Chapter 2

Part 3

Conditional Sales Contract



Conditional Sales Contract

A conditional sales contract, in reference to used car sales at a dealership is a legal agreement between a buyer and a dealership, where the buyer agrees to purchase a vehicle on credit and makes payments over a period of time. This type of contract is commonly used in car financing, where the buyer does not pay the full purchase price upfront but rather makes payments over time.

The contract typically includes the terms of the sale, the vehicle information, the purchase price, the down payment amount, the interest rate, and the payment schedule. It may also include information about any warranties or service plans, as well as details about the buyer's credit history and financing options.

A conditional sales contract is required in order to protect both the buyer and the dealership. The contract ensures that the buyer understands the terms of the sale and the financial obligations associated with purchasing the vehicle. It also protects the dealership by ensuring that the buyer is committed to making payments on time and that the dealership has legal recourse if the buyer defaults on the loan.

The detailed list of information on conditional sales contract typically includes:

- Buyer and dealership information: Names, addresses, and contact information for both parties.
- Vehicle information: Make, model, year, mileage, VIN number, and any relevant features or options.
- Purchase price: The agreed-upon price for the vehicle.
- Down payment: The amount of money the buyer will pay upfront.
- Interest rate: The rate at which the loan will accrue interest.
- Payment schedule: The amount and frequency of payments.
- Total cost of credit: The total amount of interest and fees the buyer will pay over the life of the loan.
- Warranties and service plans: Details about any warranties or service plans that come with the vehicle.
- Credit information: Information about the buyer's credit history and financing options.
- Default and repossession: Information about what happens if the buyer defaults on the loan or fails to make payments on time.

Page 1 of the Conditional Sales Contract

LAW 553-CA-ARB-eps 7/16 RETAIL INSTALLMENT SALE CONTRACT - SIMPLE FINANCE CHARGE (WITH ARBITRATION PROVISION) Dealer Number 95904 Stock Number 108015 Contract Number N/A R.O.S. Number N/A Buyer Name and Address Co-Buyer Name and Address Seller-Creditor (Name and Address) (Including County and Zip Code) (Including County and Zip Code) French Connection Auto Sat (951) 297-7477 Garrett Thomas Eddings (760) 681-1757 28971 Old Town Front St Ste B 44547 La Paz Rd Temecula, CA 92592 Temecula, CA 92590 You, the Buyer (and Co-Buyer, if any), may buy the vehicle below for cash or on credit. By signing this contract, you choose to buy the vehicle on credit under the agreements on all pages of this contract. You agree to pay the Seller - Creditor (sometimes "we" or "us" in this contract) the Amount Financed and Finance Charge in U.S. funds according to the payment schedule below. We will figure your finance charge on a daily basis. The Truth-In-Lending Disclosures below are part of this contract. Make Used Year and Model Odometer Vehicle Identification Number Primary Use For Which Purchased Personal, family or household unless otherwise indicated below Toyota USED 2019 14,191 JTDKARFP3K3108015 business or commercial Prius Prime FEDERAL TRUTH-IN-LENDING DISCLOSURES STATEMENT OF INSURANCE NOTICE. No person is required as a condition of financing the purchase of a motor vehicle to purchase or negotiate any ANNUAL Amount Total of Total Sale PERCENTAGE Price CHARGE Financed **Payments** insurance through a particular insurance company, agent or broker. You are not required to buy any other insurance to RATE The total cost of The dollar The amount you The amount of your purchase on The cost of amount the credit provided will have paid after

Disclosed on the front portion of the title, the contract needs to have a box outlined in red at least one inch squared. Here is the determining factor for a new or used vehicle:

vou have made all

payments as

scheduled.

credit, including

your down

payment of

obtain credit. Your decision to buy or not buy other insurance will not be a factor in the credit approval process.

Vehicle Insurance

A used vehicle, by definition, is any vehicle that has already been operated and titled.

to you or

on your behalf.

According to the California Vehicle Code,

credit will

cost you.

your credit as

a yearly rate.

"A 'used vehicle' is a vehicle that has been sold, or has been registered with the department, or has been sold and operated upon the highways, or has been registered with the appropriate agency of authority, of any other state, District of Columbia, territory or possession of the United States or foreign state, province or country, or unregistered vehicles regularly used or operated as demonstrators in the sales work of a dealer or unregistered vehicles regularly used or operated by a manufacturer in the sales or distribution work of such manufacturer." (Find Law Staff, 2019)

A new motor vehicle is a vehicle that is sold with an MSO (Manufacturer's Statement of Origin) or MCO (Manufacturer's Certificate of Origin)

According to the California Vehicle Code,

"A 'new vehicle' is a vehicle constructed entirely from new parts that has never been the subject of a retail sale, or registered with the department, or registered with the appropriate agency or authority of any other state, District of Columbia, territory or possession of the United States, or foreign state, province, or country." (Find Law Staff, 2019)

	FEDERAL	. TRU1	ΓH-	IN-LENDING	DISC	LOSURES			
ANNUAL PERCENTAGE RATE The cost of your credit as a yearly rate.	RCENTAGE CHARCE RATE The doll The cost of amount to credit we		Financed The amount of credit provided to you or on your behalf.		The will ha you h	Total of ayments amount you ave paid after ave made all yments as cheduled.	Total Sale Price The total cost of your purchase on credit, including your down payment of \$ 3,795.38 is		
3.65% %	\$ 2,107.	36 (<u>e)</u>	\$	\$ 20,000.00 (e)	\$	22,107.36 <u>(e)</u>	\$ 25,902.74 (e)		
YOUR PAYMENT SO	HEDULE WILL I	BE:				(e) means an estimate		
Number of Pa	yments:	Amount of Payments:			When Payments Are Due:				
One Payment of	N/A		N/A			N/A			
One Payment of	N/A	N/A N/A			N/A				
One Payment of	N/A	1			N/A	N/A			
65		334.96				Monthly begi Jun 1, 2020	inning		
N/A		N/A				N/A N/A			
One final payment	One final payment			334.96			Nov 1, 2025		
Late Charge, If payment is	not received in full w	ithin 10 day	vs aft	er it is due, you will pay a	late chan	ne of 5% of the part	of the payment that is late.		

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

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

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

Federal Truth-In-Lending Disclosures

Important elements of the truth in lending disclosures are:

- **Annual Percentage Rate**
 - o The cost of the customers is credit on an annual basis.
- Finance Charge
 - How much will the total cost of the credit arrangement cost
- Amount financed.
 - o The amount of money that the creditor will provide to the customer by the financial institution.
- **Total payments**
 - o The combined amount of money a customer will have to pay when all the payments have been satisfied based.
- **Total Sale Price**
 - o The total cost of the transaction including the customer's down payment and what the total cost of credit will be as well.

Number of Payments	Amount of Payr	ments:	When Payments Are Due:
One Payment of N/A		N/A	N/A
One Payment of N/A		N/A	N/A
One Payment of N/A		N/A	N/A
65	334.96		thly beginning , 2020
N/A	N/A	N/A N/A	
One final payment	334.96	Nov 1	1, 2025

Additional Information: See this contract for more information including information about nonpayment, default, any required repayment in full before

Breaking out the payment schedule:

the scheduled date, minimum finance charges, and security interest.

It is important to list out the number of payments, what that total amount of the payment will be and when those payments will be due. It also needs to outline any kind of:

- Late charges Late charges occur if the monthly payment is not paid on time or within the designated grace period, a percentage of the payment will be due to make up for it.
- Pre-payment penalty It is important to indicate on the contract if there will be any payment for paying the vehicle off early.
- Security Interest and defaults on contract—Customer needs to understand that a lien holder will
 be added to the title and registration to protect the bank or institution loaning the money. If the
 consumer defaults on the loan, the vehicle is then leveraged and sold off to go towards
 satisfying the line. If the sale does not cover the total due on the loan, the registered owner is
 still responsible to pay the difference to the line holder.

Dealer Carrying Contract

Beyond the traditional lending practices, dealers can also carry the contract as well. The same disclosures are required, and the dealer must set the same standards, payment schedule and APR as well.

Repossession

Repossession occurs when the customer defaults on a contract and the lender goes through the process of repossession. It is important to note that if a dealer regularly collects debts, or repossesses on a regular basis, the Debt Collectors Licensing Act comes into play for Buy Here Pay Here dealers and finance companies that offer financing to automotive dealers.

Statement of Insurance

A statement of insurance on a conditional sales contract is a document that outlines the insurance requirements for a vehicle that is being sold on credit. This statement of insurance typically includes information such as the type of insurance required, the amount of coverage needed, and the name of the insurance company.

It is important to include a statement of insurance on a conditional sales contract because it helps protect both the buyer and the dealership in the event of an accident or other incident involving the vehicle. Specifically, it helps ensure that the vehicle is adequately insured so that any damages or losses can be covered by the insurance company, rather than being the responsibility of the buyer or the dealership.

Vehicle Insurance Term Premium N/A Ded. Comp., Fire & Theft N/A Mos. \$ N/A Ded. Collision N/A Mos. \$ N/A Bodily Injury \$ N/A Limits N/A Mos. \$ N/A Property Damage \$ N/A Limits N/A Mos. \$ N/A Medical N/A Mos. \$ N/A Other N/A Mos. \$ N/A Total Vehicle Insurance Premiums N/A Mos. \$ N/A UNLESS A CHARGE IS INCLUDED IN THIS AGREEMENT FOR PUBLIC LIABILITY OR PROPERTY DAMAGE INSURANCE, PAYMENT FOR SUCH COVERAGE IS NOT PROVIDED BY THIS AGREEMENT. You may buy the physical damage insurance this contract requires from anyone you choose who is acceptable to us. You are not required to buy any other insurance to obtain credit. Buyer X Co-Buyer X Seller X	NOTICE. No person is required as a condition of financing the purchase of a motor vehicle to purchase or negotiate any insurance through a perticular insurance company, agent or broker. You are not required to buy any other insurance to obtain credit. Your decision to buy or not buy other insurance will not be a factor in the credit approval process.						
\$ N/A Ded. Comp., Fire & Theft N/A Mos. \$ N/A \$ N/A Ded. Collision N/A Mos. \$ N/A Bodily Injury \$ N/A Limits N/A Mos. \$ N/A Property Damage \$ N/A Limits N/A Mos. \$ N/A Medical N/A Mos. \$ N/A Medical N/A Mos. \$ N/A N/A Mos. \$ N/A N/A Mos. \$ N/A Other N/A Mos. \$ N/A N/A Mos. \$ N/A District N/A Mos. \$ N/A Mos. \$ N/A N/A Mo	Vehicle Insur						
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from anyone you choose who is acceptable to us. You are not required to buy any other insurance to obtain credit. Buyer X Co-Buyer X	PUBLIC LIABILITY OR PROPERTY DAMAGE INSURANCE, PAYMENT						
Co-Buyer X	from anyone you choose who is acceptable to us. You are not						
, -	Buyer X						
Seller X							
	Seller X						

STATEMENT OF INSUIDANCE

In many cases, the dealership will require the buyer to

provide proof of insurance before they can take possession of the vehicle. This helps ensure that the buyer is complying with the insurance requirements outlined in the contract and that the vehicle is adequately protected.

Ultimately, a statement of insurance on a conditional sales contract is an important part of the overall agreement between the buyer and the dealership. By clearly outlining the insurance requirements for the vehicle, it helps ensure that both parties are protected and that there are no misunderstandings or disputes down the line.

Agreement to Arbitrate

An agreement to arbitrate on a conditional sales contract is a clause that stipulates that any disputes arising from the contract will be resolved through arbitration rather than through the court system.

Arbitration is a form of dispute resolution that involves a neutral third party, known as an arbitrator, who listens to both sides of the dispute and makes a final, binding decision.

Agreement to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on page 7 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

The agreement to arbitrate is important because it helps provide a faster, more efficient, and less expensive way to resolve disputes between the buyer and the dealership. Rather than going through the court system, which can be time-consuming and costly, arbitration allows both parties to resolve their differences in a more streamlined and informal process.

Another important benefit of an agreement to arbitrate is that it provides more privacy and confidentiality than a court proceeding. Arbitration hearings are typically held in private, and the

arbitrator's decision is not a matter of public record, which can be beneficial for both the buyer and the dealership.

It is worth noting that while an agreement to arbitrate can be beneficial in many ways, it also has some potential drawbacks. For example, the arbitrator's decision is final and binding, which means that there is no option to appeal the decision, even if one of the parties feels that the decision was unfair or unreasonable. Additionally, arbitration clauses may limit the buyer's ability to participate in class action lawsuits, which can be an important tool for consumers in some cases.

Overall, an agreement to arbitrate on a conditional sales contract is an important legal provision that helps provide a more efficient and streamlined way to resolve disputes between the buyer and the dealership. However, it is important for both parties to carefully consider the potential benefits and drawbacks of this approach before signing the contract.

AUTO BROKER FEE DISCLOSURE If this contract reflects the retail sale of a new motor vehicle, the sale is not subject to a fee received by an autobroker from us unless the following box is checked:					
□ Name of autobroker receiving fee, if applicable:					
Buyer Signs X	Co-Buyer Signs X		AW 553-CA-ARB-eps 7/16 v1	Page 1 of 7	

In this example, the conditional sales contract is broken out over seven pages, so the page number needs to be indicated in the lower right-hand corner. The customer will also be required to sign and date each page of the conditional sales contract as well.

If an Auto Broker is used in the transaction, as we talked about earlier in class, it needs to be disclosed on the face of the contract.

LAW 553-CA-ARB-eps 7/16

RETAIL INSTALLMENT SALE CONTRACT - SIMPLE FINANCE CHARGE (WITH ARBITRATION PROVISION)

Dealer Nu	umber 959	04	00	ontract Nur	nber N/A	i.		R.O.S. Number N/A			Stock Number	108015	
Buyer Na	ame and A	idress					e and Addres	3	S	Seller-Credito	r (Name and Add	ress)	
(Including County and Zip Code) Garrett Thomas Eddings (760) 681-1757			(Including County and Zip Code)			l F	French Connection Auto Sat (951) 297-7477						
44547 La Paz Rd				_	28971 Old Town Front St Ste B								
44047 La Paz Ro Temecula, CA 92592				- 15	Temecula, CA 92590								
						_			_				
on all page	es of this co	ntract. You agre	e to pay	the Seller -	Creditor (s	ometin	nes "we" or "us	signing this contract, yo "in this contract) the Ar uth-In-Lending Disclosu	nount	t Financed an	d Finance Charge	in U.S. fund	agreement is accordin
New Used	Year	Make and Mod		Od	ometer		Vehicle Identification Number		Τ		ary Use For Which		
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USED	2019	Toyota		14	,191		JTDKAR	FP3K3108015	Ic		otherwise indicated or commercial	Delow.	
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								\$ 3,795.38 Is				Term	Premium
3.65	.%	\$ \$ 2,107.3	36 (<u>e)</u>	\$ \$ 20,0	(e) 00.000	\$_	22,107.36 (e)	9	1		ed. Comp., Fire & Theft		*-
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UNLESS A CHARGE IS IN			ARGE IS INCLUDED IN	THIS AGRE	EMENT FOR								
One Pay	ment of	FOR SUCH COVERS			TY OR PROPERTY DAM/ TERAGE IS NOT PROVIDE	ED BY THIS AG	GRÉEMENT.						
							Monthly beg	inning	1	from anyone v	e physical damage insu ou choose who is acc	rance this con optable to us	wax requires. You are not
65			334.96				Jun 1, 2020			required to buy	any other insurance to	obtain credit.	
							N/A			Buyer X			
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One fina	l payment		334.96				Nov 1, 2025		ΙL	Seller X			
Late Charge	e. If payment is	not received in 1:11 w	thin 10 day	safer it is due	you will pay a	late cha	ne of 5% of the ner	t of the payment that is late.	1 1	Agreement to A	rbitrate: By signing bek Provision on page 7 of	ow, you agree	that, pursuant
Prepayment	t. If you pay ear	ly, you may be charg	ed a minim	um finance cha	rge.		g: 0. 0. 0 a a a pa	to the population of the control		to the Arbitration	Provision on page 7 of	this contract, y	ou or we may
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		n finance charges, a			ullesvi & w	шограў	ien, voiaut, any re	quies repayment in un service		_	greement to arbitrate.		
									- 1	Buyer Signs X			
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Page 2 of the Conditional Sales Contract

Itemized breakdown of Cost

On the conditional sales contract, every cost needs to be broken down, so it is easy to understand for the customer. Starting with the cash price for the vehicle and accessories without any add ons.

Documentation Fee {Doc Fee}

Doc fees vary across the United States, however in California it is capped at the following breakdown:

- \$70 if you are a standard dealership.
- \$85 if you are a BPA provider (Process registrations at your dealership)

Important to note that a doc fee is optional, but if you charge one customer with a doc fee, you must charge all your customers.

A doc fee is important because it can offset some of the ancillary fees that dealers face with each deal. Some examples of these costs are things like registration services and vehicle history reports etc.

The DMV has not modified their test to correct the true amount so on the DMV test, the correct answer is \$50 to pass the test. The doc fees listed above are the correct charges for practical use at your dealership.

Sales tax is broken down as well, we will review later in class how sales tax is calculated.

Then comes the optional products and services for the vehicle are broken out and finalized as a sub total. ITEMIZATION OF THE AMOUNT FINANCED (Seller may keep part of the amounts paid to others.) Total Cash Price 21,500.00 (A) A. Cash Price of Motor Vehicle and Accessories 21,500.00 Cash Price Vehicle 2. Cash Price Accessories 3. Other (Nontaxable) Describe _ Describe . B. Document Processing Charge (not a governmental fee) N/A (C) C. Emissions Testing Charge (not a gov D. (Optional) Theft Deterrent Device(s) (paid to). (paid to) N/A (D3) 3. (paid to). E. (Optional) Surface Protection Product(s) 1. (paid to) N/A (E2) 2. (paid to). N/A (F) F. EV Charging Station (paid to). 1,887.38 (G) G. Sales Tax (on taxable Items In A through F) H. Electronic Vehicle Registration or Transfer Charge (not a governmental fee) (paid to). (Optional) Service Contract(s) N/A (I1) (paid to) N/A (12) (paid to) N/A (13) 3. (paid to) N/A (14) 4. (paid to). 5. (paid to) J. Prior Credit or Lease Balance (e) paid by Seller to N/A (J) Vehicle 1_ (see downpayment and trade-in calculation N/A (L) (Optional) Used Vehicle Contract Cancellation Option Agreement N/A (M) M. Other (paid to) N/A (N) N. Other (paid to). \$. 23,457.38 (1 Total Cash Price (A through N) Amounts Paid to Public Officials 15.00 (A) A. Vehicle License Fees 323.00 (B) N/A (C) C. California Tire Fees N/A (D) Total Official Fees (A through D) 338.00 (2 Amount Paid to Insurance Compa (Total premiums from Statement of Insuran State Emissions Certification Fee or State Emissions Exemp Subtotal (1 through 4) 23,795.38 (6 Total Downpayment Total Agreed Value of Property Being Traded-In (see Trade-In Vehicle(s)):
 Vehicle 1 \$
 N/A Vehicle 2 \$ N/A (A) N/A (B) B. Total Less Prior Credit or Lease Balance (e) N/A Vehicle 2 \$ Vehicle 1 \$ N/A (C) C. Total Net Trade-In (A–B) (Indicate If negative number)

Vehicle 1 \$ N/A Vehicle 2 \$_____ N/A (D) D. Deferred Downpayment Payable to Seller N/A (E) E. Manufacturer's Rebate N/A (F) F. Other_ G. Cash, Cash Equivalent, Check, Credit Card, or Debit Card 3,795.38 (G) 3,795.38 Total Downpayment (C through G) (if negative, enter zero on line 6 and enter the amount less than zero as a positive number on line 1J above) 20,000.00 (7 Amount Financed (5 less 6)

Next are the registration fees. Keep in mind that the basic transfer fee for any vehicle is always \$15. This will be the minimum amount due. A KSR will be needed in order to get the exact amount needed for the registration total for the vehicle.

Pro Tip: It is always better to cover charge the registration and cut the customer back a check for the difference after the fact. If you do not charge enough for the registration fees, you still have to process the title and registration and the dealer is required to pay all fees and seek restitution.

Then the totals are brought down below. Important to remember how much is paid as a down payment and how much is financed. Most DMS programs will break this out for you but even if the dealer is not using a computer, the dealer will have to do the breakdown by hand.

Service Contracts and Debt Cancellation Agreement

An optional service contract and debt cancellation agreement are often listed out on a conditional sales contract for a used vehicle purchase from a car dealer in order to provide the buyer with additional options for protecting their investment and mitigating risk.

An optional service contract is a type of agreement that can be purchased in addition to the vehicle itself, which provides coverage for certain repairs and maintenance services over a specified period of time. These contracts are often referred to as extended warranties, and they can help provide buyers with peace of mind knowing that certain repairs or maintenance services will be covered if they arise.

A debt cancellation agreement, on the other hand, is an agreement that can be purchased in order to cancel or forgive the remaining balance on a loan if certain unforeseen events occur, such as the OPTIONAL SERVICE CONTRACT(S) You want to purchase the service contract(s) written with the following company(les) for the term(s) shown below for the charge(s) shown in item 11. N/A Mos. or _ Miles I2 Company N/A Mos. or N/A Term N/A Miles 13 Company .N/A Term N/A Mos. or N/A Miles I4 Company N/A Mos. or N/A Term N/A Miles IS Company N/A Term N/A Mos. or N/A Miles Buyer X N/A

buyer's death, disability, or involuntary unemployment. This type of agreement can help protect the buyer from the financial burden of repaying a loan in the event of an unexpected hardship.

Including these optional service contract and debt cancellation agreement options on a conditional sales contract for a used vehicle purchase from a car dealer provides buyers with the opportunity to consider additional protection options that may be valuable to them. By including these options in the contract, the dealership is able to make buyers aware of these options and provide them with the opportunity to purchase them if desired.

Ultimately, these types of optional agreements can help provide buyers with greater peace of mind and protection and including them on a conditional sales contract is a way to make them more accessible and transparent to buyers.

Trade In Vehicles

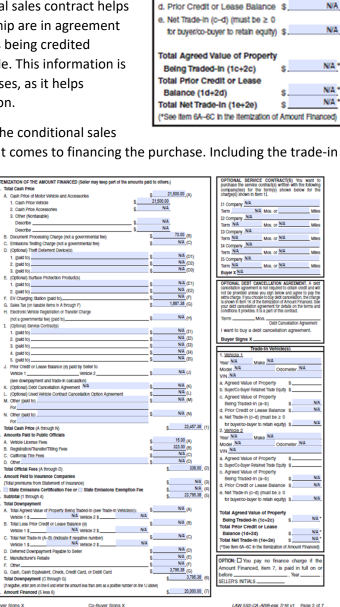
Trade-in vehicles are typically listed out on a conditional sales contract when buying a used vehicle from a car dealer in order to document the value of the trade-in and how it impacts the overall transaction. This information is important because it affects the final price that the buyer will pay for the vehicle.

When a buyer trades in a vehicle, the value of the trade-in is typically credited toward the purchase price of the new vehicle. The amount of the credit is determined by the value of the tradein, which is typically assessed by the dealership using industrystandard appraisal methods.

Listing the trade-in vehicle on the conditional sales contract helps ensure that both the buyer and the dealership are in agreement about the value of the trade-in and how it is being credited toward the purchase price of the new vehicle. This information is also important for tax and regulatory purposes, as it helps document the overall value of the transaction.

Additionally, listing the trade-in vehicle on the conditional sales contract can be helpful for the buyer when it comes to financing the purchase. Including the trade-in

value as part of the transaction can reduce the amount that the buyer needs to finance, which can help lower the overall cost of the transaction and potentially make it easier to obtain financing.



3,795.38 20,000.00

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Trade-In Vehicle(s)

Odometer, N/A

Odometer N/A

N/A

N/A

N/A

N/A

Make N/A

a. Agreed Value of Property

c. Agreed Value of Property Being Traded-In (a-b)

a. Agreed Value of Property b. Buyer/Co-Buyer Retained Trade Equity \$.

c. Agreed Value of Property

Being Traded-In (a-b)

b. Buyer/Co-Buyer Retained Trade Equity \$_

d. Prior Credit or Lease Balance \$. e. Net Trade-In (c-d) (must be ≥ 0

for buyer/co-buyer to retain equity) \$.

Make N/A

1. Vehicle 1

Year N/A

Model N/A

2. Vehide 2

Year N/A Model N/A

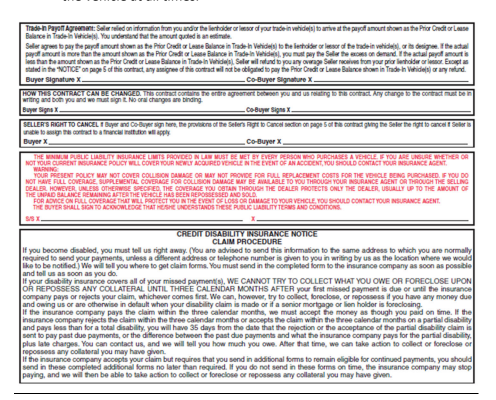
VIN_N/A

VIN.N/A

Page 3 of the Conditional Sale Contract

The customer will then read and sign a series of paragraphs which include:

- A trade payoff agreement is a provision that may be included in a conditional sales contract
 when a buyer is trading in a vehicle that still has an outstanding loan or balance. In this case, the
 trade payoff agreement specifies that the dealership will pay off the remaining balance on the
 trade-in vehicle's loan, up to a certain amount, as part of the overall transaction.
 - The trade payoff agreement is important because it helps ensure that the buyer is not held responsible for paying off the remaining balance on the trade-in vehicle's loan.
 Instead, the dealership takes on this responsibility, up to the amount specified in the agreement.
- Contract modifications It is important to note that any modifications or changes to a
 conditional sales contract should be made in writing and should be signed by both parties. This
 helps ensure that both parties are in agreement about the changes and helps protect both
 parties in the event of a dispute or disagreement. Additionally, any changes to the contract
 should be made in accordance with any applicable laws and regulations to ensure that they are
 legally valid.
- Sellers right to cancel- the seller has the right to cancel in the event that financing cannot be
 obtained. This is a 10-day letter that needs to be sent out and is indicated as a breach of the
 conditional sales contract.
 - All forms of down payment must be returned to the customer in the event the customer cannot get financed.
- Minimum Insurance Requirements- The customer must maintain minimum liability insurance on the vehicle at all times.



Pages 4 through 7 of the Conditional Sales Contract

OTHER IMPORTANT AGREEMENTS

FINANCE CHARGE AND PAYMENTS

- IANCE CHARGE AND PAYMENTS
 How we will figure Finance Charge. We will figure the
 France Charge on a daily basis at the Arrual Processing
 Creditor may receive the Charge Charge
 Creditor may receive part of the Finance Charge.
 How we will apply payments. We may apply each
 payment to the earned and unpaid part of the Finance
 Charge, to the unpaid part of the Amount Financed and to
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- Charge, to the unpaid part of the Amount Financed and to other amounts you over under this contract in any order we have the payments or early payments change what you must pay. We based the Finance Charge, Total of Payments, and Total Sale Price shown on page 1 of this contract on the assumption that you will make every payment on the day it is due frour Finance Charge. Total of Payments, and Total Sale Price will be more if you paid and every payment on the day it is due frour Finance Charge. Total of Payments, and Total Sale Price will be more if you paid to the payments, and total Sale Price will be more if you paid to the payments, and total Sale Price will be more if you payde of the sale manual as your scheduled payment with a smaller final payment. We will send you a large or smaller final payment. We will send you a socke telling you about these changes before the final payment. We will send you and you payment or the finance that you about the set changes before the final payment. We will send you must pay the earmed and unpaid part of the Finance Charge is gualate than the same of Finance Charge, and all other amounts due up to the date of your payment. As of the date of your payment, if the minimum finance charge is gualate than the assemble Finance Charge is gualate than the assemble Finance Charge is as follows: (1) \$55 if the original Amount Financed deep not exceed \$1,000, (2) \$50 if the original Amount Financed deep not severe \$1,000. We will be the payment of the original Amount Financed deep not severe \$1,000. We will be the payment of the original Amount Financed deep not severe \$1,000. We will be the payment of the payment of the original Amount Financed deep not severe \$1,000. We will be the payment of the pay

than \$2,000.

**UNR OTHER PROMISES TO US
a. If the vehicle is damaged, destroyed, or missing, You agree to pay us all you owe under this contract even if the vehicle is damaged, destroyed, or missing.

GAP LIABILITY NOTICE

In the event of theft or damage to your vehicle that results in a total loss, there may be a gap between the amount you owe under this contract and the proceeds of your resurrance settlement and deduction. THIS THE GAP AMOUNT. An optional debt cancellation agreement for coverage of the gap amount may be offered for an additional charge.

- Offered for an additional charge.

 Using the vehible, You agree not be remove the vehicle from the U.S. or Canada, or to self, rent, lease, or transfer any interest in the vehicle or this contract without court written permission. You agree not to expose the vehicle to misuse, secture, conflication, or modularly transfer in the vehicle of the vehicle of the vehicle, you agree to repay the amount when we ask for it.

Seller Signs

- the vehicle, you agree to repay the amount when we ask for it.

 Security Interest.

 South y Interest.

 To up on a security Interest in:

 The vehicle and all parts or goods put on it.

 The vehicle, or goods received (proceeds) for the vehicle,

 All insurance, maintenance, service, or other contracts we finance for you; and

 All proceeds from insurance, maintenance, service, or other contracts we finance for you. This includes any other contracts we finance for you. This includes any other contracts we finance for you. This includes any other contracts we finance for you. This includes any other contracts we finance for you. This includes any interest of the part of the part of the part of the law allows. You will make sure the title shows our security interest (liep) in the vehicle. You will not allow any orther security interest to be placed on the title without our written permission.

Insurance you must have on the vehicle. You agree to have physical damage insurance covering loss of or damage to the vehicle for the term of this contract. The insurance must cover our interest in the whole. If you do not have this insurance, we may either buy physical damage insurance, we may either buy physical damage insurance, we may either buy physical damage insurance, we may either buy whole, or buy insurance that covers only our interest. If we buy either type of insurance, we fill sell you which by and the charge you must pay. The charge will be the premise in the insurance and a finance charge computed and the charge you must pay. The charge will be the premise in the insurance of the insurance and a finance charge computed at the cr. at our option, the highest rate the law permits. If exhibit is not considered that the law permits if the whole is lost of charged you goes that we may use the whole is lost of charged you goes that we may use the whole is lost of charged you goes that we may use the whole.

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

- FYOU DAY LINE OR BREAK YOUR OTHER PROMISES
 You may owe late charges. You will pay a late charge on each late payment as shown on page 1 of this contract. Acceptance of a late payment or late charge does not excuse your late payment or mean that you may keep making late payments. If you pay late, we may also take the stops described below.

- making late payments. If you pay late, we may also take the stape described below.

 b. You may have to pay all you owe at once. If you break your promise (destult), we may demand that you pay all you owe on this contract at once, subject to any right the lass gives you to reinstate their contract.

 You do not pay any payment on time:

 You do not pay any payment on time:

 You give late, incomplete, or misleading information or a credit application;

 You start a proceeding in bankruptcy or one is started against you or your property.

 The velocite is loot, diamaged or destroyed; or

 The velocite is loot, diamaged or destroyed; or

 The immount you will one will be the unpaid part of the Finance Charge, any late charges, and any amounts due because you defaulted.

 C You may have to pay collection costs. You will pay our reasonable costs to collect what you over, including our reasonable costs to collect what you over, including paid for other meannable coffection eithers. You agree to pay a paid for other meannable coffection eithers. You agree to pay a charge not to exceed \$15 if any chock you give to us is dishoncred.
- dishonced.

 d. We may take the vehicle from you. If you default, we may take (repossess) the vehicle from you if we do so peacefully and the law allows it if your vehicle has an electronic tracking device, you agree that we may use the device to find the vehicle. If we take the vehicle, any accessories, equipment, and replacement parts will stay with the vehicle. If any personal items are in the vehicle, we may store them for you at your expense. If you do not all the stay that the vehicle we have the proof of the proof
- allows you can get the vehicle back if we take it. If we repossess the vehicle, you may pay to pat it back (redeem). You may pay to pat it back (redeem). You may redeem the vehicle by paring all you owe, or you may have the right to reinstate this contract and redeem the vehicle by paying past due paying has the payenest and any late charges, providing proof of insurance, and/or taking other action to cure the delaut. We will provide you all notices required by law to tell you when and how much to pay and/or what action you must take to redeem the vehicle.

____Title____

We will sell the vehicle if you do not get it back. If you do not redeem, we will sell the vehicle. We will send you a form of redeem, we will sell the vehicle. We will send you a will sply the money from the sale, isses allowed expenses to the amount you own. Allowed expenses are expenses we pay as a direct result of taking the vehicle, and court cost he amount you own. Allowed expenses, the amount you own. Allowed expenses are expenses we pay as a direct result of taking the vehicle, and court costs he law permiss are lost allowed expenses. If any money is left (surplax), we will pay it to you unless the are requires us to pay it to someone sell. Immorely from the sale is not enough to pay it to someone sell. Immorely from the sale is not enough to pay it to someone sell. Immorely from the sale is not enough to pay it to someone sell. Immorely from the sale is not enough to pay it to someone sell. Immorely from the sale is not enough to pay it to someone sell. Immorely from the sale is not enough to pay it to someone sell. Immorely from the sale is not enough to pay it to someone sell. Immorely from the sale is not enough to pay it to someone sell. Immorely from the sale is not enough to pay it to someone sell. Immorely from the sale is not enough to pay it to someone sell. Immorely from the sale is not enough to you will within a reasonable sell result of the some sell is not enough to the sale is the sell i

WARRANTIES SELLER DISCLAIMS
 If you do not get a written warranty, and the Seller does not enter into a service contract within 90 days from the date of this contract, the Seller makes no warranties, express or implied, on the vehicle, and there will be no implied warranties of merchantability or of fineses for a particular.

Warantee variable to the control of the control of

5. Used Car Buyers Quide. The information you see on the window form for this vehicle is part of this contract. Information on the window form overrides any contrary provisions in the contract of sale. Or the contract of sale. Or the contract of sale or the contract of sale. Usadox. La información que we nel formulario de la ventantilla para este vehiculo forma parte del presente contrato. La información que formulario de la ventantilla deja sin efecto toda disposición en contrario contenida en el contrato de verta.

WARRANTIES OF BUYER
You promise you have given true and correct information in your application for credit, and you have no knowledge that will make provide the provided of the provided provided that will make and accuracy of that information in entering into this contract. Upon respects, you will provide us with documents and other information necessary to verify any items on the provided provided provided provided that the provided pr

- information necessary to verify any term contained in your credit application.

 You waive the provisions of Calif. Vehicle Code Section 1908.21 and authorize the California Department of Motor Vehicles to furnish your residence address to us.

 Seller's Riight to Cancel

 a. Seller agrees to deliver the vehicle to you on the date this contract is signed by Seller and you. You understand that it may take come agree that if Seller is unable to assign the contract to any one of the infrancial institutions with whom Seller regularly does business under an assignment acceptable to Seller, seller may one of the financial institutions with whom Seller regularly does business under an assignment acceptable to Seller, seller may one of the Seller and the Se

NOTICE, MY YOU DED OF THIS CONSIMER CREAT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH WE DEED ROULD ASSERD AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURISUANT HERETO OR WITH THE PRIOCEDS HESDES, RECOVERY HEREUNDER BY THE DEBYOR SHALL NOT EXCEED ABOUNTS PAID BY DEBYOR HEREUNDER.

Buyer Signs X___ __ Co-Buyer Signs X __ LAW 553-CA-ARB-eps 7/16 v1 Page 4 of 7

Notice to buyer: (1) Do not sign this agreement before you read it or if it contains any blank spaces to be filled in. (2) You are existed to a completely filled copy of this agreement. (3) You can prepay the full amount due under this agreement at any time. (3) I you desturat in the performance of your deligned under this agreement, the vehicle may be repossessed and you may be subject to suit and liability for the unpaid indebetheless evidenced by this agreement.	ons
E you know companier concerning this sale, you should styll on exactly in the select. Completes concerning and or depositive process may not expend by the select or members by the select respect to the process of the select common is signed, the select may not compare the filteration of progress concerning and the select common is signed, the select may not compare the filterating or payment interest unities you again it in writing to the design, thou do not have to agree to any damps, and it is as untail or decoprise process where no select common damps, and it is as untail or decoprise process.	
Buyer Signature X Co-Buyer Signature X	_
The Annual Percentage Rate may be negotiable with the Seller. The Seller may assign this contra and retain its right to receive a part of the Finance Charge.	
THERE IS NO COOLING-OFF PERIOD UNLESS YOU GREATAN CONTRACT CANCELLATION OPTION TO JAMES TO THE STORE OF the CONTRACT CANCELLATION APPRING THE STORE OF THE CONTRACT CANCELLATION OPTION TO JAMES TO THE STORE OF THE CONTRACT CANCELLATION OPTION TO JAMES TO THE STORE OF THE CONTRACT CANCELLATION OPTION TO JAMES TO THE STORE OF THE CONTRACT CANCELLATION OPTION TO JAMES TO JA	T, WE T AND D ALL IATION GNING
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Co-Buyers and Other Owners — A co-buyer is a person who is responsible for paying the entire dict. An other owner is a person whose name is on the title to the vehicle but does have to pay the debt. The other owner agrees to the security interest in the vehicle given to us in this contract.	s not
Other Owner Signature XAddress	_
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Guarantor X Date May 01, 28 Guarantor X Date May 01, 28	á
Address Address	_ I

__ By X _

___ Date ___

ARBITRATION PROVISION
PLEASE REVIEW - MIPORTIANT - AFFECTS YOUR LEGAL RIGHTS

1. EITHER YOU OR WE MAY CHOOSE TO HAVE ANY DISPUTE BETWEEN US DECIDED BY ARBITRATION AND NOT IN COURT OR BY JURY TRIAL.

ON BY JUNY TRIAL.

IF A DISPUTE IS A BRITRATED, YOU WILL GIVE UP YOUR RIGHT TO PARTICIPATE AS A CLASS REPRESENTATIVE OR CLASS
MEMBER ON ANY CLASS CLAIM YOU MAY HAVE AGAINST US INCLUDING ANY RIGHT TO CLASS ARBITRATION OR ANY
CONSOLIDATION OF RIOWIDUAL ABBITRATIONS.

CONSCILIDATION OF INDIVIDUAL ARBITRATION OR ANY TIME TO LASS ARBITRATION OR ANY TIME TO CLASS ARBITRATION OR ANY TIME TO CLASS ARBITRATION OR ANY TIME AND TIME TO AND TIME TO AND TIME AND TIME TO AND TIME TO AND TIME TO AND TIME AND TIME TO AND TIME AND TIME TO AND TIME AND TIME AND TIME TO AND TIME AND TIME

arbitration subject to our approval. You may get a copy of the rules of an arbitration organization by contacting the organization or visiting as whosts.

In a substantial to be attempted or reflect displace and has the selected pressured to the applicable rules. The arbitration substantive law and the applicable stablet of imitations. The arbitration hearing shall be conducted in the federal district in which you reside unless the Select-Portion is a party to the claim or dispute, in which case the hearing will be healf in the federal district where the contract was executed. We will pay your filing, administration, service or case management fee and your arbitrator or hearing less all up may be reinfluented in whole or in part by decision of the arbitration file that a therefore the start of the substantial or the arbitrator file that any of your claims is findeous under applicable law. Each party shall be responsible for its own attorney, export and other fees, unless awarded by the arbitrator under applicable law. Each party shall be responsible for its own attorney, export and other fees, unless awarded by the arbitrator under applicable law. Each party shall be responsible for its own attorney, export and other fees, unless awarded by the arbitrator under applicable law. Each party shall be responsible for its own attorney, export and other fees, unless awarded by the arbitrator of the Arbitration or any limited right to apple under the Federal Arbitration of Arbitration Provision, only instituted repressible to any institute of the paper under the Federal Arbitration of cultum within that court purisdiction was unless such action. You and we retain the right to selet remodes in small claims court for disputes or claims within that courts purisdiction repression, only the grant and the arbitration and the party of the Arbitration Provision of the arbitration and the party of the Arbitration Provision of the arbitration and the party of the Arbitration Provision of the arbitration and the party of the Arbi

Seller assigns its interest in this contract to		(Assignee) under the terms of Seller's agreement(s) with Assignee.
Assigned with recourse	☐ Assigned without recourse	☐ Assigned with limited recourse
Seller	By	TEIe

FORM NO. 553-CA-ARB-eps gax and eggester the reproduction of the Regional and Reysolds Company and the real softwareasts, Librais on Mix.st. as to context on mixes for inventors of this product context voter own Librai, context and the results of the results of

Co-Buyer Signs X

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