

CREDIT SALE AGREEMENT (PERSONAL)

PRINCIPAL TER	MS				
Creditor:	[Dealer Name] trading as [Dealer Trading to UDC Finance Limited" section under principal place of business at ANZ Centre,	Other Terms" below	, UDC Finance Li	mited, a duly incorporated com	
Customer:	Customer Name:				
	Physical Address:				
	Customer No.: T				Hm)
	Email:		(the "Customer"	, "you")	
Guarantor:	Guarantor Name:				
	Physical Address:				
	Customer No.: T	elephone:	(1)	1ob)(I	Hm)
	Email:		(the "Guarantor	')	
Ref No.					
Description of	Goods Type:				
Goods:	Description:				
	Make: Model:			Registration No.:	
	Chassis /Serial No.:	Vin N	lo:	Colour:	
	together with all accessories, extras and rep continuance of this Agreement attached ther		ny additional thing	or material which are now or at any	time during the
Trade-in Goods:	Goods Type:				
	Description:				
	Make: Model:	Year	"i	Registration No.:	
	Chassis /Serial No.:	Vin I	No:	Colour:	
Insurance:	Insurer/Branch:		Cover Amount:		
	Policy No:				
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Disclosure State	Policy No: ement for Consumer Credit Con	111	Expire Date:		
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Payments: You are required to make each payment of the amount specified and by the time specified. Interest:

Credit Fees and Charges:

Continuina Disclosure:

What Could Happen if You Fail to Meet Your Commitments:

Timing of payments	Number of payments:	Amount of each payment:	Total amount of payments:
Frequency:			
(Creditor to complete)			
First Payment: / /		\$	\$
Last Payment://			
These figures inc	clude the loan maintenance fe	ee (if any) described in the Credit	Fees and Charges section below
Annual interest rate			
$_$ % per annum fixed for the w	hole term of the contract	, being months	
Total interest charges This is the total amount of the interest charge Method of charging interest Interest charges are calculated by multiplying rate is calculated by dividing the annual inte section above. Interest is charged to your at time you pay the unpaid balance in full befor The following credit fee(s) and charge(s) (wunder, or in connection with, the contract. Y Loan maintenance fee per The fee is payable and will be de of the contract. Variation/assignment fee is paya contract, including any variation at This fee is payable at the time th statement fee, in respect of each over and above any statement in the contract.	the unpaid balance at the rest rate by 365. Interest count as per the payme to the final payment is during the final payment in the final payment is consecuted to the final payment is consecuted to the final payment is consecuted to you by the final final payment is the final payment in the final payment is the final payment in the final payment is the final payment in the final payment in the final payment is the final payment in the final payment in the final payment is the final payment in the final payment in the final payment is the final payment in the final payment in the final payment is the final payment in the final payment is during the final payment in the final payment is during the final payment in the final payment is during the final payment in the final payment is during the final payment in the final payment in the final payment is during the final payment in the fina	e end of the day by a daily in st forms part of each payme int frequency in the "Paymer e. the initial unpaid balance) allow the Creditor to vary this character duch or, at the Creditor agrees to, a vary repayment agreed to by the other to the variation or assignment customer (or another parditor.	nt detailed in the "Payments" nts" section above and at any are, or may become, payable s/these fee(s) and charge(s). ring the term of the contract. editor's discretion, at the end ariation or assignment of the ce Creditor under the contract. ment of the contract. ty) at the Customer's request
Costs incurred by the Creditor in connection connection with the contract, are payable by Administration costs and fees payable on full	you on demand by the C	reditor on a full indemnity b	asis.
The Creditor may be required to provide you account. Statements will be provided every s		The statements will give yo	u information about your
Security interest The Creditor has an interest in the property payment of money payable under the contincluding by granting a security interestinterest, the Creditor may be entitled to the whole of your liability to the Credito	ract, or both. If you for t over this property to repossess and sell this	ail to meet your commito another person, then to property. If the sale of t	ments under the contract, the extent of the security
Make:Mc	odel:		Year:

Make:	Model:		Year:
Registration No.:		Chassis / Serial No.:	
Vin No:		Colour:	

Default Interest Charges and Default Fees

In the event of a default in payment and while the default continues you must pay the Default Interest Charges. In the event of a breach of the contract or on the enforcement of the contract, the Default Fees specified below are payable. Your credit contract allows the Creditor to vary these fees and charges.

Default Interest Charges

Default interest is calculated at the rate of % per annum plus the annual interest rate referred to in the "Interest" section above. If you fail to make any payment (whether interest or otherwise) on the due date, you must, upon demand by the Creditor, pay the Creditor default interest on the overdue amount from the due date until the date that the Creditor receives full payment of that overdue amount.

Default Fees

dishonour fee, in respect of each payment which is dishonoured, or for which an automatic payment fails. The fee is payable and will be debited to your account at the time the relevant payment was due.

late payment fee, in respect of each payment which is not made on its due date and remains outstanding for seven days after its due date. The fee is payable and will be debited to your account seven days after the due date for

repossession action fee, in respect of the Creditor commencing repossession of the Goods. The fee is payable and will be debited to your account at the time such repossession is commenced.

post repossession fee. The fee is payable and will be debited to your account after realisation of the Goods or abandonment of realisation.

An early repayment recovery amount as described in the "Full Prepayment" section below may be payable by you on the enforcement of the contract on demand by the Creditor. The method for calculating the early repayment recovery amount is further described in the General Conditions (Consumer).

Costs incurred by the Creditor in connection with the enforcement of, taking advice on or taking any action pursuant to the contract, or otherwise in connection with the contract, are payable by you on demand by the Creditor on a full indemnity basis.

Full Prepayment:

If you pay the unpaid balance of your Facility in full before the final payment is due, you will also be required to pay the Creditor an administration fee of \$_____ plus, where applicable, an early repayment recovery amount to compensate the Creditor for any loss suffered in circumstances where the wholesale interest swap rate used to calculate the interest rate of your Facility is higher than the wholesale interest swap rate applying at the time of your early repayment. The method for calculating the early repayment recovery amount is further described in the General Conditions (Consumer). If you are thinking of repaying your Facility early, you should ask the Creditor to give you an indication of how much you could be charged.

Right to Cancel:

Statement of right to cancel

The Credit Contracts and Consumer Finance Act 2003 gives you a right for a short time after the terms of this contract have been disclosed to you to cancel the contract.

How to cancel

If you want to cancel this contract you must give written notice to the Creditor. You must also:

- return to the Creditor any advance and any other property received by you under the contract (but you cannot do this if
 you have taken possession of any Goods or if you bought any property at an auction or if the contract is for the sale of
 services that have been performed); or
- b) pay the cash price of the property or services within 15 working days of the day you give notice.

Time limits for cancellation

If the disclosure documents are handed to you directly you must give notice that you intend to cancel within 5 working days after you receive the documents.

If the disclosure documents are sent to you by electronic means (for example, email) you must give notice that you intend to cancel within 7 working days after the electronic communication is sent.

If the documents are mailed to you, you must give the notice within 9 working days after they were posted. Saturdays, Sundays, and national public holidays are not counted as working days.

What you may have to pay if you cancel

If you cancel the contract the Creditor can charge you:

- (a) the amount of any reasonable expenses the Creditor had to pay in connection with the contract and its cancellation (including legal fees and fees for credit reports, etc); and
- (b) interest for the period from the day you received the property or services until the day you either pay the cash price for the property or services or return the property to the Creditor.

This statement only contains a summary of your rights and obligations in connection with the right to cancel. If there is anything about your rights or obligations under the Credit Contracts and Consumer Finance Act 2003 that you do not understand, if there is a dispute about your rights, or if you think that the Creditor is being unreasonable in any way, you should seek legal advice immediately.

Right to Apply for Relief on Grounds of Unforeseen Hardship

Right to apply for relief

The Credit Contracts and Consumer Finance Act 2003 gives you a right to apply for a change to this Agreement in certain circumstances. These circumstances include if you are reasonably unable to meet your obligations under this Agreement because you are ill, injured, have lost employment, ended a relationship, or any other reasonable cause and you reasonably expect to be able to meet your obligations if the contract were changed in one of the following ways (without any change in annual interest rate):

- (a) the term of this Agreement was extended and the amount of each payment reduced accordingly; or
- (b) the dates on which payments are due are postponed for a specified period; or
- (c) the term of this Agreement was extended and the dates on which payments are due are postponed for a specified period.

The Creditor will then consider your application and may agree to your proposed change.

Any change that you apply for must not be more extensive than is necessary to enable you to reasonably expect to be able to meet your obligations. The change must also be fair and reasonable to both you and the Creditor.

You cannot make an application for a change where:

- (a) you are in default and you:
 - (i) have been in default for 2 weeks or more after receiving a repossession warning notice under the CCCFA or a notice under section 119 of the Property Law Act 2007; or
 - (ii) have failed to make 4 or more consecutive periodic payments by or on the due dates; or
 - (iii) have been in default for 2 months or more,

unless you have remedied the default; or

- (b) it was reasonably foreseeable to you, at the time this Agreement was made, that you would be unlikely to be able to meet your obligations under the Agreement because of the illness, the injury, the loss of employment, the end of the relationship, or the other reasonable cause; or
- (c) you have made a previous application less than 4 months ago unless the reasons for the new application are materially different from the reasons for the previous application or the Creditor agrees to consider the application.

How to apply for relief

An application for a change must:

- (a) be in writing;
- (b) be given to the Creditor; and
- (c) specify the reasonable cause (for example, illness, injury, loss of employment, or the end of a relationship) for your inability to meet your obligations under this Agreement.

Registration under Financial Service Providers (Registration and Dispute Resolution) Act 2008

Pursuant to regulation 10 of the Financial Service Providers (Exemptions) Regulations 2010, [Dealer Name] trading as [Dealer Trading Name] is not required to be registered under the Financial Service Providers (Registration and Dispute Resolution) Act 2008. Accordingly, [Dealer Name] trading as [Dealer Trading Name] does not have a registration number under the register of financial service providers or a name under which it is registered.

UDC's registration number under the register of financial providers is FSP27147 and it is registered under the name "UDC Finance Limited".

Dispute Resolution

Pursuant to regulation 10 of the Financial Service Providers (Exemptions) Regulations 2010, [Dealer Name] trading as [Dealer Trading Name] is not required to be a member of a dispute resolution scheme. Accordingly, [Dealer Name] trading as [Dealer Trading Name] is not a member of such a dispute resolution scheme.

UDC is a member of Financial Services Complaints Limited's dispute resolution scheme. Its contact details are as follows:

Financial Services Complaints Limited

Level 4, Sybase House, 101 Lambton Quay, Wellington 6011

http://www.fscl.org.nz

OTHER TERMS

Agreement:

Subject to the terms of the Transaction Documents:

- (a) the Creditor agrees to sell and the Customer agrees to purchase, by way of conditional sale and purchase, the Goods;
- (b) the Creditor agrees to establish the Facility for the Customer on the date of this Agreement to fund the conditional sale and purchase of the Goods; and
- (c) the Customer acknowledges that any person involved in introducing the Customer to UDC Finance Limited ("UDC") for the purposes of UDC establishing a Facility for the Customer is not authorised to make any representations or undertakings on behalf of UDC.

Acknowledgement by Customer as to

The Customer acknowledges that:

Fitness for Purpose:

- (a) it does not rely on the skill or judgement of the Creditor in regard to the fitness of the Goods for any purpose and that it has not made known to the Creditor or to any employee or agent of the Creditor any particular purpose for which the Goods are required;
- (b) the Creditor does not make any representations regarding the tax and accounting treatment and consequences of this Agreement for the Customer, and the Customer will need to seek its own professional advice in this respect;
- (c) the supplier from which the Creditor has or will acquire the Goods is not and has not at any time been the agent of the Creditor in relation to the Goods or this Agreement;
- (d) any representations made by the supplier from which the Creditor has or will acquire the Goods or any other person are the representations of that party alone and are not the representations of the Creditor;
- (e) its obligations under this Agreement are not affected, altered or modified in any way by any statements or representations made by the supplier from which the Creditor has or will acquire the Goods or by any other person;
- it has not received, and/or does not rely on, any representation, condition, warranty or undertaking from the Creditor, or from any person acting, or purporting to act, on behalf of the Creditor as to the condition, suitability, quality, fitness for purpose or safety of the Goods, or as to any other matter; and
- it will look to the supplier, and not to the Creditor, for any collateral warranty the Customer may require in relation to the

Title and Risk:

Title in the Goods will not pass to the Customer until:

- (a) all money payable by the Customer pursuant to this Agreement has been paid; and
- (b) all the Customer's other obligations pursuant to this Agreement have been satisfied in full.

All risk in the Goods is to pass to the Customer on signing this Agreement. The Customer agrees to indemnify the Creditor against destruction or loss of the Goods (including legal forfeiture) and from all liabilities or claims arising out of the possession or use of the Goods.

Insurance:

The Customer:

- (a) will, at the Customer's expense, immediately effect and maintain with an insurer acceptable to the Creditor a comprehensive insurance cover over the Goods for full insurable value in the name of the Creditor and the Customer for their respective rights and interests with loss if any payable to the Creditor:
- will provide written evidence of such insurance to the Creditor at the time it is effected and at any other time on demand by the Creditor;
- (c) to the extent necessary, authorises the Creditor to pay to the insurer any insurance premium or cost; and
- (d) will not change insurer without the prior written consent of the Creditor and will not do or omit to do any act that could cause the insurance cover or claims under the insurance to be cancelled or refused or otherwise adversely affected.

Any amount payable under any insurance policy will be paid to the Creditor to be applied as the Creditor thinks fit either in making good any damage to the Goods or towards payment as set out in the "Payments" section of the Principal Terms and any other amounts outstanding under this Agreement, as if the amount payable under the insurance policy were a part prepayment or full prepayment (as applicable) by the Customer.

Guarantee:

Each Guarantor (if any) guarantees, as principal debtor, the performance of the Customer's obligations under this Agreement on the terms set out in the General Conditions (Consumer). This means that:

- (a) the Guarantor will be liable as well as, or instead of, the Customer; and
- (b) the Guarantor will be liable for the full amount of the Customer's obligations under this Agreement

Power of Attorney:

Verification Statement Waiver:

Each of the Customer and each Guarantor (if any) irrevocably appoints the Creditor, and every officer, manager and attorney of the Creditor, separately, for valuable consideration to be the attorney of the Customer and each Guarantor, on the terms, but only to the extent, set out in the General Conditions (Consumer).

Assignment to **UDC** Finance Limited:

The Customer waives/does not waive [Delete one. If no deletion, to be read as 'waives'] the need for the Creditor to forward it a copy of any verification statement in respect of any financing statement or financing change statement registered under the PPSA by the Creditor in connection with this Agreement.

In consideration of an amount paid by UDC, details of which are separately recorded, the Creditor acknowledges receipt of a copy of this Agreement and hereby assigns to UDC all the Creditor's rights, title and interest in the Goods, in all payments to be made by the Customer pursuant to this Agreement, in all of the Creditor's other rights under this Agreement, in all guarantees and collateral securities held by the Creditor in respect of this Agreement, and in this Agreement generally. This assignment shall be governed by the terms of any assignment or similar agreement between the Creditor and UDC. Unless otherwise agreed in writing, for the purposes of the relevant Dealer Assignment Facility Agreement or Broker Assignment Facility Agreement as between UDC and the Creditor, this assignment is a Non-Recourse Assignment and is an Absolute Assignment between the Creditor and UDC (in each case as defined in the relevant Dealer Assignment Facility Agreement or Broker Assignment Facility Agreement).

You may be required to make payments direct to UDC, and to execute a direct debit authority in favour of UDC.

This assignment does not affect the terms of the contract that you entered into (other than terms relating to the identity of the Creditor).

UDC's contact details, registration number and dispute resolution scheme details are set out above.

Interpretation:

The Creditor's General Conditions (Consumer) dated August 2020 ("General Conditions (Consumer)") are provided with this Agreement and, unless the context otherwise requires, apply to this Agreement and in respect of the Facility as if they were repeated in full in this Agreement, subject always to the inconsistency provisions set out in the General Conditions (Consumer). The General Conditions (Consumer) contain further terms that are material to this Agreement. In this Agreement:

- (a) unless otherwise defined herein or the context otherwise requires, terms used in this Agreement that are defined in the General Conditions (Consumer) have the meanings given to them in the General Conditions (Consumer); and
- "Agreement" means this Credit Sale Agreement (Personal) and includes the General Conditions (Consumer) and any variation of those documents entered into by the Customer or required by the Creditor in accordance with the Transaction Documents

This Agreement is a Facility Agreement for the purposes of the General Conditions (Consumer).

ACKNOWLEDGEMENTS

Acknowledgement as to Quality of Goods: (Complete this section if there are noted 'Defects' in the asset.)	I acknowledge that before this Agreement was entered in attention and accepted by me: Defects: Signature of Customer/Authorised Person	nto, the following defects in the Goods were specifically drawn to my		
Guarantor Acknowledgement:	receive such advice. Accordingly, the Guarantor wa (i) had independent legal advice prior to exe (ii) has not had independent legal advice	ent legal advice and provided the Guarantor with sufficient time to rrants it has either: cuting this Agreement; or prior to executing this Agreement and that decision is solely the d the Guarantor irrevocably waives any rights which the lack of such a given the Guarantor.		
Agreement:	The Customer and each Guarantor (if any) each:			
	(a) accepts and undertakes to comply with the to Conditions (Consumer)) applicable to it;	erms and conditions of this Agreement (including the General		
	(b) acknowledges it received a copy of this Agree	ement (including the General Conditions (Consumer)) prior to		
	its entry into this Agreement; and (c) confirms it has read and understood the documents described in (b) above including its represe			
	obligations and consents and the rights of the (Customer Initials) / / (Dat			
	, , , , , , , , , , , , , , , , , , , ,			
SIGNING PROV	ISIONS			
Signed by the Customer / on its behalf by persons authorised to do so:				
	Signature of Customer/Authorised Person	Full name of Customer/Authorised Person		
Signed by the Guarantor / on its behalf by persons				
authorised to do so:	Signature of Guarantor/Authorised Person	Full name of Guarantor/Authorised Person		
	In the presence of:			
	Signature of witness	Full name of witness		
	Occupation of witness	Address of witness		
Signed for and on behalf of the Creditor:				
Date of	Signature	Full Name		
Agreement:	/(Creditor to complete)			
Commencement Date:	/ (Creditor to complete)			