannot cancel this Agreement simply because you change your mind. This notice does not apply to home solicitation sales. For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Seler or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract executed by Buyer and Seller based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement cancels and supersectes any prior agreement for any reason. Buyer agrees that this Agreement including oral agreement, and as of the datre meters; together with any retail installment contract the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Buyer Signs X 1 Co-Buyer Signs X 1/A DATE 05/16/2024 CO-BUYER SIGNS X 1/A DATE 04/16/2024 (MaxAGER'S APPROVAL (Must Be Accepted By An Authorized Representative of the Seller)		
THEY SHALL BE LIMITED TO THE LESSER OF THE PERIOD OF ANY EXPRESS WARRANTY OR THE SMALLEST POSSIBLE PERIOD ALLOWED BY LAW. NO COOLING OFF PERIOD State law does not provide for a "cooling off" or cancellation period for this Agreement. After you sign this Agreement, you may only cancel it if the seller agrees or for legal cause. You cannot cancel this Agreement simply because you change your mind. This notice does not apply to home solicitation sales. For your protection, request a receipt for all payments you make. This form is not a receipt. files Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. f Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract by Buyer and Seller based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement, which shall survive the termination of this agreement for lading areagreements, and as of the date below comprises; together with any retail installment contract he comprises to area receided to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we any elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate.	THEY SHALL BE LIMITED TO THE LESSER OF THE PERIOD OF ANY EXPRESS WARRANTY OR THE SMALLEST POSSIBLE PERIOD ALLOWED BY LAW. NO COOLING OFF PERIOD State law does not provide for a "cooling off" or cancellation period for this Agreement. After you sign this Agreement, you may only cancel it if the seller agrees or for legal cause. You cannot cancel this Agreement simply because you change your mind. This notice does not apply to home solicitation sales. For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Selier or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract executed by Buyer and Seller based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement cancels and supersects any prior agreement including oral agreements, and as of the date below comprises; together with any retail Installment contract the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Buyer agrees that this Agreement or due agreement or the agreement needing to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on	THEY SHALL BE LINITED TO THE LESSER OF THE PERIOD OF ANY EXPRESS WARRANTY OR THE SMALLEST POSSIBLE PERIOD ALLOWED BY LAW. NO COOLING OFF PERIOD State law does not provide for a "cooling off" or cancellation period for this Agreement. After you sign this Agreement, you may only cancel it if the seller agrees or for legal cause. You cannot cancel this Agreement simply because you change your mind. For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract is signed, but will not remain binding or all agreements as submitted. See paragraph 10 on page 3 of this Agreement cancels and supersectes any prior agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement cancels and supersectes any prior agreement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to readvected by super and call mether with the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Buyer agrees that this Agreement or due the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Buyer agrees that this Agreement or any reason about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this agree		
NO COOLING OFF PERIOD State law does not provide for a "cooling off" or cancellation period for this Agreement. After you sign this Agreement, you may only cancel it if the seller agrees or for legal cause. You cannot cancel this Agreement simply because you change your mind. For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. f Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract is signed by Buyer and Seller pased on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement cancels unvive the termination of this agreement for any reason. Buyer agrees that this Agreement includies all of the terms and conditions on all pages of this Agreement with any retail installment contract to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision f	ALLOWED BY LAW. NO COOLING OFF PERIOD State law does not provide for a "cooling off" or cancellation period for this Agreement. After you sign this Agreement, you may only cancel it if the seller agrees or for legal cause. You cannot cancel this Agreement simply because you change your mind. This notice does not apply to home solicitation sales. For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract is upon a deler based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement, which shall survive the termination of this agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement cancels and super sected by this Agreement including oral agreement, and as of the date below comprises; together with any retail installment contract the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X	ALLOWED BY LAW. NO COOLING OFF PERIOD State law does not provide for a "cooling off" or cancellation period for this Agreement. After you sign this Agreement, you may only cancel it if the seller agrees or for legal cause. You cannot cancel this Agreement simply because you change your mind. This notice does not apply to home solicitation sales. For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer is buying this vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract is using of agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement cancels and supersedes any prior agreement including oral agreement, enditions on all pages of the Agreement hereof, that this Agreement including oral agreement relating to the subject matters covered by this Agreement. Agreement. Agreement to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement to arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. BUYER SIGNS X <td< th=""><th></th><th></th></td<>		
NO COOLING OFF PERIOD State law does not provide for a "cooling off" or cancellation period for this Agreement. After you sign this Agreement, you may only cancel it if the seller agrees or for legal cause. You cannot cancel this Agreement simply because you change your mind. State law does not apply to home solicitation sales. Sor your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Selier or Buyer until signed by an authorized Selier representative. Fuyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract succeuted by Buyer and Selier based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement, which shall survive the termination of this agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement cancels and superised sany prior agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement. Employees are to authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. <th>NO COOLING OFF PERIOD State law does not provide for a "cooling-off" or cancellation period for this Agreement. After you sign this Agreement, you may only cancel it if the seller agrees or for legal cause. You cannot cancel this Agreement simply because you change your mind. This notice does not apply to home solicitation sales. For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is gined, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract executed by Buyer and Seller based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement, which shall survive the termination of this agreement for any reason. Buyer agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement includes all of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement to arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X 1 Co-Buyer Signs X N/A<</th> <th>NO COOLING OFF PERIOD State law does not provide for a "cooling off" or cancellation period for this Agreement. After you sign this Agreement, you may only cancel it if the seller agrees or for legal cause. You cannot cancel this Agreement simply because you change your mind. This notice does not apply to home solicitation sales. For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract executed by Buyer and Seller based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement includes all of the terms and conditions on all pages of this Agreement with any retail installment contract the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement to arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X 1 Co-Buyer Signs X N/A</th> <th>THE FERILITY OF ANY EXPRESS WA</th> <th>ARRANTY OR THE SMALLEST POSSIBLE PERIOD</th>	NO COOLING OFF PERIOD State law does not provide for a "cooling-off" or cancellation period for this Agreement. After you sign this Agreement, you may only cancel it if the seller agrees or for legal cause. You cannot cancel this Agreement simply because you change your mind. This notice does not apply to home solicitation sales. For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is gined, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract executed by Buyer and Seller based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement, which shall survive the termination of this agreement for any reason. Buyer agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement includes all of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement to arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X 1 Co-Buyer Signs X N/A<	NO COOLING OFF PERIOD State law does not provide for a "cooling off" or cancellation period for this Agreement. After you sign this Agreement, you may only cancel it if the seller agrees or for legal cause. You cannot cancel this Agreement simply because you change your mind. This notice does not apply to home solicitation sales. For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract executed by Buyer and Seller based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement includes all of the terms and conditions on all pages of this Agreement with any retail installment contract the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement to arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X 1 Co-Buyer Signs X N/A	THE FERILITY OF ANY EXPRESS WA	ARRANTY OR THE SMALLEST POSSIBLE PERIOD
State law does not provide for a "cooling off" or cancellation period for this Agreement. After you sign this Agreement, you may only cancel it if the seller agrees or for legal cause. You cannot cancel this Agreement simply because you change your mind. For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. f Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract by Buyer and Seller based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement, which shall supersedes any prior agreement for any reason. Buyer agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement. Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer agrees that this Agreement is binding arbitration and not by a court action. See the Arbitration Provision for a we may dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information	State law does not provide for a "cooling off" or cancellation period for this Agreement. After you sign this Agreement, you may only cancel it if the seller agrees or for legal cause. You cannot cancel this Agreement simply because you change your mind. This notice does not apply to home solicitation sales. For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract executed by Buyer and Seller based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement, which shall survive the termination of this agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement contract the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X 1 Co-Buyer Signs X N/A DATE N/A MANAGER'S APPROVAL (Must Be Accepted By An Authorized Representative of the Seller)	State law Goes not provide for a "cooling off" or cancellation period for this Agreement. After you sign this Agreement, you may only cancel it if the seller agrees or for legal cause. You cannot cancel this Agreement simply because you change your mind. This notice does not apply to home solicitation sales. For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract less sugned, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract executed by Buyer and Seller based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement, which shall survive the termination of this agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement contract the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement. Co-Buyer Signs X M/A BUYER SIGNS X I Co-Buyer Signs X M/A DATE 05/16/2024 Co-Buyer Signs X M/A DATE N/A		
This notice does not apply to home solicitation sales. This notice does not apply to home solicitation sales. This notice does not apply to home solicitation sales. This notice does not apply to home solicitation sales. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract by Buyer and Seller based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement, which shall supersedes any prior agreement for any reason. Buyer agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement cancels and supersedes any prior agreement for any reason. Buyer agrees that this Agreement includes all of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X	This notice does not apply to home solicitation sales. For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract executed by Buyer and Seller based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement, which shall survive the termination of this agreement for any reason. Buyer agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement contract the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X i Co-Buyer Signs X N/A DATE 05/16/2024 Co-BuyER SIGNS X N/A MANAGER'S APPROVAL MAthorized	This notice does not apply to home solicitation sales. For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Selier or Buyer until signed by an authorized Selier representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract executed by Buyer and Selier based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement, which shall survive the termination of this agreement for any reason. Buyer agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement contract the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X 1 Co-Buyer Signs X N/A Buyer Signs X 1 Co-Buyer Signs X N/A Buyer Signs X 1 DATE N/A	NO COOLING OFF PERIOD	
This notice does not apply to home solicitation sales. This notice does not apply to home solicitation sales. This notice does not apply to home solicitation sales. This notice does not apply to home solicitation sales. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract by Buyer and Seller based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement, which shall supersedes any prior agreement for any reason. Buyer agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement cancels and supersedes any prior agreement for any reason. Buyer agrees that this Agreement includes all of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X	This notice does not apply to home solicitation sales. For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract by Buyer and Seller based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement, which shall survive the termination of this agreement for any reason. Buyer agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hererof, that this Agreement contract the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X 1 Co-Buyer Signs X N/A Buyer Signs X 1 Co-Buyer Signs X N/A Buyer Signs X 1 Co-Buyer Signs X N/A <	This notice does not apply to home solicitation sales. For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Selier or Buyer until signed by an authorized Selier representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract executed by Buyer and Selier based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement, which shall survive the termination of this agreement for any reason. Buyer agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement contract the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X 1 Co-Buyer Signs X N/A Buyer Signs X 1 Co-Buyer Signs X N/A Buyer Signs X 1 DATE N/A	State Jaw does not provide for a "cooling off" or cancellation parted for this A an	
So your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail Installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract actual signed by Buyer and Seller based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement, which shall Buyer agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement cancels and supersedes any prior agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement contract the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are to authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X	For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Selier or Buyer until signed by an authorized Selier representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract executed by Buyer and Selier based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement, which shall survive the termination of this agreement for any reason. Buyer agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement cancels and supersedes any prior agreement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X 1 Co-Buyer Signs X N/A Buyer Signs X 1 Co-Buyer Signs X N/A Buyer Signs X 1 DATE 05/16/2024 Co-BuyER SiGNS X N/A DATE N/A	For your protection, request a receipt for all payments you make. This form is not a receipt. This Agreement is not binding upon either Selier or Buyer until signed by an authorized Selier representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract executed by Buyer and Selier based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement, which shall survive the termination of this agreement for any reason. Buyer agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement cancels and supersedes any prior agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. BUYER SIGNS X 1 Co-Buyer Signs X N/A DATE 05/16/2024 CO-BUYER SIGNS X N/A MANAGER'S APPROVAL MAACE PROVAL <th></th> <th>eement simply because you change your mind.</th>		eement simply because you change your mind.
This Agreement is not binding upon either Selier or Buyer until signed by an authorized Selier representative. f Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract be seeded by Buyer and Selier based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement, which shall survive the termination of this agreement for any reason. Buyer agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement cancels and supersedes any prior agreement including oral agreements, and as of the date below comprises; together with any retail installment contract the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are advected to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X Image: Signs X Co-Buyer Signs X Image: Signs X	This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract executed by Buyer and Seller based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement, which shall survive the termination of this agreement for any reason. Buyer agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement contract the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement to arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or were may elect to resolve any dispute by neutral, binding arbitrate. DATE 05/16/2024 Buyer Signs X 1 Co-Buyer Signs X N/A MANAGER'S APPROVAL DATE N/A MANAGER'S APPROVAL MANAGER'S APPROVAL	This Agreement is not binding-upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract executed by Buyer and Seller based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement, which shall survive the termination of this agreement for any reason. Buyer agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement contract the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or were may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X 1 Co-Buyer Signs X N/A BUYER SIGNS X 1/A DATE 05/16/2024 MANAGER'S APPROVAL MANAGER'S APPROVAL	The notice does not apply to nonce solicitation sales.	
This Agreement is not binding upon either Selier or Buyer until signed by an authorized Selier representative. f Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract be seeded by Buyer and Selier based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement, which shall survive the termination of this agreement for any reason. Buyer agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement cancels and supersedes any prior agreement including oral agreements, and as of the date below comprises; together with any retail installment contract the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are advected to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X Image: Signs X Co-Buyer Signs X Image: Signs X	This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract executed by Buyer and Seller based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement, which shall survive the termination of this agreement for any reason. Buyer agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement contract the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement to arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or were may elect to resolve any dispute by neutral, binding arbitrate. DATE 05/16/2024 Buyer Signs X 1 Co-Buyer Signs X N/A MANAGER'S APPROVAL DATE N/A MANAGER'S APPROVAL MANAGER'S APPROVAL	This Agreement is not binding upon either Seller or Buyer until signed by an authorized Seller representative. If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract executed by Buyer and Seller based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement, which shall survive the termination of this agreement for any reason. Buyer agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement contract the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or were may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X 1 Co-Buyer Signs X N/A BUYER SIGNS X 1 Co-Buyer Signs X N/A MANAGER'S APPROVAL MANAGER'S APPROVAL	For your protection, request a receipt for all payments you make. This form is not a	receipt.
The Buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract by Buyer and Seller based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement, which shall survive the termination of this agreement for any reason. Buyer agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement cancels and supersedes any prior agreement including oral agreements, and as of the date below comprises; together with any retail installment contract the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are to a unitorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision on page 4 of this contract, you additional information concerning the agreement to arbitrate. Buyer Signs X I Co-Buyer Signs X N/A DATE 05/16/2024 CO-BUYER SIGNS X N/A	If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract executed by Buyer and Seller based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement, which shall survive the termination of this agreement for any reason. Buyer agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement cancels and supersedes any prior agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement cancels and supersedes any prior agreement including oral agreements, and as of the date below comprises; together with any retail installment contract the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X	If Buyer is buying this Vehicle in a credit sale transaction evidenced by a retail installment contract, this Agreement is binding when the retail installment contract is signed, but will not remain binding if a third party finance source does not agree to purchase the retail installment contract executed by Buyer and Seller based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement, which shall survive the termination of this agreement for any reason. Buyer agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement cancels and supersedes any prior agreement includes all of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANV oral representations in deciding to make this Agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X	This Agreement is not binding upon either Seller or Buyer until signed by an authorized s	aller representativa
Executed by Buyer and Seller based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement, which shall survive the termination of this agreement for any reason. Buyer agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement cancels and supersedes any prior agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement cancels and supersedes any prior agreement includes all of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X 1 Co-Buyer Signs X N/A DATE 05/16/2024	executed by Buyer and Seller based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement, which shall survive the termination of this agreement for any reason. Buyer agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement cancels and supersedes any prior agreement including oral agreements, and as of the date below comprises; together with any retail installment contract the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X CO-BuyER SigNs X MA MANAGER'S APPROVAL (Must Be Accepted By An Authorized Representative of the Seller)	executed by Buyer and Seller based on this Agreement on the terms as submitted. See paragraph 10 on page 3 of this Agreement, which shall survive the termination of this agreement for any reason. Buyer agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement cancels and supersedes any prior agreement including oral agreements, and as of the date below comprises; together with any retail installment contract the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X	IT DUVET IS DUVING this Vehicle in a credit sale transaction evidenced by a rotal installing.	the provide the first state of the state of
Survive the termination of this agreement for any reason. Super agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement cancels and supersedes any prior agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement cancels the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are to authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X DATE 05/16/2024 DATE 05/16/2024 DATE N/A	Survive the termination of this agreement for any reason. Buyer agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement cancels and supersedes any prior agreement including oral agreements, and as of the date below comprises; together with any retall installment contract the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X 1 Co-Buyer Signs X N/A BUYER SIGNS X 1 Co-Buyer Signs X N/A MANAGER'S APPROVAL DATE N/A MANAGER'S APPROVAL MANAGER'S APPROVAL	Survive the termination of this agreement for any reason. Buyer agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement cancels and supersedes any prior agreement including oral agreements, and as of the date below comprises; together with any retail installment contract the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X 1 Co-Buyer Signs X N/A BUYER SIGNS X 1 Co-Buyer Signs X N/A MANAGER'S APPROVAL DATE N/A (Must Be Accepted By An Authorized Representative of the Seller)		
Buyer agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement cancels and supersedes any prior agreement including oral agreements, and as of the date below comprises; together with any retail installment contract he complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X DATE 05/16/2024 DATE 05/16/2024	Buyer agrees that this Agreement includes all of the terms and conditions on all pages of this Agreement hereof, that this Agreement cancels and supersedes any prior agreement including oral agreements, and as of the date below comprises; together with any retail installment contract the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X	Buyer signs X Buyer signs X Buyer Signs X Buyer Signs X CO-BUYER SIGNS X MANAGER'S APPROVAL (Must Be Accepted By An Authorized Representative of the Seller) Buyer agreement Solution and conditions on all pages of this Agreement hereof, that this Agreement cancels and supersedes any prior agreement including oral agreements, and as of the date below comprises; together with any retail installment contract the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X Buyer Signs X	I YAYYAWA AT MATCHAINA OGIICI DASCU ULI HIIS AUTREMIENTI ON THE TETTE SE CHAMITAN KAA M	aragraph 10 on page 3 of this Agreement which shall
he complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement Agreement Agreement Agreement Agreement Co-Buyer Signs X DATE DATE N/A DATE N/A	the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement. Agreement. Agreement. Agreement. Agreement. Agreement. Agreement. Agreement. Agreement. Agreement. Agreement. Buyer Signs X Image: Sig	the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement. Agreement. Agreement. Agreement. Agreement. Agreement. Agreement. Agreement. Agreement. Agreement. Agreement. Buyer Signs X I Co-Buyer Signs X I DATE 05/16/2024 MANAGER'S APPROVAL (Must Be Accepted By An Authorized Representative of the Seller)	our area uto termination of any autoenherit for any teason.	
he complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement Agreement Agreement Agreement Agreement Co-Buyer Signs X DATE DATE N/A DATE N/A	the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement. Agreement. Agreement. Agreement. Agreement. Agreement. Agreement. Agreement. Agreement. Agreement. Agreement. Buyer Signs X Image: Sig	the complete and exclusive statement of the terms of the agreement relating to the subject matters covered by this Agreement. Employees are not authorized to make oral representations about the Vehicle. Buyer did not rely on ANY oral representations in deciding to make this Agreement. Agreement. Agreement. Agreement. Agreement. Agreement. Agreement. Agreement. Agreement. Agreement. Agreement. Agreement. Buyer Signs X I Co-Buyer Signs X I DATE 05/16/2024 MANAGER'S APPROVAL (Must Be Accepted By An Authorized Representative of the Seller)	Buyer agrees that this Agreement includes all of the terms and conditions on all pages of	this Agreement hereof, that this Agreement cancels
Agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X I CO-BUYER SIGNS X N/A DATE 05/16/2024	Agreement. Agreement Agree	Inclusion concerning the definition of the definition		
Agreement. Agreement. Agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X	Agreement. Buyer Signs X I Co-Buyer Signs X N/A DATE 05/16/2024 MANAGER'S APPROVAL (Must Be Accepted By An Authorized Representative of the Seller) <th>Agreement. Agreement. Agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X I Co-Buyer Signs X N/A BUYER SIGNS X I Co-Buyer Signs X N/A MANAGER'S APPROVAL (Must Be Accepted By An Authorized Representative of the Seller) DATE N/A</th> <th></th> <th></th>	Agreement. Agreement. Agreement. Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X I Co-Buyer Signs X N/A BUYER SIGNS X I Co-Buyer Signs X N/A MANAGER'S APPROVAL (Must Be Accepted By An Authorized Representative of the Seller) DATE N/A		
Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X 1 Co-Buyer Signs X N/A BUYER SIGNS X DATE 05/16/2024 CO-BUYER SIGNS X N/A	Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X I Co-Buyer Signs X N/A BUYER SIGNS X I Co-Buyer Signs X N/A CO-BUYER SIGNS X DATE 05/16/2024 MANAGER'S APPROVAL (Must Be Accepted By An Authorized Representative of the Seller) DATE Seller)	Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 4 of this contract, you or we may elect to resolve any dispute by neutral, binding arbitration and not by a court action. See the Arbitration Provision for additional information concerning the agreement to arbitrate. Buyer Signs X 1 Co-Buyer Signs X N/A BUYER SIGNS X 05/16/2024 CO-BUYER SIGNS X N/A MANAGER'S APPROVAL (Must Be Accepted By An Authorized Representative of the Seller)	The demonstrated to make oral representations about the vehicle. Buver find not rely on	ANY oral representations in deciding to make this
additional information concerning the agreement to arbitrate. Buyer Signs X Buyer Signs X <td< th=""><th>additional information concerning the agreement to arbitrate. Buyer Signs X 1 Co-Buyer Signs X N/A BUYER SIGNS X 05/16/2024 CO-BUYER SIGNS X N/A MANAGER'S APPROVAL (Must Be Accepted By An Authorized Representative of the Seller)</th><th>Buyer Signs X 1 Co-Buyer Signs X N/A BUYER SIGNS X 05/16/2024 CO-BUYER SIGNS X N/A DATE 05/16/2024 MANAGER'S APPROVAL (Must Be Accepted By An Authorized Representative of the Seller) DATE N/A</th><th>giveniene</th><th></th></td<>	additional information concerning the agreement to arbitrate. Buyer Signs X 1 Co-Buyer Signs X N/A BUYER SIGNS X 05/16/2024 CO-BUYER SIGNS X N/A MANAGER'S APPROVAL (Must Be Accepted By An Authorized Representative of the Seller)	Buyer Signs X 1 Co-Buyer Signs X N/A BUYER SIGNS X 05/16/2024 CO-BUYER SIGNS X N/A DATE 05/16/2024 MANAGER'S APPROVAL (Must Be Accepted By An Authorized Representative of the Seller) DATE N/A	giveniene	
additional information concerning the agreement to arbitrate. Buyer Signs X Buyer Signs X <td< th=""><th>additional information concerning the agreement to arbitrate. Buyer Signs X 1 Co-Buyer Signs X N/A BUYER SIGNS X 05/16/2024 CO-BUYER SIGNS X N/A MANAGER'S APPROVAL (Must Be Accepted By An Authorized Representative of the Seller)</th><th>Buyer Signs X 1 Co-Buyer Signs X N/A BUYER SIGNS X 05/16/2024 CO-BUYER SIGNS X N/A DATE 05/16/2024 MANAGER'S APPROVAL (Must Be Accepted By An Authorized Representative of the Seller) DATE N/A</th><th>Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbi</th><th>tration Provision on page 4 of this contract you</th></td<>	additional information concerning the agreement to arbitrate. Buyer Signs X 1 Co-Buyer Signs X N/A BUYER SIGNS X 05/16/2024 CO-BUYER SIGNS X N/A MANAGER'S APPROVAL (Must Be Accepted By An Authorized Representative of the Seller)	Buyer Signs X 1 Co-Buyer Signs X N/A BUYER SIGNS X 05/16/2024 CO-BUYER SIGNS X N/A DATE 05/16/2024 MANAGER'S APPROVAL (Must Be Accepted By An Authorized Representative of the Seller) DATE N/A	Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbi	tration Provision on page 4 of this contract you
Buyer Signs X DATE 05/16/2024 DATE N/A	Buyer Signs X 1 Co-Buyer Signs X N/A BUYER SIGNS X DATE 05/16/2024 CO-BUYER SIGNS X N/A DATE N/A MANAGER'S APPROVAL (Must Be Accepted By An Authorized Representative of the Seller) DATE N/A	Buyer Signs X 1 Co-Buyer Signs X N/A BUYER SIGNS X DATE 05/16/2024 CO-BUYER SIGNS X N/A DATE N/A DATE N/A MANAGER'S APPROVAL (Must Be Accepted By An Authorized Representative of the Seller) DATE N/A	I THE ONLY CICCLED RESULTE ANY DISULTE OF DEDITAL DIDDIND ATDITISTION AND NOT BY	a court action. See the Arbitration Provision for
BUYER SIGNS X DATE 05/16/2024 CO-BUYER SIGNS X N/A DATE N/A	BUYER SIGNS X DATE 05/16/2024 CO-BUYER SIGNS X N/A DATE N/A DATE N/A MANAGER'S APPROVAL (Must Be Accepted By An Authorized Representative of the Seller)	BUYER SIGNS X DATE 05/16/2024 CO-BUYER SIGNS X N/A DATE N/A	additional information concerning the agreement to arbitrate.	
BUYER SIGNS X DATE 05/16/2024 CO-BUYER SIGNS X N/A DATE N/A	BUYER SIGNS X DATE 05/16/2024 CO-BUYER SIGNS X N/A DATE N/A DATE N/A MANAGER'S APPROVAL (Must Be Accepted By An Authorized Representative of the Seller)	BUYER SIGNS X DATE 05/16/2024 CO-BUYER SIGNS X N/A DATE N/A	Buver Signs X	N / N
BUYER SIGNS X DATE 05/16/2024 CO-BUYER SIGNS X N/A DATE N/A	BUYER SIGNS X DATE 05/16/2024 CO-BUYER SIGNS X M/A DATE N/A DATE N/A MANAGER'S APPROVAL (Must Be Accepted By An Authorized Representative of the Seller) DATE N/A	BUYER SIGNS X DATE 05/16/2024 CO-BUYER SIGNS X N/A DATE N/A DATE N/A MANAGER'S APPROVAL (Must Be Accepted By An Authorized Representative of the Seller) DATE N/A		
CO-BUYER SIGNS X N/A DATE N/A	CO-BUYER SIGNS X M/A DATE M/A DATE M/A DATE M/A DATE M/A	CO-BUYER SIGNS X N/A DATE N/A DATE N/A DATE (Must Be Accepted By An Authorized Representative of the Seller)	사실 사실 사실 사실 사실 사실 수 있는 것 같은 것 같	
	MANAGER'S APPROVAL (Must Be Accepted By An Authorized Representative of the Seller)	MANAGER'S APPROVAL (Must Be Accepted By An Authorized Representative of the Seller)	BUTCH SIGNS X	DATE 05/16/2024
	MANAGER'S APPROVAL (Must Be Accepted By An Authorized Representative of the Seller)	MANAGER'S APPROVAL (Must Be Accepted By An Authorized Representative of the Seller)	CO-BUVED SIGNS Y N/A	
	(Must Be Accepted By An Authorized Representative of the Seller)	(Must Be Accepted By An Authorized Representative of the Seller)		DATE N/A
WANAGER'S APPHOVAL			MANAGER'S APPHOVAL	
Musi be Accepted by an Authorized Representative of the Seller)	X DATE 05/16/2024	X DATE 05/16/2024	(Must be Accepted by An Authorized Hepresentative of the Seller)	
Бате 05/16/2024			X	DATE 05/16/2024
				DAIE 00/10/2023

FORM NO. LAWIN-BOARB19 & (Rev. 6/19) © 2019 The Reynolds and Reynolds Company Buyer Initials ______ Co-Buyer Initials N/A Page 2 of 4

:

γ.

THERE ARE NO WARRANTES, EXPRESS OR IMPLIED, AB TO CONTENT OR FITNESS FOR PURPOSE OF THIS FORM, CONSULT YOUR OWN LEGAL COUNSEL.



CUST #: 109030 No. 90106

VEHICLE ORDER AGREEMENT

Customer:	City of Greenfield
Address:	10 S. State St.
City, State, Zip:	Greenfield, In, 46140
Phone:	317-477-4310
Contact:	Brady Baker
Phone:	317-538-3853
Email:	bbaker@greenfieldin.org

NEW 2024 CHEVROLET SILVERADO 1500

00
00
25
25
0
0
25
) 2 (()

Commercial Sales and Service Director Blo ssom Chevrolet Dealer Code 25035 BAC 318515 1850 N. Shadeland Ave. Indpls In.46219 Cell <u>317-366-7701</u> Direct Line <u>317-375-3432</u> Fax <u>317-375-3487</u>	
1850 N. Shadeland Ave. Indpls In.46219 Cell <u>317-366-7701</u> Direct Line <u>317-375-3432</u>	
Indpls In.46219 Cell <u>317-366-7701</u> Direct Line <u>317-375-3432</u>	
Cell <u>317-366-7701</u> Direct Line <u>317-375-3432</u>	
Direct Line <u>317-375-3432</u>	
Fax <u>317-375-3487</u>	
Signed Dated 05/08/2024	
Signed Dated	

ACCEPTED: Dealer/Authorized Representative _

The Reynolds and Reynolds Company RO619759_e O (10/13)

MISC COPY

THERE ARE NO WARRANTIES, EXPRESS OF IMPLIED, AS TO CONTENT OF FITNESS FOR PURPOSE OF THIS FORM, CONSULT YOUR OWN LEGAL COUNSEL.