## LEASE COMPANY INFORMATION

<table>
<thead>
<tr>
<th>TRADE # ONE</th>
<th>TRADE # TWO</th>
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<tbody>
<tr>
<td>YEAR</td>
<td>MILEAGE</td>
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<td>MAKE</td>
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<td>VIN #</td>
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<td>PAYOFF</td>
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**TRADE-IN INFORMATION**

The above payoff information is subject to verification at a later date. Any error or incorrect information received as to the title or payoff amount(s) will be the responsibility of Lessee. Lessee hereby acknowledges that Lessee will pay on demand any higher difference from above estimated payoff figure(s) which is/are due on the payoff(s) of Lessee’s trade-in(s). Lessee hereby represents to Dealer that the trade-in vehicle(s) is/are not a salvaged, rebuilt, flood damaged or frame damaged vehicle(s) and that the title to such trade-in vehicle(s) was/were not previously branded as such.

Lessee: __________________________ Co-Lessee: __________________________

**IMPORTANT NOTICES**

- **PRE-DELIVERY SERVICE FEE**: This charge represents a fee paid to a private tag agency for preparation of title work.
- **PRIVATE TAG AGENCY FEE**: This charge represents a fee paid to a private tag agency for title work.

**NEW VEHICLE** - The following applies to this NEW vehicle transaction (including NEW demonstrator vehicles) Important Notice - Read Carefully Before Signing:

AS-IS and WITH ALL FAULTS. The only warranties applying to the Selected Vehicle are those offered by the manufacturer or, if applicable, by the manufacturer of the non-factory installed equipment. The Dealer expressly disclaims all warranties, either express or implied, including any implied warranty of merchantability and implied warranty of fitness for a particular purpose and the Dealer neither assumes nor authorizes any other person to assume for it any liability in connection with the sale of the Selected Vehicle. Lessee shall not be entitled to recover from the Dealer any consequential damages, damages to property, damages for loss of use, loss of time, loss of profit, or income, or any other incidental damages. Lessee further acknowledges that Lessee has test driven the Selected Vehicle to Lessee’s satisfaction or has been offered an opportunity to do so.

**USED VEHICLE** - The following applies to this USED vehicle transaction

The information you see on the Buyers Guide window form on this used vehicle being leased by you is part of this contract. Information on the window form overrides any contrary provisions in the contract. Except as specifically identified on the window form provided to Lessee pursuant to this lease transaction, and except for Ferman’s Automobile Mechanical Limited Warranty (if applicable), this vehicle is sold "AS-IS and WITH ALL FAULTS", and Dealer expressly DISCLAIMS any warranties except as expressly set forth on the Buyers Guide window form, including any implied warranty of merchantability and any implied warranty of fitness for a particular purpose. Lessee shall not be entitled to recover from the Dealer any consequential damages, damages to property, damages for loss of use, loss of time, loss of profits, or income, or any other incidental damages. Lessee acknowledges that Lessee has inspected the physical condition of the used vehicle being leased and Lessee is satisfied with the vehicle’s condition and Lessee accepts the vehicle as equipped, except as indicated on any "WE OWE" form executed in connection herewith by both Lessee and Dealer.
Lessee acknowledges by Lessee's signature below that Lessee has read the front and back of this Lease Order, understands the terms and agrees to the terms on the front and back of this Lease Order. Unless stated in writing and signed by an authorized Dealer representative, the terms in this written document constitute the entire agreement, understanding and representations, express or implied, between Lessee and Dealer concerning (1) the terms and provisions of the vehicle lease transaction and (2) the quality or nature of the vehicle leased pursuant to this Lease Order. This Lease Order supersedes all oral communications between the parties. Lessee expressly acknowledges that Dealer representatives have not made any representations to the Lessee which have been relied upon by the Lessee, including verbal statements concerning the history or the use of the Selected Vehicle or concerning any prior damage to the Selected Vehicle or any prior repair work that may have been done to the Selected Vehicle pursuant to this Lease Order or whether Lessee has been approved by a lease company or the lease terms, except as expressly set forth in writing. This Lease Order may be modified or amended only by a written document signed by Lessee and an authorized representative of Dealer. I am not relying on any oral representations or promises by Dealer, except for those I have put in writing as follows: __________________________________________________________________________

LESSEE ACKNOWLEDGMENTS

Lessee's offer is not accepted and the transaction is not consummated until (a) accepted in writing by an authorized Dealer representative in the space indicated below and (b) Lessee and Dealer have signed a Lease Agreement. Lessee, by Lessee's execution of this Lease Order, acknowledges that Lessee has read the material printed on the front and on the back hereof. Lessee agrees to the terms on the back of this Lease Order as a part of this Lease Order, the same as if such terms were printed above Lessee's signature. Lessee certifies that Lessee is 18 years of age, or older and hereby acknowledges receipt of a copy of this Lease Order. Lessee acknowledges acceptance of Dealer's right to cancel this Lease Order as defined in paragraph 7 on reverse side. Lessee acknowledges that title and tag fees are estimates and any excess will be refunded by Dealer when registration is delivered. Any electronic filing service charge appearing on this Lease Order is optional and includes costs and profit to the Dealer.

Lessee: ___________________________ Co-Lessee: ___________________________

ARBITRATION OF DISPUTES AND WAIVER OF JURY TRIAL

Except with regard to entitlement to possession of either the Selected Vehicle or the trade-in vehicle or any matter relating to a returned or dishonored check, Lessee and Dealer agree to submit any and all controversies or claims identified in this arbitration provision, arising out of or relating to this Lease Order and all other agreements executed by Lessee and Dealer related to the vehicle lease transaction or related to any aspect of the transaction contemplated by this Lease Order, to binding arbitration. Except as expressly set forth in this Lessee Order, it is the express intent of Lessee and Dealer that this arbitration provision applies to all disputes, including contract disputes, tort claims, including fraud claims and fraud in the inducement claims, statutory claims, including unfair or deceptive trade practices claims, and regulatory claims, claims that might otherwise be brought in the form of a class action, and claims for damages or injunctive relief or any other relief, that would not have arisen but for the vehicle lease transaction and resulting relationship between Lessee and Dealer. If any controversy or claim described in the arbitration provision is determined for any reason to be ineligible for arbitration, then that controversy or claim shall instead be decided by a judge of a court of competent jurisdiction, without a jury. Lessee knowingly and voluntarily waives Lessee's right to a trial by jury for all controversies and claims. Lessee and Dealer agree and understand that they are giving up the right to trial by jury, and there shall be no jury trial whether the controversy or claim is decided by arbitration or by trial before a judge. Lessee and Dealer agree to the additional arbitration provisions in Paragraph 21 on the reverse side of this Agreement.

Lessee: ___________________________ Co-Lessee: ___________________________

Certain OPTIONS may not be products of the Vehicle Manufacturer or Dealer. See paragraph 17 on the reverse side of this Lease Order for important information about the warranties (if any) for such products.

ENTIRE AGREEMENT LANGUAGE

Lessee acknowledges by Lessee's signature below that Lessee has read the front and back of this Lease Order, understands the terms and agrees to the terms on the front and back of this Lease Order. Unless stated in writing and signed by an authorized Dealer representative, the terms in this written document constitute the entire agreement, understanding and representations, express or implied, between Lessee and Dealer concerning (1) the terms and provisions of the vehicle lease transaction and (2) the quality or nature of the vehicle leased pursuant to this Lease Order. This Lease Order supersedes all oral communications between the parties. Lessee expressly acknowledges that Dealer representatives have not made any representations to the Lessee which have been relied upon by the Lessee, including verbal statements concerning the history or the use of the Selected Vehicle or concerning any prior damage to the Selected Vehicle or any prior repair work that may have been done to the Selected Vehicle pursuant to this Lease Order or whether Lessee has been approved by a lease company or the lease terms, except as expressly set forth in writing. This Lease Order may be modified or amended only by a written document signed by Lessee and an authorized representative of Dealer. I am not relying on any oral representations or promises by Dealer, except for those I have put in writing as follows: __________________________________________________________________________

FRN/Lease Order Front & Back 14inch 3 pg 2 5 08
Copyright 2008 Ferman Management Services Inc.
25. The terms of this document shall survive any cancellation of the Lease transaction. The terms of Sections 3, 6, 8, 9, and 22 are incorporated by reference into the Lease.

26. If the vehicle transaction identified on the front side is not consummated, and/or cancelled pursuant to the terms of this Agreement, then you may have the option of negotiating and entering into a new Lease with different terms, or you may pay with alternative funds arranged by you.

27. If the vehicle is in your possession, all terms of the Lease, including those relating to the use of the vehi-

le and insurance for the vehicle, are in full force and you assume all risk of loss or damage to the vehicle. You may return the vehicle to the dealer in person or have the vehicle returned to the dealer by a licensed carrier. You will be responsible for the costs of returning the vehicle to the dealer.

28. Lessee understands and acknowledges that Lessee does not have to obtain a vehicle lease through Dealer for the lease of a vehicle. Lessee understands that there are other lease companies, not identified at the deal-

ship, that may be able to offer lease terms different from and/or greater than those rates quoted directly from the lease company to whom Lessee is assigned by Dealer. Lessee acknowledges that lease company rates quoted by the Dealer may differ from the rates charged to the Lessee by other dealers and that Dealer owes Lessee no duty to offer a lower rate. Lessee acknowledges and under-

stands that there are other lease companies, including but not limited to, repair costs,cosmetic improvements,towing or transportation charges, and the costs experienced by the Dealer to satisfy any lien or encumbrance attributable to such trade-

in. Dealer may also offset the value of the trade-in against any amounts owed to Dealer from Lessee. The ref-

derence to “net trade-in allowance” on the front side means the amount allowed by Dealer regarding such trade-
in. The net trade-in allowance on the front side of the Lease Order is based upon the complete negotiation process between Dealer and Lessee and is not necessarily equivalent to the “cash value” of the trade-in as determined by any other entity. Lessee further acknowledges that the net trade-in allowance on the front side of this lease Order is addressed and who shall become a party hereto by the Dealer’s acceptance of this Lease Order as modi-

fied herein. Nothing in this Section 8 shall limit Dealer’s rights and remedies contained elsewhere in this document.

29. If you do not immediately return the vehicle, Dealer may use any legal means to take it back (including repossession) and you will be liable for all expenses incurred by Dealer in taking the vehicle from you, includ-

ing but not limited to, repair costs, towing or transportation charges.

30. While the vehicle is in your possession, all terms of the Lease, including those relating to the use of the vehi-

cle and insurance for the vehicle, are in full force and you assume all risk of loss or damage to the vehicle. You may return the vehicle to the dealer in person or have the vehicle returned to the dealer by a licensed carrier. You will be responsible for the costs of returning the vehicle to the dealer.

31. The terms of this document shall survive any cancellation of the Lease transaction. The terms of Sections 3, 6, 8, 9, and 22 are incorporated by reference into the Lease.

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