06/26/2017

Lien Holder & Loss Payee Address: HONOR FINANCE, LLC P.O. Box 1817 Evanston, IL 60204 Funding Address:
HONOR FINANCE, LLC
909 Davis St.
Suite 620
Evanston, IL. 60201

Phone: (847) 563-7760 Fax: (847) 637-8126 www.honorfinance.com

SOUTH CAROLINA FUNDING REQUIREMENTS

COMPLETE DEALER PACKET UPDATED ANNUALLY
ORIGINAL AND FILE COPY OF CONTRACT ASSIGNED TO HONOR FINANCE, LLC WITH PROPER REFUND METHOD (FILLED OUT AND PROPERLY SIGNED)
ORIGINAL CREDIT APPLICATION ON ALL SIGNERS, SIGNED, & DATED
BUYER'S ORDER (PROPERLY SIGNED)
ODOMETER STATEMENT
CONTRACT ASSIGNMENT & LETTER OF GUARANTEE SIGN BY DEALER DISCOUNT DISCLOSURE FORM
COPY OF FRONT AND BACK OF TITLE AND COPY OF TITLE APPLICATION SHOWING HONOR FINANCE , LLC AS LIEN HOLDER. ELT CODE: 33054478
NOTICE TO GUARANTOR (if 2nd signer is not a parent or spouse)
COMPLETED HONOR FINANCE, LLC REFERENCE SHEET (landlord name and phone number required)
COMPLETED PREAUTHORIZATION PAYMENT FORM
GPS ADDENDUM AND GPS SERIAL NUMBER
COPY OF WARRANTY OR SERVICE AGREEMENT (if applicable)
COPY OF TOTAL LOSS PROTECTION GAP INSURANCE FORM (if applicable)
COPY OF VALID SOUTH CAROLINA DRIVER'S LICENSE FOR ALL SIGNERS
VEHICLE NADA BOOKOUT SHEET (must be signed by dealer representative if not using printout from NADA; must list all adds & deducts)
FULL COVERAGE INSURANCE WITH HONOR FINANCE, LLC LISTED AS LOSS PAYEE (\$500 MAX DEDUCTIBLE; NO BINDERS
PROOF OF INCOME: COMPUTERIZED PAY STUB SHOWING YTD EARNINGS (dated no more than 30 days)
PROOF OF RESIDENCE (recently dated phone/utility bill or bank statement in customer's name)
CONTRACT VERIFICATION CALL WITH CUSTOMER



AGREEMENT TO PROVIDE INSURANCE

I have recently financed the purchase of a motor vehicle through a retail installment contract (the "Contract") purchased by Honor Finance, LLC or one of its affiliates. By my signature below, I am agreeing to the following:

- A. I will maintain physical damage insurance coverage on the financed vehicle through the later of (1) the term of the Contract and (2) the date that all amounts owing under the Contract have been paid in full.
- B. The deductibles for this physical damage insurance coverage must not exceed (1) \$500.00 for comprehensive coverage (or fire, theft, and combined additional coverage) and (2) \$500.00 for collision coverage.
- C. The policy for the physical damage insurance coverage must name **Honor Finance**, **LLC** as loss payee and coverage must be in effect on the date of the Contract. The loss payee address is **PO Box 1817**, **Evanston**, **IL 60204**.

I understand that physical damage insurance coverage does not include liability coverage. Liability coverage or a bond is required to operate a vehicle in most states. I can contact my insurance agent or insurer for more information

Customer Name:			
Address:			
Home Phone:	Business		
	Phone:		
The Vehicle referred to herein is described below:			
Year:	Make:		
Model:	VIN:		
Agent:	Agent Phone:		
Agency Name:			
Agency Address:			
Insurance Company:	Policy #:		
Effective Date:	Expiration Date:		
Deductibles:	Comp:	Collision:	
Buyer Signature:			
X		Date:	
Co-Buyer Signature:			
X		Date:	
Dealer/Sales person Signature:			
X		Date:	

Note: The above information is subject to verification.



DISCLOSURE OF DISCOUNT AND BUYER REPRESENTATION OF CASH PRICE

	Date:
Customer:	
Seller/Dealer/Creditor:	
automobile from the Seller named above.	stallment Contract in connection with the purchase of an I have been given an opportunity to read the Retail Installment and to ask any questions I have concerning the contract or this
that the "Cash Price" shown on the retail if I was purchasing the automobile for ca automobile and that the cash price was a understand that the Seller has the option any third party at par, premium, or a discontinuous control of the cash price was a seller has the option and the cash price was a seller has the cash price was	bile is as set forth in the Retail Installment Contract. I represent a installment contract is the price I would pay for the automobile sh and that I was not quoted a lower cash price for the not increased because I am purchasing the automobile on credit. It and the right to sell and assign my Retail Installment Contract to accounted amount. I understand that this means that any third party tract from the Seller for an amount, which is equal to, in excess ided to me on my behalf by the Seller.
	gnment of my Retail Installment Contract will not relieve me of ent Contract nor will it alter any of those obligations except as to
I acknowledge that I have received and read that this document was completely fi	ead this document before signing the Retail Installment Contract lled in before I signed it.
Customer Signature	Date
Customer Signature	Date



Honor Finance, LLC

To:

909 Davis St., Suite 620 Evanston, IL 60201	
Re:	
Customer Name	VIN
Contract Date	Vehicle Year/Make/Model
ASSIGNM	IENT
FOR VALUE RECEIVED.	
The undersigned Seller hereby expressly sells, assigns and Finance, LLC and/or its subsidiaries in and to said Retail I "Contract"), including the warranties, guaranties or hold hassignment contained therein.	Installment Contract and Promissory Notes (the
The assignment specifically includes all right, title and interproceeds purchased or endorsed or obtained under the term includes all right, title and interest in or to any property or the contract.	ns of the Contract. This assignment specifically
LETTER OFGU	ARANTEE
In consideration of Honor Finance, LLC purchasing the boof Title recorded in the name of the customer reflecting a vehicle described below, dealer agrees and guarantees to rowing Honor Finance, LLC in the event Honor Finance, LTitle properly issued as described herein within ninety (90) addition to other obligations contained in the assignment of	first lien in favor of Honor Finance, LLC on the repurchase the Contract for the full balance then LC for any reason does not receive a Certificate of days of the contract date. This Guarantee is an
Dealer Name	Date
Authorized Agent	



EXPLANATION OF GUARANTOR'S OBLIGATION

You,	(name of guarantor), by sign	ing the retail installment
contract and this Docu	ment are agreeing that you will pay \$	(total deferred
payment price) for the	Purchase of	
(description of goods a	nd services) purchased by	(name of buyer)
from	(name of seller).	
System to collect this a will be obligated to pay	arises only after the seller or holder has attended amount from the buyer. If the seller cannot copy even though you are not entitled to any of the you in court for the payment of the amount do	ellect this amount from the buyer, you ne goods or services furnished. The
I acknowledge that I re the Retail Installment (ACKNOWLEDGEMENT OF viewed a copy of the foregoing Explanation of Contract.	
	Guarantor	
	Date	

Note:

- 1. This must be in at least 8-point type.
- 2. Each cosigner and guarantor must be given a copy of the contract.
- 3. A copy of this explanation must be given to the guarantor.



REFERENCE RELEASE FORM

Name			Home Phone #		
Address					
City	State	Zip Code		Relationship	
Name			Home Phone #		
Address					
City	State	Zip Code		Relationship	
Name			Home Phone #		
Address					
City	State	Zip Code		Relationship	
Name			Home Phone #		
Address					
City	State	Zip Code		Relationship	
Name			Home Phone #		
Address –					
City	State	Zip Code		Relationship	
Name			Home Phone #		
Address					
City	State	Zip Code		Relationship	
_		Zip code			
	LANDLORD 8	& EMPLOYMEN	LINEORI	/ATION	
	LANDLOND	X LIVIT LOTIVILIA		717(1101)	
Landlord Na	ime:		Landlord Phone #:		
Applicant Ho	ome Phone #:		Applicant Cell Pho	ne #:	
	A 117110 D 17 A 71				
	AUTHORIZATI	ON TO RELEAS	SE INFOR	RMATION	
Buyer (print	name):	Co-Buyer ((print name):		
Social Secur	rity #:	Social Sec	urity #:		
			,		
Honor Finar	gned, by executing this Authonice, LLC to provide any info on is valid from today's date	ormation on the above refer	enced account to	all referenced parties.	This
Buyer Signa	iture	Co-Buye	r Signature		



ADDENDUM

To Motor Vehicle Retail Installment Sales Contract and Purchase Money Security Agreement Between Buyer/Debtor and Seller/Creditor identified below (the "Contract")

Buyer/Debtor ("You")

Seller/Creditor ("We") HONOR FINANCE, LLC P.O. BOX 1817 EVANSTON, IL 60204

Date of Contract:

Vehicle Identification:

Type	Year	Make	Model	Body Type	Vehicle I.D. #
USED					

This addendum is hereby incorporated in and shall be a part of the contract. In the event of any conflict or inconsistency between the terms of this Addendum and the terms of the Contract, the terms of this Addendum shall control to the extent necessary to resolve such conflict or inconsistency. All capitalized terms shall have the same meanings as in the contract.

Additional Terms

BY SIGNING BELOW, YOU AGREE AND CONSENT TO ALL OF THE TERMS OF THE ADDENDUM.

- 1. Tracking and Disabling Device. If not already equipped/installed in Vehicle, you agree to permit us to install a device into Vehicle that allows us to track the location of the Vehicle and/or disable the starting system (the "Device"). This Device is designed to protect us until you have fully paid and performed your obligations under the Contract, our lien has been released from the Vehicle, and we have removed the Device from the Vehicle. Installation of the Device is NOT required as a condition of approving our extension of credit to you. The Device is not being sold with the Vehicle. The Device and all information that we obtain from the device remains our sole property. You agree to allow us to remove the Device from the vehicle (which we will do at no cost to you) after you have fully paid and performed all of your obligations under the Contract. If you fail to allow us to remove the Device from the Vehicle after you have fully paid & performed all of your obligations under the Contract or at such earlier time as we specify, you agree that we will not be liable for and you agree to hold us harmless from and against any and all loss, damage or injury resulting from any activation or malfunction of the Device. You agree not to alter, disconnect, remove, disable, misuse or otherwise tamper with the Device. You agree that we will not be liable for any damage to the Vehicle caused by tampering with, or the unauthorized removal of, the Device.
- 2. Our Use of the Device. If you do not make all or any of your payments to us on time, as shown in our records, or any other Event of Default occurs under the Contract or this Addendum at any time, we have the right, exercised in our sole discretion, to use the Device to disable the Vehicle's starting system and /or locate the Vehicle for repossession. Any delay or forbearance in our exercise of this right does not operate as a waiver of that right. YOU AGREE THAT WE ARE NOT RESPONSIBLE FOR ANY CONSEQUENCES, INCLUDING ANY LOSS, DAMAGE, OR INJURY RESULTING FROM THE USE OF THE DEVICE TO DISABLE THE VEHICLE'S STARTING SYSTEM OR TO LOCATE THE VEHICLE FOR REPOSSESSION.
- 3. Our Use of Information Obtained Through the Device. You agree that we may (i) use the Device to gather information about the location of the vehicle, (ii) use that information to assist in the repossession of the vehicle or other exercise of our remedies under the Contract, and (iii) give that information to other persons who may or may not be affiliated with us in connection with the repossession of the vehicle or other exercise of our remedies under the Contract.
- 4. <u>Default.</u> You agree that your breach of any of your obligations under this Addendum is an Event of Default under the Contract.
- 5. <u>Arbitration.</u> Any claim or dispute arising out of or related to the Contract or this Addendum, or any breach of the Contract or this Addendum, shall be resolved by binding arbitration in Phoenix, Arizona, administered by the American Arbitration Association under its Commercial Arbitration rules and judgment on the award rendered by the arbitrator may be entered in any court having jurisdiction. THE PARTIES EXPRESSLY AGREE TO WAIVE AND FOREGO ANY RIGHT TO TRIAL BY A JUDGE AND/OR JURY IN FAVOR OF FINAL, BINDING, AND EXCLUSIVE ARBITRATION. As an exception to this arbitration provision, you and we agree that the rights and remedies described in paragraph 5 of the Contract and paragraph 2 of this Addendum, which are applicable and available only upon an Event of Default, are not subject to this arbitration provision and may be exercised as provided in at any time after a Event of Default. You may obtain a copy of the Commercial Arbitration rules from the American Arbitration association at 333 East Osborn Rd., Phoenix, Arizona, 85012, telephone number (602)234-0950, or at www.adr.org/rules/commercial/AAA235-0900.html.
- 6. <u>No other Amendment.</u> Except as otherwise expressly provided in this Addendum and any other addendum to the Contract, all terms and provisions of the Contract remain in full force and effect as written in the Contract.

SELLER/CREDITOR	BUYER(S)/DEBTOR(S) ACKNOWLEDGE(S)
	RECEIPT OF A FULLY COMPLETED COPY
	OF THE ADDENDUM
By:	Buyer/Debtor:
YV. D. 11	Buyer/Debtor:
Its Vice President	Buyer/Debtor.



ACH INSTRUCTIONS

Recipient Bank:	Bank ACH Routing Number	$\overline{}$
Recipient bank.		\dashv
	Bank Name	
	Street Address	
	City, State, ZIP	
Recipient:	Recipient's Account Name	
	Recipient's Account Number	
	Street Address	\exists
	City, State, ZIP	\neg
	Financial Dept. Fax Number	\dashv
	Timanetai Dept. Tax ivallibei	
Special Instructions:		

Authorizing Signatures

Please return to Honor Finance Funding Department

Honor Finance, LLC Attention: Funding Department 909 Davis St., Suite 620 Evanston, IL 60201

Fax: 847-637-8126

or

eMail: funding@honorfinance.com



AUTHORIZATION AGREEMENT FOR PREAUTHORIZED PAYMENTS

I, hereby authorize Honor Finance, hereinafter called COMPANY, to initiate entries to my debit/credit card or checking/savings account indicated below at the depository named below, hereinafter called DEPOSITORY, to debit the same to such account.

CUSTON	MER NAME
DEALER	RSHIP NAME
	Select one:
1.	DEBIT/CREDIT CARD #EXPIRATION DATE
	3 DIGIT SEC CODE
2.	BANK OR CREDIT UNION NAME
	CITYSTATE
am-6pn	Bank Routing Number CIRCLE ONE: CHECKING CHECKING SAVINGS We any questions regarding this transaction or need to revoke this authorization, please call Honor Finance at 847-733-0300. Our customer service hours are in CST. All revocation requests must be provided 24 hours before transaction is to be completed.
olGi	NATURE
	EMAIL ADDRESS
	NOTE: ALL WRITTEN DEBIT AUTHORIZATIONS MUST PROVIDE THAT THE RECEIVER MAY REVOKE THE AUTHORIZATION ONLY BY NOTIFIYING ORIGINATOR IN THE MANNER SPECIFIED IN THE AUTHORIZATION.
EG	INNING DATE
	PAYMENT AMOUNT \$
	FREQUENCY (check one) Once a month on this date Every other week in this day Semi-monthly on these dates Weekly on this day SC: Honor Finance Funding Package Page 1