Steven T. Waterman (4164)
Megan K. Baker (15086)
Dorsey & Whitney LLP
111 S. Main St., 21<sup>st</sup> Floor
Salt Lake City, UT 84111
Ph: (801) 933-7360
waterman.steven@dorsey.com
baker.megan@dorsey.com

Attorneys for Automotive Rentals, Inc. and

# UNITED STATES BANKRUPTCY COURT DISTRICT OF UTAH

In re:

ARI Fleet LT

EMPIRE SOLAR GROUP, LLC,

Chapter 7

Bankruptcy No. 21-23636 (JTM)

Debtor.

MOTION TO APPROVE STIPULATION BETWEEN THE CHAPTER 7 TRUSTEE AND AUTOMOTIVE RENTALS, INC., AND ARI FLEET LT FOR (1) REJECTION OF CERTAIN LEASE AGREEMENTS; AND (2) RELIEF FROM, AND ANNULMENT OF, THE AUTOMATIC STAY AS IT RELATES TO CERTAIN VEHICLES

Automotive Rentals, Inc., a New Jersey corporation, on its own behalf, and ARI Fleet LT, a Delaware business trust, appearing herein through its servicer Automotive Rentals, Inc. (collectively, "ARI"), by and through its counsel, hereby files this Motion to Approve Stipulation Between the Chapter 7 Trustee and Automotive Rentals, Inc., and ARI Fleet LT for (1) Rejection of Certain Lease Agreements; and (2) Relief From, and Annulment Of, the Automatic Stay as it Relates to Certain Vehicles (the "Motion"). The parties seek approval of the Stipulation Between the Chapter 7 Trustee and Automotive Rentals, Inc., and ARI Fleet LT for (1) Rejection of Certain Lease Agreements; and (2) Relief From, and Annulment Of, the Automatic Stay as it

Case 21-23636 Doc 48 Filed 09/24/21 Entered 09/24/21 13:49:06 Desc Main Document Page 2 of 114

Relates to Certain Vehicles (the "<u>Stipulation</u>"), a copy of which is attached hereto as <u>Exhibit 1</u>. In support thereof, ARI states as follows:

#### **Background**

- 1. On August 22, 2021 (the "Petition Date"), the above-captioned debtor (the "Debtor") filed a voluntary petition for relief under chapter 7 of title 11 of the United States Code (the "Bankruptcy Code") with the United States Bankruptcy Court for the District of Utah (the "Court").
- 2. On August 23, 2021, Steven R. Bailey (the "<u>Trustee</u>") was appointed as the interim trustee was appointed as the interim trustee of the Debtor's chapter 7 bankruptcy estate.
- 3. The Debtor and ARI are parties to that certain Lease and Fleet Management Services Agreement entered into as of February 10, 2020, as amended from time to time, and other agreements, including, without limitation, the Motor Vehicle Lease Agreements related thereto (collectively, the "Lease Agreement"). A copy of the Lease Agreement provided by ARI is attached to the Stipulation as Exhibit A, and the terms and conditions of which are incorporated herein by this reference.
- 4. A sample of the Motor Vehicle Lease Agreements referred to in the Lease Agreement is attached as Exhibit 1 to the Lease Agreement, and a schedule showing the vehicles that are the subject of such Motor Vehicle Lease Agreements is attached to the Stipulation as **Exhibit "B**."
- 5. ARI asserts that the Lease Agreement is both an executory contract and an unexpired lease of personal property as those terms are used in 11 U.S.C. § 365(d)(5) and other provisions of the Bankruptcy Code. ARI further asserts that there are 36 vehicles that are owned

Case 21-23636 Doc 48 Filed 09/24/21 Entered 09/24/21 13:49:06 Desc Main Document Page 3 of 114

by ARI, leased by ARI to the Debtor, and serviced pursuant to the Lease Agreement (the "Vehicles"). Copies of the titles to those vehicles are attached hereto as Exhibit "C."

- 6. ARI further asserts that the total amount owed to ARI by the Debtor under the Lease Agreement as of the Petition Date is at least \$1,206,717.35, plus any and all applicable fees, costs, expenses, charges and other amounts described therein, and less any amounts due by ARI to Debtor under the Lease Agreement or otherwise that have come due before the Petition Date, which amounts ARI further asserts, as of September 14, 2021, were \$16,835.96.
- 7. In addition, ARI further asserts that it is owed (a) amounts related to the indemnity obligations owed by Debtor to ARI that arise under the Lease Agreement and/or applicable law, which amounts were unliquidated as of the Petition Date and continue to be unliquidated (the "Empire Solar Indemnity Obligations").
- 8. ARI and the Trustee were previously informed that the insurance covering the Vehicles lapsed on September 12, 2021, as a result of the Debtor's failure to pay required insurance premiums. As a result, the 36 Vehicles are currently uninsured.
- 9. The Trustee has informed ARI that the bankruptcy estate does not have the resources to pay to renew the insurance policies on the Vehicles or obtain new insurance coverage on the Vehicles, and does not have the ability to pay the Debtor's ongoing obligations under the Lease Agreement. As a result, the Trustee has informed ARI of his intent to reject the Lease Agreement.
- 10. The Trustee has represented to ARI that he is not in possession of any of the Vehicles subject to the Lease Agreement at this time. The Trustee has attempted to identify the current location of the Vehicles and, to the extent any such information exists, such information

Case 21-23636 Doc 48 Filed 09/24/21 Entered 09/24/21 13:49:06 Desc Main Document Page 4 of 114

has been provided to counsel for ARI. However, the location of at least some of the Vehicles is unknown.

# **BASIS FOR RELIEF**

#### I. Relief from the Automatic Stay

Section 362(d)(1) requires the Court to grant relief from stay "for cause, including the lack of adequate protection of an interest in party of such party in interest." The creditor has the burden to show that "cause" exists, after which the burden shifts to the Debtor to demonstrate why the stay should remain in place." 2 "[C]ause is a discretionary determination made on a case by case basis." The Bankruptcy Appellate Panel for the Tenth Circuit has stated: "Among the factors to be considered in determining whether the automatic stay should be modified for cause are the good or bad faith of the debtor and the injury to the movant if the stay is not modified."4 Here, the Vehicles are not in the Trustee's possession and the insurance on the Vehicles has expired. Based on this information, the parties believe that there is a high risk that some or all of the Vehicles could be damaged, destroyed, or otherwise dissipated if ARI is unable to immediately locate and secure the Vehicles. Due to the threat of irreparable damage to ARI's interest in the Vehicles due to the lack of insurance coverage and unknown location of the Vehicles, the parties submit that immediate relief from the automatic stay is appropriate. Therefore, the parties submit that cause exists to approve the Stipulation and grant relief from the automatic stay under section 362(d)(1).

<sup>&</sup>lt;sup>1</sup> 11 U.S.C. § 362(d)(1).

<sup>&</sup>lt;sup>2</sup> In re Busch, 294 B.R. 137, 140 (10<sup>th</sup> Cir. BAP 2003) (citing 11 U.S.C. § 362(d)(1) and (g)).

<sup>&</sup>lt;sup>3</sup> In re JE Livestock, Inc., 375 B.R. 892, 897 (10<sup>th</sup> Cir. BAP 2007) (quoting Busch, 294 B.R. at 140 (citing Pursifull v. Eakin, 814 F.2d 1501, 1506 (10<sup>th</sup> Cir. 1987))); accord In re Carbaugh, 278 B.R. 512 (10<sup>th</sup> Cir. BAP 2002).

<sup>&</sup>lt;sup>4</sup> *Id*.

Additionally, 11 U.S.C. § 362(d)(2) requires the Court to grant relief from stay of an act against property if (a) the debtor does not have an equity in such property; and (b) such property is not necessary to an effective reorganization. As noted above, the bankruptcy estate does not have the ability to obtain insurance on the Vehicles and the Trustee intends to reject the Lease Agreement related to the vehicles. Thus, approval of the Stipulation granting relief from the automatic stay is appropriate.

Finally, the parties submit that waiver of the 14 day stay imposed by Fed R. Bankr. P. 4001(a)(3) is appropriate. Due to the immediate threat of irreparable harm to ARI's interest in the Vehicles, the Trustee has authorized ARI to immediately take all actions to locate, secure, and take possession of the Vehicles, to the extent such actions are authorized and allowed under the terms of the Lease Agreement and as otherwise provided for by law, pending an entry of an order granting this Stipulation; provided, however, that ARI agrees to not take any action to sell, liquidate, or to otherwise dispose of the Vehicles pending entry of an Order granting this Stipulation. Thus, the parties submit that waiver of the 14 day stay is appropriate.

# II. Rejection is Appropriate

Under 11 U.S.C. § 365(d)(1) the Trustee must assume or reject an executory contract or unexpired lease within 60 days of the order for relief, or such executory contract or unexpired lease is deemed rejected. In order to assume the Lease Agreement, the Trustee must cure any default under the Lease Agreement 11 U.S.C. § 365(b)(1).

Here, the Trustee has informed ARI that the bankruptcy estate does not have the means to pay to reinstate the insurance policies on the Vehicles or obtain new insurance on the Vehicles, and certainly cannot cure the \$1,206,717.35 that ARI asserts is due and owing as of the Petition

Case 21-23636 Doc 48 Filed 09/24/21 Entered 09/24/21 13:49:06 Desc Main Document Page 6 of 114

Date. Based thereon, the Trustee has informed ARI of his intention to reject the Lease Agreement.

Absent assumption by the Trustee, the Lease Agreement will be deemed rejected on October 21, 2021, the date that is 60 days after the Petition Date. Because the Trustee has stipulated to relief from the automatic stay to allow ARI to recover its vehicles and does not intend to assume the Lease Agreement, the parties have stipulated and agreed that any Order granting this Motion and approving the Stipulation may also provide that the Lease Agreement is deemed rejected.

#### **CONCLUSION**

For the reasons set forth herein, the parties request that the Court (1) approve the Stipulation and immediately terminate the automatic stay 11 U.S.C. §§ 362(d)(1), 362(d)(2), and 362(f), and Fed. R. Bankr. P. 4001(a)(1), and Local Rule 4001-1; (2) that the Court waive the stay of order imposed by Fed. R. Bankr. P. 4001(a)(3); and (3) that the Court approve the rejection of the Lease Agreement by the Trustee.

DATED this 24<sup>th</sup> day of September, 2021.

DORSEY & WHITNEY LLP

<u>/s/ Megan K. Baker</u>

Steven T. Waterman Megan K. Baker Attorneys for Automotive Rentals, Inc. and ARI Fleet, LT

# **CERTIFICATE OF SERVICE**

I hereby certify that on September 24, 2021, I electronically filed the foregoing MOTION TO APPROVE STIPULATION BETWEEN THE CHAPTER 7 TRUSTEE AND AUTOMOTIVE RENTALS, INC., AND ARI FLEET LT FOR (1) REJECTION OF CERTAIN LEASE AGREEMENTS; AND (2) RELIEF FROM, AND ANNULMENT OF, THE AUTOMATIC STAY AS IT RELATES TO CERTAIN VEHICLES AND NOTICE OF OPPORTUNITY FOR HEARING with the United States Bankruptcy Court for the District of Utah by using the CM/ECF system. I further certify that the parties of record in this case, as identified below, are registered CM/ECF uses and will be served through the CM/ECF system.

- Steven R. Bailey tr karen@baileylaw.org, UT06@ecfcbis.com
- Megan K Baker baker.megan@dorsey.com, long.candy@dorsey.com
- Matthew M. Boley mboley@ck.law, klopez@ck.law
- **Michael R. Johnson** mjohnson@rqn.com, docket@rqn.com;vmoody@rqn.com
- David H. Leigh dleigh@rqn.com, moakeson@rqn.com;docket@rqn.com
- Christopher J Martinez martinez.chris@dorsey.com
- Gregory S. Moesinger gmoesinger@kmclaw.com, tsanders@kmclaw.com
- Mark C. Rose mrose@mbt-law.com, markcroselegal@gmail.com
- Mark S. Swan mswan@strongandhanni.com, mark@swanlaw.net
- United States Trustee USTPRegion19.SK.ECF@usdoj.gov

I further certify that I caused to be served a true and correct copy of the foregoing via first class U.S. Mail on the following parties:

# **Empire Solar Group, LLC**

9 Exchange Pl, Suite 400 Salt Lake City, UT 84111

#### John P. Dillman

Linebarger Goggan Blair & Sampson, LLP PO Box 3064 Houston, TX 77253-3064

#### Gil Miller

Rocky Mountain Advisory 215 South State Street Ste 550 Salt Lake City, UT 84111

/s/	Megan	<i>K</i> .	Baker	
-----	-------	------------	-------	--

# EXHIBIT 1

Steven T. Waterman (4164)
Megan K. Baker (15086)
Dorsey & Whitney LLP
111 S. Main St., 21<sup>st</sup> Floor
Salt Lake City, UT 84111
Ph: (801) 933-7360
waterman.Steven@dorsey.com
baker.Megan@dorsey.com

Attorneys for Automotive Rentals, Inc. and ARI Fleet LT

# UNITED STATES BANKRUPTCY COURT DISTRICT OF UTAH

In re:

EMPIRE SOLAR GROUP, LLC,

Debtor.

Bankruptcy No. 21-23636 (JTM)

Chapter 7

STIPULATION BETWEEN THE CHAPTER 7 TRUSTEE AND AUTOMOTIVE RENTALS, INC., AND ARI FLEET LT FOR (1) REJECTION OF CERTAIN LEASE AGREEMENTS; AND (2) RELIEF FROM, AND ANNULMENT OF, THE AUTOMATIC STAY AS IT RELATES TO CERTAIN VEHICLES

Automotive Rentals, Inc., a New Jersey corporation, on its own behalf, and ARI Fleet LT, a Delaware business trust, appearing herein through its servicer Automotive Rentals, Inc. (collectively, "ARI") and Steven R. Bailey, Chapter 7 Trustee of the above-referenced case (the "Trustee"), by and through their respective counsel, hereby stipulate and agree as follows:

#### **Background**

1. On August 22, 2021 (the "Petition Date"), the above-captioned debtor (the "Debtor") filed a voluntary petition for relief under chapter 7 of title 11 of the United States Code (the "Bankruptcy Code") with the United States Bankruptcy Court for the District of Utah (the "Court").

- 2. On August 23, 2021, the Trustee was appointed as the interim trustee of the Debtor's chapter 7 bankruptcy estate.
- 3. The Debtor and ARI are parties to that certain Lease and Fleet Management Services Agreement entered into as of February 10, 2020, as amended from time to time, and other agreements, including, without limitation, the Motor Vehicle Lease Agreements related thereto (collectively, the "Lease Agreement"). A copy of the Lease Agreement provided by ARI is attached hereto as Exhibit "A," and the terms and conditions of which are incorporated herein by this reference.
- 4. A sample of the Motor Vehicle Lease Agreements referred to in the Lease Agreement and provided by ARI is attached as Exhibit 1 to the Lease Agreement, and a schedule which ARI represents as showing the vehicles that are the subject of such Motor Vehicle Lease Agreements is attached hereto as **Exhibit "B**."
- 5. ARI asserts that the Lease Agreement is both an executory contract and an unexpired lease of personal property as those terms are used in 11 U.S.C. § 365(d)(5) and other provisions of the Bankruptcy Code. ARI further asserts that there are 36 vehicles that are owned by ARI, leased by ARI to the Debtor, and serviced pursuant to the Lease Agreement (the "Vehicles"). Copies of the titles to those vehicles provided by ARI are attached hereto as Exhibit "C."
- 6. ARI further asserts that the total amount owed to ARI by the Debtor under the Lease Agreement as of the Petition Date is at least \$1,206,717.35, plus any and all applicable fees, costs, expenses, charges and other amounts described therein, and less any amounts due by ARI to Debtor under the Lease Agreement or otherwise that have come due before the Petition Date, which amounts ARI further asserts, as of September 14, 2021, were \$16,835.96.

- 7. In addition, ARI further asserts that it is owed (a) amounts related to the indemnity obligations owed by Debtor to ARI that arise under the Lease Agreement and/or applicable law, which amounts were unliquidated as of the Petition Date and continue to be unliquidated (the "Empire Solar Indemnity Obligations").
- 8. The Trustee has not yet had an opportunity to complete his investigation as to the amounts ARI asserts are owed by the Debtor under the Lease Agreement, including any amounts alleged to be owed relating to the Empire Solar Indemnity Agreement, and hereby expressly reserves any and all rights, remedies, and arguments relating to the same.
- 9. The Trustee has attempted to identify the current location of the Vehicles and, to the extent any such information exists, such information has been provided to counsel for ARI. The Trustee has represented to ARI that he does not currently have possession of any of the Vehicles subject to the Lease Agreement.
- 10. The Trustee and ARI were previously informed that the insurance covering the Vehicles lapsed on September 12, 2021, as a result of the Debtor's failure to pay required insurance premiums.
- 11. The bankruptcy estate does not have the resources to pay to renew the insurance policies on the Vehicles or obtain new insurance coverage on the Vehicles, and does not have the ability to pay the Debtor's ongoing obligations under the Lease Agreement. As a result, the Trustee has informed ARI of his intent to reject the Lease Agreement.
- 12. Based upon the foregoing, ARI and the Trustee have agreed to the immediate termination and annulment of the automatic stay as it relates to ARI and the Vehicles pursuant to 11 U.S.C. §§ 362(d)(1), 362(d)(2), and that cause exists for any Order granting this joint motion

Case 21-23636 Doc 48 Filed 09/24/21 Entered 09/24/21 13:49:06 Desc Main Document Page 12 of 114

to take effect immediately, and that the fourteen day (14) stay period set forth in Fed. R. Bankr. P. 4001(a)(3) and Local Rule 4001-1(d) should expressly not apply.

- 13. Based upon the foregoing, the Trustee has authorized ARI to immediately take all actions to locate, secure, and take possession of the Vehicles, to the extent such actions are authorized and allowed under the terms of the Lease Agreement and as otherwise provided for by law, pending an entry of an order granting this Stipulation, and the Trustee agrees not to assert that such actions on the part of ARI should be deemed violations of the automatic stay; provided, however, that ARI agrees to not take any action to sell, liquidate, or to otherwise dispose of the Vehicles pending entry of an Order granting this Stipulation.
- 14. The Trustee agrees that in the event he obtains additional information regarding the location of any of the Vehicles, he will promptly pass on such information to counsel for ARI.
- 15. ARI and the Trustee agree that upon entry of an order approving this Stipulation, the Lease Agreement shall be deemed rejected pursuant to 11 U.S.C. § 365 and that any proof of claim by ARI setting forth any alleged rejection damages against the Debtor's chapter 7 estate shall be filed by the later of (i) the proof of claim deadline in this case, or (ii) 30 days from the entry of any Order approving this joint motion. The Trustee expressly reserves all rights, remedies, and objections relating to any proof of claim filed by ARI.
- 16. ARI reserves its right to assert and recover any and all claims it may have against the Debtor and its estate (both pre-petition and post-petition) in this bankruptcy case including, without limitation, any administrative expense claims. The Trustee reserves any and all rights he may have on behalf of the Debtor and/or the Debtor's chapter 7 estate against ARI, including any

such claims relating to the Lease Agreement and/or the Vehicles except as otherwise provided herein.

17. ARI shall be responsible for filing and prosecuting a motion seeking approval of this Stipulation. The Trustee agrees that any such motion may be heard on shortened time.

DATED this 24th day of September, 2021.

DORSEY & WHITNEY LLP

/s/ Megan K. Baker

Steven T. Waterman Megan K. Baker Attorneys for Automotive Rentals, Inc. and ARI Fleet, LT

DATED this 24th day of September, 2021.

RAY QUINNEY & NEBEKER P.C.

/s/ David H. Leigh (with permission)

Michael R. Johnson David H. Leigh Attorneys for the Trustee

DATED this 24th day of September, 2021.

/s/ Steven R. Bailey (with permission)

# EXHIBIT A

# **TRAC CERTIFICATION**

# CERTIFICATION RELATING TO "MOTOR VEHICLES OPERATING LEASES" UNDER SECTION 7701 (h) OF THE INTERNAL REVENUE CODE

COMPANY: Empire So	olar Group, LLC			
ADDRESS: 9 E. Exch	ange Place, Suite 400	)		·
Salt Lake	City, Utah 84111			
FEDERAL II	DENTIFICATION N	UMBER:	<u>-</u>	
The undersigned,	AMANDA ROSEBURG			, acting in
	(Name)			
the capacity of	N	1ember/CFO		
-	(Officer	's Title)		
of Empire Solar Gro				
	(Corpor	ate Name)		
(Herein the "Corporation	") does hereby certif	y under penaltic	es of perjury:	
Inc. or ARI Fleet LT (her 28, 1987, to which Section will be used more than fi	on 7701 (h) of the Int fty percent (50%) in	r any lease agre ternal Revenue the trade or bus	ement execute Code of 1986 siness of the C	ed on or after August as amended applies, orporation, and
property subject to the ag	oration has been advi			as the owner of the
	,	•	AMANDA R	
·	-		(Signed)	459
	: -	_	Solar Group,	
		(	Corporate Na	me)
			2/13/2020	
	-		(Data)	•

# LEASE AND FLEET MANAGEMENT SERVICES AGREEMENT

#### **Parties**

The Lease and Fleet Management Services Agreement is hereby entered into as of the 10<sup>th</sup> day of February, 2020 ("Agreement"), by and among ARI Fleet LT, a Delaware business trust, hereinafter called "ARI Fleet" and Automotive Rentals, Inc., a New Jersey corporation, located at 4001 Leadenhall Road, PO Box 5039, Mt. Laurel, New Jersey 08054, hereinafter called "ARI"; and Empire Solar Group, LLC, a Utah limited liability company with its principal place of business at 9 E. Exchange Place, Suite 400, Salt Lake City, Utah 84111, hereinafter called "Lessee". ARI and ARI Fleet are at times referred to herein, individually or collectively as the context may require, as the "Lessor".

#### WITNESSETH THAT

The parties hereto intending to be legally bound hereby agree as follows:

#### **Lease of Vehicles**

ARTICLE 1. The Lessee shall lease new vehicles hereunder as may be from time to time ordered by it in accordance with the provisions hereof. The Lessor of each vehicle leased hereunder will be either ARI or ARI Fleet, as indicated on the individual Motor Vehicle Lease Agreement in the form attached hereto and marked Exhibit I ("MVLA"), pertaining to such vehicle. All vehicles leased hereunder shall be owned by, and titled and/or registered in the name of the Lessor. Should ARI Fleet be named as Lessor, ARI shall act as servicer in providing all duties under this Agreement. Each MVLA (including the portions of this Agreement incorporated therein by reference) issued hereunder is and will be an agreement of lease only and Lessee has no right or option to purchase the related vehicle at any time. Notwithstanding the fact that the parties to this Agreement intend to create a true lease and not a security agreement, to the extent that any court may determine that this Agreement or any MVLA is intended as security, Lessee hereby grants to Lessor a security interest in all of Lessee's right, title and interest in and to the vehicle leased pursuant to each MVLA issued hereunder and in all proceeds, products and substitutes or replacements thereof.

#### Ordering, Delivery and Acceptance of Vehicles

- ARTICLE 2. a. Lessee shall furnish written orders for vehicles to be leased hereunder, specifying make, model, equipment, and delivery point within the United States of America, excluding the Commonwealth of Puerto Rico. For vehicle deliveries in Puerto Rico, Lessor shall advise the cost of such vehicles for Lessee's acceptance. Purchases from dealer inventory (stock purchases) will be priced as indicated on Exhibit A.
- **b.** Lessor agrees to deliver such vehicles to Lessee, subject to Lessor's ability to obtain sufficient vehicles of the type ordered in the time specified by Lessee, and subject to any other contingency beyond the control of Lessor. Lessor shall not be obligated to purchase and deliver any vehicles unless Lessor has accepted Lessee's request for such delivery.
- c. Lessee agrees to accept delivery of each vehicle ordered promptly upon notice of availability from Lessor's delivering agent. After acceptance of each leased vehicle, Lessee shall incur a lease activation fee of \$100.00 per vehicle.

#### Vehicle Lease Term

d. The term over which each vehicle leased hereunder will be depreciated shall be for the period as specified in Exhibit A ("Depreciation Period"), or such other period mutually agreed upon. The initial lease term, commencing on the date that such vehicle is delivered by Lessor to Lessee, shall be for a minimum of 367 days for passenger and light duty vehicles up to 10,000# GVW and a minimum of 24 months for vehicles over 10,000# GVW. After the initial lease term, an extension of the lease on a month to month basis shall be presumed until the Depreciation Period specified in Exhibit A shall expire, unless termination with respect to the subject vehicle occurs as otherwise provided hereunder.

With the Lessor's consent, at the expiration of the Depreciation Period as specified in Exhibit A, the lease shall be extended on a month to month basis as provided for in Article 4e herein until terminated by written notification from Lessee to Lessor.

#### **Receipt Forms**

ARTICLE 3.a. Lessee or its representatives shall execute a Courtesy Delivery/License and Title Instruction form, in the form attached hereto and marked Exhibit II, which shall be supplied by Lessor to Lessee's representative and the delivering dealer.

# **Individual Motor Vehicle Lease Agreement**

- b. Upon delivery of each vehicle, Lessor shall deliver to Lessee an MVLA identifying the vehicle, setting forth the monthly rental payments to be made with respect thereto, as determined under Article 4, the date delivered and other appropriate information as provided for in said form. The MVLA for each vehicle will also indicate whether the Lessor for that vehicle is ARI or ARI Fleet. The placing by Lessee of the order to lease a vehicle shall, subject to review and audit of the MVLA relating to the vehicle for plain error, legally bind the Lessee to all the terms, provisions and obligations set forth in such MVLA, to the same extent as though Lessee had physically executed such MVLA.
- c. For convenience, this Agreement provides certain standard terms and conditions that shall govern the terms of the lease of each vehicle under each MVLA. The terms of this Agreement will therefore be incorporated by reference into each MVLA. For purposes of this incorporation by reference, all references herein to Lessor, unless the context otherwise requires, shall be deemed to refer to whichever of ARI or ARI Fleet is designated as the Lessor under the MVLA.
- d. Each MVLA will be a separate, independent lease agreement relating solely to the vehicle or vehicles named therein. Each MVLA will therefore be separate and distinct from each other MVLA and any other agreement between Lessee and ARI and/or ARI Fleet. Lessee, ARI and ARI Fleet each agree to treat each MVLA for all purposes in such manner.

#### **Payments**

ARTICLE 4.a. Lessee agrees to pay Lessor, at Mt. Laurel, New Jersey, or its Assignee as described in Article 7 and Exhibit C, or as otherwise specified in writing by Lessor, monthly rental payments for the use of each vehicle hereunder during the term of the lease and such other amounts due in conjunction with the Fleet Management Services described in Article 14.

b. All rental invoices shall be sent electronically with payment due and payable on or before the fifteenth (15th) day of each month during the term of the lease, WHICH TIME SHALL BE OF THE ESSENCE. For miscellaneous and pass through charges, all invoices shall be sent electronically on a bi-weekly basis with payment due Lessor NET seven (7) days from invoice date, WHICH TIME SHALL BE OF THE ESSENCE. Lessee shall pay Lessor a late payment penalty in the amount of one and a half percent (1 1/2%) or the highest legal interest rate, whichever is less, per month or fraction thereof of any invoice the payment of which is not in the possession of Lessor, or Assignee, by the due date. Should Lessee request that Lessor adopt a third party or non-standard billing process, Lessor reserves the right to charge a reasonable processing fee to accommodate such request.

Monthly rental payments for each vehicle shall begin on the first day of the first full calendar month following the delivery of the vehicle and shall cease accruing at the end of the last full calendar month prior to the day the vehicle is surrendered. Lessee agrees that it will pay an interim rent charge in the amount of the monthly rental payment for the full month in which each vehicle is delivered. In addition, Lessee agrees to pay an interim rent charge for the full month of surrender in an amount equal to the monthly rental payment. Lessee agrees to pay to Lessor interim financing from the date Lessor is invoiced by the manufacturer, or the applicable vehicle source of supply, for each vehicle to the date preceding the first day of interim rent. The interest rate charged for such interim financing shall be the then current prime rate of interest.

- c. For each leased vehicle during the Depreciation Period, the monthly rental shall be computed as set forth in Exhibit B herein.
- d. Should Lessee request Lessor to have a vehicle upfitted after production by the vehicle manufacturer, and it shall become necessary or desirable for Lessor to pay for such vehicle, Lessor, in such event, may charge Lessee an interim financing amount, and the cost of such interim financing is to be the then current prime rate of interest as set forth in the "Money Rates" section of The Wall Street Journal. All incomplete units thus acquired shall, with the exception of the payment of rentals, be subject to the terms and conditions of this Agreement; including but not limited to, the indemnity provisions of Article 17 hereof.
- e. For each leased vehicle remaining in service on a month-to-month basis after the completion of the Depreciation Period, the monthly rental shall be \$40.00.
- f. As additional security, Lessee shall provide, prior to ordering of each leased vehicle, for the benefit of Lessor at all times during the term of any and all MVLAs, a down payment of twenty-five percent (25%) of the vehicle's capitalized cost which shall be used to reduce the original Capitalized Value of all vehicles placed in service.

#### **Capitalized Value**

- **ARTICLE 5.** The Capitalized Value for each leased vehicle listed on Exhibit A shall consist of the sum of the following amounts:
- a. The vehicle manufacturer's invoice price to its dealers plus a Procurement & Handling amount for each vehicle as indicated on Exhibit A. For vehicle makes other than those listed on Exhibit A, Lessor shall advise the cost of such vehicles for Lessee's acceptance.
- **b.** The amount of the cost of vehicle upfitting requested by Lessee plus the Procurement & Handling amount of 2%.
- c. Lessor's cost of any optional equipment and/or accessories requested by Lessee which are not furnished or included by the vehicle manufacturer and additional transportation charges incurred by reason of a change of delivery point requested by Lessee prior to delivery.

#### Costs Paid by Lessee

**ARTICLE 6.** Lessee shall be responsible for the cost of state and local inspections, license tags, plates, and any certificates of title, notary fees, lien recording fees, clerk fees, registrations and any other compliances or regulations required by law whether local, state or federal, and all federal, state and local taxes (including personal property taxes) not included in the cost of the vehicle as defined in Article 5. The above shall include, but not be limited to, California Air Resources Board Regulations with regards to vehicle emissions.

#### **Assignment of Rentals**

ARTICLE 7. Lessor may assign all rights, title and interest of Lessor in and to each MVLA and all monies due and to become due to Lessor under this Agreement to a financing institution (hereinafter called "Assignee") and in the event of such assignment, Lessee will pay direct to such Assignee, if so directed by Assignee in writing, all payments due and to become due with respect to all matters under such MVLA and with respect to all monies due under this Agreement; such Assignee's right to payment of all sums due thereunder shall not be subject to any defense by Lessee, except payment to the Assignee and as otherwise provided herein.

In the event of any such assignment, the liability of Lessee to pay rental to the Assignee shall not be terminated, notwithstanding anything herein contained to the contrary, unless the Assignee shall have been paid the full depreciated value for such vehicle as set forth in the MVLA.

#### Vehicle Replacement

ARTICLE 8. a. Lessee may at any time, after the minimum lease terms described in Article 2d, require Lessor to replace any vehicle pursuant to this Agreement by giving to Lessor written notice of intent, which notice shall contain the same information as is required for a delivery order by Article 2a of this Agreement, and shall state, in addition, that the vehicle to be delivered is in replacement of a specifically identified vehicle presently leased, which will be surrendered to Lessor upon delivery of the replacement vehicle. The lease as to such replaced vehicle shall terminate upon surrender to Lessor of the replaced vehicle.

#### **Vehicles Not Replaced**

b. Lessee may at any time, after the minimum terms described in Article 2d, retire from service any vehicle leased pursuant to this Agreement without replacement by giving to Lessor advance written notice stating when said vehicle will be surrendered to Lessor, in accordance with Article 9 herein. The lease as to such vehicle shall terminate upon the date Lessor takes possession of said vehicle, or in the event Lessor agrees a vehicle is not to be surrendered to Lessor, the lease as to such vehicle shall terminate upon the date of Lessor's receipt of all necessary sale paperwork from Lessee.

#### **Surrender Upon Replacement or Retirement**

ARTICLE 9. Upon replacement or retirement of any vehicle leased hereunder, Lessee shall surrender possession of such vehicle to Lessor at the point where same was originally delivered to Lessee or at such other point agreeable to Lessor.

# **Disposition Upon Sale of Vehicles**

ARTICLE 10. a. Lessor shall sell every vehicle leased hereunder after possession thereof shall have been surrendered by Lessee as provided in Article 8. Upon sale of a leased vehicle, Lessor shall retain out of the sale price any costs which it may have incurred in transportation and marketing of the vehicle, fees paid (including auction fees), a used vehicle termination fee of \$200.00, and repairs or replacements necessary to merchandise the vehicle, to arrive at the net resale proceeds for calculation of rental adjustments.

**b.** Lessor shall pay to Lessee as a rental adjustment, 100% of any excess of the net resale proceeds over the depreciated value of the vehicle. If the net resale proceeds are less than the depreciated value of the vehicle, Lessee shall pay to Lessor as rental adjustment the amount of such deficiency, provided that Lessor shall guarantee to Lessee minimum net resale proceeds equal to 20% of the Capitalized Value at the beginning of the initial lease term. If Lessee elects to extend beyond the initial lease term, Lessor shall guarantee 20% of the depreciated value of the vehicle at the inception of the concluding month's extension period.

#### **Depreciated Value**

c. The depreciation percentage shall be that percentage amortized over the entire Depreciation Period such that at the end of the Depreciation Period the vehicle's depreciated value is fully amortized. The depreciated value of each vehicle shall be the Capitalized Value less the "total depreciation reserve" paid by Lessee. The "total depreciation reserve" shall be the amount of depreciation included in the monthly rental payment paid by Lessee for the number of months a vehicle was in billed service and paid by Lessee. Such rental payments shall be computed on an amortized level pay basis such that as the interest component decreases the principal shall increase while at all times the rental payments remain constant. Any applicable interim rent charges do not apply towards the depreciated value.

#### **Use of Leased Vehicles**

ARTICLE 11. Lessee may use the vehicles leased hereunder at any and all times for any and all legal purposes. Title to each vehicle leased hereunder shall remain in Lessor, but Lessor shall have no control or supervision of the operation of any vehicle leased hereunder. Nothing herein contained shall authorize Lessee or any person to operate or otherwise use any vehicle contrary to law or to incur any liability or obligation on behalf of Lessor. Lessor reserves the right to charge Lessee a reasonable processing fee for any violation, summons, citation or toll infraction issued against any Lessor leased vehicle and/or for any new titles which must be obtained due to driver state changes, providing Lessee is not on an administrative program which administers such changes.

Lessee agrees that it shall not modify, add or alter all or part of any vehicle leased hereunder without the prior written permission of Lessor. Lessee shall not cause any lien to be attached to any equipment installed on a leased vehicle without the prior written consent of Lessor.

# Registration

ARTICLE 12. For those vehicles not enrolled in the Licensing Management Program, Lessor will deliver to Lessee, not later than fifteen (15) days prior to the expiration of the first and any subsequent license period, documents which may be necessary for Lessee to obtain state license tags, certificates of title and similar permits for the authorized operation of the vehicle, which certificates and permits shall indicate that ownership of said vehicle is in Lessor. When obtained, such certificates and permits, unless required to be carried in the vehicle, shall be sent by Lessee to Lessor. Lessee shall notify Lessor if documents to obtain state license tags, certificates of title and similar permits for the authorized operation of the vehicle are not received by Lessee or Lessee's representative ten (10) days prior to the expiration of same.

# Responsibility for Maintenance

ARTICLE 13. Except for the maintenance administrative responsibilities defined in this Agreement (specifically Article 14), neither ARI nor ARI Fleet shall have responsibility for the maintenance and upkeep of any vehicle leased hereunder after it is delivered to and accepted by Lessee and until such time as Lessor thereafter accepts possession of the vehicle as provided in Article 9 herein; during such time, Lessee shall maintain, service and keep in good repair each vehicle at its own expense.

# Fleet Management Services

ARTICLE 14. ARI shall provide to Lessee the following services in accordance with the requirements set forth herein. ARI shall provide these services at the pricing indicated below.

#### A) MAINTENANCE MANAGEMENT PROGRAM

This program is designed to relieve Lessee from the daily task of administering its fleet. ARI becomes the liaison with the Lessee's drivers. Purchases are billed monthly for all expenses incurred under the Program. ARI shall make available to Lessee various reports compiled from the information accumulated by ARI with regards to this Maintenance Management Program. A six percent (6%) administrative handling fee will be charged for any purchase order issued to a non-National Account vendor. (6% of transaction amount). A listing of National Account vendors is attached hereto as Exhibit D.

#### Services include:

- Enrollment in the Preventive Maintenance Program, Warranty Recovery Program and 24-Hour Roadside Assistance Program, all defined below.
- Individual driver handbooks on Standard Program Operating Guidelines.
- Control and approval of all servicing requirements by certified technicians.
- The maintenance of individual vehicle daily operating records.
- ARI knowledge and experience in Fleet Management.
- Direct communication with drivers via a national toll free number.
- Coordination of daily rentals and other ancillary services.

# (i) Preventive Maintenance Program

This program is designed to minimize the administration of scheduled maintenance. A tailor-made preventative maintenance schedule is supplied for redemption at recognized nationwide service centers. All purchases under this program are billed monthly to the Lessee. Lessee shall be responsible for the destruction of all preventative maintenance schedules and/or any and all purchases made with such preventative maintenance schedules, regardless of when such purchase occurs.

# (ii) Warranty Recovery Program

ARI will attempt to recover for Lessee financial adjustments from the manufacturer on repairs performed beyond the new vehicle and component warranty agreement.

#### (iii) 24-Hour Roadside Assistance Program

The program provides your fleet drivers with the security and convenience wherever and whenever they travel in their ARI-covered vehicle. Lessee shall be responsible for all costs, expense, loss or liability arising out of the use and operation of the vehicle(s) and/or services provided hereunder.

This program includes:

- 24-Hour Toll-Free ARI Assistance Line
- 24-Hour Emergency Tow Service
- Administer Repair of those Vehicles outside of OEM network

#### B) WEX CARD PROGRAM

This electronic fuel card program is designed to provide the Lessee with a more convenient and secure method of purchasing gasoline for commercial vehicles through the use of point of sale data transfer and enhancing Lessee's ability to control credit card usage. This program is not available for vehicles in Puerto Rico.

Establishment of Account: ARI shall establish for Lessee a credit card account under this program. Lessee agrees that this account will only be used for the purchase of products and services for business purposes. ARI will issue or cause to be issued a credit card (the "Card") under this program. Lessee agrees to pay any merchant who honors the Card, and, upon assignment of Lessee's obligations to ARI, agrees to pay ARI, all in accordance with the terms of this Agreement. Credit granted pursuant to the Card may include: (a) ARI's purchase of Lessee's credit obligations arising from third parties honoring the Card, and (b) ARI's agreement to assume directly and pay Lessee's obligations arising out of the use of the Card.

Credit Cards: ARI shall issue the Cards for use by those individuals or those vehicles to be identified by Lessee. Unless earlier revoked or canceled, all credit cards shall be valid through their respective expiration dates. Lessee may request the issuance of additional credit cards, the cancellation of existing credit cards, or changes in authorized use thereof. ARI may issue renewal credit cards prior to the expiration date and all such renewal or additional credit cards shall be subject to the terms of this Agreement as then in force. Lessee agrees that this program controls all purchases made on the account by Lessee or any person who uses Lessee's Card or account. Lessee agrees that the use of the Cards and the applicable driver identification number will constitute authorized use for all purposes. Lessee agrees that use of the Card (with a driver identification number), and the corresponding entry of sales data into the card system will evidence Lessee's agreement to pay for such purchases. Lessee will promptly notify ARI of the loss, theft or unauthorized use of the Card or account by telephone or wire. Upon receipt of such notification, ARI will cancel the Card within two (2) business days of notification. Lessee's liability for purchases made on the Card will cease after two (2) business days from the date ARI receives notification to cancel the Card.

Fleet Information and Credit Cards: The Fleet Contact Person designated by Lessee is authorized to provide ARI with the information necessary to initially establish Lessee's account records and credit cards. ARI is also authorized to send to the Fleet Contact Person's attention all account summary information and credit cards so produced. In addition, the Fleet Contact Person is the individual designated by Lessee to provide all fleet vehicle, driver and other information requested. Unless Lessee reports any errors in the account information or credit cards within three (3) business days of its receipt thereof, ARI shall be entitled to rely on such information and credit cards for processing Lessee's account.

Management Reports and Disclaimer: ARI shall provide Vehicle Analysis Reports and other management reports based upon transactions and information reported to it. ARI shall use its best effort to ensure the accuracy and completeness of all reports.

Electronic Transaction Authorization Control: Lessee understands that the authorization control ("Control") established by Lessee will restrict the Card transactions to the limits and transaction types determined by Lessee during the program implementation process or thereafter provided by Lessee in writing. If any such Control is exceeded in an account, subsequent transactions will be declined. Lessee acknowledges that Controls may not include manual transactions which may not register with the computerized communication link in the WEX database system and that Lessee will be responsible for the total actual amounts incurred for all transactions.

ARI shall not be responsible for any loss, liability or damage Lessee may suffer which arises from or relates to or is in any way connected with the Control implemented pursuant to this program. The existence and/or use of the Control shall not affect the responsibility of Lessee for unauthorized use of the Cards or for transactions resulting from unreported lost or stolen Cards, as well as transactions occurring during the cancellation period of any Card.

State Tax Exemption Stipulations: Should Lessee be state or local tax exempt, ARI can request that WEX provide available state/local tax data on the transaction data file sent to ARI. Lessee can use the reporting provided by ARI with the additional tax data from WEX to file for fuel tax refunds. ARI will not prepare or file state/local fuel taxes on behalf of Lessee. ARI/WEX will not exempt state/local fuel taxes for fuel transactions.

#### C) LICENSING MANAGEMENT PROGRAM

ARI will process licensing transactions for each vehicle enrolled by Lessee in this service as indicated below.

ARI will file all necessary documentation and forward all applicable fees, directly to the applicable state, for the services indicated below, including city and county stickers where applicable. ARI will bill all charges associated with the licensing transaction at their actual cost in accordance with the terms of this Agreement. Prior to renewal or title transfer time, in order to facilitate these processes, ARI may request items necessary to complete the processes, which Lessee shall promptly supply. Any such items may include, but not be limited to, vehicle identification number, safety and emissions inspections, mileage readings and tax receipts.

#### Services include:

- Annual registration renewal
- Proactive creation of renewal event
- Vehicle state change (state-to-state transfer of licensing)
- Identifying state required pre-requisite inspections
- Registration address change
- Replacement credentials (license plates/registrations/decals)
- Renewal of city/county decals

• Resolving violation blocks, where allowable by state law

Services exclude:

- Re-licensing and re-titling of vehicles as a result of a company name change on certificates of titles
- Resolving tax blocks
- Licensing refunds

Should Lessee request ARI to perform a function listed under the "services exclude" section, ARI will charge a reasonable processing fee for such transaction.

ARI assumes no responsibility under this program except to use normal business efforts to render the services called for hereunder in a manner reasonably satisfactory to Lessee, and ARI shall not be liable or held accountable for mistakes of fact or law or for any loss or damage to Lessee arising or resulting therefrom or otherwise from its acts or omissions, except for sole negligence or willful misconduct of ARI. In addition, ARI shall not be responsible for incomplete licensing transactions that result from the lack of items which are not promptly supplied by Lessee.

#### D) TRUCK LICENSING AND REPORTING PROGRAM

For Lessee's medium/heavy-duty vehicles, ARI shall coordinate the services as indicated on the Exhibit III attached hereto.

Lessee shall provide ARI with an accurate listing of all enrolled vehicles, to include all required information as designated by ARI and as indicated on Exhibit III, at least thirty (30) days prior to the date Lessee desires the services. Lessee also agrees to promptly provide additional reasonable information as may be requested by ARI.

ARI shall invoice Lessee for all expenses and payments made on Lessee's behalf (i.e. fuel tax, licensing fees) when incurred by ARI.

Unless due to the gross negligence of ARI or its employees, ARI shall not be liable for any audit findings due to the non-compliance by Lessee or the inadequate, inaccurate or incomplete information supplied by Lessee or for information which is not provided on a consistent and timely basis. Any fines, penalties or interest charges incurred as a result of such failure by Lessee shall be the responsibility of Lessee.

# E) VIOLATIONS PROGRAM

ARI shall promptly pay, to the appropriate authority, all violations received by ARI for Lessee's vehicles. Upon invoicing for same, Lessee shall reimburse ARI for any violation paid on Lessee's behalf.

#### F) TOLL MANAGEMENT PROGRAM

For those states that utilize Electronic Toll Collection systems ("ETC"), this program transfers the everyday administration of handling your toll management process to ARI and works to minimize avoidable toll violations being assessed against your fleet vehicles. ARI's Toll Management Program will manage the funding fulfillment and payment of transponder or video toll accounts for Lessee. In the event that a qualified vehicle incurs a violation, ARI will attempt to work with the tolling authority on the Lessee's behalf to resolve the violation.

Unless such information has been previously made available to ARI, Lessee will be responsible for providing all license tag information including tag number, state and expiration date. In addition, Lessee will be responsible for providing to ARI any updates to the license tag information that may occur. ARI assumes no responsibility under this program except to use reasonable business efforts to render the services called for hereunder and ARI shall not be responsible for fines or penalties that result from inaccurate information supplied by Lessee to ARI.

Additional fees charged by ATS.

Video activation fee per Vehicle	Transponder activation fee per Vehicle	Material shipping fee	Transponder monthly fee	Transponder lost or replacement	Toll costs	Toll authority electronic toll collection surcharges
\$1.00 per occurrence	\$5.00 per occurrence	Pass through	\$0.50 per vehicle per month (only if there is a transponder, not charged if on video tolling)	Pass through will be at toll authority price	Pass through will be at toll authority price	Pass through will be at toll authority price

Such fees are subject to change at the discretion of ATS and upon notification to Lessee.

Should Lessee cancel the program or a transponder, the fee indicated above shall be charged to Lessee until the transponder is returned to ARI, up to a maximum of thirty (30) days. If the transponder is not returned to ARI within thirty (30) days of such cancellation, the service will be terminated and an additional fee for the transponder shall be charged to Lessee as indicated above. In addition, toll charges may still occur for up to ten (10) business days after cancellation due to termination timelines with the various tolling authorities.

Lessee acknowledges and agrees that ARI has entered into an agreement with ATS Processing Services, LLC and its affiliates (collectively, "ATS") under which ATS shall pay all tolls and violations (including any late fees, fines, penalties, interest and other charges which may be assessed by the applicable state) on Lessee enrolled vehicles. As a result, if such tolls and violations are incurred, ATS will pay the actual cost of such tolls and violations, and the amount paid will be rebilled to Lessee. Liability for such tolls and violations does not transfer to Lessee's drivers and drivers have no right to contest or appeal the toll or violation. Accordingly, any disputed charges must be reported by Lessee to ARI and not an individual Lessee driver. No individual driver shall have the right to dispute or appeal any amounts paid by ATS on Lessee's behalf. Lessee acknowledges and agrees that ATS will not answer any specific inquiries nor provide customer service directly to Lessee.

Lessee hereby authorizes ARI to disclose and release to ATS Lessee's information related to its enrolled vehicles (including year, make, model, vehicle identification number, driver name, email and garaged address).

<

#### G) VEHICLE REMARKETING PROGRAM

Lessee may request ARI to act as agent on its behalf in the sale of used vehicles owned by Lessee. This program is one of agency only between the parties and ARI has not and will not acquire any right, title or interest in or to any vehicle covered by this program. Lessee shall surrender such vehicle to ARI at such point mutually agreed upon and subject to the terms and conditions outlined below. Prior to such surrender, Lessee shall forward to ARI an unencumbered vehicle Certificate of Title and a completed Used Vehicle Termination Notice. Lessee hereby grants ARI a Limited Power of Attorney to sign vehicle sale related documents on Lessee's behalf and agrees to provide ARI with any documents necessary to permit ARI to sell each vehicle under this program.

When a vehicle is released to ARI, Lessee shall not be responsible for any subsequent damage which may occur to such vehicle. ARI further agrees that Lessee shall not be liable for any claim which might arise resulting from any accident which might occur after the vehicle has been released and is in the physical possession of ARI, its agents or employees.

Lessee warrants to ARI that the mileage indicated on the odometer of any vehicle delivered to ARI for sale, is the true and actual reading and that no tampering with said odometer has taken place while such vehicle was owned and operated by Lessee or any other agent of Lessee.

Lessee shall indemnify and save ARI harmless from any and all liability, loss, damage, expense, causes of action, suits, claims or judgments arising from breach of the warranty stated above or from a sale of a vehicle to a third party and shall at its own cost and expense, defend any and all suits which may be brought against ARI, either alone or in conjunction with others, upon any such liability or claim or claims and shall satisfy, pay and discharge any and all judgments and fines that may be recovered against ARI, provided however, that ARI shall give Lessee written notice of any such claim or demand within thirty (30) days from receipt thereof.

ARI shall sell every vehicle after possession thereof that shall have been surrendered by the Lessee for the best price obtainable. Upon sale of a vehicle, ARI shall retain out of the sale price any cost which it may have incurred in transporting and marketing the vehicle, for any appearance reconditioning, fees paid, repairs or replacements necessary to merchandise the vehicle along with the fee as defined below. ARI will remit to Lessee one hundred percent (100%) of the net proceeds of sale.

#### H) ON-LINE DRIVER TRAINING MODULE PROGRAM

ARI's On-line Driver Training Module Program ensures that your drivers know how to tackle a variety of situations on the road. Our passenger and truck training modules are in English, Canadian English, Spanish, and Canadian French. Each module takes the driver through a variety of situations. Throughout the course the driver is also completely engaged with interactive exercises to ensure that the content is completely understood. When drivers successfully complete a course, they are able to print a digital certificate that includes their name, final mark, and completion date. Modules are assigned as needed and have self-serve capability through ARI insights®.

#### I) SKILLS ASSESSMENT PROGRAM

ARI's Skills Assessment Program is a state-of-the-art risk identification tool that simulates real-world driving situations. It is designed to identify high risk drivers based on their ability to identify potentially dangerous situations that happen on our roadways. The evaluation includes a combination of 20 driving simulations that drivers interact with, as well as 30 theory-based questions pertaining to the safe operation of a motor vehicle. Drivers are automatically prescribed specific, targeted training modules that mitigate each individual driver's risk. A printable "Certificate of Completion" is available at the end of the assessment.

# J) GEOTAB TELEMATICS PROGRAM

ARI, in conjunction with Geotab Inc. ("Geotab"), agrees to provide to Lessee the Telematics Program as described herein. The Telematics Program will consist of items and services provided by Geotab (hereinafter, "Services").

The features and deliverables of the program are as defined below:

First level support for software and hardware via ARI's CIS helpdesk

# Features: Manage all activations, deactivations, transfers, and replacements Coordinate the installation of devices on new vehicles through the upfit process Coordinate all field installs with fleet manager and/or local site contacts Order and deliver telematics devices and manage the device identification information in ARI*insights*®, which will link the device to a vehicle. ARI will automatically populate and maintain the telematics device identifications through an automated synchronization process of devices installed which is based on matching vehicle identification numbers ARI will include the costs of telematics equipment and installation into the capitalized cost of newly leased vehicles through ARI Define and configure the standard Geotab reports as defined by the Lessee Integration of telematics data into the ARIinsights® web based system for use in the standard telematics alerts, KPI's, reports and dashboards ARI will deliver reports that leverage the telematics data captured through Geotab's integration with other vehicle and Lessee data User training on the Geotab software

Deliverables:	

# Base Plan:

- Location tracking
- Driver speed tracking (threshold and posted)
- Idle time tracking
- Create, edit and import Geofence zones
- Versatile rules engine for defining exceptions
- E-mail alert notifications and reports
- Odometer and engine hours
- In-cab audible alerts
- Basic drive behavior (speeding and idling)

#### Hours of Service Plan (in addition to Base Plan):

• Geotab Drive\* Application for Hours of Service (HOS), Electronic Logging Device (ELD) and Daily Vehicle Inspection Record (DVIR) functionality

# Pro Plan (in addition to Base Plan and HOS Plan):

- Advanced driver behavior (speeding, idling, harsh braking, sharp cornering, over-acceleration, seat belt usage, vehicle in reverse, over-revving)
- Engine data and engine faults
- Accelerometer and driver behavior data
- Accident data
- Seatbelt data

#### ProPlus Plan (in addition to Base Plan, HOS Plan and Pro Plan):

- Active tracking (live vehicle location)
- Limited lifetime warranty

<sup>\*</sup>Geotab Drive requires the use of an Android or iOS powered tablet or mobile phone with a data plan. Tablet and plan not included.

Lessee will provide/do the following in connection with the Services: (a) designate an employee to become the key coordinator; (b) use and operate the Services in accordance with any instructions provided by Geotab; (c) follow all of the then-current, applicable policies made available to the Lessee; (d) abide by all requirements now or hereafter imposed by Geotab for the Services; and (e) the Service is for Lessee's use only and Lessee may not resell the Service to any other party. Without prior written consent, Lessee will not (a) allow the devices to become installed in, affixed to, or made part of any other goods or items or real property other than an onroad automotive vehicle; (b) attach to or install on the devices any accessory, attachment, or other device that would impair the originally intended function, operation or good working order of the devices; or (c) make any modifications to the devices. Lessee will be required to enter into an End User Agreement with Geotab at <a href="https://my.geotab.com/eula.html">https://my.geotab.com/eula.html</a> upon activation of the services. Those terms and conditions shall govern the use of the products and services provided by Geotab.

ARI recommends that all Lessees review and following Geotab's installation instructions, and ARI recommends that a professional install of the Geotab telematics device, and the use a "T" harness, along with cable ties to secure connections between the device, harness and the OBD, and to secure the device and harness under the dash, clear of vehicle controls. Engaging a professional installer and following Geotab's installation instructions builds on Geotab's plugand-play feature, to help promote reliability and durability. Geotab's installation instructions can be found at: <a href="https://www.geotab.com/installation-documentation/">https://www.geotab.com/installation-documentation/</a>. For information on T-harnesses and installation, see: <a href="https://www.geotab.com/blog/ultimate-guide-geotab-telematics-harnesses/">https://www.geotab.com/installation-documentation/</a>. For cybersecurity purposes, please copy and paste those links onto your web browser, in order to be guided to them. Your Geotab professional installer should be familiar with these guidelines. Lessees who do not engage professional installers or who do not follow Geotab's guidelines, assume all risk.

By entering into this program, Lessee agrees to the terms and conditions set forth below:

# 1. Third Party Products and Services:

Certain functions of the Geotab products or services require the use of third party products such as wireless communication services. Geotab and ARI have no obligation or liability whatsoever in respect of such third party products or services or in the event a third party product or service provider is replaced or substituted with another provider for any reason whatsoever.

- a. Lessee must not use any equipment in connection with the wireless services other than equipment provided by Geotab and which is approved and certified by the third party provider ("Carrier"). Lessee must only insert SIMs and similar devices into equipment approved by the Carrier.
- b. Lessee acknowledges and agrees that any requests to activate, deactivate, temporarily suspend or make any change to the wireless services or the SIMs will be accepted by the Carrier only from Geotab, therefore Lessee agrees to submit any such requests to ARI for transmission to Geotab.
- c. Subject to number portability rules under applicable law, ARI and Lessee have no property rights in any number assigned to Lessee by the Carrier or by Geotab and Lessee understands that any such number can be changed from time to time.
- d. Lessee acknowledges that wireless services may be temporarily refused, interrupted, curtailed or limited because of atmospheric, terrain, other natural or artificial conditions and may be temporarily interrupted or curtailed due to usage concentrations, modifications, upgrades, relocation and repairs of transmission facilities. Lessee agrees that Geotab and the Carrier shall not be responsible for such interruptions of wireless services or the inability to use the wireless services within or outside the territory serviced by the Carrier or its roaming partners. Lessee understands that the Carrier cannot guarantee the security of wireless transmissions

- and will not be liable for any lack of security relating to the use of the wireless services.
- e. Lessee expressly understands and agrees that the liability and obligations of Geotab or the Carrier are strictly controlled and limited by the Carrier's tariff, if any, and the laws, rules and regulations of the applicable governmental authorities which from time to time have jurisdiction. In any event, regardless of the form of action, whether for breach of contract, warranty, negligence, strict liability in tort or otherwise, Lessee's exclusive remedy and the total liability of Geotab or any supplier of services to Lessee arising in any way in connection with the wireless services, for any cause whatsoever, including but not limited to any failure or disruption of wireless services provided, shall be limited to payment by Geotab of damages in an amount equal to the amount charged to Lessee for the applicable wireless services. In no event shall Geotab or the Carrier be liable for any cost, delay, failure or disruption of wireless service, lost profits, or incidental, special, punitive or consequential damages

f. In no event shall Geotab or the Carrier be liable for the failure or incompatibility of equipment utilized by Lessee in connection with the wireless services. Lessee shall use equipment at its own risk.

- g. Lessee shall indemnify, defend and hold Geotab and the Carrier and the officers, employees and agents of each of them harmless from and against all claims, causes of action, losses, expenses, liability or damages (including reasonable attorneys' fees and costs), and including without limitation for any personal injury or death, arising in any way directly or indirectly in connection with provision or use of the wireless services; or the use, failure to use or inability to use any numbers. This provision will survive the termination of any wireless services provided to Lessee and any related agreement for same. Lessee acknowledges that such agreement is assignable by Geotab.
- h. Lessee's wireless services may be temporarily suspended or permanently terminated upon little or no notice in the event that Geotab's agreement with the Carrier is terminated. Lessee waives any and all claims against Geotab and the Carrier for such suspension or termination.
- i. Lessee agrees that Geotab may change, modify or amend these terms at any time upon providing Lessee with a prior written notice of 15 days.

#### 2. Geotab Warranties and Indemnities

Product Warranty. Geotab will extend to Lessee the product warranty set forth in Geotab's End User Agreement, which is available at <a href="https://my.geotab.com/eula.html">https://my.geotab.com/eula.html</a>, subject to the related limitations, exclusions and disclaimers set forth therein. Lessee acknowledges that ARI is responsible for completing and submitting a request for a return merchandise authorization (an "RMA") through Geotab's website and return such product to Geotab at Lessee's expense and in accordance with Geotab's policies and procedures in order to be eligible for warranty repair or replacement.

- a. Warranty Disclaimer. THE WARRANTY PROVIDED BY GEOTAB IN THIS AGREEMENT IS EXCLUSIVE AND CONTRACTUAL IN NATURE ONLY AND GEOTAB EXPRESSLY DISCLAIMS, ALL OTHER REPRESENTATIONS, WARRANTIES AND CONDITIONS WHATSOEVER, EXPRESS OR IMPLIED, INCLUDING ALL REPRESENTATIONS, WARRANTIES AND CONDITIONS OF QUALITY, PERFORMANCE, MERCHANTABILITY, MERCHANTABLE QUALITY, DURABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, AND THOSE ARISING BY STATUTE OR OTHERWISE IN LAW OR FROM A COURSE OF DEALING OR USE OF TRADE.
- b. Intellectual Property Infringement Claims. Geotab will extend to Lessee the indemnification of intellectual property infringement claims set forth in Geotab's End User Agreement, subject to the related requirements, limitations and exclusions set forth therein.

c. Data Security. Lessee acknowledges and agrees data may be stored or transmitted through third party facilities, third party services or common carriers, including without limitation the internet, in the course of using products or services. It may be possible for third parties to monitor or access such data. Geotab will implement and maintain security measures consistent with industry standards for facilities within Geotab's control. At present, such security measures include, for example, the availability of SSL and IPSEC, lockdown of Geotab's servers, including SQL servers, prompt application of server operating system updates and the use of tools to monitor status of Geotab's servers. Geotab reserves the right to update, change, remove or implement new security measures from time to time. Geotab will not be responsible or liable in any manner for any loss, corruption or monitoring of data or data transmissions or any security or privacy breaches through third party facilities, third party services, common carriers or facilities under Lessee's control.

# 3. Limitation of Liability

- a. Consequential Damages. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT WILL EITHER PARTY, ITS LICENSORS, SUPPLIERS OR CONTRACTORS OR THEIR DIRECTORS, OFFICERS, EMPLOYEES, AGENTS AND REPRESENTATIVES, BE LIABLE OR OTHERWISE RESPONSIBLE FOR SPECIAL, INCIDENTAL, INDIRECT, OR CONSEQUENTIAL LOSSES OR DAMAGES, INCLUDING LOSS OF REVENUE OR PROFITS, LOSS OF DATA, BUSINESS INFORMATION OR LOSS OF USE THEREOF, FAILURE TO REALIZE EXPECTED PROFITS OR SAVINGS, COST OF CAPITAL, LOSS OF BUSINESS OPPORTUNITIES, LOSS OF GOODWILL OR ANY OTHER NONDIRECT, PECUNIARY, COMMERCIAL OR ECONOMIC LOSS OR DAMAGE OF ANY KIND OR ANY CLAIM BY ANY THIRD PARTY, EVEN IF SUCH PARTY COULD FORESEE OR HAS BEEN ADVISED OF THE POSSIBILITY OF ANY SUCH LOSS OR DAMAGE.
- b. Direct Damages. EACH PARTY'S AGGREGATE LIABILITY TO THE OTHER PARTY HEREUNDER WILL BE LIMITED TO SUCH PARTY'S DIRECT, ACTUAL AND PROVABLE DAMAGES, NOT TO EXCEED: (i) IN RESPECT OF A CLAIM RELATING TO ANY GIVEN PRODUCT OR SERVICE, THE AMOUNTS LESSEE HAS PAID ARI OR GEOTAB FOR SUCH PRODUCT OR SERVICE IN THE ONE YEAR PERIOD IMMEDIATELY PRECEDING THE TIME THE CAUSE OF ACTION AROSE; AND (ii) IN AGGREGATE WITH RESPECT TO ALL CLAIMS UNDER OR RELATED TO THIS AGREEMENT, THE AMOUNTS LESSEE HAS PAID ARI OR GEOTAB FOR ALL PRODUCTS OR SERVICES THAT GEOTAB HAS SUPPLIED TO LESSEE FOR THE ONE YEAR PERIOD IMMEDIATELY PRECEDING THE TIME THE CAUSE OF ACTION AROSE.
- Applicability. THE LIMITATIONS AND EXCLUSIONS IN SECTIONS (a) AND (b) ABOVE WILL NOT APPLY TO: (i) BREACH BY EITHER PARTY OF ITS OBLIGATIONS UNDER THIS AGREEMENT; (ii) ANY MISAPPROPRIATION BY EITHER PARTY OF THE INTELLECTUAL PROPERTY RIGHTS OF THE OTHER PARTY, INCLUDING WITHOUT LIMITATION ANY BREACH OF SECTION 4; (iii) ANY INDEMNIFICATION OBLIGATION OF EITHER PARTY SET FORTH HEREIN; (iv) ANY FEES, EXPENSES, PURCHASE PRICES OR AMOUNTS PAID IN CONSIDERATION FOR THE SUPPLY OR RENTAL OF ANY PRODUCTS OR SERVICES HEREUNDER; OR (v) ANY BREACH BY LESSEE OF THE WIRELESS TERMS. THE LIMITATIONS, EXCLUSIONS AND DISCLAIMERS IN THIS AGREEMENT WILL APPLY IRRESPECTIVE OF THE NATURE OR FORM OF THE CLAIM, CAUSE OF ACTION, DEMAND, OR ACTION, INCLUDING BREACH OF CONTRACT, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY, PRODUCT LIABILITY OR ANY OTHER LEGAL OR EQUITABLE THEORY AND SHALL SURVIVE A BREACH OF CONDITION, A FUNDAMENTAL BREACH OR BREACHES OR THE FAILURE OF THE ESSENTIAL PURPOSE OF THIS

AGREEMENT OR OF ANY REMEDY CONTAINED HEREIN. LESSEE ACKNOWLEDGES AND AGREES THAT THE LIMITATIONS, EXCLUSIONS AND DISCLAIMERS SET FORTH HEREIN ARE INTEGRAL TO THE PRICES CHARGED HEREUNDER, AND THAT, BUT FOR SUCH LIMITATIONS, EXCLUSIONS AND DISCLAIMERS, GEOTAB WOULD NOT AGREE TO ENTER INTO THIS RELATIONSHIP UNLESS SUCH PRICES WERE SUBSTANTIALLY HIGHER.

d. Because some jurisdictions do not allow the exclusion or limitation of liability, some or all of the above limitations may not apply.

# 4. Intellectual Property

Trademarks. All trade names, company names, trademarks, service marks, domain names and other product and service names and logos on Geotab's website or appearing on Geotab's products are the proprietary marks of Geotab or Geotab's licensors, and are protected by law and may not be copied, imitated or used, in whole or in part, without the consent of their respective owners, other than as expressly permitted hereunder.

#### K) FLEET MANAGEMENT/SERVICE PROGRAM FEES

In consideration and upon implementation of the services and work provided by ARI, Lessee shall pay the fee(s) as indicated below (in addition to the cost incurred as outlined in the various Programs):

- Maintenance Management Program Fee: \$\frac{\$4.50}{2}\$ per vehicle per month for passenger cars and trucks up to and including 10,000# GVW without exterior upfitting; \$\frac{\$7.75}{2}\$ per vehicle per month for trucks from 10,001# GVW or over; \$\frac{\$18.00}{2}\$ per occurrence for trailers; \$\frac{\$35.00}{2}\$ per occurrence for 24-Hour Roadside Assistance; and \$\frac{10\%}{2}\$ of recovery for Warranty Recovery.
- WEX Card Program Fee: \$-0- per vehicle per month. (A three dollar (\$3.00) charge shall be billed Lessee for each replacement card requested by Lessee, excluding expired cards). Based upon ARI's current structure with WEX, ARI agrees to pass through to Purchaser on a monthly basis a rebate of twenty (20) basis points based on the monthly fuel volume after such transactions are reported to ARI by WEX. Such rebate amount is subject to change based upon a change in the current rebate structure by WEX.
- Licensing Management Program Fee: \$3.00 per vehicle per month plus \$50.00 per occurrence for State-to-State transfer of licensing.
- Truck Licensing and Reporting Program: \$10.00 per vehicle per month plus all fees as indicated on Exhibit III attached hereto.
- Violations Program Fee: \$25.00 per violation processed.
- Toll Management Program Fee: A 15% fee will be added to Lessee's total toll spend (15% of toll charges), along with the fees outlined in Article 14.F above. Any discounts made available from the tolling authorities shall be passed through to Lessee.
- Vehicle Remarketing Program Fee: \$200.00 for each vehicle.
- On-Line Driver Training Module Program Fee: \$6.00 per training module per driver which is billed upon assignment of the module.
- Skills Assessment Program Fee: \$15.00 per evaluation plus \$6.00 per training module per driver (maximum of 4 modules are assigned).
- Geotab Telematics Program Fee: \$15.00 per vehicle per month for Base Plan; \$21.00 per vehicle per month for HOS Plan; \$25.00 per vehicle per month for Pro Plan; and \$28.00 per vehicle per month for Pro Plus Plan. In addition, all hardware, shipping and installation costs will be passed through to Lessee at ARI's acquisition cost.

# Damage or Destruction of Leased Vehicles

ARTICLE 15. a. In the event a leased vehicle is damaged, its repair shall be the responsibility and obligation of Lessee; in every such instance, Lessor will assign to Lessee all rights Lessor may have to be reimbursed for such damage pursuant to insurance coverage.

**b.** In the event a leased vehicle is damaged or destroyed to such extent that Lessee finds it undesirable to continue its use, Lessee may terminate the lease pursuant to Article 8 herein, and Lessor shall dispose of said vehicle pursuant to Article 10 herein except that Lessor will not be required to guarantee minimum resale as provided for in Article 10b.

#### Lost or Stolen Leased Vehicle

c. In the event a leased vehicle is lost or stolen, Lessee shall terminate the lease pursuant to Article 8 herein and, upon payment of the depreciated value, Lessor shall forward to Lessee necessary documents to transfer ownership of said vehicle as directed by Lessee.

#### Insurance

ARTICLE 16. Lessee will carry for the benefit of ARI, ARI Fleet, Lessee's employees and others who operate the vehicle with the permission of Lessee, and pay the cost thereof, insurance against liability for bodily injury in a minimum single limit of \$2,000,000, and against liability for property damage in a minimum limit of \$100,000. All such coverages shall be primary and non-contributory. Lessee will furnish written evidence of said insurance issued by carriers acceptable and satisfactory to Lessor in certificate form naming Automotive Rentals, Inc. and ARI Fleet LT as Additional Insured. Lessee shall bear all risk of loss or damage to each leased vehicle and the contents thereof.

If for any reason Lessee shall fail to provide said insurance, Lessor, at its sole option may: (a) provide same and upon demand shall be reimbursed by Lessee the actual cost thereof, plus 10% of said cost to defray administrative expense; or, (b) terminate the lease of any and all vehicles leased hereunder, effective immediately, at any time by giving written notice of termination to Lessee.

#### Indemnification

ARTICLE 17. a. Except for the sole negligence of Lessor in the performance of the administrative services provided by it as defined in this Agreement, Lessee shall indemnify, defend and hold harmless ARI, ARI Fleet and its parent, subsidiaries, divisions, affiliates, directors, officers, employees and agents against all loss or liability (including costs and reasonable attorney's fees) arising out of or connected with the delay in delivery of any vehicle, and/or the use, condition, operation, maintenance and possession of any vehicle during Lessee's possession thereof or any loss or liability resulting from any repair, maintenance or service work performed on any vehicle. Lessee will take upon itself the settlement of all such claims and the defense of any suit or suits, or legal proceedings of any kind brought to enforce any such claim or claims, and the payment of all judgments entered in any such suit or suits, whether or not Lessor is a party-defendant thereto.

The provisions of this Article comprehend, but without limitation, claims, howsoever arising, whether by reason of negligence, breach of warranty, defect in manufacture or maintenance or otherwise and even though strict liability be claimed.

#### Statement of Odometer Warranty and Indemnification

b. Federal law and any applicable state law require that Lessee disclose the mileage of each vehicle returned to Lessor in connection with the transfer of ownership of each vehicle. The regulations provide that failure to make this disclosure (or the making of a false statement) may result in fines and/or imprisonment. Lessee warrants to Lessor that the mileage indicated on the odometer of any vehicle returned to Lessor is the true and actual reading and that no tampering with said odometer has taken place while such vehicle was operated by Lessee or any other agent of Lessee. Lessee shall indemnify and save ARI and ARI Fleet harmless from any and all liability, loss, damage, expense, causes of action, suits, claims, or judgments arising from breach of the warranty hereinbefore stated in this Article and shall, at its own cost and expense, defend any and all suits which may be brought against ARI and/or ARI Fleet, either alone or in conjunction with others, upon any such liability or claim or claims and shall satisfy, pay, and discharge any and all judgments and fines that may be levied against either thereof; provided however, that ARI or ARI Fleet shall give Lessee written notice of any such claim or demand within thirty (30) days from receipt thereof.

#### No Warranties by Lessor

ARTICLE 18. As to any vehicle leased or service provided hereunder, except as provided in Article 21, ARI and ARI Fleet each hereby disclaims all warranties, either expressed or implied, including any implied warranties of merchantability or fitness for a particular purpose, and neither ARI nor ARI Fleet assumes nor authorizes any other person to assume for it any liability in connection with the use, condition, operation and possession of any vehicle. Neither party shall be entitled to recover from the other party any consequential damages, damages for loss of use, loss of profits or income, or any other incidental damages. It is agreed that third party vendors such as manufacturers, dealers, upfitters, service/fuel outlets, licensing agents and telematics providers are independent contractors and are neither the subcontractors nor agents of Lessor.

#### **Default**

ARTICLE 19. Any default by Lessee of this Agreement, any MVLA hereunder, or any other instrument between Lessee and ARI and/or ARI Fleet (collectively "Agreements") shall be deemed a default under all such Agreements. In the event Lessee shall default in any payments due Lessor, or in performance of any covenant or condition under this Agreement, any MVLA hereunder, or any other Agreement, and Lessor notifies Lessee of such default and it thereafter remains uncorrected for ten (10) days, Lessor may pursue any remedies it may have under all such Agreements, including taking possession of any or all vehicles leased hereunder, the demand for payment of all sums due Lessor and the immediate payment of any remaining unpaid charges for the balance of the terms of the MVLAs or other Agreements between Lessor and Lessee. Lessee shall pay any and all reasonable attorney's fees incurred in the collection thereof. ARI and ARI Fleet shall each have the right to offset any sums owing or to be owing to Lessee by it against any sums owing or to be owing to ARI or ARI Fleet, whether under an MVLA or otherwise. No remedy pursued under this section shall be deemed an act of termination of the Agreements.

#### **Bankruptcy**

ARTICLE 20. Upon notice to Lessee, Lessor may terminate this Agreement, if in either a state or federal court, a receiver is appointed for the Lessee, or if a petition in bankruptcy or for reorganization shall be filed by or against the Lessee, or if Lessee shall fail to give immediate notice to Lessor of any distress or levy or execution purported to be made or laid against the property hereby leased or any part of it. Lessor may take possession of any or all vehicles leased hereunder and may cancel any unfilled vehicle orders.

#### Lessor's Warranty

ARTICLE 21. As to each vehicle leased by it hereunder, Lessor warrants that it is the sole and absolute owner thereof, that it has the right to lease the vehicle to Lessee, that the vehicle is free of all encumbrances at time of delivery to Lessee (other than the interest of an Assignee pursuant to Article 7), that Lessor will not cause the vehicle to become subject to any lien or encumbrance, that it will not sell, assign, lease or otherwise dispose of the vehicle except as provided for in Article 7 and 10 hereof, and that it will do nothing to disturb Lessee's full right of possession and enjoyment of the vehicle and the exercise of all Lessee's rights with respect thereto as provided by this Agreement.

# Assignment/Related Entities

ARTICLE 22.a. This Agreement shall be binding on the respective parties, their successors, legal representatives and assigns but neither party hereto shall, except as permitted herein, assign or sublease any rights under this Agreement without the prior written consent of the other party.

b. In the event that Lessee permits any vehicles or services subject to this Agreement to be used or operated by any present or future subsidiary, parent or affiliate of Lessee (each a "Related Entity"), Lessee agrees that notwithstanding: (a) use or operation by a Related Entity; (b) any direction by Lessee to Lessor to invoice a Related Entity; and (c) any payment made by a Related Entity with respect to any vehicle and any services, all such vehicles and services shall at all times remain subject to the terms and conditions of this Agreement and Lessee shall at all times remain liable for all of the duties and obligations (for payment or otherwise) under this Agreement. Any use or operation by a Related Entity of any vehicle shall not, in any way, constitute a sale, assignment or transfer, sublease or other disposition of such vehicle, or any interest therein, or of any rights granted to or obligations of Lessee under this Agreement.

# Cancellation

ARTICLE 23. This Agreement and any service or program described herein shall remain in effect until canceled by any party upon thirty (30) days written notice to the other party. The termination of this Agreement shall not affect any vehicles under lease pursuant hereto at the time of such termination; all such vehicles shall remain subject to the terms hereof and Lessor and Lessee shall have the mutual rights and obligations provided for herein as to such vehicles.

#### Financial Statements/Ownership

- ARTICLE 24. a. Lessee agrees to provide Lessor each year a copy of Lessee's complete year end financial statements promptly upon expiration of each fiscal year and any such other financial information as may be requested by Lessor. Lessor retains the right to limit vehicle orders, deliveries and fleet management services based upon Lessor's credit evaluation of Lessee.
- **b.** Lessee shall notify Lessor, in writing, of any change in name, address, ownership or control of Lessee. Such notification to be supplied to Lessor within fifteen (15) days of such change.

# **Agreement Binding**

ARTICLE 25. This Agreement, together with Exhibits attached hereto and any MVLA which may be hereafter issued hereunder, constitute and will constitute the full, complete, absolute and entire agreement and understanding between the parties with respect to the subject matter hereof. There are no oral agreements or understandings affecting this instrument. Any future agreements, understandings or waivers to be binding upon the parties hereto must be reduced to writing and attached hereto and Lessor's or Lessee's failure to enforce any provision of this Agreement shall not be construed as a waiver thereof or as excusing Lessee or Lessor respectively from future performance. Neither the failure of either party to insist upon the performance of any term or condition of this Agreement or to exercise any right or privilege conferred by this Agreement nor the waiver by either party of any such term or condition shall be construed as thereafter waiving any such term, or condition, right or privilege.

#### **State Law**

ARTICLE 26. This Agreement shall be governed by and shall be construed according to the laws of the State of New Jersey. Should any part, term or provision of this Agreement be by the courts decided to be illegal or in conflict with any law of the state where made, the validity of the remaining portions or provisions shall not be affected thereby.

#### **Authority to Sign**

ARTICLE 27. Any person who signs as an officer or agent for a corporation, partnership or other entity warrants that he has authority from such corporation, partnership or other entity to enter into this Agreement on its behalf.

#### **Daily Rental Vehicles**

ARTICLE 28. Lessee may request that Lessor arrange temporary short term rentals ("Daily Rentals"). Lessor shall use its best efforts to arrange for such Daily Rentals. Lessee agrees to reimburse Lessor for all amounts for which Lessor has been invoiced by such Daily Rental supplier. Any such Daily Rental shall be subject to the applicable terms and conditions of this Agreement, including, without limitation, the insurance and indemnity provisions herein.

#### **Publicity**

ARTICLE 29. Neither party will use, or permit the use of, the name or logo of the other party in any press release or other public disclosure, or in any website, social media or other media, whether for advertising, publicity, business solicitation or other purposes, without the prior written consent of the other party, except as required by applicable law or regulation, such as securities laws or rules of a national securities exchange to which a party is subject.

1.03.2020

IN WITNESS WHEREOF, Lessor and Lessee have caused this Agreement to be duly executed as of the day and year first written above.

EMPIRE SOLAR GROUP, LLC ("LESSEE")	AUTOMOTIVE RENTALS, INC. ("ARI" or "LESSOR")
BY:AMANDA ROSEBURG	BY: Bob White
TITLE: Member/CF0 DocuSigned by:	TITLE: President
WITNESS: John Hard	WITNESS
DATE:	DATE: 2/21/191)
	ARI FLEET LT ("ARI FLEET" or "LESSOR")
	BY: Bob White

TITLE:

WITNESS:

### **EXHIBIT A**

This Exhibit A incorporates by reference all the terms and conditions of the Lease and Fleet Management Services Agreement dated February 10, 2020 and all references to Article numbers in this Exhibit A refer to such Articles in the Lease and Fleet Management Services Agreement or to Articles added to the Lease and Fleet Management Services Agreement.

The parties mutually agree to the following terms regarding the following Articles:

### ARTICLE 2 (d)

The Depreciation Period is 48 months or less as agreed to by Lessee and Lessor.

ARTICLE 5(a) FACTORY ORDERS Buick, Chevrolet (except Corvette), GMC, Ford,	PROCUREMENT AND HANDLING AMOUNT
Chrysler, Jeep and Dodge Passenger Vehicles and Trucks up to 25,999# GVW (excluding sub-compacts)	2.25% CREDIT Off of factory invoice
All Other Vehicles (including sub-compacts)	PER QUOTATION

Lessee shall be responsible for all courtesy delivery fees imposed by the delivering dealer.

The foregoing rates are based upon manufacturer current invoice pricing, policies and allowances. Lessor reserves the right, upon notice to Lessee, to adjust such pricing based upon changes in such manufacturer pricing, policies and allowances.

### STOCK/DIRECT PURCHASES

All Stock/Direct vehicles: Lessor's Acquisition Costs plus

2%

## **EXHIBIT B**FOR DEPRECIATION PERIODS UP TO 48 MONTHS

Lease and Fleet Management Services Agreement Dated: February 10, 2020

For each leased vehicle during its Depreciation Period, the monthly rental for the Depreciation Period shall be computed by multiplying the vehicle's Capitalized Value as agreed to herein by the applicable factor that includes depreciation, interest, and administrative fee charges. The Finance and Administration portion of the monthly rental factor (determined by deducting the depreciation percentage from the gross monthly factor) includes interest at an annual rate converted to a 360 day basis equal to 135 basis points (i.e. 1 35/100 percent) per annum in excess of "The Four Year Swap Rate". The Four Year Swap Rate shall be the rate quoted by Bloomberg using the average of the last five (5) business days of the previous month which were made available on the first day of the month that the leased vehicle is financed, rounded up to the nearest one-quarter of one percent and further adjusted to include Lessor's reasonable costs of processing and other administrative costs. For heavy duty trucks the rate of interest shall be such as negotiated by Lessor and Lessee.

Lessee acknowledges that the funding parameters established under this Exhibit B to the Agreement are based upon financial and capital market conditions existing at the time of this Agreement, which may vary in the future. Accordingly, Lessor reserves the right to adjust such parameters to reflect any variations in such market conditions. Any such adjustment may result in an increase or decrease in the interest portion of the monthly rental payment as stated in this Exhibit B in an amount reflecting the resultant yield impact to Lessor caused by the changes as noted in the conditions listed above. Lessor shall use good faith in discussing any such rate change and will use equal diligence in the pursuit of rate reductions afforded by the above referenced changes in capital markets.

Months 1 - 48
Depreciation 2.100%
Administrative Fee \$.50/\$1,000 of Capitalized Value

Swap-4Year



### **EXHIBIT C**

Lease and Fleet Management Services Agreement Dated: February 10, 2020

Under the terms of the above mentioned agreement, we are requesting that rental payments be made to Automotive Rentals, Inc. and mailed to:

Automotive Rentals, Inc. P. O. Box 8500-4375 Philadelphia, PA 19178-4375

or such other location indicated by Lessor.

Our rental billings will show the above mailing address.

Please acknowledge by signing in the space provided below.

Very truly yours.

Chris Conroy President

### **Enclosures**

The undersigned acknowledges receipt of the foregoing direction and agrees to make the payments as referred to above unless otherwise notified by Wells Fargo Bank, N.A.

By:

AMANDA ROSEBURG

Double D

### **EXHIBIT D**

### NATIONAL ACCOUNT FACILITIES

**AAMCO TOTAL CAR CARE BIG O TIRE FIRESTONE GREASE MONKEY** MICHELIN (Includes Uniroyal/Goodrich) **GERBER COLLISION JIFFY LUBE** NTB/TIRE KINGDOM/MERCHANTS **PRECISION TUNE VALVOLINE INSTANT OIL CHANGE GOODYEAR PEP BOYS MEINEKE MIDAS SERVICE & TIRE MAACO CAR STAR** MONRO MUFFLER & BRAKE **SAFELITE** LES SCHWAB **SEARS AUTO CENTER CONTINENTAL/GENERAL TIRE ENTERPRISE RENT-A-CAR** 

Such facilities are subject to change.

### **EXHIBIT I**



## MOTOR VEHICLE LEASE AGREEMENT

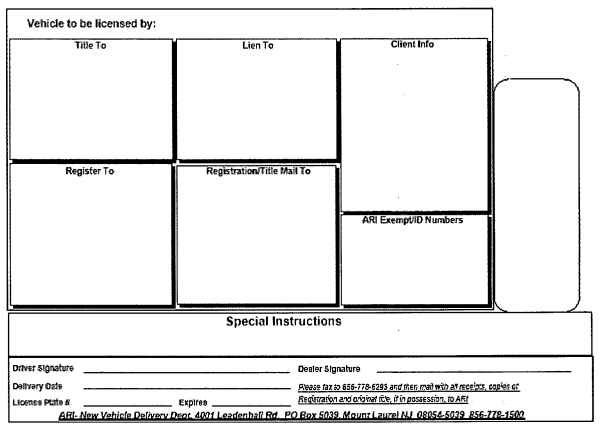
harein for the rental set forth herein. This Motor Vehicle Lease Agreement is en This Motor Vehicle Lease Agreement is separate and distinct from any other lea Master Lease (except for any terms that refer to specific vehicles other than the Motor Vehicle Lease Agreement with the same effect as if they were fully set if and Automotive Rentals, Inc., as heretofore and hereafter amended.	se agreement or other egreement se Vehicle(s)) are incorporated by	between Lessor and Lessee reference into this Motor Ve	or to which Lessee is etherwise a phicie Lease Agreement and constitute	t solely of the Vehicle(s), party. The terms of the terms of this
Lessor hereby essigns to under this Motor Vehicle Lesse Agreement and Lessor hereby authorizes Assigne	e to collect all such moneys whe	ignes) all rights, title and in n due, either in the name o	terest of Lessor in end to all moneys I the Assignee or Lessor, Lessee her	due and to become due
this assignment.	·		•	
	VEHICLE INFOR	MATION		
S = SIDEBILLED D = DEALER INSTALLED	EQUIPMENT			
CAPPED	COST	CAPPED	DESCRIPTION	CAPPED
DESCRIPTION AMOUNT	DESCRIPTION *	AMOUNT	DESCRIPTION	AMOUNT
	LEASE INFORMA	TION		
Date		By This	ria A. Atkinso	

### **EXHIBIT II**

3/3/57/44	5:36:22PM

Z. D. D. W.	rtesy Delivery / License and Title	msaucaons
Client	ARI Veh#	
	ViN Color	
	Driver	Dealer Installed Item(s)

Please report delivery via e-mail to delivery@arifleet.com, phone 800-257-7781, or fax 856-778-6293. Mail all original receipts and signed paperwork to ARI.



ICN:

avdTilletastr

Client

Vehicle:

Page 1 of 1

### EXHIBIT III for IFTA/IRP

### Monthly Base Charge for Complete Fuel Tax, Licensing and Permitting Service:

Full Service Items available:

- > Paper trip processing
- > Store documents for 5 years.
- > Provide compliance reporting
- File IRP Renewals and perform vehicle deletions
- File IFTA renewals and file quarterly IFTA returns
- > File weight and mileage renewals and supplements
  - o File Monthly / Quarterly Mileage Tax Returns
  - o Notify KY, OR and NY of deleted units and canceled permits
- > File for corrected or replacement IFTA / IRP credentials.
- Disburse IFTA / IRP credentials mailing cost is the responsibility of the Lessee.

> Support audits

IFTA / IRP Program - Additional Services

	ill /laditional oct vices
Service	Per Occurrence Fee
GPS Data Conversion	\$3.50 Per Vehicle / Per Month
FVHUT (2290) - vehicles 55,000 lbs	
and greater GVWR or registered	
weight	\$10.00 per vehicle / Per Filing
UCR Filing	\$50.00 per filing (all vehicles)
US DOT Authority - initial application	\$250.00 per application
US DOT Authority - annual update	\$125.00 per application
Initial Licensing - IRP units	\$50.00 per occurrence
Annual Permit renewals	\$25.00 per occurrence
Permits (OS/OW, Trip, Fuel etc.)	\$22.00 per occurrence
Create New IRP Account	\$100.00 per account
Create New IFTA Account	\$100.00 per account
Create Mileage Tax Account	\$100.00 per account
Initial Application for Special Permits	\$150.00 per application
	Quoted based on consulting
Research & consulting services	requirements

Federal Heavy Vehicle Use Tax (FVHUT / 2290)

ARI to proactively complete filings and vehicle additions

X ARI to complete filings and vehicle additions upon request of Lessee

Please select one category above. If no selection is indicated, ARI will not proactively file the return.

**Unified Carrier Registration (UCR)** 

ARI to proactively file annual renewal

X ARI to file annual renewal upon request of Lessee

Please select one category above. If no selection is indicated, ARI will not proactively file the return.

Lessee agrees to perform the following actions as the Lessee's responsibility and obligation, and acknowledges that timely satisfaction of all of the following are express conditions precedent to ARI's ability to perform its obligations under this Agreement:

### **Initial Sign Up**

Complete and provide all necessary forms and information required to set up and maintain files on your behalf, including, but not limited to:

a. Complete the "New Lessee Profile Information" Sheet

b. Provide documents as requested on the "New Lessee Checklist"

### Compliance

audited.

Method of Reporting Miles:

IFTA and IRP regulations require that all miles be reported by state. IFTA also requires that all fuel purchases be reported as well. This information is used to file your annual IRP renewal, quarterly IFTA returns and any applicable mileage tax returns. Failure to report these items timely and accurately could result in high penalties and interest if an audit of your accounts were to occur.

Paper Trip Sheets  n/a  GPS (Telematics) – provider name
Method of Reporting Fuel:  Paper fuel receipts  Fuel Card – provider name  n/a
Information required to be reported
<ul> <li>Odometer Readings: Beginning and Ending of Trip; when crossing a state line</li> <li>Routes of Travel</li> <li>Beginning and Ending points and all stops in between</li> <li>Date Range of trip</li> <li>States traveling in</li> <li>Fuel by State</li> </ul>
Paper Trip Sheets
Lessee chooses to use own trip sheet and meets all the requirements listed above  Lessee chooses to use own trip sheet but does not meet one or more of the requirements above.
GPS Information
Lessee's GPS system produces information to support the requirements listed above Lessee's GPS does not provide odometers. Odometers will be provided fromn/a
The trip sheet provided by ARI meets all requirements by IFTA and IRP regulations if completed

in its entirety. Failure to include any of these items could result in additional assessments if

### Summary of ARI's Responsibilities:

ARI will provide standard trip sheets to use to report miles. If the Lessee chooses to use their own trip sheet, ARI will review the trip sheet format to ensure it meets the reporting requirements for IFTA and IRP; any issues with the trip sheet will be presented to the Lessee via e-mail.

ARI will provide a mileage reporting compliance report that will be added to the Lessee's Fleet Stats Reports on ARI *insights*. This report will show vehicle information based on ARI *insights* @ log-in restrictions. It will show percent of compliance, which vehicles are required to report and any missing trip information.

ARI's compliance administrator will monitor compliance issues and notify the Lessee monthly.

The Project/Team Leader assigned to the account will complete a bi-annual compliance review to show any positive or negative compliance issues.

### **Summary of Lessee's Responsibilities:**

All paper trip sheets or GPS data and fuel receipts must be received by ARI by the 5<sup>th</sup> working day of the next month; any trip sheets that are received after this date will be entered into the next process month. Late trips could possibly lead to future audit assessments, if audited.

ARI will monitor compliance reports, which is also provided through ARI insights @, monthly to ensure all missing trip sheets are sent into ARI and that all mileage gaps are cleared up. Any trip sheets sent by Lessee to clear up a mileage gap will be entered in the process month they are received.

# EXHIBIT B

Clinat	CP I N	T	V - 1- 1 - 1 -	l <del>.</del>	CL. I		la a . t .	laa. J.J	lve.
Client	Client Name	Div	Vehicle	Type	Status	Year	Make	Model	Vin
0CJ2	EMPIRE SOLAR GROUP, LLC	01	00V100	Medium Truck	In Service	2019	Mitsubishi	Fuso.	4UZBYG117KGKM6633
0CJ2	EMPIRE SOLAR GROUP, LLC	01	00V101	Medium Truck	In Service		Mitsubishi	Fuso.	4UZBYG113KGKR9703
0CJ2	EMPIRE SOLAR GROUP, LLC	01	00V102	Medium Truck	In Service	2020	Mitsubishi	Fuso.	4UZBVG112LGLU0025
0CJ2	EMPIRE SOLAR GROUP, LLC	01	00V103	Medium Truck	In Service	2019	Mitsubishi	Fuso.	4UZBYG116KGKG3757
0CJ2	EMPIRE SOLAR GROUP, LLC	01	00V104	Medium Truck	In Service	2019	Mitsubishi	Fuso.	4UZBVG117KGKM6480
0CJ2	EMPIRE SOLAR GROUP, LLC	01	00V105	Medium Truck	In Service	2019	Mitsubishi	Fuso.	4UZBVG112KGKK1521
0CJ2	EMPIRE SOLAR GROUP, LLC	01	00V107	Medium Truck	In Service	2019	Mitsubishi	Fuso.	4UZBYG112KGKK1607
0CJ2	EMPIRE SOLAR GROUP, LLC	01	00V108	Medium Truck	In Service	2019	Mitsubishi	Fuso.	4UZBYG110KGKM6604
0CJ2	EMPIRE SOLAR GROUP, LLC	01	00V110	Van	In Service	2020	RAM	ProMaster CityTradesman	ZFBHRFAB2L6P59958
0CJ2	EMPIRE SOLAR GROUP, LLC	01	00V113	Van	In Service	2021	RAM	ProMaster 2500Base	3C6LRVVG8ME538567
0CJ2	EMPIRE SOLAR GROUP, LLC	01	00V114	Van	In Service	2021	RAM	ProMaster 2500Base	3C6LRVVGXME538568
0CJ2	EMPIRE SOLAR GROUP, LLC	01	00V115	Van	In Service	2021	RAM	ProMaster 2500Base	3C6LRVVG1ME538569
0CJ2	EMPIRE SOLAR GROUP, LLC	01	00V118	Van	In Service	2021	RAM	ProMaster 2500Base	3C6LRVVG1ME538572
0CJ2	EMPIRE SOLAR GROUP, LLC	01	00V121	Van	In Service	2021	RAM	ProMaster 2500Base	3C6LRVVG7ME538575
0CJ2	EMPIRE SOLAR GROUP, LLC	01	00V130	Van	In Service	2019	Chevrolet	Express 2500Work Van	1GCWGAFP7K1144934
0CJ2	EMPIRE SOLAR GROUP, LLC	01	00V98	Medium Truck	In Service	2019	Mitsubishi	Fuso.	4UZBVG119KGKM6481
0CJ2	EMPIRE SOLAR GROUP, LLC	01	00V99	Medium Truck	In Service	2020	Mitsubishi	Fuso.	4UZBVG112LGLU0008
0CJ2	EMPIRE SOLAR GROUP, LLC	01	20002	Van	In Service	2020	RAM	ProMaster CityTradesman	ZFBHRFAB2L6P60916
0CJ2	EMPIRE SOLAR GROUP, LLC	01	20003	Van	In Service	2020	RAM	ProMaster CityTradesman	ZFBHRFAB2L6P61306
0CJ2	EMPIRE SOLAR GROUP, LLC	01	20004	Van	In Service	2020	RAM	ProMaster CityTradesman	ZFBHRFAB2L6P62018
0CJ2	EMPIRE SOLAR GROUP, LLC	01	20005	Van	In Service	2020	RAM	ProMaster CityTradesman	ZFBHRFAB2L6P79286
0CJ2	EMPIRE SOLAR GROUP, LLC	01	20006	Van	In Service	2020	RAM	ProMaster CityTradesman	ZFBHRFAB2L6P91387
0CJ2	EMPIRE SOLAR GROUP, LLC	01	20007	Van	In Service	2020	RAM	ProMaster CityTradesman	ZFBHRFAB2L6R44155
0CJ2	EMPIRE SOLAR GROUP, LLC	01	20008	Van	In Service	2020	RAM	ProMaster CityTradesman	ZFBHRFAB3L6P49567
0CJ2	EMPIRE SOLAR GROUP, LLC	01	20009	Van	In Service	2020	RAM	ProMaster CityTradesman	ZFBHRFAB3L6P50217
0CJ2	EMPIRE SOLAR GROUP, LLC	01	20010	Van	In Service	2020	RAM	ProMaster CityTradesman	ZFBHRFAB3L6P51111
0CJ2	EMPIRE SOLAR GROUP, LLC	01	20011	Van	In Service	2020	RAM	ProMaster CityTradesman	ZFBHRFAB3L6P53604
0CJ2	EMPIRE SOLAR GROUP, LLC	01	20012	Van	In Service	2020	RAM	ProMaster CityTradesman	ZFBHRFAB3L6P53733
0CJ2	EMPIRE SOLAR GROUP, LLC	01	20013	Van	In Service	2020	RAM	ProMaster CityTradesman	ZFBHRFAB3L6P54316
0CJ2	EMPIRE SOLAR GROUP, LLC	01	20014	Van	In Service	2020	RAM	ProMaster CityTradesman	ZFBHRFAB3L6P54932
0CJ2	EMPIRE SOLAR GROUP, LLC	01	20015	Van	In Service	2020	RAM	ProMaster CityTradesman	ZFBHRFAB3L6P55322
0CJ2	EMPIRE SOLAR GROUP, LLC	01	20016	Van	In Service	2020	RAM	ProMaster CityTradesman	ZFBHRFAB3L6P55451
0CJ2	EMPIRE SOLAR GROUP, LLC	01	20017	Van	In Service	2020	RAM	ProMaster CityTradesman	ZFBHRFAB3L6P56776
0CJ2	EMPIRE SOLAR GROUP, LLC	01	20018	Van	In Service	2020	RAM	ProMaster CityTradesman	ZFBHRFAB3L6P57541
0CJ2	EMPIRE SOLAR GROUP, LLC	01	20019	Van	In Service	2020	RAM	ProMaster CityTradesman	ZFBHRFAB3L6P57667
0CJ2	EMPIRE SOLAR GROUP, LLC	01	20020	Van	In Service	2020	RAM	ProMaster CityTradesman	ZFBHRFAB3L6P57989

# EXHIBIT C

**Motor Vehicle Division** 

48-7200M R09/19 azdot.gov

Vehicle Identification Number

4UZBVG119KGKM6481

0401201630

00001912

Year

Make

Model

Body Style

Inventory Control

2019

**MIFU** 

Fe

STT

**DEBI WEHRMANN** 4001 Leadenhall Rd Mount Laurel NJ 08054-4611

Title Number

Issue Date

Odometer Reading (no tenths)

A000854924

07/27/2020

100

Previous Title Number

State

Issue Date

Actual

Arizona Brands

Other States With Brands

Owners

ARI FLEET LT

Lessor

4001 Leadenhall Rd

Mount Laurel

08054-4613

empire solar group llc

Lessee

4255 east mcdowell rd

mesa

ΑZ

85215

Lienholder(s) as of the print date and lien effective date. (Additional liens may exist. Check Vehicle Title Status on https://azmvdnow.az.gov to find all current liens.)

LIEN DATE:

ർസമിച്ച് ചാരം 1		anyeuris: 1340g	
<b>aware of the above adomicital certalization</b>	раз да у у у у у у у у у у у у у у у у у у	our our a man	سيتهمنه متواند دراء المراد ميكان الأراد المالية المتاهم والمتاهم والمتاهم
	and the second s	to the section of the contract	للله الملكون المستمالية والمستمر والمراكز المراكز المر
Ashing Marine	en man Aliczonowa du la recerción de Sulla de la como d	ogousepet teading is the actual mileage units form Signs and asset March	SMILE OVER SERVAL SCHEN
2 Date and designate security of section and analysis	HALL SEE SEEL AND LANGE TO BE THE SEEL OF THE	age: WARNING - ODOMETER DISCREPANCY	gods si misdo sound odt tv
(adtest on) guibseR reteri		is of the odometer mechanical limits.	
		<del></del>	
er Frakke (u. $\gamma$ eard $\left[   9/2 $ to sakeoold ervin $\Omega$ toplodinat $\Omega$	GRADIA strategical for excitoral expanditions formed solve ha	and the contract of the contra	also ned
		( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( )	der anne
ssoibbA J	and the same of	Sign.	Apple   Zip
. Namo (purded)	and the second s		alkO ala?
LER REASSIGNMENT	मित्र कर पार्क में से कर प्रेस्त में के ने कर के स्वयं कर है कर है । अपने कर ने कर में सिक्ष के प्रकार कर के स 	128 <u>is di 146 dicembra di Aria di</u> Aria	namadesi di 1947 iliku ang mulai si palpapan panganan at arabah ang milai da
	man and a second	Control of the Control of the Control of Con	A TO STATE THE STREET AND STREET
(page (being)		Bulket Signature	
sware of the above original a certification	ામીક સામ ્યું મામલા લાંગુરાયાલ		e nga penting ang menganggan pangganggan panggan pangg
Sound to the control	BA BURDAL OPANO	Agent Stant	Store
ea to the retease of venirlo awharship and c	th tarth ogbotworm ym to taed orth of ymheo bine gid. M j metmolvi oleecii	odometer reading is the actual mileago unless one	of the boxes above is chec
sopul (	Mes Friedress : TWOT Actual Miles	RIGHT WARNING - ODOMETER DISCREPANCY	
neter Reading (no tenths)	care or egeenth f	sy or the adometer mechanical limits.	
L'achteri Dinor L'achter especialité : " verifie le phodraid	THON BOX 1 Month when is a self-thousand more air		
Address:		en a successiva de la compansión de la comp	±2; nuis‡
(control) ameny	•		Shud whas
TER REASSIGNMENT	and the second of the second o	NATION OF THE PROPERTY OF THE	harringer mit in minimum min minimum enter en enter en
The second secon	**************************************		The second secon
aware of the above adometor certification	าลาคร สก ลัก รักษณ์ มเกษณ์และ	Boyer Supraine	PROPERTY OF THE PROPERTY OF TH
and the second of the second of the second of	The state of the s	· · · · · · · · · · · · · · · · · · ·	***************************************
સામ્યા divisio	A solition with the	usus passy	Danie:
bris onizanwo alunha to azsaier ort ot 990		Securification in the actual mileage unless one	
echts (no renths)		вай мүкиме - Odometek <b>Экск</b> ериск га оттур oqometet mech <b>suica ңимте</b>	
		on a constant come <del>mana a la la proposi</del> ca a prantica de la constant con la constant de la constant de la constant	acommontant was a second of a series of the second of the
Dontolder Driver Livinse or 510 \ Now Lieutoldar M.	Tabled Plant, and Short Calder as Food from Short WONE.		oled notal
			451
zeolbbA 3	and a second	en en la companya de	
n Naore (Indoteco			argarsl
LER REASSIGNMENT	digi 19 kula salt di 1919 di 1914 di unun kun vinun dan dan dan dan dan dan dan bermangan di <del>dada</del> kan beberapan T	PA Anna (er gerand die gelektropische planterische Physiologische paperische Burkter (beschieße Affice). Pro 7 77	On aren arrierteila firskrikeskeilen soch ertigkerfel krimitelskakskark krimitelskakskallister.
The second secon		The Committee of the Co	et en drot e e est distribucción un como la ababat continua de presento e sentidos
v Marine (orinted)		हात इत्यालबायक संस्थान	والطويقة وقوالته والمتعالم المستنوعة والمرافقة والمتعارض والموارد والمرافز والمرافز والمرافز والمرافز والمدافر
aware of the shove adoptater certification	26дэх стр. Афарент иодворт	the control of the co	
	L'ago (comp)	t let u	sandxg nojethuluop of
	4) am acolad paghalworth / 30007	organ s	
	The second secon	Notory Public or MVD Agent Signature	
ecolopA &			JIZ 30 15
,		Americk's rates	
e by the roles of scholos are serson and a r Name (printee.	प्रााधको विक्रिक्तकातम् अस्य १० १७७५ च्याः <mark>क</mark> ्रा चुराको छक्तः तत्त्वः	odomator resulting is the actual miteage unless one.	e of the boxes above is chec
	and the same of th	заде: МАВИ <mark>І</mark> ИС — <b>ОDOMETER</b> DIZCREPANCY	
(enthat on) gribsaR resemble.	оха стабленуу т	ss of the odometer mechanical limits.	
The second of th	era <del>dal cross con la calaba</del> de la constanta	e trasponente de <del>la composition de la co</del> La composition de la	
of the Notes, Parist, Mill to be receifed an include included.	THE WINDS THE CONTRACT SHEET IN THE PROPERTY.	e e na proposition de la company de la compa	eed real
	;	one.	Sue   2p
esamp <del>A</del> JE			
SababA 15			nuna nane i
NAFER OF OWNERSHIP	<b>であるのできる</b> できるからいいいようトル・スカラス人ができませましまったって <b>機</b> であった。まったまではませる。 マンカ	Salter must complete this section and give t	See Dalk

Motor Vehicle Division

48-7200M R09/19 azdot.gov

Vehicle Identification Number

4UZBVG112LGLU0008

0401201630

00001724

Year 2020 MIFU

Model

Body Style

Inventory Control

Fe

STT

**MEGAN WOLF** 4001 Leadenhall Rd Mount Laurel NJ 08054-4611

Title Number

Issue Date

Odometer Reading (no tenths)

A000855179

07/27/2020

Actual

Previous Title Number

Issue Date State

Arizona Brands

Other States With Brands

Owners

ARI FLEET LT

Lessor

666 Garland Pl

Des Plaines

IL

60016-4725

empire solar group llc

Lessee

4255 east mcdowell rd #103

mesa

AZ

85215

Lienholder(s) as of the print date and lien effective date. (Additional liens may exist. Check Vehicle Title Status on https://azmvdnow.az.gov to find all current liens.)

LIEN DATE:

### Case 21-23636 Doc 48 Filed 09/24/21 Entered 09/24/21 13:49:06 Desc Main

Federal and State law require that the seller states **Document**leage**Rage**(52)of 1:14 northing from the complete the adometer statement, or providing a false statement, may result in fines and/or imprisonment. The buyer has 15 days to apply the anew vehicle little in order to avoid penalty charges, whether or not the vehicle is being used. This time period is subject to apply the experience.

TRANSFER OF OWNERSHIP	Selfer thuse complete at a processor on system	title to the new owner
Carlos semins Battings		(A) (1 d (B) 1
Street Address	van de la companya de	
Now Exhibited Driver License of PIN New Conholder Name and Street Address of no neh, write Norbits		Feed Pires
7 miles 7 bilanatan ) "	of the ocumeter will respect to an anomalic and an expectation of the contract	·
Lagree to the release of vehicle ownership and certify to the best of my knowledge that the od		
Street Address	70.	] , (Ate   <b>Z</b> .p)
W / W.		
Acknowledged before me this d	ा । प्राथमिक स्थापित क्षेत्रकार के अनुकर्णकोती । ate. ।	
Date County	to the state of th	res Tischer Expres
Lam aware of the above odometer certification made by the seller.		
Buyer flame (printed)	entranti properti di salah	
<u> </u>		, , , , , , , , , , , , , , , ,
DEALER REASSIGNMENT  Buyer Name opinted:	minimental managament in a managament of the latest of the second of the	TSue Cas
Street Address	<del>(Sh)</del>	State 740
New Lienholder Driver License or EIN New Lienholder Name and Street Address (if no lien, wide NOTE)		Less Date
Odometer Reading (no tenths)  7 Mileage in excess	of the of meter methodical builts	
7 1 - 7 1 - 7	e. WARNING OF OMETIFE DISCREPANCE	Y
t agree to the release of vehicle ownership and certify to the best of my knowledge that the out to the best of my knowledge that the out to the best of my knowledge that the out to the best of my knowledge that the out		
I am aware of the above odometer certification made by the seller.		
Buyer Name (printed)	Dulya i Corporti, i	
		The second secon
DEALER REASSIGNMENT  Boyer Name (orinted)		+ Safe: Dete
Street Address	saty.	State   Zsp
New Lienholder Driver License or EIN New Lienholder Name and Street Address (if no tien, write NONE)		Lien Date
Odometer Reading (no tenths) Mileage in excess	of the adometer me translationars	e per esta de la constanción d
Timiles Tikilometers TinoT Actual Mileag	e, Warning – Odome het Die Brepanc	
Tagree to the release of vehicle ownership and certify to the best of my knowledge that the od    Dealership Name		
l arn aware of the above odometer certification made by the seller.		
Buyer Name (printed):	Boyer Sagarbare	
L		
DEALER REASSIGNMENT	ANNINGANIA MANANAMANINGANIA PANYAMA AN AN AN ANDRANIA PANANA. BANDANALI PANANAMANINGANIA	
Bryer Name (printed)		The Date
Street Address	Try	State 7-p
New Lierthokler Dotter License or EIN New Lienhelder Name and Street Address (4 to here were NOSC)		From Date
Odometer Reading (no tenths)   Timeleage in excess	of the edemician was as all same	الارد سينسب سينسب الراب المراد
Timiles Tikilometers TINOT Actual Mileag	e WARNING - OF ON THE DESCRIPANC	
Lagree to the release of vehicle ownership and certify to the best of my knowledge that the ord [Dealership Name   Dealership Name   Agents		
Lain aware of the above odometer certification made by the seller	tys trained	

000061

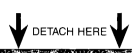
Filed 09/24/21

Entered 09/24/21 13:49:06 Upon sale of this vehicle, the pull natural applyage a 5 % of title within 30 days unless the vehicle is purchased by a dealer. Until a new title is issued, the vehicle record will continue to reflect the owner's

name listed on the current title. SEE BACK OF TAB FOR ADDITIONAL INFORMATION.

000013 - 000299

ARI FLEET LT 4001 LEADENHALL MOUNT LAUREL, NJ 08054-4611



VEHICLE IDENTIFICATION NUMBER

4UZBYG117KGKM6633

2019

YEAR MODEL MAKE OF VEHICLE

> **MITS** TITLE/DOCUMENT NUMBER

154241746

BODY STYLE

TR

DATE TITLE ISSUED

8500

NNP7783

ODOMETER READING

20

BENTLEY TRUCK SERVICES I PHILADELPHI P

PREVIOUS OW

REMARK(S) ACTUAL MILEAGE

22034044086162804 09/22/2020

ARI FLEET LT 4001 LEADENHALL RD MT LAUREL, NJ 08054

0000000001111746

SIGNATURE OF OWNER OR AGENT MUST BE IN INK

UNLESS OTHERWISE AUTHORIZED BY LAW, IT IS A VIOLATION OF STATE LAW TO SIGN THE NAME OF ANOTHER PERSON ON A CERTIFICATE OF TITLE OR OTHERWISE GIVE FALSE INFORMATION ON A CERTIFICATE OF TITLE.

DATE OF LIEN

DATE OF LIEN

1ST LIENHOLDER

NONE

2ND LIENHOLDER

2ND LIEN RELEASED

1ST LIEN RELEASED

DATE OF LIEN

3RD LIENHOLDER

AUTHORIZED AGENT

AUTHORIZED AGENT

3RD LIEN RELEASED .

AUTHORIZED AGENT

IT IS HEREBY CERTIFIED THAT THE PERSON HEREIN NAMED IS THE OWNER OF THE VEHICLE DESCRIBED ABOVE WHICH IS SUBJECT TO THE ABOVE LIENS.

RIGHTS OF SURVIVORSHIP AGREEMENT WE. THE MARRIED PERSONS WHOSE SIGNATURES APPEAR HEREIN, HEREBY AGREE THAT THE OWNERSHIP OF THE VEHICLE DESCRIBED ON THIS CERTIFICATE OF TITLE SHALL FROM THIS DAY FORWARD BE HELD JOINTLY. AND IN THE EVENT OF DEATH OF ANY OF THE PERSONS NAMED IN THE AGREEMENT, THE OWNERSHIP OF THE VEHICLE SHALL VEST IN THE SURVIVOR(S).

SIGNATURE

DATE

DATE

ORM 30-C REV. 05/2016

DO NOT ACCEPT TITLE SHOWING ERASURE, ALTERATION, OR MUTILATION

SIGNATURE

Case 21-23636 Doc 48 Filed 09/24/21 Entered 09/24/21 13:49:06 Desc Main Whenever you sell or trade in a Decklere to be the sure to be the sur

You ONLY have 30 days to submit the Vehicle Transfer Notification from the date you sell or trade in the vehicle to remove your liability.

Before you buy, do a Title Check. For more information, go to <a href="www.TxDMV.gov">www.TxDMV.gov</a> and click on the "Title Check" icon.

A DA	N VEHICLE IS SOLD, TITLE HOLDER MUST ASSIGN AND FURNIS TE OF SALE TO THE PURCHASER WHO MUST FILE APPLICA SSOR-COLLECTOR WITHIN 30 DAYS TO AVOID PENALTY.	
	FEDERAL AND STATE LAW REQUIRES THAT YOU STATE TH OWNERSHIP. FAILURE TO COMPLETE OR PROVIDING A FALSE ST.	
	The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, ex	7
ASSIGNMENT OF TITLE	· · · · · · · · · · · · · · · · · · ·	City State Zip ileage of the vehicle unless one of the following statements is checked: d is in excess of its mechanical limits. ling is not the actual mileage. WARNING - ODOMETER DISCREPANCY.
AS	Signature of Seller/Agent I am aware of the above odometer certification made by the seller/agent.	Printed Name (same as signature)
	Signature of Buyer/Agent	Printed Name (same as signature)
<u>L</u>	The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, ex	cept as noted herein, and has been transferred to the following printed name and address:
ST REASSIGNMENT DEALER ONLY	·	City State Zip ileage of the vehicle unless one of the following statements is checked: d is in excess of its mechanical limits. ling is not the actual mileage. WARNING - ODOMETER DISCREPANCY.  Dealer
EA ALE	Sale Dealer's N	No.
T.F		
FIRST DE	Agent's Signature \ I am aware of the above odometer certification made by the seller/agent.	Printed Name (same as signature)
	Signature of Buyer/Agent	Printed Name (same as signature)
LNI LNI	The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, ex	cept as noted herein, and has been transferred to the following printed name and address:
SECOND REASSIGNMENT DEALER ONLY	ODOMETER READING (No Tenths) 2. The odometer read	d is in excess of its mechanical limits. ling is not the actual mileage. WARNING - ODOMETER DISCREPANCY.
	Date of Sale	Dealer No.
	Dealer's N	lame
ECON	Agent's Signature  I am aware of the above odometer certification made by the seller/agent.	Printed Name (same as signature)
S	Signature of Buyer/Agent	Printed Name (same as signature)
F	The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, ex	cept as noted herein, and has been transferred to the following printed name and address:
THIRD REASSIGNMENT DEALER ONLY		City State Zip leage of the vehicle unless one of the following statements is checked: d is in excess of its mechanical limits. ling is not the actual mileage. WARNING - ODOMETER DISCREPANCY.    Dealer   No.
띪	Dealer's N	
THIRD	Agent's Signature I am aware of the above odometer certification made by the seller/agent.	Printed Name (same as signature)
	Signature of Buyer/Agent	Printed Name (same as signature)
LIEN	LIENHOLDER TO BE RECORDED AND SHOWN ON NEW TITLE: 1ST LIEN IN FAVOR OF (NAME & ADDRESS)	

Filed 09/24/21 Entered 09/24/21 13:49:06

Upon sale of this vehicle, the purchaser must apply 19 a 15 w fittle within 30 days unless the vehicle is purchased by a dealer. Until a new title is issued, the vehicle record will continue to reflect the owner's name listed on the current title. SEE BACK OF TAB FOR ADDITIONAL INFORMATION.

001260 - 001507

ARI FLEET LT 4001 LEADENHALL ROAD LAUREL, NJ 08054







Case 21-23636 Doc 48 Filed 09/24/21 Entered 09/24/21 13:49:06 Desc Main Whenever you sell or trade in a Verlicle, be sure to protect yourself by filing the Vehicle Transfer Notification online at <a href="https://www.TxDMV.gov">www.TxDMV.gov</a>. The notification removes your responsibility for anything the buyer might do with the vehicle. It's free!

You ONLY have 30 days to submit the Vehicle Transfer Notification from the date you sell or trade in the vehicle to remove your liability.

Before you buy, do a Title Check. For more information, go to <a href="www.TxDMV.gov">www.TxDMV.gov</a> and click on the "Title Check" icon.

A DA	I VEHICLE IS SOLD, TITLE HOLDER MUST ASSIGN AND FURNISH THIS TITLE INDICATING TE OF SALE TO THE PURCHASER WHO MUST FILE APPLICATION WITH COUNTY TAX SSOR-COLLECTOR WITHIN 30 DAYS TO AVOID PENALTY.	153381456
<b>&gt;</b>	FEDERAL AND STATE LAW REQUIRES THAT YOU STATE THE MILEAGE IN CONNECTION OWNERSHIP. FAILURE TO COMPLETE OR PROVIDING A FALSE STATEMENT MAY RESULT IN FIN	
ASSIGNMENT OF TITLE	The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred.  Name of Purchaser  I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the odometer reading is not the actual mileage. In the mileage stated is in excess of its mechanical limits odometer of the actual mileage. WARNI Sale  Signature of Seller/Agent  Printed Name (seller/Agent).	State Zip e following statements is checked
	Signature of Buyer/Agent Printed Name (s	ame as signature)
	The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred	to the following printed name and address:
FIRST REASSIGNMENT DEALER ONLY	Name of Purchaser  I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the	i.
T REASS DEALER	Dealer's Name	
FIRST	Agent's Signature Printed Name (so I am aware of the above odometer certification made by the seller/agent.	ame as signature)
	Signature of Buyer/Agent Printed Name (s	ame as signature)
ENT	The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred	to the following printed name and address:
ND REASSIGNMENT DEALER ONLY	Name of Purchaser  I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the odometer reading is the actual mileage of the vehicle unless one of the odometer reading is not the actual mileage. WARNII Date of Sale	i.
	Dealer's Name	140.
SECOND DE/	Agent's Signature Printed Name (signature I am aware of the above odometer certification made by the seller/agent.	ame as signature)
<u> </u>	Signature of Buyer/Agent Printed Name (s	ame as signature)
<u> </u>	The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred	to the following printed name and address:
THIRD REASSIGNMENT DEALER ONLY	Name of Purchaser  I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the properties of the	
THIRE	Agent's Signature Printed Name (so I am aware of the above odometer certification made by the seller/agent.	ame as signature)
	Signature of Buyer/Agent Printed Name (s.	ame as signature)
LIEN	LIENHOLDER TO BE RECORDED AND SHOWN ON NEW TITLE:  1ST LIEN IN FAVOR OF (NAME & ADDRESS)	

Case 21-23636

Doc 48 Filed 09/24/21

Entered 09/24/21 13:49:06

Upon sale of this vehicle, the pure next applyage 572 of title within 30 days unless the vehicle is purchased by a dealer. Until a new title is issued, the vehicle record will continue to reflect the owner's name listed on the current title. SEE BACK OF TAB FOR ADDITIONAL INFORMATION.

12000

001209 - 001389

ARI FLEET LT 4001 LEADENHALL ROA MT LAUREL, NJ 08054



VEHICLE IDENTIFICATION NUMBER 4UZBVG112LGLU0025

YEAR MODEL 2020

MAKE OF VEHICLE **MITS** 

TITLE/DOCUMENT NUMBER

BODY STYLE

TEXAS DEPARTMENT OF MOTOR VEHICLES 453359224

DATE TITLE ISSUED

MODEL

WEIGHT

ODOMETER READING

BENTLEY TRUCK SERVICES I PHILADELPHI P

PREVIOUS OWNER NNN4947

22030144032105618 07/30/2020

100 REMARK(S)

ACTUAL MILEAGE



ARI FLEET 4001 LEADENHALL MT LAUREL, NJ 08054

SIGNATURE OF OWNER OR AGENT MUST BE IN INK

UNLESS OTHERWISE AUTHORIZED BY LAW, IT IS A VIOLATION OF STATE LAW TO SIGN THE NAME OF ANOTHER PERSON ON A CERTIFICATE OF TITLE OR OTHERWISE GIVE FALSE INFORMATION ON A CERTIFICATE OF TITLE

DATE OF LIEN

1ST LIENHOLDER

NONE

DATE OF LIEN

2ND LIENHOLDER

1ST LIEN RELEASED

2ND LIEN RELEASED

AUTHORIZED AGENT

DATE OF LIEN 3RD LIENHOLDER AUTHORIZED AGENT

3RD LIEN RELEASED \_

AUTHORIZED AGENT

T IS HEREBY CERTIFIED THAT THE PERSON HEREIN NAMED IS THE OWNER OF THE VEHICLE DESCRIBED ABOVE WHICH IS SUBJECT TO THE ABOVE LIENS.

RIGHTS OF SURVIVORSHIP AGREEMENT WE. THE MARRIED PERSONS WHOSE SIGNATURES APPEAR HEREIN, HEREBY AGREE THAT THE OWNERSHIP OF THE VEHICLE DESCRIBED ON THIS CERTIFICATE OF TITLE SHALL FROM THIS DAY FORWARD BE HELD JOINTLY. AND IN THE EVENT OF DEATH OF ANY OF THE PERSONS NAMED IN THE AGREEMENT, THE OWNERSHIP OF THE VEHICLE SHALL VEST IN THE SURVIVOR(S).

SIGNATURE

DATE

SIGNATURE

Case 21-23636 Doc 48 Filed 09/24/21 Entered 09/24/21 13:49:06 Desc Main Whenever you sell or trade in a perfue sure loase to but self by filing the Vehicle Transfer

Notification online at www.TxDMV.gov. The notification removes your responsibility for anything the buyer might do with the vehicle. It's free!

You ONLY have 30 days to submit the Vehicle Transfer Notification from the date you sell or trade in the vehicle to remove your liability.

Before you buy, do a Title Check. For more information, go to www.TxDMV.gov and click on the "Title Check" icon.

ASSESSOR-COLLECTOR WITHIN 30 DAYS TO AVOID PENALTY.    PIEDRA AND STATE AW REQUIRES THAT YOU STATE THE MILEAGE IN CONNECTION WITH THE TRANSFE OWNERSHIP. FAILURE TO COMPLETE OR PROVIDING A FALSE STATEMENT MAY RESULT IN FINES AND/OR IMPRISON   The undersigned hereby critises that the vehicle described in this site is rise and clear of all lens, except as noted therin, and has been transferred to the following statements is controlled to the provided of the provided by the seller/agent.    The undersigned hereby critises that the vehicle described in this site is rise and clear of all lens, except as noted herein, and has been transferred to the following statements is controlled by the seller/agent.    The undersigned hereby critises that the vehicle described in this site is rise and clear of all lens, except as noted herein, and has been transferred to the following statements is controlled by the seller/agent.    The undersigned hereby critises that the vehicle described in this site is rise and clear of all lens, except as noted herein, and has been transferred to the following statements is controlled by the seller/agent.    The undersigned hereby critises that the vehicle described in this site is rise and clear of all lens, except as noted herein, and has been transferred to the following statements is controlled by the seller/agent.    The undersigned hereby critises that the vehicle described in this site is rise and clear of all lens, except as noted herein, and has been transferred to the following statements is controlled by the seller/agent.    The undersigned hereby critises that the vehicle described in this site is rise and clear of all lens, except as noted herein, and has been transferred to the following statements is controlled by the seller/agent.    The undersigned hereby critises that the vehicle described in this site is the actual mileage of the vehicle unless one of the following printed name and printed harms (same as signature)    The undersigned hereby critises that we vehicle describ					
ASSESSOR_COLLECTOR WITHIN 30 DAYS TO AVOID PENALTY.    PROPRIAL AND STATE LAW REQUIRES THAT YOU STATE THE MILEAGE IN CONNECTION WITH THE TRANSFE OF CONNECT					
OWNERSHIP, FAILURE TO COMPLETE OR PROVIDING A FALSE STATEMENT MAY RESULT IN FINES ANDOOR IMPRISON The undersigned hereby certifies that the vehicle discribed in this bilb is fee and close of all illens, except as noted herein, and has been transferred to the following plated name and in the provided provided by the seller/agent of the provided plate	A DA	TE OF SALE TO THE PURCHASER WHO N	NUST FILE APPLIC		153359124
Name of Puchaser   Certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle which is not the actual mileage. WARNING - ODOMETER DISCRET Signature of Solice/Agent   Printed Name (same as signature)	▶				
LONG SYP AL CONTROL OF Purchaser  LONG Signature of Soler/Agent  To entirely to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is control of the state of the above codometer certification made by the seller/agent.  The undersigned hereby certifies that the vehicle described in this title is free and clear of all liers, except as noted heren, and has been transferred to the following printed name and sole of all liers, except as noted heren, and has been transferred to the following statements is control of the complete of the seller/agent.  The undersigned hereby certifies that the vehicle described in this title is free and clear of all liers, except as noted heren, and has been transferred to the following statements is control of the vehicle unless one of the following statements is control of the vehicle unless one of the following statements is control of the vehicle unless one of the following statements is control of the vehicle unless one of the following statements is control of the vehicle unless one of the following statements is control of the vehicle unless one of the following statements is control of the vehicle unless one of the following statements is control of the vehicle unless one of the following statements is control of the vehicle unless one of the following statements is control of the vehicle unless one of the following statements is control of the vehicle of the vehicle unless one of the following statements is control of the vehicle of the vehicle unless one of the following statements is control of the vehicle of the vehicle unless one of the following statements is control of the unless of the vehicle unless one of the following statements is control of the vehicle of the vehicle unless one of the following statements is control of the vehicle of the vehicle unless one of the following statements is control of the vehicle of the vehicle unless one of the following statements is control of the vehicle of		The undersigned hereby certifies that the vehicle described in this tit	le is free and clear of all liens.	except as noted herein, and has been transferred	to the following printed name and address:
I am aware of the above odometer certification made by the selfer/agent.	SSIGNMENT OF TITLE	Control of the best of my knowledge that the odometer of the companies of the property of the companies of t	er reading is the actual n  1. The mileage state 2. The odometer rea	nileage of the vehicle unless one of the ed is in excess of its mechanical limits iding is not the actual mileage. WARNI	e following statements is checked: ; NG - ODOMETER DISCREPANCY.
The undersigned hereby certifies that the vehicle described in this bitle is tree and clear of all liens, except as noted herein, and has been transferred to the following printed name and process of the control of the following statements is controlled by the process of the control of the following statements is controlled by the printed Name of Purchaser   1.2. The odometer reading is not the actual mileage of the vehicle unless one of the following statements is controlled by the printed Name (same as signature)   1.3. The mileage stated is in except as noted herein, and has been transferred to the following printed name and printed Name (same as signature)   1.3. The mileage stated is in except as noted herein, and has been transferred to the following printed name and printed Name (same as signature)   1.3. The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to the following printed name and name of Purchaser   1.4. The odometer reading is the actual mileage of the vehicle unless one of the following printed name and name of Purchaser   1.4. The odometer reading is the actual mileage of the vehicle unless one of the following statements is controlled in the strip is free and clear of all liens, except as noted herein, and has been transferred to the following statements is controlled in the strip is free and clear of all liens, except as noted herein, and has been transferred to the following statements is controlled in the strip is free and clear of all liens, except as noted herein, and has been transferred to the following printed name and printed name and the printed Name (same as signature)   1.4. The odometer reading is not the actual mileage. WARNING - ODOMETER DISCRE   1.4. The odometer reading is not the actual mileage. WARNING - ODOMETER DISCRE   1.4. The odometer reading is not the actual mileage. WARNING - ODOMETER DISCRE   1.4. The odometer reading is not the actual mileage. WARNING - ODOMETE	<		-	Printed Name (S	ame as signature)
The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to the following printed name and clear of all liens, except as noted herein, and has been transferred to the following printed name and clear of all liens, except as noted herein, and has been transferred to the following statements is or certify to the best of my knowledge that the odometer reading is the actual mileage of the calcular mileage. WARNING - ODOMETER DISCRE Date of the above odometer certification made by the seller/agent.  The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to the following printed name and printed to the policy of the calcular mileage. WARNING - ODOMETER DISCRE Date of the above odometer certification made by the seller/agent.  The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to the following printed name and printed name of Purchaser   City State Zig Liently to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is concept as noted herein, and has been transferred to the following statements is concept as noted herein, and has been transferred to the following printed name and printed name (and printed name)). The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to the following printed name and printed name (and printed name). The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to the following statements is concept and printed name (and		Signature of Buyer/Agent		Printed Name (s	ame as signature)
Agent's Signature    am aware of the above odometer certification made by the seller/agent.			le is free and clear of all liens, e	except as noted herein, and has been transferred	to the following printed name and address:
The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to the following printed name and printed Name (same as signature)    Name of Purchaser	ST REASSIGNMENT DEALER ONLY	CODOMETER READING (No Tenths)  Date of Sale  Agent's Signature	er reading is the actual n  1. The mileage state 2. The odometer rea	nileage of the vehicle unless one of the ed is in excess of its mechanical limits iding is not the actual mileage. WARNI	e following statements is checked: . NG - ODOMETER DISCREPANCY. Dealer No.
The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to the following printed name and printed name and the undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to the following printed name and the undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to the following printed name and the undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to the following printed name and the undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to the following printed name and the undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to the following printed name and the undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to the following printed name and the undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to the following printed name and the undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to the following printed name and the undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to the following printed name and the undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has b	Œ				
Name of Purchaser   Street   City   State   Zity   Comment   City   Ci					
Signature of Buyer/Agent  The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to the following printed name and Name of Purchaser  I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is concluded in this conclusion. The mileage stated is in excess of its mechanical limits.  ODOMETER READING (No Tenths)  Dealer's Name  Agent's Signature  I am aware of the above odometer certification made by the seller/agent.  Signature of Buyer/Agent  Printed Name (same as signature)  Printed Name (same as signature)	Þ	The undersigned hereby certifies that the vehicle described in this tit	le is free and clear of all Hens, e	except as noted herein, and has been transferred	to the following printed name and address:
Signature of Buyer/Agent  The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to the following printed name and Name of Purchaser  I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is concluded in this conclusion. The mileage stated is in excess of its mechanical limits.  ODOMETER READING (No Tenths)  Dealer's Name  Agent's Signature  I am aware of the above odometer certification made by the seller/agent.  Signature of Buyer/Agent  Printed Name (same as signature)  Printed Name (same as signature)	REASSIGNMEI LER ONLY	I certify to the best of my knowledge that the odomete  ODOMETER READING (No Teniths)  Date of	er reading is the actual n  1. The mileage state 2. The odometer rea	nileage of the vehicle unless one of the ed is in excess of its mechanical limits ding is not the actual mileage. WARNI	e following statements is checked:  NG - ODOMETER DISCREPANCY.  Dealer
Signature of Buyer/Agent  The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to the following printed name and Name of Purchaser  I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is concluded in this conclusion. The mileage stated is in excess of its mechanical limits.  ODOMETER READING (No Tenths)  Dealer's Name  Agent's Signature  I am aware of the above odometer certification made by the seller/agent.  Signature of Buyer/Agent  Printed Name (same as signature)  Printed Name (same as signature)			Dealer's	Name	
Signature of Buyer/Agent  The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to the following printed name and Name of Purchaser  I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is concluded in this companies.  I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is concluded in this companies.  I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is concluded in this companies.  Dealer stated is in excess of its mechanical limits	ECON		by the seller/agent.	Printed Name (s	ame as signature)
Name of Purchaser   Street   City   State   Zip	٥,	Signature of Buyer/Agent		Printed Name (s	ame as signature)
Signature of Buyer/Agent Printed Name (same as signature)	_	The undersigned hereby certifies that the vehicle described in this tit	le is free and clear of all liens, e	except as noted herein, and has been transferred	to the following printed name and address:
Signature of Buyer/Agent Printed Name (same as signature)	SSIGNMENT	I certify to the best of my knowledge that the odomete  ODOMETER READING (No Tenths)  Date of	er reading is the actual n	nileage of the vehicle unless one of the	e following statements is checked:  NG - ODOMETER DISCREPANCY.  Dealer
Signature of Buyer/Agent Printed Name (same as signature)	품질		Dealer's	Name	
digitative of buyeringen.	THIRD		by the seller/agent.	Printed Name (s	ame as signature)
		Signature of Buyer/Agent		Printed Name (s	ame as signature)
	LIEN				

		L23636, Dag.48	STATE OF DEPARTMENT OF	Entere	ADA 🕍	3 40 6 TOPE	AND SHOP	
		The second section of the second section secti	The state of the s	management (statement) and an extension of policies and a statement				YALL
	8110		CERTIFICA		——			
Į,	VIN	YEAR	MAKE	MODEL	VEHIC	LE BODY	TITLE NUMBER	
V	4UZBYG116KGKC	G3757 2019	MIFU	FE FECZT	s ·	ТТВ	NV012963498	
	DATE ISSUED	ODOMETER MILE	S ODOMETER	BRAND	FUEL TYPE	EMPTY WT	GROSS WT	
	09/24/2020	100	ACTUAL N	MILES	G		14500	
	PRINT DATE	10/3/2020			VEHICLE I	BRANDS	BRAND DATE	:
	4001 LE MOUNT <b>OWNER(S) NAME</b> ARI FLEET LT A I	EET LT A BUSINESS TEADENHALL RD TLAUREL NJ 08054-4 E AND ADDRESS BUSINESS TRUST		001113082	LESSOR			
のはいいのでは、	EMPIRE SOLAR O 4001 LEADENHAL MOUNT LAUREL	LL RD			LESSEE			
というないない。	LIENHOLDER RE	E <b>LEASE</b> – SECURITY I	NTEREST IN THE V	/EHICLE DES	SCRIBED ON TH	IS TITLE IS HERI	EBY RELEASED:	
	SIGNATURE OF A	AUTHORIZED AGENT			DATE			
1	PRINTED NAME (	OF AGENT AND COM	PANY					
	FAILURE TO COMPLE	E LAW REQUIRES THAT YOU ETE OR PROVIDING A FAL by certifies the vehicle descriptions.	SE STATEMENT MAY	RESULT IN F	INES AND/OR IMP	RISONMENT.	DWNERSHIP.	
	Printed Full Legal Na	me of Buyer		Ne	evada Driver's Lice	ense or Identificati	on Number 🗆 OP	
A STATE OF	Printed Full Legal Na	me of Buyer		Ne	evada Driver's Lice	ense or Identificati	on Number	
会には、	Street Address I certify to the best of the Dometer Reading	my knowledge the odomete  NO TENTHS	☐ The mileage sta	ated is in exces eading is not the	s of its mechanical ne actual mileage. V	limits.	Zip Code checked. TER DISCREPANCY	
}	Signature of Seller(s)/A	Agent/Dealership		Printed N	ame of Seller(s)/Ag	ent/Dealership		-
( )	I am aware of the abov	ve odometer certification ma	de by the seller/agent	Dealer L	icense Number	Date	of Sale	-
	Signature of Buyer			Printed F	ull Legal Name of B	Buyer		-
		RECORDS OF THE DEPA			NTROL NUMBER		<b>,</b>	į
A STATE OF		SON NAMED HEREON IS T D ABOVE, SUBJECT TO LII			119725	1	METARA C	
U	VP-2 (Rev.01/2016)			/THIS	IS NOT A TITLE NUMBER	N.	7	

**ALTERATION OR ERASURE VOIDS THIS TITLE** 

<b>&gt;</b>	FEDERAL AND STATE LAW REQUIRES THAT YOU STATE THE MIL FAILURE TO COMPLETE OR PROVIDING A FALSE STATE The undersigned hereby certifies the vehicle described in	MENT MAY RESULT IN	I FINES AND/OR IMPRISON	IMENT.
	FIRST REASSIGNME	NT – DEALER (	ONLY	
	Printed Full Legal Name of Buyer	Nevada Driver's License or Identification Number		□ AND □ OR
Dealer only	Printed Full Legal Name of Buyer	Nevada Driver's License or Identification Number		_
SSIC	Address	City	State	Zip Code
Dealer	I certify to the best of my knowledge the odometer reading is the actual mi	leage of the vehicle unle	ess one of the following is ch	ecked.
2	1.10	is in excess of its mechanical limits. ng is not the actual mileage. WARNING: ODOMETER DISCREPA ar over 9 years old		
	Signature of Seller(s)/Agent/Dealership	Printed Name of Sell	er(s)/Agent/Dealership	
	I am aware of the above odometer certification made by the seller/agent		per Date of	Sale
	Signature of Buyer	Printed Full Legal Nar	me of Buyer	
	SECOND REASSIGNM	ENT – DEALER	ONLY	□ AND
_	Printed Full Legal Name of Buyer	Nevada Driver's Licen	se or Identification Number	□ OR
ealer only	Printed Full Legal Name of Buyer	Nevada Driver's Licen	se or Identification Number	-
er only	Address	City	State	Zip Code
Dealer	''-	in excess of its mechanics not the actual mileag	_	
	Signature of Seller(s)/Agent/Dealership	Printed Name of Sell	er(s)/Agent/Dealership	
	I am aware of the above odometer certification made by the seller/agent		per Date of	Sale
	Signature of Buyer	Printed Full Legal Na	me of Buyer	
	LIENHOLDER TO	BE RECORDE	D	
	Printed Full Legal Name of Lienholder			
z	(	if no lienholder write "N	ONE")	
Щ	A statement			
LIEN	Address Street C	Dity	State 2	Zip Code

### CERTIFICATE OF TITLE 8160 VIN **YEAR MAKE** MODEL **VEHICLE BODY TITLE NUMBER MORG** FE FEC72S NV013072814 4UZBVG117KGKM6480 2019 TTS **DATE ISSUED ODOMETER MILES ODOMETER BRAND FUEL TYPE EMPTY WT GROSS WT** 11/04/2020 **ACTUAL MILES** G 15995 10 **PRINT DATE** 11/13/2020 **VEHICLE BRANDS BRAND DATE** MAIL TO ARI FLEET LT A BUSINESS TRUST 4001 LEADENHALL RD MOUNT LAUREL NJ 08054-4611 OWNER(S) NAME AND ADDRESS LESSOR ARI FLEET LT A BUSINESS TRUST **LESSEE EMPIRE SOLAR GROUP LLC** 4001 LEADENHALL RD **MOUNT LAUREL NJ 08054-4611** LIENHOLDER NAME AND ADDRESS LIENHOLDER RELEASE - SECURITY INTEREST IN THE VEHICLE DESCRIBED ON THIS TITLE IS HEREBY RELEASED: SIGNATURE OF AUTHORIZED AGENT DATE PRINTED NAME OF AGENT AND COMPANY FEDERAL AND STATE LAW REQUIRES THAT YOU STATE THE MILEAGE IN CONNECTION WITH THE TRANSFER OF OWNERSHIP. FAILURE TO COMPLETE OR PROVIDING A FALSE STATEMENT MAY RESULT IN FINES AND/OR IMPRISONMENT. The undersigned hereby certifies the vehicle described in this title has been transferred to the following buyer(s): ☐ AND Printed Full Legal Name of Buyer Nevada Driver's License or Identification Number Printed Full Legal Name of Buyer Nevada Driver's License or Identification Number Street Address City State Zip Code I certify to the best of my knowledge the odometer reading is the actual mileage of the vehicle unless one of the following is checked. The mileage stated is in excess of its mechanical limits. The odometer reading is not the actual mileage. WARNING: ODOMETER DISCREPANCY Exempt - Model year over 9 years old ODOMETER READING

Signature of Seller(s)/Agent/Dealership

I am aware of the above odometer certification made by the seller/agent

Signature of Buyer

ACCORDING TO THE RECORDS OF THE DEPARTMENT OF MOTOR

VEHICLES, THE PERSON NAMED HEREON IS THE OWNER OF THE VEHICLE DESCRIBED ABOVE, SUBJECT TO LIEN AS SHOWN.

Printed Full Legal Name of Buyer

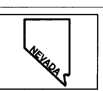
Printed Name of Seller(s)/Agent/Dealership

Dealer License Number\_\_\_\_\_ Date of Sale

CONTROL NUMBER

6184278

(THIS IS NOT A TITLE NUMBER)



VP-2 (Rev 01/2016)

<b>&gt;</b>	FEDERAL AND STATE LAW REQUIRES THAT YOU STATE THE MIL FAILURE TO COMPLETE OR PROVIDING A FALSE STATE The undersigned hereby certifies the vehicle described in	MENT MAY RESULT IN FINES AND/O	R IMPRISONMENT.			
	FIRST REASSIGNMENT - DEALER ONLY					
	Printed Full Legal Name of Buyer	Nevada Driver's License or Identificat	□ AND on Number □ OR			
FIRST REASSIGNMENT Dealer only	Printed Full Legal Name of Buyer	Nevada Driver's License or Identificat	ion Number			
SSIC er or	Address	City State	e Zip Code			
REASS Dealer	I certify to the best of my knowledge the odometer reading is the actual mi	leage of the vehicle unless one of the fo	ollowing is checked.			
FIRST		in excess of its mechanical limits. I is not the actual mileage. WARNING: Cover 9 years old	DDOMETER DISCREPANCY			
	Signature of Seller(s)/Agent/Dealership  I am aware of the above odometer certification made by the seller/agent	Printed Name of Seller(s)/Agent/Dea  Dealer License Number	'			
	, am and of the above submoter solundation made by the conditing	Boaler Electrice Hamber	Baile of baile			
	Signature of Buyer	Printed Full Legal Name of Buyer				
FEDERAL AND STATE LAW REQUIRES THAT YOU STATE THE MILEAGE IN CONNECTION WITH THE TRANSFER OF OWNERS FAILURE TO COMPLETE OR PROVIDING A FALSE STATEMENT MAY RESULT IN FINES AND/OR IMPRISONMENT. The undersigned hereby certifies the vehicle described in this title has been transferred to the following buyer(s):						
	SECOND REASSIGNMENT – DEALER ONLY					
FZ	Printed Full Legal Name of Buyer	Nevada Driver's License or Identificat	□ AND ion Number □ OR			
REASSIGNMENT	Printed Full Legal Name of Buyer	Nevada Driver's License or Identificat	ion Number			
ASSIG er only	Address	City State	e Zip Code			
D REA: Dealer	I certify to the best of my knowledge the odometer reading is the actual mil	leage of the vehicle unless one of the fo	llowing is checked.			
SECON		in excess of its mechanical limits. I is not the actual mileage. WARNING: Cover 9 years old	DOMETER DISCREPANCY			
	Signature of Seller(s)/Agent/Dealership	Printed Name of Seller(s)/Agent/Dea	lership			
	I am aware of the above odometer certification made by the seller/agent	Dealer License Number				
	Signature of Buyer	Printed Full Legal Name of Buyer				
	LIENHOLDER TO	BE RECORDED				
	Printed Full Legal Name of Lienholder					
LIEN	(	if no lienholder write "NONE")				
=	Address	Dity State	Zip Code			
		Dity State	Zip Gode			
	FEIN / ELT Number					

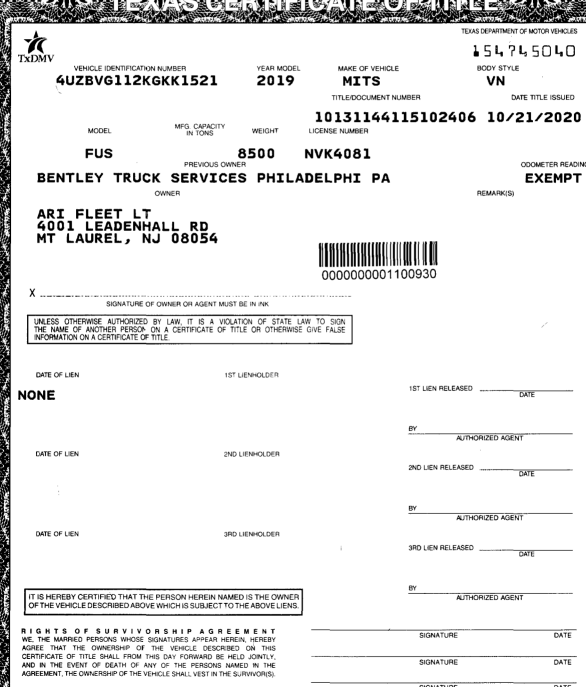
Case 21-23636 Doc 48 Filed 09/24/21 Entered 09/24/21 13:49:06 Desc Main Upon sale of this vehicle, the pulled with apply a greaf while within 30 days unless the vehicle is purchased by a dealer. Until a new title is issued, the vehicle record will continue to reflect the owner's name listed on the current title. SEE BACK OF TAB FOR ADDITIONAL INFORMATION.

000011 - 000257

ARI FLEET LT 4001 LEADENHALL RD MOUNT LAUREL, NJ 08054-4611



## elise texas cerele catie o en al electric



DO NOT ACCEPT TITLE SHOWING ERASURE, ALTERATION, OR MUTILATION

Case 21-23636 Doc 48 Filed 09/24/21 Entered 09/24/21 13:49:06 Desc Main Whenever you sell or trade in a project of trade in a projec

You ONLY have 30 days to submit the Vehicle Transfer Notification from the date you sell or trade in the vehicle to remove your liability.

Before you buy, do a Title Check. For more information, go to <a href="www.TxDMV.gov">www.TxDMV.gov</a> and click on the "Title Check" icon.

A DA	N VEHICLE IS SOLD, TITLE HOLDER MUST ASSIGN AND FURNISH THIS TITLE INDICATING TE OF SALE TO THE PURCHASER WHO MUST FILE APPLICATION WITH COUNTY TAX SSOR-COLLECTOR WITHIN 30 DAYS TO AVOID PENALTY.	15471	.5040
	FEDERAL AND STATE LAW REQUIRES THAT YOU STATE THE MILEAGE IN CONNECTION OWNERSHIP. FAILURE TO COMPLETE OR PROVIDING A FALSE STATEMENT MAY RESULT IN FINE		
	The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred t	o the following printed na	ame and address:
ASSIGNMENT OF TITLE	Name of Purchaser  I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the complex of the vehicle unless one of the complex of the complex of the vehicle unless one of the complex of the vehicle unless one of the complex of the complex of the vehicle unless one of the v	Ü	
ASS	Signature of Seller/Agent Printed Name (sall am aware of the above odometer certification made by the seller/agent.	me as signature)	
	Signature of Buyer/Agent Printed Name (sa	me as signature)	
⊨	The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to	o the following printed na	ame and address:
REASSIGNMENT EALER ONLY	Name of Purchaser  I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the odometer reading is the actual mileage stated is in excess of its mechanical limits.  ODOMETER READING (No Tenths)  Date of  Street  City  1. The mileage stated is in excess of its mechanical limits.  2. The odometer reading is not the actual mileage. WARNIN	IG - ODOMETER D	
LE E	Sale Dealer's Name	No.	
FIRST	Agent's Signature Printed Name (sa I am aware of the above odometer certification made by the seller/agent.	me as signature)	
	Signature of Buyer/Agent Printed Name (sa	me as signature)	
ENT	The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred t	o the following printed na	ame and address:
REASSIGNMENT	Name of Purchaser  I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the odometer reading is the actual mileage stated is in excess of its mechanical limits.  ODOMETER READING (No Tenths)  Date of Sale	_	
문제	Dealer's Name		
SECOND REAS DEALER	Agent's Signature Printed Name (sa I am aware of the above odometer certification made by the seller/agent.	me as signature)	
<u>"</u>	Signature of Buyer/Agent Printed Name (sa	me as signature)	
<u> </u>	The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to	o the following printed na	ame and address:
THIRD REASSIGNMEN DEALER ONLY	Name of Purchaser  I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the    1. The mileage stated is in excess of its mechanical limits.   ODOMETER READING (No Tenths)   2. The odometer reading is not the actual mileage. WARNING Sale	_	
품질	Dealer's Name		
THIRD	Agent's Signature Printed Name (sa I am aware of the above odometer certification made by the seller/agent.	me as signature)	
	Signature of Buyer/Agent Printed Name (sa	me as signature)	
LIEN	LIENHOLDER TO BE RECORDED AND SHOWN ON NEW TITLE:  1ST LIEN IN FAVOR OF (NAME & ADDRESS)		

Model **Body Title Issue Date** Title Number Vehicle Identification Number Year Make 17505854-1 4UZBYG112KGKK1607 2019 **MIFU** FE TK Apr 26, 2021 **Condition Acquisition Date Odometer** . HORNI DIRBAHAN BANKA KAN KANKA KAN KANKA KANKA KARAN BAN BARKA BANKARA KANKA BANKARA KAN BANKARA KAN BARKARA 100 **USED** Mar 16, 2021 **Engine Number** 

NO SECURITY INTERESTS

000000001173935

**LESSOR** ARI FLEET LT

Total Liens 0

4001 LEADENHALL RD MOUNT LAUREL NJ 08054-4611

FEDERAL AND STATE LAWS REQUIRE THAT YOU STATE THE MILEAGE IN CONNECTION WITH THE TRANSFER OF OWNERSHIP, MINNESOTA LAW REQUIRES THAT YOU MAKE A DISCLOSURE ABOUT DAMAGE TO THE VEHICLE. A FALSE OR FRAUDULENT STATEMENT OF PURCHASE BY ANY PERSON IS A GROSS MISDEMEANOR OR FELONY ODOMETER DISCLOSURE STATEMENT. I (WE) CERTIFY THAT THE ODOMETER NOW ☐ EXCEEDS MECHANICAL LIMITS OF ODOMETER ☐ IS NOT ACTUAL MILEAGE - WARNING ODOMETER DISCREPANCY KNOWLEDGE THE ODOMETER MILEAGE DAMAGE DISCLOSURE STATEMENT. TO THE BEST OF MY KNOWLEDGE, THIS VEHICLE: HAS HAS NOT (CHECK ONE) SUSTAINED DAMAGE IN EXCESS OF 80 PERCENT ACTUAL CASH VALUE ASSIGNMENT: I (WE) CERTIFY THAT THIS VEHICLE IS FREE FROM ALL SECURITY INTERESTS. WARRANT TITLE, AND ASSIGN THE REGISTRATION TAX AND VEHICLE TO: DATE OF SALE SELLER'S PRINTED NAME(S) BUYER'S PRINTED NAME(S) SELLER'S ADDRESS DEALER'S LICENSE # BUYER'S ADDRESS SELLER'S SIGNATURE(S) BUYER'S SIGNATURE(S) APPLICATION FOR TITLE BY BUYER (TRANSFEREE). MUST BE SUBMITTED WITHIN 10 DAYS (Please Print) BUYER'S NAME 1 DATE(S) OF E IS THIS VEHICLE SUBJECT TO SECURITY AGREEMENT(S)? □ NO ☐ YES (IF YES, COMPLETE SECTION BELOW) FOR ADDITIONAL SECURED PARTIES I (WE) CERTIFY I (WE) AM (ARE) OF LEGAL AGE. HAVE PURCHASED THIS VEHICLE SUBJECT TO LIENS SHOWN AND NO OTHERS. I (WE) ATTES' WHILE OPERATED UPON THE PUBLIC STREETS AND HIGHWAYS. ALL OF MY (OUR) DECLARATIONS ARE TRUE AND CORRECT

APPLICANT'S/BUYER'S SIGNATURE(S) All Must Sign

IMPORTANT - PLEASE READ: ALL INFORMATION COLLECTED ON THIS APPLICATION IS REQUIRED BY LAW AND IS USED TO IDENTIFY THE MOTOR VEHICLE FAILURE TO PROVIDE REQUIRED INFORMATION MAY RESULT IN
DENIAL OF THE REQUESTED ACTION. EXCEPT FOR CERTAIN USES PERMITTED BY FEDERAL AND STATE LAWS, PERSONAL INFORMATION CONTAINED IN YOUR APPLICATION MAY NOT BE DISCLOSED TO ANYONE WITHOUT YOUR EXPRESS CONSENT. YOU MAY EXPRESSLY CONSENT TO THE DISCLOSURE OF YOUR INFORMATION BY WRITING TO THE FOLLOWING ADDRESS

> MINNESOTA DEPARTMENT OF PUBLIC SAFETY DRIVER AND VEHICLE SERVICES DIVISION



445 MINNESOTA STREET, ST. PAUL, MINNESOTA 55101-5187 PHONE 651-297-2126 TTY 651-282-6555 dvs.dps.mn.gov

MINNESOTA COUNTY OR OTHER STATE

## **SELLER'S NOTICE OF SALE**

When you sell this vehicle, you are responsible to file the information on the back side of this notice with the Department of Public Safety within 10 days. Please file this information over the internet at dvs.dps.mn.gov. call 651-284-1234, or complete all the information on this notice and mail to the address below. This notice is not required if sold to a Minnesota licensed dealer.

> MINNESOTA DEPARTMENT OF PUBLIC SAFETY DRIVER AND VEHICLE SERVICES DIVISION 445 MINNESOTA STREET, ST. PAUL, MINNESOTA 55101-5187





CONTROL NUMBER

Case 21-23636

POCA 480 STATILED SOLVENTE TO STATE FROM 100 124 21 E 13:49:06 TROUGH TRANSHIP. MINNESOTA LAW REQUIRES TO DOCUMENTO ISCO PACE OF ANTICE 12THE VEHICLE. A FALSE OR FRAUDULENT STATEMENT OF PURCHASE BY ANY PERSON IS A GROSS MISDEMEANOR OF FELONY.

SALES	TΔX	DECL	ARAT	LON	ΔND	FFFS

	SALES T	AX DECLARA	TION AND FEES	·	г
FULL PURCHA	SE PRICE \$		REGISTRATION TAX	\$	
LESS TRADE-	N ALLOWANCE		PLATE FEE		
NET PURCHAS	SE PRICE		ARREARS TAX		
%	OF NET PURCHASE PRICE				
LESS TAX PAI	D TO ANOTHER STATE				
	NET SALES TAX DUE \$		PSV FEE		
			TRANSFER TAX		
			TITLE/TRANSFER FEE		
TRADE-IN WAS		ENTIFICATION NUMBER	SALES TAX		
	Minnesota Dealer's License Number:		LATE TRANSFER PENALTY		
IDECLARE	Minnesota Sales Tax Account Number:		SUBTOTAL	\$	
THIS TAX EXEMPTION	Internal Revenue Code Number (IRC):		STATE/DEPUTY FILING FEE		
CODE:	IRP Acct Number:				-
	If Leased, Lessee MCDP Number:		TOTAL DUE	\$	
AUTO INSURA	NCE COMPANY:	PO	LICY NO.:	EXP. DATE:	
ODOMETER D READS KNOWLEDGE DAMAGE DISC	ISCLOSURE STATEMENT. I (WE) CERTIFY THAT THE (NO TENTHS) MILES AND THE ODOMETER MILEAGE:  CLOSURE STATEMENT. TO THE BEST OF MY KNOW HAS NOT (CHECK ONE) SUSTAINED DAMAGE IN E	IE ODOMETER NOW TO THE BEST OF MY //LEDGE, THIS VEHICL		TION TAX AND VEHICLE TO	(BUYER):
	SELLER'S PRINTED NAME(S)	DATE OF SALI	BUYER'S PF	RINTED NAME(S)	
	SELLER'S ADDRESS	DEALER'S LICENS	SE# BUYER'	S ADDRESS	
X	SELLER'S SIGNATURE(S)	_	X BUMED'S S	SIGNATURE(S)	*···
	SELLEN'S SIGNATURE(S)		BOTEN 3 3	idikatone(3)	
READS_ KNOWLEDGE	ISCLOSURE STATEMENT. I (WE) CERTIFY THAT TH (NO TENTHS) MILES AND THE ODOMETER MILEAGE: CLOSURE STATEMENT. TO THE BEST OF MY KNOW HAS NOT (CHECK ONE) SUSTAINED DAMAGE IN E	TO THE BEST OF MY	☐ IS ACTUAL MILEAGE ☐ EXCEEDS MECHANICAL LIMITS ☐ IS NOT ACTUAL MILEAGE – <b>WA</b> I E: ENT ACTUAL CASH VALUE.		REPANCY
	SELLER'S PRINTED NAME(S)	DATE OF SALI	BUYER'S PF	RINTED NAME(S)	
	SELLER'S ADDRESS	DEALER'S LICENS	SE # BUYER	S ADDRESS	
X	SELLER'S SIGNATURE(S)	_	X BUYER'S S	SIGNATURE(S)	
IS USED TO IDEI DENIAL OF THE LAWS, PERSON. WITHOUT YOUR	LEASE READ: ALL INFORMATION COLLECTED THIS APPLIC TIFY THE MOTOR VEHICLE. FAILURE TO PROVIDE REQUIR REQUESTED ACTION. EXCEPT FOR CERTAIN USES PERMIT AL INFORMATION CONTAINED IN YOUR APPLICATION MAY EXPRESS CONSENT. YOU MAY EXPRESSLY CONSENT TO Y WRITING TO THE FOLLOWING ADDRESS:	ED INFORMATION MAY R TED BY FEDERAL AND S NOT BE DISCLOSED TO A	ESULT IN DRIVER AND VEHING AND VEHING AND VEHING AND VEHING AND	TMENT OF PUBLIC SAFETY CLE SERVICES DIVISION ST. PAUL, MINNESOTA 55101- 2126 TTY 651-282-6555 dps.mn.gov	-5187
F	OR YOUR PROTECTION	Date of Sale	SELLER'S NOTICE OF SALE  Minnesota Purchaser's Driver License Nu		
HIDOMETHIS	SALE OF A VEHICLE TO A PRIVATE			1	1
ARTY, IT IS NIO BUYER	RECOMMENDED THAT THE SELLER TAKE THE COMPLETED TRANSFER DIA DEPUTY REGISTRAR	Purchaser's Full Name Street Address		Date of Birth	

City

County

Zip Code

## VEHICLE IDENTIFICATION NO YEAR MAKE MODEL **BODY STYLE** TITLE NO MITSUBISHI 4UZBYG110KGKM6604 2019 TRUCK 21050605277 4UZBYG110KGKM6604 CCM MOBILE HOME SQ. FT. **PURCHASED** TYPE TITLE 02/19/21 07/22/20 **DUPLICATE** NEW LEGEND(S) MAILING ADDRESS **ACTUAL MILEAGE** THIS IS A DUPLICATE CERTIFICATE AND MAY BE SUBJECT TO THE RIGHTS OF A PERSON UNDER THE ORIGINAL CERTIFICATE. ARI FLEET LT 4001 LEADENHALL RD MOUNT LAUREL NJ 08054-4611 OWNER(S) NAME AND ADDRESS ARI FLEET LT LSR EMPIRE SOLAR GROUP LLC LSE 927 N STATE **ELGIN IL 60123** FIRST LIENHOLDER NAME AND ADDRESS SECOND LIENHOLDER NAME AND ADDRESS RELEASE OF LIEN The Lienholder on the vehicle described in this Certificate does hereby state that the lien is relea NEW LIEN ASSIGNMENT: The information below must be on an application for title and presented to the Secretary of State ASSIGNMENT OF TITLE to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked: 1. The mileage stated is in excess of its mechanical limits. 2. The odometer reading is not the actual miles. ODOMETER READING re(s) of Seller(s) by a salvage application DATE OF SALE. I Jesse White, Secretary of State of the State of Illinois, do hereby certify that according to the records on file with my Office, the person or entity named hereon is the owner of the vehicle described hereon, which is subject to the above named liens and encumbrances, if any IN WITNESS WHEREOF, I HAVE AFFIXED MY SIGNATURE AND THE GREAT SEAL OF NTROL NO. THE STATE OF ILLINOIS AT SPRINGFIELD CONTROL NO. R6521002 Desse White JESSE WHITE, Secretary of State NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIO DO NOT DETACH UNTIL SOLD NOTICE OF SALE SEE INSTRUCTIONS ON REVERSE MUST BE COMPLETED BY SELLER 2019 4UZBYG110KGKM6604 Name of Seller (Current Registered Owner) Name of Buyer Complete Address of Buyer Complete Address of Seller State Under penalties of perjury, I hereby certify that the foregoing is true and correct under the laws of the United States

Seller's Signature Printed Name of Seller Date

ederal and State lawre	rgi <b>res Dallyo</b> 夕歌6月6nilead的1700nn4680n wit中Herrechs1891/2014/2014 Failu平内templexelo(1901/1914/2014 stagn:410n的16sult in	Dnescand/dy/manijispnment.
The undersigned	nereby certifies that the vehicle described in this title is free DOGLIMIES Txcept as Dat DE AB Grister 14the following printed name and address:	
		/
Name of Purch	ser Street City	State Zip
	pest of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked:	
	NO TENTHS 1. The mileage stated is in excess of its mechanical limits.	
Date of Sale	METER READING 2. The odometer reading is not the actual mileage. WARNING - ODOMETER DISCREPANCE	XY
Date of		Dealer
Sale	Dealer's Name	No.
관	Dealer's Name	
	Agent's Signature Printed Name (same a	an airmah (ra)
lam aware of	Agent's Signature Printed Name (same a bove odometer certification made by the seller/agent.	is signature)
1		
	Signature of Buyer/Agent Printed Name (same a	a dimentura)
The understand		is signature)
the undersigned	ereby certifies that the vehicle described in this title is free and clear of all liens, except as noted, and has been transferred to the following printed name and address:	
		<i>.</i>
Name of Purcha	ser Street City	State Zip
I certify to the	pest of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked:	
;	NO 1. The mileage stated is in excess of its mechanical limits.	
,	METÉR READING  1 TENTHS  2. The odometer reading is not the actual mileage. WARNING - ODOMETER DISCREPANC	Y
Date of Sale		Dealer
Sale		No.
/	Dealer's Name	
I am aware of	Agent's Signature Printed Name (same a bove odometer certification made by the seller/agent.	s signature)
}		
	Signature of Buyer/Agent Printed Name (same a	s signature)
The undersigned	ereby certifies that the vehicle described in this title is free and clear of all liens, except as noted, and has been transferred to the following printed name and address:	
15-15-15	O	
Name of Purcha	ser Street City best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked:	State Zip
Toolary to allo		
	TENTHS L. 11. The mileage stated is in excess of its mechanical limits.	v
OD	METER READING 2. The odometer reading is not the actual mileage. WARNING - ODOMETER DISCREPANCE	
Date of Sale	i i	Dealer No.
I Sale	Dealer's Name	TNO.
	Agent's Signature he above odometer certification made by the seller/agent.  Printed Name (same a	s signature)
l am aware of	ne above odometer certification made by the seller/agent.	
	Signature of Buyer/Agent Printed Name (same a	e eignatura)
The surdenistance	eneby certifies that the vehicle described in this title is free and clear of all liens, except as noted, and has been transferred to the following printed name and address:	s signature) \
The undersigned	State of the state	
Name of Purcha	er Street City	State Zip
I certify to the	sest of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked:	
	NO TENTHS 1. The mileage stated is in excess of its mechanical limits.	
OD	TENTHS   1. The mileage stated is it excess of its medianical limits.	Y
[Date of		Dester
Date of Sale	\	Dealer No.
1	Dealer's Name	
I am aware of	Agent's Signature Printed Name (same a bove odometer certification made by the seller/agent.	s signature)
	, •       •     •     •     •     •     •     •     •     •     •     •     •     •     •     •     •     •   •       •       •       •       •       •       •         •           •           •           •           •	•
	6	<i>;</i>
	Signature of Buyer/Agent Printed Name (same a	s signature)
The undersigned	ereby certifies that the vehicle described in this title is free and clear of all liens, except as noted, and has been transferred to the following printed name and address:	
	/	
Name of Purcha		State Zip
I certify to the	est of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked:	
	TENTHS 1. The mileage stated is in excess of its mechanical limits.	
OD	METER READING  2. The odometer reading is not the actual mileage. WARNING - ODOMETER DISCREPANC	Υ. [
Date of		Dealer
Sale	Date No.	No.
	Dealer's Name	
I am aware of	Agent's Signature Printed Name (same as the above odometer certification made by the seller/agent.	s signature)
_		
	Signature of Buyer/Agent Printed Name (same a:	s signature)

### NOTICE OF SALE INSTRUCTIONS

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS

VSD 40.25

When a vehicle owner sells and/or releases interest in a vehicle that is titled in the State of Illinois, this form must be completed immediately and mailed to the Illinois Secretary of State, Vehicle Services Department, Record Inquiry Division, 501 S. Second St., Rm. 408, Springfield, IL 62756, to ensure that your responsibility for the vehicle is released.

Completion of this form does not satisfy the transfer of ownership requirements as set forth in the Illinois Compiled Statutes. Illinois law requires the owner of a vehicle to complete and sign the Assignment of Title section on the Certificate of Title to the buyer who must apply to the Vehicle Services Department for a Certificate of Title.

### ZFBHRFAB2L6P59958 ΖШ TRD 00Y19R4-1 20 RAM PLATE NUMBER DATE ISSUED TAX BASE CODE CENTRAL OFFICE USE ONLY ODOMETER 027625 09 FDB114 11/09/20 10 NEW 09/22/20 EXP D8 NO SECURITY INTERESTS DOB OWNER ARI FLEET LT 4001 LEADENHALL RD MT LAUREL NJ 08054 000000001118899 ASSIGNMENT BY SELLER (TRANSFEROR) FEDERAL AND STATE LAWS REQUIRE THAT YOU STATE THE MILEAGE IN CONNECTION WITH THE TRANSFER OF OWNERSHIP, MINNESOTA LAW REQUIRES THAT YOU MAKE A DISCLOSURE ABOUT DAMAGE TO THE VEHICLE. A FALSE OR FRAUDULENT STATEMENT OF PURCHASE BY ANY PERSON IS A GROSS MISDEMEANOR OR FELONY. ODOMETER DISCLOSURE STATEMENT. I (WE) CERTIFY THAT THE ODOMETER NOW ☐ EXCEEDS MECHANICAL LIMITS OF ODOMETER (NO TENTHS) MILES AND TO THE BEST OF MY READS ☐ IS NOT ACTUAL MILEAGE - WARNING ODOMETER DISCREPANCY KNOWLEDGE THE ODOMETER MILEAGE DAMAGE DISCLOSURE STATEMENT. TO THE BEST OF MY KNOWLEDGE, THIS VEHICLE: HAS HAS NOT (CHECK ONE) SUSTAINED DAMAGE IN EXCESS OF 80 PERCENT ACTUAL CASH VALUE ASSIGNMENT: L(WE) CERTIFY THAT THIS VEHICLE IS FREE FROM ALL SECURITY INTERESTS. WARRANT TITLE, AND ASSIGN THE REGISTRATION TAX AND VEHICLE TO: DATE OF SALE SELLER'S PRINTED NAME(S) BUYER'S PRINTED NAME(S) DEALER'S LICENSE # SELLER'S ADDRESS BUYER'S ADDRESS SELLER'S SIGNATURE(S) BUYER'S SIGNATURE(S) APPLICATION FOR TITLE BY BUYER (TRANSFEREE). MUST BE SUBMITTED WITHIN 10 DAYS (Please Print) DATE(S) OF BIRTH BUYER'S NAME (FIRST) BUYER'S DRIVER'S LICENSE NUMBER(S DATE(S) OF BIRTH ADD'L BUYER'S NAME(S) STREET ADDRESS COUNTY/CODE □ NO ☐ YES (IF YES, COMPLETE SECTION BELOW) IS THIS VEHICLE SUBJECT TO SECURITY AGREEMENT(S)? FOR ADDITIONAL SECURED PARTIES ATTACH COMPLETED FORM PS2017 FIRST SECURED PARTY'S NAME (PRINT NAME) I (WE) CERTIFY I (WE) AM (ARE) OF LEGAL AGE, HAVE PURCHASED THIS VEHICLE SUBJECT TO LIENS SHOWN AND NO OTHERS. I (WE) ATTEST BY THIS TRANSACTION THAT THIS VEHICLE IS AND WILL CONTINUE TO BE INSURED WHILE OPERATED UPON THE PUBLIC STREETS AND HIGHWAYS. ALL OF MY (OUR) DECLARATIONS ARE TRUE AND CORRECT. MINNESOTA COUNTY OR OTHER STATE WHERE VEHICLE IS KEPT APPLICANT'S/BUYER'S SIGNATURE(S) All Must Sign MPORTANT - PLEASE READ: ALL INFORMATION COLLECTED ON THIS APPLICATION IS REQUIRED BY LAW AND IS USED TO IDENTIFY THE MOTOR VEHICLE. FAILURE TO PROVIDE REQUIRED INFORMATION MAY RESULT IN DENIAL OF THE REQUESTED ACTION. EXCEPT FOR CERTAIN USES PERMITTED BY FEDERAL AND STATE LAWS, PERSONAL INFORMATION CONTAINED IN YOUR APPLICATION MAY NOT BE DISCLOSED TO ANYONE WITHOUT YOUR EXPRESS CONSENT YOU MAY EXPRESSLY CONSENT TO THE DISCLOSURE OF YOUR INFORMATION BY WRITING TO THE FOLLOWING ADDRESS: MINNESOTA DEPARTMENT OF PUBLIC SAFETY DRIVER AND VEHICLE SERVICES DIVISION 445 MINNESOTA STREET, ST. PAUL, MINNESOTA 55101-5187 PHONE 651-297-2126 TTY 651-282-6555 dvs.dps.mn.gov VANIVABLITERATION OF SERASURE VOIDS THIS TIFLE MINNESOTA MOTOR VEHICLE REGISTRATION

### SELLER'S NOTICE OF SALE

When you sell this vehicle, you are responsible to file the information on the back side of this notice with the Department of Public Safety within10 days. Please file this information over the internet at dvs.dps.mn.gov. call 651-284-1234, or complete all the information on this notice and mail to the address below. This notice is not required if sold to a Minnesota licensed dealer.

MINNESOTA DEPARTMENT OF PUBLIC SAFETY DRIVER AND VEHICLE SERVICES DIVISION





MDL VIN ZFBHRFAB2L6P59958 20 RAM ZM TRD STICKER # EXP 333.00 Y3307044 09/37/57 FDB114 GROSS VEHICLE WEIGHT/BASE VALUE D27625 RECORDED OWNER(S) ART FLEET LT

400% LEADENHALL RD MT LAUREL NJ 08054 CONTROL NUMBER Case 21-23636

PORALARO STATE ICAS PENALIZAT YOU ENTERFEDIL POLICA AND LOGE TRANSPERCEMARIASHIP. MINNESOTA LAW REQUIRES TO DOCUMPEN DISCLOP PROPERTY OF PURCHASE BY ANY PERSON IS A GROSS MISDEMEANOR OR FELONY.

### SALES TAX DECLARATION AND FEES

	07,220	D_02	,	
FULL PURCHA	\$ \$ ASE PRICE\$		REGISTRATION TAX	\$
LESS TRADE-	IN ALLOWANCE		PLATE FEE	
NET PURCHA	SE PRICE		ARREARS TAX	
%	OF NET PURCHASE PRICE			
LESS TAX PAI	D TO ANOTHER STATE			
	NET SALES TAX DUE \$		PSV FEE	
			TRANSFER TAX	
TRADE-IN WAS	, Δ.		TITLE/TRANSFER FEE	
MADE IN MAG		DENTIFICATION NUMBER	SALES TAX	
	Minnesota Dealer's License Number:		LATE TRANSFER PENALTY	
I DECLARE	Minnesota Sales Tax Account Number:		SUBTOTAL	\$
THIS TAX EXEMPTION	Internal Revenue Code Number (IRC):		STATE/DEPUTY FILING FEE	
CODE:	IRP Acct Number: If Leased, Lessee MCDP Number:		TOTAL DUE	\$
AUTO INSURA	ANCE COMPANY:	POLICY	NO.:	EXP. DATE:
REAS	SIGNMENT BY LICENSED DE	ALER ONLY 1(V	VE) CERTIFY THAT THIS VEHICLE IS FREE FF	ROM ALL SECURITY INTERESTS,
READS_ KNOWLEDGE	OISCLOSURE STATEMENT. I (WE) CERTIFY THAT T (NO TENTHS) MILES AND THE ODOMETER MILEAGE: CLOSURE STATEMENT. TO THE BEST OF MY KNOW HAS NOT (CHECK ONE) SUSTAINED DAMAGE IN E	HE ODOMETER NOW O TO THE BEST OF MY WLEDGE, THIS VEHICLE:	ARRANT TITLE, AND ASSIGN THE REGISTRA'  IS ACTUAL MILEAGE  EXCEEDS MECHANICAL LIMITS  IS NOT ACTUAL MILEAGE - WAN	OF ODOMETER
	SELLER'S PRINTED NAME(S)	DATE OF SALE	BUYER'S PR	INTED NAME(S)
	SELLER'S ADDRESS	DEALER'S LICENSE #	BUYER'S	S ADDRESS
Χ	SELLER'S SIGNATURE(S)		X BUVER'S S	IGNATURE(S)
	OEEEETTO SIGNATIONE(O)		BOTENOO	
READS_ KNOWLEDGE	DISCLOSURE STATEMENT. I (WE) CERTIFY THAT TO (NO TENTHS) MILES AND THE ODOMETER MILEAGE:	TO THE BEST OF MY	☐ IS ACTUAL MILEAGE ☐ EXCEEDS MECHANICAL LIMITS ☐ IS NOT ACTUAL MILEAGE – WAI	
	CLOSURE STATEMENT. TO THE BEST OF MY KNOV HAS NOT (CHECK ONE) SUSTAINED DAMAGE IN E		ACTUAL CASH VALUE.	
	SELLER'S PRINTED NAME(S)	DATE OF SALE	BUYER'S PR	INTED NAME(S)
	SELLER'S ADDRESS	DEALER'S LICENSE #	BUYER'S	S ADDRESS
_Х	SELLER'S SIGNATURE(S)		BUYER'S S	IGNATURE(S)
IS USED TO IDEI DENIAL OF THE LAWS, PERSON. WITHOUT YOUR	LEASE READ: ALL INFORMATION COLLECTED THIS APPLINTIFY THE MOTOR VEHICLE. FAILURE TO PROVIDE REQUID REQUESTED ACTION. EXCEPT FOR CERTAIN USES PERMINAL INFORMATION CONTAINED IN YOUR APPLICATION MAY EXPRESS CONSENT. YOU MAY EXPRESSLY CONSENT TO BY WRITING TO THE FOLLOWING ADDRESS:	RED INFORMATION MAY RESUL ITTED BY FEDERAL AND STATE I NOT BE DISCLOSED TO ANYO	T IN DRIVER AND VEHIC 445 MINNESOTA STREET, S NE PHONE 651-297-2	TMENT OF PUBLIC SAFETY CLE SERVICES DIVISION IT. PAUL. MINNESOTA 55101-5187 1126 TTY 651-282-6555
			SELLER'S NOTICE OF SALE	<u> </u>
F	FOR YOUR PROTECTION	Date of Sale	SELLER'S NOTICE OF SALE  Minnesota Purchaser's Driver License Nur	
UPON THE	FOR YOUR PROTECTION  SALE OF A VEHICLE TO A PRIVATE RECOMMENDED THAT THE SELLER	Date of Sale  Purchaser's Full Name		

State

Zip Code

000065

Upon sale of this vehicle, the purchaser must apply for a new title within 30 days unless the vehicle is purchased by a dealer. Until a new title is issued, the vehicle record will continue to reflect the owner's name listed on the current title. SEE BACK OF TAB FOR ADDITIONAL INFORMATION.

001517 - 001690

ARI FLEET LT LESSOR MOUNT LAUREL, NJ 08054-4611



ij

VEHICLE IDENTIFICATION NUMBER

3C6LRVVG8ME538567

YEAR MODEL 2021

MAKE OF VEHICLE RAM

TITLE/DOCUMENT NUMBER

159724857 BODY STYLE

DATE TITLE ISSUED

ODOMETER READING

20

MODEL

WEIGHT

LICENSE NUMBER

4600 PJZ9295 PREVIOUS OWNER

FOULKE MANAGEMENT CORP MT LAUREL NJ

ARI FLEET LT LESSOR 4001 LEADENHALL ROAD MT LAUREL, NJ 08054

ACTUAL MILEAGE

22030144398105013 07/31/2021

0000000001216972

REMARK(S)

SIGNATURE OF OWNER OR AGENT MUST BE IN INK

UNLESS OTHERWISE AUTHORIZED BY LAW, IT IS A VIOLATION OF STATE LAW TO SIGN THE NAME OF ANOTHER PERSON ON A CERTIFICATE OF TITLE OR OTHERWISE GIVE FALSE INFORMATION ON A CERTIFICATE OF TITLE.

DATE OF LIEN

1ST LIENHOLDER

NONE

DATE OF LIEN

DATE OF LIEN

2ND LIENHOLDER

2ND LIEN RELEASED

3RD LIEN RELEASED

SIGNATURE

1ST LIEN RELEASED

3RD LIENHOLDER

AUTHORIZED AGENT

AUTHORIZED AGENT

DATE

ALTHORIZED AGENT

IT IS HEREBY CERTIFIED THAT THE PERSON HEREIN NAMED IS THE OWNER OF THE VEHICLE DESCRIBED ABOVE WHICH IS SUBJECT TO THE ABOVE LIENS

RIGHTS OF SURVIVORSHIP AGREEWMENT WE, THE MARRIED PERSONS WHOSE SIGNATURES APPEAR HEREIN, HEREBY AGREE THAT THE OWNERSHIP OF THE VEHICLE DESCRIBED ON THIS CERTIFICATE OF TITLE SHALL FROM THIS DAY FORWARD BE HELD JOINTLY, AND IN THE EVENT OF DEATH OF ANY OF THE PERSONS NAMED IN THE AGREEMENT, THE OWNERSHIP OF THE VEHICLE SHALL VEST IN THE SURVIVOR(S).

SIGNATURE SIGNATURE DATE DATE

DATE

ORM 30-C REV. 05/2016

DO NOT ACCEPT TITLE SHOWING ERASURE, ALTERATION, OR MUTILATION.

Case 21-23636 Doc 48 Filed 09/24/21 Entered 09/24/21 13:49:06 Desc Main
Whenever you sell or trade in a Doctor But Sure trade in

Whenever you sell or trade in a vehicle, be sure to protect yourself by filing the Vehicle Transfer Notification online at <a href="https://www.TxDMV.gov">www.TxDMV.gov</a>. The notification removes your responsibility for anything the buyer might do with the vehicle. It's free!

You ONLY have 30 days to submit the Vehicle Transfer Notification from the date you sell or trade in the vehicle to remove your liability.

Before you buy, do a Title Check. For more information, go to <a href="www.TxDMV.gov">www.TxDMV.gov</a> and click on the "Title Check" icon.

<b></b> .					
A DA	N VEHICLE IS SOLD, TITLE HOLDER MUST ASSIGN AND FURNISH THIS TITLE INDICATING ITE OF SALE TO THE PURCHASER WHO MUST FILE APPLICATION WITH COUNTY TAX ISSOR-COLLECTOR WITHIN 30 DAYS TO AVOID PENALTY.	159724857			
•	FEDERAL AND STATE LAW REQUIRES THAT YOU STATE THE MILEAGE IN CONNECTION OWNERSHIP. FAILURE TO COMPLETE OR PROVIDING A FALSE STATEMENT MAY RESULT IN FINE				
	The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to	the following printed name and address:			
`⊢	Name of Purchaser Street City	State Zip			
ASSIGNMENT OF TITLE	I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the  1. The mileage stated is in excess of its mechanical limits.  Date of Sale  Date of Sale	J.			
AS	Signature of Seller/Agent Printed Name (sail I am aware of the above odometer certification made by the seller/agent.	me as signature)			
	Signature of Buyer/Agent Printed Name (sar	me as signature)			
-	The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to	the following printed name and address:			
	Name of Purchaser Street City	State Zip			
즐길	I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the	following statements is checked:			
ON	ODOMETER READING (No Tenths)  2. The odometer reading is not the actual mileage. WARNIN	G - ODOMETER DISCREPANCY.			
SKIII SKIII	Date of Sale	Dealer No.			
FIRST REASSIGNMENT DEALER ONLY	Saie No.  Dealer's Name				
등리	Agent's Signature Printed Name (sai	me as signature)			
FI	I am aware of the above odometer certification made by the seller/agent.				
	Signature of Buyer/Agent Printed Name (sar	me as signature)			
۲	The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to	the following printed name and address:			
ME	Name of Purchaser Street City	State Zip			
통기	I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the	following statements is checked:			
SSIGI	□ 1. The mileage stated is in excess of its mechanical limits. □ 2. The odometer reading is not the actual mileage. WARNIN	G - ODOMETER DISCREPANCY.			
A H	Date of	Dealer			
D REAS EALER	Sale Dealer's Name	No.			
원					
SECOND REASSIGNMENT DEALER ONLY	Agent's Signature Printed Name (said I am aware of the above odometer certification made by the seller/agent.	me as signature)			
<b>"</b>	Signature of Buyer/Agent Printed Name (sar	me as signature)			
E	The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to	the following printed name and address:			
EN EN	Name of Purchaser Street City	State Zip			
⋛	I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the  1. The mileage stated is in excess of its mechanical limits.	following statements is checked:			
56	ODOMETER READING (No Tenths)  ODOMETER READING (No Tenths)	G - ODOMETER DISCREPANCY.			
4SS	Date of Sale	Dealer No.			
. RE.	Dealer's Name				
THIRD REASSIGNMENT DEALER ONLY	Agent's Signature Printed Name (sail I am aware of the above odometer certification made by the seller/agent.	me as signature)			
	Signature of Buyer/Agent Printed Name (sar	me as signature)			
LIEN	LIENHOLDER TO BE RECORDED AND SHOWN ON NEW TITLE:  1ST LIEN IN FAVOR OF (NAME & ADDRESS)				

### **CERTIFICATE OF TITLE** TITLE NUMBER 00299AB091 ORIGINAL UMA81849 VEHICLE IDENTIFICATION NUMBER BODY STYLE *3C6LRVVGXME538568* VAN 2021 RAM HP PREVIOUS STATE MILEAGE AT TIME OF TRANSFER TAX PURCHASE DATE DATE ISSUED 27 18\* EX 12 07/06/2021 07/09/2021 **OWNER** ARI FLEET LT CARE OF EMPIRE SOLOR GROUP LLC 3601 N KIMBALL DR KANSAS CITY MO 64161 MAIL TO ARI FLEET LT **4001 LEADENHALL RD** MOUNT LAUREL NJ 08054-4611 VEHICLE SUBJECT TO FOLLOWING LIEN(S) Lien release - To release any tien shown on the face of this title, the lienholder must complete a notarized Lien Release FIRST LIEN LIEN DATE (DOR-4809) to be attached to this title before the purchaser applies for a Certificate of Title. Any person who knowingly and LIEN DATE SECOND LIEN intentionally submits a separate document releasing a lien of another without authority to do so shall be guilty of a class C felony. (301.640 RSMo) BUYER ON REVERSE SIDE MUST TITLE IN 30 DAYS TO AVOID PENALTY MILEAGE STATEMENT \*ACTUAL MILEAGE. ANNUAL ODOMETER UPDATES MAY BE AVAILABLE FROM THE DEPARTMENT OF REVENUE. EFFECTIVE 1/1/06 YOU MUST SUBMIT A NOTICE OF SALE TO THE DEPARTMENT OF REVENUE WITHIN 30 DAYS OF SELLING THIS VEHICLE. DIRECTOR OF REVENUE DOP-387 (04/2017) ANY ALTERATION OR ERASURE VOIDS THIS TITLE

·

MUST BE C	OMPLETED AT TIME	ME OF SALE N	OTICE OF SA	LE OR TRANSFER	SEE INST	RUCTIONS ON REVERSE
PURCHASER I	NAME - LAST, FIRST (REC	UIRED) (PRINTED)		PURCHASER SIGNATURE (RE	QUIRED)	
ADDRESS (RE	(QUIRED)			DRIVER LICENSE NUMBER OF	FPURCHASER	DATE OF BIRTH OF PURCHASER
						//
CITY (REQUIR	ED)			SALE DATE (REQUIRED)		
					<u>'_                                    </u>	
STATE (REQ.)	ZIP CODE (REQUIRED)	COUNTY		NET PRICE (REQUIRED)		
				\$		
KOV	YEAR N	IAKE	VEHICLE IDENTIFI	CATION NUMBER		TITLE NUMBER
P 2	021 RA	M 30	GLRVVGX	ME538568	UM	A81849
, _	<b></b>					I I I I I I I I I I I I I I I I I I I
						HO BOOK KOOK KO OK LOKO OK KAKO OK HARKE OKENS KOL I KOOS
SELLER NAME	E AND SIGNATURE (REQU	IRED)			DEALER	NUMBER

Ca**3673737399** Doc 48 Filed 09/24/21 Entered 09/24/21 13:49:06 Desc Main Document Page 74 of 114 INSTRUCTIONS: Federal law (and state law, if applicable) requires that all sellers state the mileage in connection with the transfer of ownership. Failing to complete or providing a false statement may result in fines and/or imprisonment. ALL owners (sellers) on the face of the title and purchasers must sign and hand print their names after the purchaser(s) name; lienholder, sale price, trade-in if applicable, net price, date of sale, and mileage spaces are completed. If purchaser/seller is an agent/officer of a firm, record official position after printed name. If assigning a junking certificate, the odometer disclosure, seller's printed name(s), and purchaser(s) printed name and signature are not required. WARNING: Alterations, erasures or mistreatment will void this title/certificate. ASSIGNMENT OF TITLE: I/We hereby assign and warrant certificate of title of the vehicle described on the front of this certificate of title subject to the following lien(s) or encumbrance(s); if any, and none other, I/We further certify the accuracy of the sale price and mileage as specified below, when applicable. LIENHOLDERS: Recording your lien below does not perfect your lien. See http://dor.mo.gov/motorv/tiendeal/ for lien perfection requirements. PURCHASER(S) NAME ADDRESS TRADE-IN S DATE OF SALE MODEL DEALER NUMBER OF SELLER NET PRICE S ASSIGNMENT ODOMETER READING (NO TENTHS MILEAGE IN EXCESS OF ITS MECHANICAL LIMITS MILEAGE READING IS NOT ACTUAL SIGNATURE OF ALL PURCHASER(S) SIGNATURE OF ALL SELLER(S) HAND PRINTED NAME(S) BY PURCHASER(S) (AGENT/POSITION) HAND PRINTED NAME(S) BY SELLER(S) (AGENT/POSITION) DALE DRICE ¢

~	(PRINTED OR TYPED)			Size I Moz V
呼る	ADDRESS			TRADE-IN \$
ΣÄ	DATE OF SALE	MODEL	DEALER NUMBER OF SELLER	NET PRICE \$
REASSIGNMENT BY REGISTERED DEALER	ODOMETER READING (NO TENTHS)		forementioned miles and to the best of my ge of the vehicle described herein, unless d.	☐ MILEAGE IN EXCESS OF ITS MECHANICAL LIMITS ☐ MILEAGE READING IS NOT ACTUAL (WARNING-ODOMETER DISCREPANCY)
ASSI	SIGNATURE OF ALL PURCHASER(S)		SIGNATURE OF ALL SELLER(S)	
RE	HAND PRINTED NAME(S) BY PURCHASER(S	) (AGENT/POSITION)	HAND PRINTED NAME(S) BY SELLER	R(S) (AGENT/POSITION)
	THE REASSIGNMENTS B	ELOW CAN NOT BE U	SED FOR A SALVAGE	CERTIFICATE OF TITLE.
~-	PURCHASER(S) NAME (PRINTED OR TYPED)			SALE PRICE \$
古台	ADDRESS			TRADE-IN \$
ÄΑ	DATE OF SALE	MODEL	DEALER NUMBER OF SELLER	NET PRICE \$
REASSIGNMENT BY REGISTERED DEALER	ODOMETER READING (NO TENTHS)		forementioned miles and to the best of my ge of the vehicle described herein, unless f.	☐ MILEAGE IN EXCESS OF ITS MECHANICAL LIMITS ☐ MILEAGE READING IS NOT ACTUAL (WARNING-ODOMETER DISCREPANCY)
	SIGNATURE OF ALL PURCHASER(S)		SIGNATURE OF ALL SELLER(S)	
	HAND PRINTED NAME(S) BY PURCHASER(S) (AGENT/POSITION)  HAND PRINTED NAME			R(S) (AGENT/POSITION)
	PURCHASER(S) NAME			SALE PRICE \$
施	ADDRESS			TRADE-IN \$
	DATE OF SALE	MODEL	DEALER NUMBER OF SELLER	NET PRICE \$
REASSIGNMENT BY EGISTERED DEALER	ODOMETER READING (NO TENTHS)		forementioned miles and to the best of my ge of the vehicle described herein, unless d.	☐ MILEAGE IN EXCESS OF ITS MECHANICAL LIMITS ☐ MILEAGE READING IS NOT ACTUAL (WARNING-ODOMETER DISCREPANCY)
ASSIC	SIGNATURE OF ALL PURCHASER(S)		SIGNATURE OF ALL SELLER(S)	
REG	HAND PRINTED NAME(S) BY PURCHASER(S	) (AGENT/POSITION)	HAND PRINTED NAME(S) BY SELLER	R(S) (AGENT/POSITION)
Z	FIRST LIENHOLDER NAME (PRINTED OR TY	PED), DOES NOT APPLY TO JUNKING CE	ERTIFICATES	DATE OF LIEN
HOLDER	FIRST LIENHOLDER ADDRESS			
ĭê.	SECOND LIENHOLDER NAME (PRINTED OR	TYPED)	· · · · · · · · · · · · · · · · · · ·	DATE OF LIEN

DOR-387 (04/2017)

## NOTICE OF SALE OR TRANSFER DO NOT COMPLETE FOR SALVAGE CERTIFICATES OF TITLE OR JUNKING CERTIFICATES

SECOND LIENHOLDER ADDRESS

This Notice of Sale or Transfer must be completed and submitted by the seller within 30 days of sale to a contract office or to the Department of Revenue, Motor Vehicle Bureau, P.O. Box 3050, Jefferson City, Missouri 65105-3050. DO NOT report sales to: licensed vehicle dealers, out-of-state purchasers, beneficiaries named in a trust, transfer on death beneficiaries or insurance companies as a result of an insurance claim. Completion of this form does not constitute an assignment or release of any interest in the vehicle. Make prompt notification to help protect yourself from possible liability. Any seller who fails to submit this notice is guilty of an infraction. If the failure to submit this notice was done to assist the purchaser avoid applying for a title, paying applicable registration fees or other fraudulent purposes, the seller shall be guilty of a class C misdemeanor. Knowingly submitting false information about the sale of a vehicle is a class C misdemeanor.

Vehicle Identification Number Year

Make **RAM** 

Odometer

Model

**Body VN** 

Title Issue Date

Title Number

3C6LRVVG1ME538569

2021

**PROMAST** 

**Condition Acquisition Date** 

Jul 13, 2021

18108078-1

**Engine Number** 

10

**NEW** 

May 06, 2021

NO SECURITY INTERESTS

0000000001260815

**LESSOR** 

ARI FLEET LT

Total Liens 0

4001 LEADENHALL RD MOUNT LAUREL NJ 08054-4611

FEDERAL AND STATE LAWS REQUIRE THAT YOU STATE THE MILEAGE IN CONNECTION WITH THE TRANSFER OF OWNERSHIP, MINNESOTA LAW REQUIRES THAT YOU MAKE A DISCLOSURE ABOUT DAMAGE TO THE VEHICLE. A FALSE OR FRAUDULENT STATEMENT OF PURCHASE BY ANY PERSON IS A GROSS MISDEMEANOR OR FELONY

ODOMETER DISCLOSURE STATEMENT. I (WE) CERTIFY THAT THE ODOMETER NOW

READS (NO TENTHS) MILES AND TO THE BEST OF MY KNOWLEDGE THE ODOMETER MILEAGE

☐ EXCEEDS MECHANICAL LIMITS OF ODOMETER

☐ IS NOT ACTUAL MILEAGE - WARNING ODOMETER DISCREPANCY

DAMAGE DISCLOSURE STATEMENT. TO THE BEST OF MY KNOWLEDGE, THIS VEHICLE: HAS HAS NOT (CHECK ONE) SUSTAINED DAMAGE IN EXCESS OF 80 PERCENT ACTUAL CASH VALUE

ASSIGNMENT: I (WE) CERTIFY THAT THIS VEHICLE IS FREE FROM ALL SECURITY INTERESTS, WARRANT TITLE, AND ASSIGN THE REGISTRATION TAX AND VEHICLE TO:

SELLER'S PRINTED NAME(S)

DATE OF SALE

BUYER'S PRINTED NAME(S)

SELLER'S ADDRESS SELLER'S SIGNATURE(S) DEALER'S LICENSE #

BUYER'S ADDRESS BUYER'S SIGNATURE(S)

APPLICATION FOR TITLE BY BUYER (TRANSFEREE). MUST BE SUBMITTED WITHIN 10 DAYS (Please Print)

BUYER'S NAME (LAST) (FIRST) (MIDDLE) DATE(S) OF BIRTH BUYER'S DRIVER'S LICENSE	UMBER(S)

□ NO

IS THIS VEHICLE SUBJECT TO SECURITY AGREEMENT(S)?

☐ YES (IF YES, COMPLETE SECTION BELOW)

FOR ADDITIONAL SECURED PARTIES ATTACH COMPLETED FORM PS2017

I (WE) CERTIFY I (WE) AM (ARE) OF LEGAL AGE. HAVE PURCHASED THIS VEHICLE SUBJECT TO LIENS SHOWN AND NO OTHERS. I (WE) ATTEST B WHILE OPERATED UPON THE PUBLIC STREETS AND HIGHWAYS. ALL OF MY (OUR) DECLARATIONS ARE TRUE AND CORRECT

MINNESOTA COUNTY OR OTHER STATE

APPLICANTS/BUYER S SIGNATURE(S) All Must Sign

IMPORTANT - PLEASE READ: ALL INFORMATION COLLECTED ON THIS APPLICATION IS REQUIRED BY LAW AND IS USED TO IDENTIFY THE MOTOR VEHICLE. FAILURE TO PROVIDE REQUIRED INFORMATION MAY RESULT IN DENIAL OF THE REQUESTED ACTION. EXCEPT FOR CERTAIN USES PERMITTED BY FEDERAL AND STATE LAWS, PERSONAL INFORMATION CONTAINED IN YOUR APPLICATION MAY NOT BE DISCLOSED TO ANYONE WITHOUT YOUR EXPRESS CONSENT. YOU MAY EXPRESSLY CONSENT TO THE DISCLOSURE OF YOUR INFORMATION BY WRITING TO THE FOLLOWING ADDRESS

MINNESOTA DEPARTMENT OF PUBLIC SAFETY DRIVER AND VEHICLE SERVICES DIVISION 445 MINNESOTA STREET, ST. PAUL, MINNESOTA 55101-5187 PHONE 651-297-2126 TTY 651-282-6555 dvs.dps.mn.gov

### **SELLER'S NOTICE OF SALE**

When you sell this vehicle, you are responsible to file the information on the back side of this notice with the Department of Public Safety within 10 days. Please file this information over the internet at dys.dps.mn.gov. call 651-284-1234, or complete all the information on this notice and mail to the address below. This notice is not required if sold to a Minnesota licensed dealer.

DRIVER AND VEHICLE SERVICES DIVISION 445 MINNESOTA STREET, ST. PAUL. MINNESOTA 55101-5187



Title Number 18108078-1

MINNESOTA DEPARTMENT OF PUBLIC SAFETY

CONTROL NUMBER Case 21-23636

DOGALISO STELLA SOLUTATA YOU ENTEREDIO 2/24/21 E13:49:06 ETROS COMMERSHIP. MINNESOTA LAW REQUIRES TOO CUMPEN DISCLOPACE OF PARTS 124 HE VEHICLE. A FALSE OR FRAUDULENT STATEMENT OF PURCHASE BY ANY PERSON IS A GROSS MISDEMEANOR OR FELONY.

### SALES TAX DECLARATION AND FEES

	OALEO I	AX DECEARATIO	N AND ILLO		
FULL PURCHA	4SE PRICE \$		REGISTRATION TAX	\$	
LESS TRADE-	-IN ALLOWANCE		PLATE FEE		
NET PURCHA	SE PRICE		ARREARS TAX		
%	o OF NET PURCHASE PRICE	<u> </u>			
LESS TAX PAI	ID TO ANOTHER STATE				
	NET SALES TAX DUE \$		PSV FEE		
		, , , , , , , , , , , , , , , , , , ,	TRANSFER TAX	-	
TRADE-IN WAS	, A:		TITLE/TRANSFER FEE		
		DENTIFICATION NUMBER	SALES TAX		
	Minnesota Dealer's License Number:		LATE TRANSFER PENALTY		
I DECLARE THIS TAX	Minnesota Sales Tax Account Number:		SUBTOTAL	\$	
EXEMPTION	Internal Revenue Code Number (IRC):		STATE/DEPUTY FILING FEE		
CODE:	IRP Acct Number: If Leased, Lessee MCDP Number:		TOTAL DUE	\$	
ALITO INCLID	ANCE COMPANY:	POLICY	NO.		
		POLICY		EXP. DATE:	
REAS	SSIGNMENT BY LICENSED DE	- '	E) CERTIFY THAT THIS VEHICLE IS FREE FR RRANT TITLE, AND ASSIGN THE REGISTRA		
	DISCLOSURE STATEMENT. I (WE) CERTIFY THAT T		☐ IS ACTUAL MILEAGE		
READS_ KNOWLEDGE	(NO TENTHS) MILES AND THE ODOMETER MILEAGE:	TO THE BEST OF MY	☐ EXCEEDS MECHANICAL LIMITS ☐ IS NOT ACTUAL MILEAGE - WAR		CREPANCY
	CLOSURE STATEMENT. TO THE BEST OF MY KNO		07		
☐ HAS ☐	HAS NOT (CHECK ONE) SUSTAINED DAMAGE IN E	EXCESS OF 80 PERCENT A	CTUAL CASH VALUE.		
	SELLER'S PRINTED NAME(S)	DATE OF SALE	BUYER'S PR	IINTED NAME(S)	
	SELLER'S ADDRESS	DEALER'S LICENSE #	BUYER'S	S ADDRESS	
Χ	OF LED'S CIONATURE (S)		X	(2)	
	SELLER'S SIGNATURE(S)		BOAFH 2.2	iGNATURE(S)	
ODOMETER D	DISCLOSURE STATEMENT. I (WE) CERTIFY THAT TO	HE ODOMETER NOW	☐ IS ACTUAL MILEAGE		
READS_ KNOWLEDGE	(NO TENTHS) MILES AND THE ODOMETER MILEAGE:	TO THE BEST OF MY	☐ EXCEEDS MECHANICAL LIMITS ☐ IS NOT ACTUAL MILEAGE – WAR		CREPANCY
D.111.05 DIO	OLOGUPE STATEMENT. TO THE REST OF ANYWAYS	MI EDOE THIS VEHICLE			
	CLOSURE STATEMENT. TO THE BEST OF MY KNOV HAS NOT (CHECK ONE) SUSTAINED DAMAGE IN E		CTUAL CASH VALUE.		
	SELLER'S PRINTED NAME(S)	DATE OF SALE	BUYER'S PR	INTED NAME(S)	
<u>-</u>	SELLER'S ADDRESS	DEALER'S LICENSE #	BUYER'S	S ADDRESS	
X			_X		
	SELLER'S SIGNATURE(S)		BUYER'S SI	IGNATURE(S)	
IMPORTANT – P	LEASE READ: ALL INFORMATION COLLECTED THIS APPLI	CATION IS REQUIRED BY LAW A	IND MINNESOTA DEPART	MENT OF PUBLIC SAFETY	
DENIAL OF THE	NTIFY THE MOTOR VEHICLE. FAILURE TO PROVIDE REQUII REQUESTED ACTION. EXCEPT FOR CERTAIN USES PERMI	TTED BY FEDERAL AND STATE	445 MINNESOTA STREET, S		l-51 <b>8</b> 7
WITHOUT YOUR	AL INFORMATION CONTAINED IN YOUR APPLICATION MAY EXPRESS CONSENT. YOU MAY EXPRESSLY CONSENT TO		-	2126 TTY 651-282-6555	
INFORMATION E	BY WRITING TO THE FOLLOWING ADDRESS:		<u>avs.a</u>	lps.mn.gov	
			SELLER'S NOTICE OF SALE	Ē	
F	OR YOUR PROTECTION	Date of Sale	Minnesota Purchaser's Driver License Nur	mber	
10/24 11 1			arangar a priver Electrat Nur	<i>1</i>	1
	SA PARKATAN PERMANAN MANAN PERMANAN PERMANAN PERMANAN PERMANAN PERMANAN PERMANAN PERMANAN PERMANAN PERMANAN P PERMANAN PERMANAN P	Purchaser's Full Name		Date of Birth	
	TAR ERICENCE CONTRACTOR	Street Address			
( )	EXPRING FIFO SIDAH				

City

State

Zip Code

**HAMILTON** ISSUING COUNTY ISSUING TITLE OFFICE # 3101 RESIDENT COUNTY **HAMILTON** 

## STATE OF OHIO

**ORIGINAL** 

TITLE No. 31 0919 7639

ISSUE DATE 07/09/2021

**IDENTIFICATION NUMBER** 3C6LRVVG1ME538572 YEAR 2021

MAKE DESCRIPTION MAKE **RAM** RAM

MODEL DESCRIPTION **PROMASTER 2500**  **BODY TYPE** 

MILEAGE

MILEAGE NOTATION ACTUAL

**PURCHASE PRICE** \$34,631.98

**EXEMPT** 

CONVERSION

**EVIDENCE** NJ-MCO - OUT OF STATE

COMMENTS

NOTATION(S)

OWNER(S) ARI FLEET LT

4001 LEADENHALL RD MT LAUREL, NJ 08054

PREVIOUS OWNER(S) FOULKE MANAGEMENT CORP

PO BOX 5039 **MOUNT LAUREL, NJ 08054**  0000000001220893

**DEALER PERMIT** LD005751



WITNESS MY HAND AND OFFICIAL SEAL THIS 9TH DAY OF JULY, 2021

%213803792



%213803792

**AFTAB PUREVAL CLERK OF COURTS**  **KLS** 

LE DOCUMENT CONTAINS OHIO WATERMARK

ſ	ASSIGNMENT OF OWNERSHIP This vehicle was a (if applicable)	Ocument Enforce	<b>'''Efitered 19972</b> Tade 7'8' of 114'	od Vehicle Taxi	Dood Man	£. ,
er	WARNING TO TRANSFEROR AND TRANSFEREE (SELLER AND of the Revised Code and is punishable by six months' imprisonm. The seller and buyer must provide any information requested by the	BUYER): You are requirement or a fine of up to	uired by law to state the tru o one thousand dollars, or	ie selling price. A false s r both. All transfers are	e audited by the dep	
ed Offic	Buyer(s) Printed Name(s)					
uthorize	Buyer(s) Printed Address	,				
Votary/A	I (we) certify the vehicle/watercraft/outboard motor described in the above listed buyer(s).	ı this title was transfer	red on/_	/for the p	rice of \$	to
nd signed in front of t	ODOMETER CERTIFICATION: Federal and state laws require the information may result in fines and imprisonment.  Odometer Reading:	at you state the mileag	I (we) hereby certificheck one (Mileage  The odometer r	y that to the best of my status information will prin reading reflects the actu	y (our) knowledge: nt on the front of the tit ual mileage	tle)
ted by Seller a	Thousands  Seller is a minor Yes No If yes, BMV 3751 Form  I (we) warrant the title to be free of all liens.	n required	The odometer rewards WARNING-ODG	reading is in EXCESS of reading is not the actual DMETER DISCREPAN ileage disclosure (e.g.,	al mileage (e.g., Brok CY	ken odometer) -
pe comple	Seller's Printed Name		X Seller's Signature (M	ust sign in front of Notary	/Authorized Officer)	
Tob	Additional Seller's Printed Name (if applicable)			gnature (if applicable) (N		
	Seller's Printed Street Address	City		State		Zip
cer	"Note" All applicable blank spaces above must be completed before acknowledgement by notary	•	ribed in my presence this			'
zed Office	•••••••••••••••••••••••••••••••••••••••		Co			
Authori		in	00	unty, State of		
Notary/Author		X Signature of Not	ary Public or other Author	rized Officer by law	My c	ommission expires
1	BUYER'S ACKNOWLEDGEMENT OF ABOVE ODOMETER CERTIFIC		.,		•	,
1			X			
	Buyer's Printed Name		Buyer's Signature			
	Co-Buyer's Printed Name (if applicable)		Co-Buyer's Signature	e (if applicable)		
ğ	APPLICATION FOR CERTIFICATE OF TITLE (Type or print in ink.)  Check Type of Application(s): Motor Vehicle Memory	Water	Outhoard Mc	to. Calvage		
ed Offic	Applicant's Printed Name		<del></del>			
uthorize	Co-Applicant's Printed Name (if applicable)			SSN/EIN_		
A/kar	Applicant's Printed Address		<del></del>			
N O T	Purchase Price \$ Gross Tax Du		City Vendor's Discou	State int \$	Zip Tax Paid \$	County
d in fro	If Tax Exempt, state reason			Vendor #	Trade in \$ _	
nd signe	LIEN INFORMATION: If no lien, state "none." If more than one lien Lienholder			-	E-Lien #	
Applicant/Buyer and signed in front of Notary/Authorized Office	Lienholder Address  Condition of vehicle/watercraft/outboard motor (check only one)  With Right of Survivorship Yes No Transfer of		Fair Poor V		Print Title  Yes	s No
d by A	Applicant is a minor Yes No If yes, provide Date	of Birth//	and BMV 3751 Fc	orm required		
be completed by	I (we) state that all information contained in this application is to	rue and correct.	X Applicant's Signature	(Must sign in front of Note	ary/Authorized Officer)	
To be			X Co-Applicant's Signa	ture (if applicable) (Musi	t sign in front of Notary/	/Authorized Officer)
fficer	**Note** All applicable blank spaces above must be completed before acknowledgement by notary	Sworn to and subscr	ribed in my presence this	day of		, 20,
y/Authorized Officer		in	Col	unty, State of		
ry/Auth		Y				
ota		Cinnature of Nati	any Public or other Author	wine of Office wheeless		

## **New Title** Title Number: UT006537476 Vehicle Type: Truck Year: 2019 Make: CHEV Model: EXPRESS G2500 Body Style: Van Cargo VIN/HIN: 1GCWGAFP7K1144934 Cylinders: 6 Odometer: 10 Date Issued: 09/04/2020 Fuel: G |||Ալևոխվերիակիվ||Արինիակիանի||հասուրդ|||Ալիի ARI FLEET LT A BUSINESS TRUST 4001 LEADENHALL RD **MOUNT LAUREL NJ 08054-4611** Owner Information: ARI FLEET LT A BUSINESS TRUST 4001 LEADENHALL RD MOUNT LAUREL NJ 08054-4611 Lienholder Information: ODOMETER READING REFLECTS THE ACTUAL MILEAGE **Request For Lien Change** Complete this section. Send the title and required fee to the Division of Motor Vehicles. Please check one box. Issue a title free of liens Issue a title showing the following as the NEW LIEN HOLDER LIEN RELEASE - Signature of lien holder (releasing interest) Vehicle owner's signature requesting lien change X Title of signer New lien holder's name Date Address ZIP Code City State

Division of Motor Vehicles UTAH STATE TAX COMMISSION 210 North 1950 West Salt Lake City, Utah 84134



TC-127 Rev. 03/19 CDR



c 3851229

### INSTRUCTIONS TO SELLER:

Type or print the information.

NOTARY PUBLIC IS NO LONGER NEEDED. KEEP A COPY.

### INSTRUCTIONS TO BUYER:

Type or print the information. Warning: DO NOT SIGN IF ODOMETER DISCLOSURE IS NOT COMPLETE.

4 4

Α	Assignment Of Title By Registered Owner		
	Odometer Disclosure - Required Reflects ACTUAL milea	ge	Sales/Purchase Price - Required
	Reflects the mileage IN the odometer mechanic		Date of Sale
	Enter odometer miles (no tenths)  Is not the actual mileage WARNING - ODOMETE		Sale Price
<b>H</b>	Print name of seller	Print name of authorized	agent selling vehicle (if different from seller name)
SELLER	Current address of seller (street, city, state and ZIP code)		
	As owner. I hereby transfer all rights, title and interest to this vehicle to the new ownencumbrances, except the lien to the new lien holder, if any. I certify that the odon Federal and state law require that the owner provide the mileage upon transfer of cresult in fines and/or imprisonment. KEEP A PHOTOCOPY OF BOTH SIDES O	eter and sales information provinces of a vehicle. Failure	rovided is correct. e to complete a statement or by providing false statements, may
	Signature of seller (and joint seller)		Date of Sale
	X   Print name of new owner	Print name of new lien ho	lder
BUYER	Street Address	Street Address	
	City State ZIP code	City	State ZIP code
	Signature of buyer (new owner)	Signature of lien holder (r	eleasing interest)
	x	x	
В	Reassignment Of Title		
R	3		
	Odometer Disclosure - Required Reflects ACTUAL milea	ge	Sales/Purchase Price - Required
	Oderstan Birds and Bradenia	EXCESS of	Date of Sale
	Odometer Disclosure - Required  Reflects ACTUAL milear  Reflects the mileage IN the odometer mechanic  Enter odometer miles (no tenths)  Is not the actual mileag WARNING - ODOMETE	EXCESS of al limits e for this vehicle R DISCREPANCY	Date of Sale Sale Price \$
ER	Odometer Disclosure - Required  Reflects ACTUAL milear Reflects the mileage IN the odometer mechanic Enter odometer miles (no tenths)  Is not the actual mileage WARNING - ODOMETE	EXCESS of al limits e for this vehicle R DISCREPANCY	Date of Sale Sale Price
SELLER	Odometer Disclosure - Required  Reflects ACTUAL milear  Reflects the mileage IN the odometer mechanic  Enter odometer miles (no tenths)  Is not the actual mileag WARNING - ODOMETE	EXCESS of al limits e for this vehicle R DISCREPANCY	Date of Sale Sale Price \$
SELLER	Odometer Disclosure - Required  Reflects ACTUAL milear Reflects the mileage IN the odometer mechanic Is not the actual mileage WARNING - ODOMETE  Print name of seller  Current address of seller (street, city, state and ZIP code)  As owner, I hereby transfer all rights, title and interest to this vehicle to the new ownencumbrances, except the lien to the new lien holder, if any. I certify that the odometer mechanic is not the seller of comparing the seller of the new lien holder, if any. I certify that the odometer mechanic is not the new lien holder, if any. I certify that the odometer mechanic is not the new lien holder, if any. I certify that the odometer mechanic is not the new owner provide the mileage upon transfer of comparing the mileage upon	EXCESS of al limits e for this vehicle R DISCREPANCY  Print name of authorized and the remainder of authorized and the remainder of authorized and the remainder of a vehicle. Failure the remainder of	Date of Sale  Sale Price \$ agent selling vehicle (if different from seller name)  The best of my knowledge, that the title is free and clear of rovided is correct.
SELLER	Odometer Disclosure - Required  Reflects ACTUAL milear Reflects the mileage IN the odometer mechanic Is not the actual mileage WARNING - ODOMETE  Print name of seller  Current address of seller (street, city, state and ZIP code)  As owner, I hereby transfer all rights, title and interest to this vehicle to the new ownencumbrances, except the lien to the new lien holder, if any. I certify that the odometer mechanic	EXCESS of al limits e for this vehicle R DISCREPANCY  Print name of authorized and the remainder of authorized and the remainder of authorized and the remainder of a vehicle. Failure the remainder of	Date of Sale  Sale Price \$ agent selling vehicle (if different from seller name)  The best of my knowledge, that the title is free and clear of rovided is correct.
SELLER	Odometer Disclosure - Required  Reflects ACTUAL milear Reflects the mileage IN the odometer mechanic Is not the actual mileage WARNING - ODOMETE  Print name of seller  Current address of seller (street, city, state and ZIP code)  As owner, I hereby transfer all rights, title and interest to this vehicle to the new ownencumbrances, except the lien to the new lien holder, if any. I certify that the odometer new interest is not the seller of comparation of the new lien holder, if any. I certify that the odometer new interest is not the new owner provide the mileage upon transfer of contents in the seller is not the new lien holder. If any I certify that the odometer new interest is not the new owner provide the mileage upon transfer of contents in the seller is not the actual mileage upon transfer of contents. It is not the actual mileage upon transfer of contents in the seller is not the actual mileage upon transfer of contents in the seller is not the actual mileage upon transfer of contents in the seller is not the actual mileage upon transfer of contents in the seller is not the actual mileage upon transfer of contents in the seller is not the actual mileage upon transfer of contents in the seller is not the new owner provide the mileage upon transfer of contents in the seller is not the new owner provide the mileage upon transfer of contents in the seller is not the new owner provide the mileage upon transfer of contents in the seller is not the new owner provide the mileage upon transfer of contents in the seller is not the new owner provide the mileage upon transfer of contents in the seller is not the new owner provide the mileage upon transfer of contents in the seller is not the new owner provide the mileage upon transfer of contents in the seller is not the new owner provide the mileage upon transfer of contents in the seller is not the new owner provide the mileage upon transfer of contents in the seller is not the new owner provide the mileage upon transfer of contents in the seller is not the new own	EXCESS of al limits e for this vehicle R DISCREPANCY  Print name of authorized and the remainder of authorized and the remainder of authorized and the remainder of a vehicle. Failure the remainder of	Date of Sale  Sale Price \$ agent selling vehicle (if different from seller name)  I the best of my knowledge, that the title is free and clear of rovided is correct.  In the complete a statement or by providing false statements, may
SELLER	Odometer Disclosure - Required  Reflects ACTUAL milear Reflects the mileage IN the odometer mechanic Is not the actual mileag WARNING - ODOMETE  Print name of seller  Current address of seller (street, city, state and ZIP code)  As owner, I hereby transfer all rights, title and interest to this vehicle to the new ow encumbrances, except the lien to the new lien holder, if any. I certify that the odometer new of the new lien holder, if any is considered to the new owner provide the mileage upon transfer of the new lien holder. It also that the odometer new owner provide the mileage upon transfer of the new lien holder. It also that the odometer new owner provide the mileage upon transfer of the new lien holder. It also that the odometer nechanic lien of the new owner provide the mileage upon transfer of the new lien holder. It also that the odometer nechanic lien of the odometer lien odometer lien of the odometer lien odometer li	EXCESS of al limits e for this vehicle R DISCREPANCY  Print name of authorized and the remainder of authorized and the remainder of authorized and the remainder of a vehicle. Failure the remainder of	Sale Price \$ agent selling vehicle (if different from seller name)  The best of my knowledge, that the title is free and clear of rovided is correct.  To complete a statement or by providing false statements, may  Date of Sale
	Odometer Disclosure - Required  Reflects ACTUAL milear Reflects the mileage IN the odometer mechanic Is not the actual mileag WARNING - ODOMETE  Print name of seller  Current address of seller (street, city, state and ZIP code)  As owner, I hereby transfer all rights, title and interest to this vehicle to the new ow encumbrances, except the lien to the new lien holder, if any. I certify that the odometer new of the new lien holder, if any is considered to the new owner provide the mileage upon transfer of the new lien holder. It also that the odometer new owner provide the mileage upon transfer of the new lien holder. It also that the odometer new owner provide the mileage upon transfer of the new lien holder. It also that the odometer nechanic lien with the odometer nechanic lien of the odometer lien of the od	EXCESS of al limits e for this vehicle R DISCREPANCY Print name of authorized and the remainder of authorized and the remainder of a vehicle. Failure F THIS SIGNED TITLE.	Sale Price \$ agent selling vehicle (if different from seller name)  The best of my knowledge, that the title is free and clear of rovided is correct.  To complete a statement or by providing false statements, may  Date of Sale
BUYER SELLER	Odometer Disclosure - Required  Reflects ACTUAL milear Reflects the mileage IN the odometer mechanic Is not the actual mileag WARNING - ODOMETE  Print name of seller  Current address of seller (street, city, state and ZIP code)  As owner, I hereby transfer all rights, title and interest to this vehicle to the new own encumbrances, except the lien to the new lien holder, if any. I certify that the odometer and state law require that the owner provide the mileage upon transfer of contract in fines and/or imprisonment.  KEEP A PHOTOCOPY OF BOTH SIDES OF Signature of seller (and joint seller)  X  Print name of new owner	EXCESS of al limits e for this vehicle R DISCREPANCY  Print name of authorized and all	Sale Price \$ agent selling vehicle (if different from seller name)  The best of my knowledge, that the title is free and clear of rovided is correct.  To complete a statement or by providing false statements, may  Date of Sale
	Odometer Disclosure - Required  Reflects ACTUAL milear Reflects the mileage IN the odometer mechanic Is not the actual mileage WARNING - ODOMETE  Print name of seller  Current address of seller (street, city, state and ZIP code)  As owner, I hereby transfer all rights, title and interest to this vehicle to the new own encumbrances, except the lien to the new lien holder, if any. I certify that the odom Federal and state law require that the owner provide the mileage upon transfer of content in fines and/or imprisonment.  KEEP A PHOTOCOPY OF BOTH SIDES OF Street Address  Print name of new owner	EXCESS of al limits e for this vehicle R DISCREPANCY  Print name of authorized in the remainder of authorized in the remaind	Sale Price \$ agent selling vehicle (if different from seller name)  The best of my knowledge, that the title is free and clear of rovided is correct.  To complete a statement or by providing false statements, may  Date of Sale

Utah Code 41-1a-701 requires the owner to remove the license plates when vehicle is sold or disposed, unless an owner has included the transfer of a license plate as part of a sale, trade, or ownership release of a vehicle.

ZFBHRFAB2L6P60916

2020 RAM

Release Date

3550PB3



### -23636 Doc 48 Filed 09/24/21 ANT NOTICE — DO NOT DOCUMENT DMPLETE THIS FORM ONLINE AT driv.ca.gov Entered 09/24/21 13:49:06 Desc Main Page 82 of 114 NOTICE OF TRANSFER AND Case 21-23636 Doc 48 NOTICE OF TRANSFER AND

AND PRINT A RECEIPT FOR YOUR RECORDS. IF YOU MAIL THIS FORM, KEEP A COPY FOR YOUR RECORDS

You are required by law to notify the Department of Motor Vehicles within five (5) days from the date you sell or otherwise dispose of a vehicle. This form is provided for use in reporting the sale or transfer to the Department, and does not constitute application for transfer of ownership (title). This form is to be used ONLY for the vehicle described on the attached title

When this form is properly completed and the information is recorded by DMV (see WARRING below), liability for parking and/or traffic violations and civil litigation resulting from operation after the date of sale becomes the responsibility of the subsequent purchaser(s)

WARNING: If you provide incomplete, inaccurate or unclear information, the information shall not be updated or retained.

TO REMOVE YOUR NAME FROM DMV'S RECORDS THE NEW OWNER MUST APPLY FOR TRANSFER USING THE ENDORSED CERTIFICATE OF TITLE (OWNERSHIP) RECEIVED FROM YOU.

RELEASE OF LIABILITY

- (A) Print name of new owner
- (B) Print new owner's address.
- (C) Enter adometer reading at the time of sale (motor venicles only)
- (D)Print new owners city, state, and ZIP
- (E) Enter date you sold or transferred the described vehicle
- Print your name
- (G) Enter selling price it whole dottars-no cents). If vehicle is a gift lienter to
- Print your address
- (h Sign your name where designated
- Print your city, state and ZIF code.

FILE ONLINE, OR MAIL THIS COMPLETED NOTICE TO:

R/S NUMBER

DEALER NUMBER

DEALER NAME

DEPARTMENT OF MOTOR VEHICLES P.O. BOX 942859 SACRAMENTO, CA 94259-0001

### APPLICATION FOR TRANSFER BY NEW OWNER (Please print or type.) Any change of registered owner or lienholder must be recorded with the Department of Motor Vehicles (DMV) within ten (10) days. The title, transfer fee and in most instances, use tax and a smog certificate must be presented to DMV to record the ownership change. MEDI BE ٧ F G VĒHICĒE IS PRIMĀRIEY MANUEL FRE SADAGES S F D If there is a mailing address entered on this form it is a valid, existing and accurate address, I consent to receive sentice of mailing address pursuant to Code of Civil Procedure Sections 415 20(b), 415,30(a) and 416,90 I declare under penalty of perjury under the laws of the State of California that the information entered on this application is true and correct Value augreen under X LEASED VEH ONLY LIENHOLDER N TITLE REASSIGNMENTS BY LICENSED CALIFORNIA DEALERS FEDERAL LAW REQUIRES that you state the mileage upon transfer of ownership. Failure to complete or making a false statement may result in times, and for impresentation. The signature below releases my interest in this vehicle, acknowledges the odometer mileage recorded by the selier, and certifies to the odometer. in fines, and g entered above my signature in compliance with Federal law R/S NUMBER I declare under penalty of perjury under the laws of the State of California that the information entered on this E application is true and correct. PRINTED NAME OF AGENT DEALER NUMBER Т DEALER NUMBER SOLD THROUGH R AUCTION IF APPLICABLE ANSACT R/S NUMBER ન કલ્લ *WARNING* -∀ક સ્કે\_[ solut the actual mileage a excepts the odynamic man Learlify (or declare) under penalty of perjury under the laws of the State of California that the foregoing is true and correct DEALER NAME PRINTED NAME OF AGENT DEALER NUMBER 0 X S to the nest of my knowledge

sed WARNING -Mede[

i certify (or declare) under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

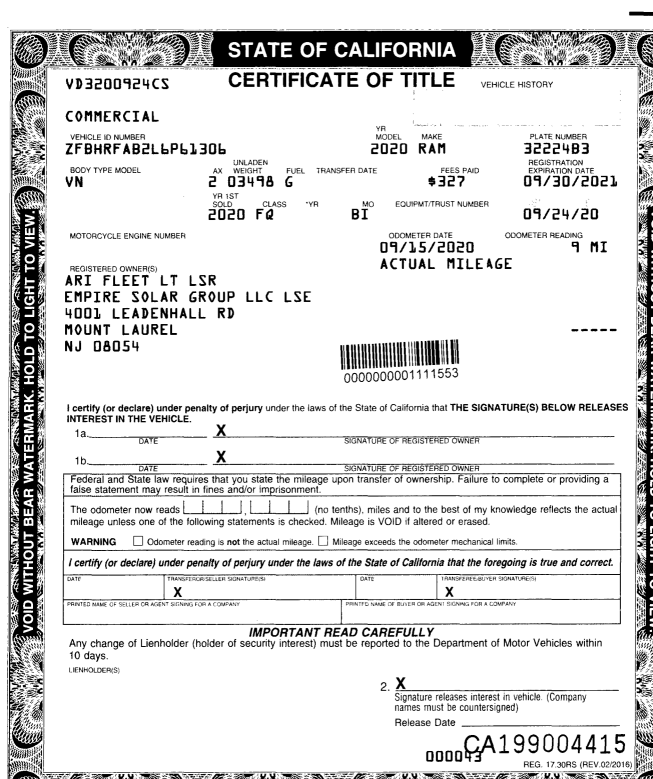
PRINTED NAME OF AGENT

0 N

ZFBHRFAB2L6P61306

2020 RAM

32224B3



# CASE 21-23636 DOC 48 FILED 09/24/21 Entered 09/24/21 13:49:06 Desc Main Phonon Notice of transfer and Complete this form online at driver gov

AND PRINT A RECEIPT FOR YOUR RECORDS.

IF YOU MAIL THIS FORM, KEEP A COPY FOR YOUR RECORDS

You are required by law to notify the Department of Motor Vehicles within five (5) days from the date you sell or otherwise dispose of a vehicle. This form is provided for use in reporting the sale or transfer to the Department, and does not constitute application for transfer of ownership (title). This form is to be used ONLY for the vehicle described on the attached title.

When this form is properly completed and the information is recorded by DMV (see WARNING below). Itability for parking and/or traffic violations and civil litigation resulting from operation after the date of sale becomes the responsibility of the subsequent purchaser(s).

WARNING: If you provide incomplete, inaccurate or unclear information, the information shall not be updated or retained.

TO REMOVE YOUR NAME FROM DMV'S RECORDS, THE NEW OWNER MUST APPLY FOR TRANSFER USING THE ENDORSED CERTIFICATE OF TITLE (OWNERSHIP) RECEIVED FROM YOU.

- (A) Print name of new owner
- (B) Print new owner's address
- (C) Enter odometer reading at the time of sale (motor vehicles only)
- (D) Print new owner's city, state and ZIP code.
- (E) Enter date you sold or transferred the described vehicle
- (F) Print your name.
- (G) Enter selling price (in whole dollars-no cents). If vehicle is a gift. enter "0"
- (H) Print your address
- (I) Sign your name where designated.
- (J) Print your city, state and ZIP code

FILE ONLINE, OR MAIL THIS COMPLETED NOTICE TO:

DEPARTMENT OF MOTOR VEHICLES P.O. BOX 942859 SACRAMENTO, CA 94259-0001

APPLICATION FOR TRANSFER BY NEW OWNER (Please print or type.) Any change of registered owner or lienholder must be recorded with the Department of Motor Vehicles (DMV) within ten (10) days. The title, transfer fee and in most instances, use tax and a smog certificate must be presented to DMV to record the ownership change. OWNER'S AS IT APPEARS ON DRIVERS W MIMBE Ğ WHERE PRIMARI! Y GARAGED OR-FOR TRAILER S STUTE ST COLIDEE E IE SAME D If there is a mailing address entered on this form it is a valid, existing and accurate address. I consent to receive service of process at this mailing address pursuant to Code of Civil Procedure Sections 415.20(b), 415.30(a) and 416.90. Ν I declare under penalty of perjury under the laws of the State of California that the information entered on this application is true and correct A PLANTAGE STATE OF THE STATE O DRIVER LICENSE OR ID CARD NO Ř X RE OF NEW FEW STEPF DOWNER DRIVER ICENSE OR ID CARD NO LEASED ONLY LIENHOLDER FIT H TITLE REASSIGNMENTS BY LICENSED CALIFORNIA DEALERS FEDERAL LAW REQUIRES that you state the mileage upon transfer of ownership. Failure to complete or making a false statement may result in fines and or imprisonment The signature below releases my interest in this vehicle, acknowledges the odometer mileage recorded by the seller, and certifies to the odometer reading entered above my signature in compliance with Federal law the of the following statements is checked: WARNING - Mileage - is not the actual mileage. exceeds the buometer mechanical im D R/S NUMBER I declare under penalty of perjury under the laws of the State of California that the information entered on this Ε application is true and correct. A L E PRINTED NAME OF AGENT DEALER NUMBER DEALER NAME SAFESPERSON Т DATE OF AUCTION DEALER NUMBER SOLD THROUGH AUCTION IF APPLICABLE Ŕ ANSACT the tenths) miles, and to the best of my knowledge reflects the actual mileage of the vehicle unless R/S NUMBER sichecked WARNING - Mileage 🗀 is not the actuar mileage. exceeds the adometer mechanical limits I certify (or declare) under penalty of perjury under the laws of the State of California that the foregoing is true and correct. DEALER NUMBER PRINTED NAME OF AGENT DEALER NAME PRINTED NAME OF BUYER OR AGENT SALESEERSON'S NUMBE CATURE ACKNOW EDIGES OF THE FER READING 0 N S X

shortenths) miles, and to the best of my knowledge reflects the actual mileage of the venicle of easi

PRINTED NAME OF BUYER OR AGENT

DEALER NAME

PRINTED NAME OF AGENT

orbit at efficiency statements is the Foll WARNING - Micage [] is nor the actual maleage [] exceeds the odometer microarmoal in 1st Lecrify (or declare) under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

NR ZED AGENT

X

S SIGNATURE, ACKNOWLEDIJES ODOMĚTER READING

0 N

L

R/S NUMBER

DEALER NUMBER

NUMBE

SALESPERSON

## **New Title** Title Number: UT006516170 Model: PROMASTER CITY Vehicle Type: Truck Year: 2020 Make: RAM Body Style: Van VIN/HIN: ZFBHRFAB2L6P62018 Cylinders: 4 Fuel: G Odometer: 10 Date Issued: 09/01/2020 |||Մ|Մժո#ԱրֆՄու|||Ար|Մ|||գլՄժգիժուսույ||Ադի|Մ ARI FLEET LT A BUSINESS TRUST 4001 LEADENHALL RD MOUNT LAUREL NJ 08054-4611 0000000001041222 Owner Information: ARI FLEET LT A BUSINESS TRUST 4001 LEADENHALL RD MOUNT LAUREL NJ 08054-4611 Lienholder Information: ODOMETER READING REFLECTS THE ACTUAL MILEAGE **Request For Lien Change** Complete this section. Send the title and required fee to the Division of Motor Vehicles. Please check one box. Issue a title free of liens Issue a title showing the following as the NEW LIEN HOLDER LIEN RELEASE - Signature of lien holder (releasing interest) Vehicle owner's signature requesting lien change X Title of signer New lien holder's name Address Date City State ZIP Code **Division of Motor Vehicles UTAH STATE TAX COMMISSION** 210 North 1950 West Salt Lake City, Utah 84134



TC-127 Rev. 03/19 CDR



C 3836182

### INSTRUCTIONS TO SELLER:

Type or print the information.

NOTARY PUBLIC IS NO LONGER NEEDED. KEEP A COPY.

### INSTRUCTIONS TO BUYER:

Type or print the information. Warning: DO NOT SIGN IF ODOMETER DISCLOSURE IS NOT COMPLETE.

	THE OBLIG TO NO ECHALLY MEEDED. REEL A COLL.	DIOCEOCOTIE	10 NOT COMIT LETE.	
Α	Assignment Of Title By Registered Owner			
	Odometer Disclosure - Required Reflects ACTUAL mileage	;	Sales/Purchase Price - Required	
	Reflects the mileage IN E the odometer mechanical		Date of Sale	
	Enter odometer miles (no tenths)  Is not the actual mileage to WARNING - ODOMETER		Sale Price	
Œ	Print name of seller	Print name of authorized a	gent selling vehicle (if different from seller name)	
ELLER	Current address of seller (street, city, state and ZIP code)			
S	As owner, I hereby transfer all rights, title and interest to this vehicle to the new owner encumbrances, except the lien to the new lien holder, if any. I certify that the odomet Federal and state law require that the owner provide the mileage upon transfer of owner sutt in fines and/or imprisonment. KEEP A PHOTOCOPY OF BOTH SIDES OF	ter and sales information properties of a vehicle. Failure	ovided is correct. to complete a statement or by providing false statements, may	
	Signature of seller (and joint seller)  X		Date of Sale	
	Print name of new owner	Print name of new lien hole	der	
BUYER	Street Address	Street Address		
	City State ZIP code	City	State ZIP code	
	Signature of buyer (new owner)	Signature of lien holder (releasing interest)		
	x	x		
В	Reassignment Of Title			
	Odometer Disclosure - Required Reflects ACTUAL mileage	)	Sales/Purchase Price - Required	
	Reflects the mileage IN E the odometer mechanical		Date of Sale	
	Enter odometer miles (no tenths)  Is not the actual mileage to WARNING - ODOMETER		Sale Price	
æ	Print name of seller	Print name of authorized a	gent selling vehicle (if different from seller name)	
SELLER	Current address of seller (street, city, state and ZIP code)			
	As owner, I hereby transfer all rights, title and interest to this vehicle to the new owner encumbrances, except the lien to the new lien holder, if any. I certify that the odomet Federal and state law require that the owner provide the mileage upon transfer of ownersult in fines and/or imprisonment. KEEP A PHOTOCOPY OF BOTH SIDES OF	ter and sales information pr mership of a vehicle. Failure	ovided is correct.	
	Signature of seller (and joint seller)		Date of Sale	
	x			
	Print name of new owner	Print name of new lien hole	der	
8	Street Address	Street Address		
BUYER	City State ZIP code	City	State ZIP code	
	Signature of buyer (new owner)	Signature of lien holder (re	eleasing interest)	
	x ·	x		

Utah Code 41-1a-701 requires the owner to remove the license plates when vehicle is sold or disposed, unless an owner has included the transfer of a license plate as part of a sale, trade, or ownership release of a vehicle.

## **New Title** Title Number: UT006523559 Vehicle Type: Truck Year: 2020 Model: PROMASTER CITY Make: RAM Body Style: Van VIN/HIN: ZFBHRFAB2L6P79286 Odometer: 10 Cylinders: 4 Fuel: G Date Issued: 09/01/2020 յՈրթիկիկիկինինությությունիկինինութ ARI FLEET LT A BUSINESS TRUST 4001 LEADENHALL RD MOUNT LAUREL NJ 08054-4611 0000000001041223 Owner Information: ARI FLEET LT A BUSINESS TRUST 4001 LEADENHALL RD **MOUNT LAUREL NJ 08054-4611** Lienholder Information: ODOMETER READING REFLECTS THE ACTUAL MILEAGE Request For Lien Change Complete this section. Send the title and required fee to the Division of Motor Vehicles. Please check one box. Issue a title free of liens Issue a title showing the following as the NEW LIEN HOLDER LIEN RELEASE - Signature of lien holder (releasing interest) Vehicle owner's signature requesting lien change Title of signer New lien holder's name Date Address City State ZIP Code **Division of Motor Vehicles**

Division of Motor Vehicles UTAH STATE TAX COMMISSION 210 North 1950 West Salt Lake City, Utah 84134



TC-127 Rev. 03/19 CDR



C 3836181

### INSTRUCTIONS TO SELLER:

Type or print the information.

NOTARY PUBLIC IS NO LONGER NEEDED, KEEP A COPY.

### INSTRUCTIONS TO BUYER:

Type or print the information. Warning: DO NOT SIGN IF ODOMETER DISCLOSURE IS NOT COMPLETE.

Α	Assignment Of Title By Registered Owner	5,000,000	BNOT COMPLETE.		
	Odometer Disclosure - Required Reflects ACTUAL mileage		Sales/Purchase Price - Required		
	Reflects the mileage IN E		Date of Sale		
	the odometer mechanical				
	Enter odometer miles (no tenths)  Is not the actual mileage WARNING - ODOMETER		Sale Price \$		
	Print name of seller	Print name of authorized a	gent selling vehicle (if different from seller name)		
ᇤ					
SELLER	Current address of seller (street, city, state and ZIP code)				
	As owner, I hereby transfer all rights, title and interest to this vehicle to the new owne encumbrances, except the lien to the new lien holder, if any. I certify that the odome Federal and state law require that the owner provide the mileage upon transfer of ow result in fines and/or imprisonment. KEEP A PHOTOCOPY OF BOTH SIDES OF	ter and sales information pro nership of a vehicle. Failure	ovided is correct.		
	Signature of seller (and joint seller)		Date of Sale		
	X Print name of new owner	Print name of new lien hold	der		
BUYER	Street Address	Street Address			
	City State ZIP code	City	State ZIP code		
		,			
	Signature of buyer (new owner)	Signature of lien holder (re	leasing interest)		
	x	x			
В	Reassignment Of Title				
	Odometer Disclosure - Required Reflects ACTUAL mileage		Sales/Purchase Price - Required		
	Reflects the mileage IN E. the odometer mechanical	XCESS of	Date of Sale		
	Enter odometer miles (no tenths)  Us not the actual mileage WARNING - ODOMETER	for this vehicle	Sale Price		
~	Print name of seller		gent selling vehicle (if different from seller name)		
<u> </u>		<u> </u>			
SELLE	Current address of seller (street, city, state and ZIP code)				
	As owner, I hereby transfer all rights, title and interest to this vehicle to the new owner named below. I certify, to the best of my knowledge, that the title is free and clear of encumbrances, except the lien to the new lien holder, if any. I certify that the odometer and sales information provided is correct.				
	Federal and state law require that the owner provide the mileage upon transfer of ow	nership of a vehicle. Failure			
	result in fines and/or imprisonment. KEEP A PHOTOCOPY OF BOTH SIDES OF Signature of seller (and joint seller)	THIS SIGNED TITLE.	Date of Sale		
	, organization of solida joint solida,		54.0 0. 54.0		
	X	Distance of the balance	1		
	Print name of new owner	Print name of new lien hold	ier		
	Street Address	Street Address			
ËB		Street Address			
UYER	Street Address  City State ZIP code	Street Address City	State ZIP code		
BUYER	City State ZIP code	City			
BUYER					

Utah Code 41-1a-701 requires the owner to remove the license plates when vehicle is sold or disposed, unless an owner has included the transfer of a license plate as part of a sale, trade, or ownership release of a vehicle.

## **New Title** Title Number: UT006613838 Model: PROMASTER CITY Vehicle Type: Truck Year: 2020 Make: RAM Body Style: Van VIN/HIN: ZFBHRFAB2L6P91387 Cylinders: 4 Fuel: G Odometer: 10 Date Issued: 10/01/2020 ույլույնիի արդականի անուրակությունների ու վիրա ARI FLEET LT A BUSINESS TRUST 4001 LEADENHALL RD 0000000001046282 MOUNT LAUREL NJ 08054-4611 Owner Information: ARI FLEET LT A BUSINESS TRUST 4001 LEADENHALL RD **MOUNT LAUREL NJ 08054-4611** Lienholder Information: ODOMETER READING REFLECTS THE ACTUAL MILEAGE Request For Lien Change Complete this section. Send the title and required fee to the Division of Motor Vehicles. Please check one box. Issue a title showing the following as the NEW LIEN HOLDER Issue a title free of liens LIEN RELEASE - Signature of lien holder (releasing interest) Vehicle owner's signature requesting lien change X New lien holder's name Title of signer Date Address City **ZIP Code** State

Division of Motor Vehicles UTAH STATE TAX COMMISSION 210 North 1950 West Salt Lake City, Utah 84134



TC-127 Rev. 03/19 CDR



C 3931119

### INSTRUCTIONS TO SELLER:

Type or print the information.

NOTARY PUBLIC IS NO LONGER NEEDED. KEEP A COPY.

### INSTRUCTIONS TO BUYER:

Type or print the information. Warning: DO NOT SIGN IF ODOMETER DISCLOSURE IS NOT COMPLETE.

Α	Assignment Of Title By Registered Owner				
	Odometer Disclosure - Required Reflects ACTUAL mileage		Sales/Purchase Price - Required		
	Reflects the mileage IN E	KCESS of	Date of Sale		
	the odometer mechanical				
	Enter odometer miles (no tenths)  Is not the actual mileage f WARNING - ODOMETER	Or tills vernore	Sale Price \$		
~	Print name of seller	Print name of authorized a	gent selling vehicle (if different from seller name)		
äį					
SELLER	Current address of seller (street, city, state and ZIP code)				
0,	As owner, I hereby transfer all rights, title and interest to this vehicle to the new owner encumbrances, except the lien to the new lien holder, if any. I certify that the odomet	er and sales information pro	ovided is correct.		
	Federal and state law require that the owner provide the mileage upon transfer of own result in fines and/or imprisonment. KEEP A PHOTOCOPY OF BOTH SIDES OF		to complete a statement or by providing false statements, may		
	Signature of seller (and joint seller)		Date of Sale		
	X				
	Print name of new owner	Print name of new lien hold	der		
œ	Street Address	Street Address			
BUYER	City State ZIP code	City	State ZIP code		
	Only State Zill Code	Oity	State 217 code		
	Signature of buyer (new owner)	Signature of lien holder (re	leasing interest)		
	X	x			
В	Reassignment Of Title				
	Odometer Disclosure - Required Reflects ACTUAL mileage		Sales/Purchase Price - Required		
	Reflects the mileage IN EX		Date of Sale		
	the odometer mechanical		Sale Price		
	Enter odometer miles (no tenths)  Is not the actual mileage f WARNING - ODOMETER	DISCREPANCY	\$		
Œ	Print name of seller	Print name of authorized a	gent selling vehicle (if different from seller name)		
SELLER	Current address of seller (street, city, state and ZIP code)	L			
SEI					
	As owner, I hereby transfer all rights, title and interest to this vehicle to the new owner named below. I certify, to the best of my knowledge, that the title is free and clear of encumbrances, except the lien to the new lien holder, if any. I certify that the odometer and sales information provided is correct.				
	Federal and state law require that the owner provide the mileage upon transfer of own	nership of a vehicle. Failure	to complete a statement or by providing false statements, may		
	result in fines and/or imprisonment. KEEP A PHOTOCOPY OF BOTH SIDES OF Signature of seller (and joint seller)	THIS SIGNED TITLE.	Date of Sale		
	X Distance of new curren	Print name of new lien hold			
	Print name of new owner	Franchame of flew lieff flold	JG)		
	Street Address	Street Address			
Ē					
BUYER	City State ZIP code	City	State ZIP code		
******	Signature of buyer (new owner)	Signature of lien holder (re	leasing interest)		
	x	x			

Utah Code 41-1a-701 requires the owner to remove the license plates when vehicle is sold or disposed, unless an owner has included the transfer of a license plate as part of a sale, trade, or ownership release of a vehicle.

# Case 21-23636 Doc 48 Filed 09/24/21 Entered 09/24/21 13:49:06 Desc Main

Make: RAM

## **New Title**



Title Number: UT006501061

Vehicle Type: Truck

Year: 2020

Fuel: G

Model: PROMASTER CITY

Body Style: Van

VIN/HIN: ZFBHRFAB2L6R44155

Cylinders: 4

Odometer: 10

Date Issued: 09/01/2020

ARI FLEET LT A BUSINESS TRUST 4001 LEADENHALL RD MOUNT LAUREL NJ 08054-4611

000000001041220

Owner Information:

ARI FLEET LT A BUSINESS TRUST 4001 LEADENHALL RD MOUNT LAUREL NJ 08054-4611

Lienholder Information:

### ODOMETER READING REFLECTS THE ACTUAL MILEAGE

Request For Lien Change	
Complete this section. Send the title and required fee to t	ne Division of Motor Vehicles. Please check one box.
Issue a title free of liens	Issue a title showing the following as the NEW LIEN HOLDER
LIEN RELEASE - Signature of lien holder (releasing interest)	Vehicle owner's signature requesting lien change
x	
Title of signer	New lien holder's name
Date	Address
	City State ZIP Code

Division of Motor Vehicles UTAH STATE TAX COMMISSION 210 North 1950 West Salt Lake City, Utah 84134



TC-127 Rev. 03/19 CDR



C 3836184

### INSTRUCTIONS TO SELLER:

Type or print the information.
NOTARY PUBLIC IS NO LONGER NEEDED. KEEP A COPY.

### INSTRUCTIONS TO BUYER:

Type or print the information. Warning: DO NOT SIGN IF ODOMETER DISCLOSURE IS NOT COMPLETE.

NOIA	AT FOREIGIS NO LONGEN NEEDED. KEEF A COFT.	DIOCEOGOTIE	IO NOT COMILECTE.		
A	Assignment Of Title By Registered Owner				
	Odometer Disclosure - Required Reflects ACTUAL mileage	•	Sales/Purchase Price - Required		
	Reflects the mileage IN Ex		Date of Sale		
	the odometer mechanical		Sale Price		
	Enter odometer miles (no tenths)  Is not the actual mileage f WARNING - ODOMETER		\$		
	Print name of seller	Print name of authorized a	igent selling vehicle (if different from seller name)		
E.					
SELLER	Current address of seller (street, city, state and ZIP code)				
S	As owner, I hereby transfer all rights, title and interest to this vehicle to the new owner	er named below. I certify, to	the best of my knowledge, that the title is free and clear of		
	encumbrances, except the lien to the new lien holder, if any. I certify that the odomet Federal and state law require that the owner provide the mileage upon transfer of own	er and sales information pro	ovided is correct.		
	reductar and state law require that the owner provide the fillineage apon transfer of owners.  KEEP A PHOTOCOPY OF BOTH SIDES OF		to complete a statement of by providing false statements, may		
	Signature of seller (and joint seller)		Date of Sale		
	x				
	Print name of new owner	Print name of new lien hole	der		
	Charat Address	Ctroot Address			
BUYER	Street Address	Street Address			
	City State ZIP code	City	State ZIP code		
B					
	Signature of buyer (new owner)	Signature of lien holder (re	eleasing interest)		
	x	x			
В	Reassignment Of Title				
	Odometer Disclosure - Required Reflects ACTUAL mileage		Sales/Purchase Price - Required		
	Reflects the mileage IN E	KCESS of	Date of Sale		
	the odometer mechanical	limits	Cala Bridge		
	Enter odometer miles (no tenths)  Is not the actual mileage f WARNING - ODOMETER		Sale Price		
	Print name of seller	Print name of authorized a	igent selling vehicle (if different from seller name)		
描	,				
SELLER	Current address of seller (street, city, state and ZIP code)				
S	As owner, I hereby transfer all rights, title and interest to this vehicle to the new owner named below. I certify, to the best of my knowledge, that the title is free and clear of				
	encumbrances, except the lien to the new lien holder, if any. I certify that the odometer and sales information provided is correct.				
	Federal and state law require that the owner provide the mileage upon transfer of ownership of a vehicle. Failure to complete a statement or by providing false statements, may result in fines and/or imprisonment. KEEP A PHOTOCOPY OF BOTH SIDES OF THIS SIGNED TITLE.				
	Signature of seller (and joint seller)		Date of Sale		
	<b>x</b> .				
-	Print name of new owner	Print name of new lien hole	der		
	Street Address	Street Address			
Œ	Street Address	Street Address			
BUYER	City State ZIP code	City	State ZIP code		
B	-				
	Signature of buyer (new owner)	Signature of lien holder (re	eleasing interest)		
	X	x			

Utah Code 41-1a-701 requires the owner to remove the license plates when vehicle is sold or disposed, unless an owner has included the transfer of a license plate as part of a sale, trade, or ownership release of a vehicle.

### CERTIFICATE OF 0000000001045938 TITLE NUMBER 00383KB272 ORIGINAL TMZ93950 VEHICLE IDENTIFICATION NUMBER MAKE *ZFBHRFAB3L6P49567* **PICKU** 2020 RAM HP PREVIOUS STATE MILEAGE AT TIME OF TRANSFER PURCHASE DATE DATE ISSUED TAX 18\* EX 12 09/21/2020 09/28/2020 OWNER ARI FLEET LT % EMPIRE SOLAR GROUP LLC 3601 N KIMBALL DR KANSAS CITY MO 64161 0002-001 MAIL TO - Այլույի ին հերի (իրիվայինի ին հանաարդյանի հանկին ARI FLEET LT **4001 LEADENHALL RD** MOUNT LAUREL NJ 08054-4611 VEHICLE SUBJECT TO FOLLOWING LIEN(S) Lien release - To release any lien shown on the face of this title, the lienholder must complete a notarized Lien Release FIRST LIEN LIEN DATE (DOR-4809) to be attached to this title before the purchaser applies for a Certificate of Title. Any person who knowingly and SECOND LIEN LIEN DATE intentionally submits a separate document releasing a lien of another without authority to do so shall be guilty of a class C felony. (301.640 RSMo) BUYER ON REVERSE SIDE MUST TITLE IN 30 DAYS TO AVOID PENALTY MILEAGE STATEMENT \*ACTUAL MILEAGE. ANNUAL ODOMETER UPDATES MAY BE AVAILABLE FROM THE DEPARTMENT OF REVENUE. EFFECTIVE 1/1/06 YOU MUST SUBMIT A NOTICE OF SALE TO THE DEPARTMENT OF REVENUE WITHIN 30 DAYS SELLING THIS VEHICLE. DIRECTOR OF REVENUEDOR-387 (04/2017) ALTERATION OR ERASURE VOIDS THIS TITLE **NOTICE OF SALE OR TRANSFER** SEE INSTRUCTIONS ON REVERSE MUST BE COMPLETED AT TIME OF SALE PURCHASER NAME - LAST, FIRST (REQUIRED) (PRINTED) PURCHASER SIGNATURE (REQUIRED) ADDRESS (REQUIRED) DRIVER LICENSE NUMBER OF PURCHASER DATE OF BIRTH OF PURCHASER CITY (REQUIRED) SALE DATE (REQUIRED)

MUST BE COMPLETED AT TIME OF SALE NOTICE OF SALE OR TRANSFER SEE INSTRUCTIONS ON REVERSE

PURCHASER NAME - LAST, FIRST (REQUIRED) PURCHASER SIGNATURE (REQUIRED)

ADDRESS (REQUIRED) DRIVER LICENSE NUMBER OF PURCHASER DATE OF BIRTH OF PURCHASER CITY (REQUIRED)

STATE (REQ.) ZIP CODE (REQUIRED) COUNTY NET PRICE (REQUIRED)

KOV YEAR MAKE VEHICLE IDENTIFICATION NUMBER TITLE NUMBER

T 2020 RAM ZFBHRFAB3L6P49567 TMZ93950

SELLER NAME AND SIGNATURE (REQUIRED)

C22921022867 1 Doc 48 Filed 09/24/21 Entered 09/24/21 13:49:06 Desc Main Page 94 of 114 **Document** INSTRUCTIONS: Federal law (and state law, if applicable) requires that all sellers state the mileage in connection with the transfer of ownership. Failing to complete or providing a false statement may result in fines and/or imprisonment. ALL owners (sellers) on the face of the title and purchasers must sign and hand print their names after the purchaser(s) name, lienholder, sale price, trade-in if applicable, net price, date of sale, and mileage spaces are completed. If purchaser/seller is an agent/officer of a firm, record official position after printed name. If assigning a junking certificate, the odometer disclosure, seller's printed name(s), and purchaser(s) printed name and signature are not required. WARNING: Alterations, erasures or mistreatment will void this title/certificate.

ASSIGNMENT OF TITLE: I/We hereby assign and warrant certificate of title of the vehicle described on the front of this certificate of title subject to the following lien(s) or encumbrance(s); if any, and none other, I/We further certify the accuracy of the sale price and mileage as specified below, when applicable. LIENHOLDERS: Recording your lien below does not perfect your lien. See http://dor.mo.gov/motorv/liendeal/ for lien perfection requirements. SALE PRICE S PURCHASER(S) NAME (PRINTED OR TYPED)

	ADDRESS			TRADE-IN \$
N.	DATE OF SALE	MODEL	DEALER NUMBER OF SELLER	NET PRICE \$
ASSIGNMENT	ODOMETER READING (NO TENTHS)	I state that the odometer now reads the afo knowledge that it reflects the actual mileage one of the following statements is checked.	a of the volvels described bevoir values	LEAGE IN EXCESS OF ITS MECHANICAL LIMITS LEAGE READING IS NOT ACTUAL ARKING-DODMETER DISCREPANCY)
ASSIC	SIGNATURE OF ALL PURCHASER(S)		SIGNATURE OF ALL SELLER(S)	
,	HAND PRINTED NAME(S) BY PURCHASER(S) (	AGENT/POSITION)	HAND PRINTED NAME(S) BY SELLER(S) (AGEN	T/POSITION)
~	PURCHASER(S) NAME (PRINTED OR TYPED)			SALE PRICE \$
B₹	ADDRESS			TRADE-IN \$
NH NH	DATE OF SALE	MODEL	DEALER NUMBER OF SELLER	NET PRICE \$
REASSIGNMENT BY REGISTERED DEALER	ODOMETER READING (NO TENTHS)	I state that the odometer now reads the afo knowledge that it reflects the actual mileage one of the following statements is checked.	- of the control decembed beauty colors	LEAGE IN EXCESS OF ITS MECHANICAL LIMITS LEAGE READING IS NOT ACTUAL ARMING-ODOMETER DISCREPANCY)
ASSI	SIGNATURE OF ALL PURCHASER(S)		SIGNATURE OF ALL SELLER(S)	
REG	HAND PRINTED NAME(S) BY PURCHASER(S) (A	AGENT/POSITION)	HAND PRINTED NAME(S) BY SELLER(S) (AGEN	T/POSITION)
	THE REASSIGNMENTS BE	LOW CAN NOT BE US	ED FOR A SALVAGE CERT	IFICATE OF TITLE.
	PURCHASER(S) NAME (PRINTED OR TYPED)			SALE PRICE \$
BY	ADDRESS			TRADE-IN \$
GNMENT B	DATE OF SALE	MODEL	DEALER NUMBER OF SELLER	NET PRICE \$
				1
GNMEN RED DE	ODOMETER READING (NO TENTHS)	I state that the odometer now reads the afor knowledge that it reflects the actual mileage one of the following statements is checked.	at the calculation decomposition is considered.	LEAGE IN EXCESS OF ITS MECHANICAL LIMITS : LEAGE READING IS NOT ACTUAL RINING-ODOMETER DISCREPANCY)
ASSIGNMEN	ODOMETER READING (NO TENTHS) SIGNATURE OF ALL PURCHASER(S)	knowledge that it reflects the actual mileage	at the calculation decomposition is considered.	
REASSIGNMENT BY REGISTERED DEALER		knowledge that it reflects the actual mileage one of the following statements is checked.	e of the vehicle described herein, unless ## MII (W/	LEAGE READING IS NOT ACTUAL IRNING-ODOMETER DISCREPANCY)
Œ	SIGNATURE OF ALL PURCHASER(S)	knowledge that it reflects the actual mileage one of the following statements is checked.	e of the vehicle described herein, unlessMII(WAI	LEAGE READING IS NOT ACTUAL IRNING-ODOMETER DISCREPANCY)
Œ	SIGNATURE OF ALL PURCHASER(S)  HAND PRINTED NAME(S) BY PURCHASER(S) (A  PURCHASER(S) NAME	knowledge that it reflects the actual mileage one of the following statements is checked.	e of the vehicle described herein, unlessMII(WAI	LEAGE READING IS NOT ACTUAL ANING-GOOMETER DISCREPANCY)  T/POSITION)
Œ	SIGNATURE OF ALL PURCHASER(S)  HAND PRINTED NAME(S) BY PURCHASER(S) (A  PURCHASER(S) NAME  (PRINTED OR TYPES)	knowledge that it reflects the actual mileage one of the following statements is checked.	e of the vehicle described herein, unlessMII(WAI	LEAGE READING IS NOT ACTUAL ARKING GOOMETER DISCREPANCY)  T/POSITION)  SALE PRICE \$
Œ	SIGNATURE OF ALL PURCHASER(S)  HAND PRINTED NAME(S) BY PURCHASER(S) (A  PURCHASER(S) NAME  IPHINTED OR TYPED)  ADDRESS	knowledge that it reflects the actual mileage one of the following statements is checked.  AGENT/POSITION)	SIGNATURE OF ALL SELLER(S)  HAND PRINTED NAME(S) BY SELLER(S) (AGEN  DEALER NUMBER OF SELLER  Tementioned miles and to the best of my	LEAGE READING IS NOT ACTUAL BRING ODDMETER DISCREPANCY)  T./POSITION)  SALE PRICE \$  TRADE-IN \$
Œ	SIGNATURE OF ALL PURCHASER(S)  HAND PRINTED NAME(S) BY PURCHASER(S) (A  PURCHASER(S) NAME  IPHINTED OR TYPED)  ADDRESS  DATE OF SALE	knowledge that it reflects the actual mileage one of the following statements is checked.  AGENT/POSITION)  MODEL  I state that the odorneter now reads the afor knowledge that it reflects the actual mileage	SIGNATURE OF ALL SELLER(S)  HAND PRINTED NAME(S) BY SELLER(S) (AGEN  DEALER NUMBER OF SELLER  Tementioned miles and to the best of my	LEAGE READING IS NOT ACTUAL INNING ODOMETER DISCREPANCY)  T/POSITION)  SALE PRICE \$  TRADE-IN \$  NET PRICE \$  LEAGE IN EXCESS OF ITS MECHANICAL LIMITS
REGISTERED DEALER  REGISTERED DEALER  REGISTERED DE	SIGNATURE OF ALL PURCHASER(S)  HAND PRINTED NAME(S) BY PURCHASER(S) (A  PURCHASER(S) NAME  IPHINTED OR TYPEO)  ADDRESS  DATE OF SALE  ODOMETER READING (NO TENTHS)	knowledge that it reflects the actual mileage one of the following statements is checked.  AGENT/POSITION)  MODEL  I state that the odorneter now reads the afor knowledge that it reflects the actual mileage one of the following statements is checked.	SIGNATURE OF ALL SELLER(S)  HAND PRINTED NAME(S) BY SELLER(S) (AGEN  DEALER NUMBER OF SELLER  rememlianed miles and to the best of my of the vehicle described herein, unless	LEAGE READING IS NOT ACTUAL ANNING GOOMETER DISCREPANCY)  T/POSITION)  SALE PRICE \$  TRADE-IN \$  NET PRICE \$  LEAGE IN EXCESS OF ITS MECHANICAL LIMITS LEAGE READING IS NOT ACTUAL LIMITS GRINING-GOOMETER DISCREPANCY)
REASSIGNMENT BY REGISTERED DEALER	SIGNATURE OF ALL PURCHASER(S)  HAND PRINTED NAME(S) BY PURCHASER(S) (A  PURCHASER(S) NAME (PRINTED OR TYPEO)  ADDRESS  DATE OF SALE  ODOMETER READING (NO TENTHS)  SIGNATURE OF ALL PURCHASER(S)	knowledge that it reflects the actual mileage one of the following statements is checked.  AGENT/POSITION)  MODEL  I state that the odorneter now reads the afor knowledge that it reflects the actual mileage one of the following statements is checked.  AGENT/POSITION)	DEALER NUMBER OF SELLER  DEALER NUMBER OF SELLER  Emementioned miles and to the best of my of the vehicle described herein, unless  SIGNATURE OF ALL SELLER(S)  AMD PRINTED NAME(S) BY SELLER  SIGNATURE OF ALL SELLER(S)  HAND PRINTED NAME(S) BY SELLER(S) (AGENTAL)	LEAGE READING IS NOT ACTUAL ANNING GOOMETER DISCREPANCY)  T/POSITION)  SALE PRICE \$  TRADE-IN \$  NET PRICE \$  LEAGE IN EXCESS OF ITS MECHANICAL LIMITS LEAGE READING IS NOT ACTUAL LIMITS GRINING-GOOMETER DISCREPANCY)
REASSIGNMENT BY REGISTERED DEALER	SIGNATURE OF ALL PURCHASER(S)  HAND PRINTED NAME(S) BY PURCHASER(S) (A  PURCHASER(S) NAME (PRINTED OR TYPEO)  ADDRESS  DATE OF SALE  ODOMETER READING (NO TENTHS)  SIGNATURE OF ALL PURCHASER(S)  HAND PRINTED NAME(S) BY PURCHASER(S) (A	knowledge that it reflects the actual mileage one of the following statements is checked.  AGENT/POSITION)  MODEL  I state that the odorneter now reads the afor knowledge that it reflects the actual mileage one of the following statements is checked.  AGENT/POSITION)	DEALER NUMBER OF SELLER  DEALER NUMBER OF SELLER  Emementioned miles and to the best of my of the vehicle described herein, unless  SIGNATURE OF ALL SELLER(S)  AMD PRINTED NAME(S) BY SELLER  SIGNATURE OF ALL SELLER(S)  HAND PRINTED NAME(S) BY SELLER(S) (AGENTAL)	LEAGE READING IS NOT ACTUAL ARRING GOOMETER DISCREPANCY)  T/POSITION)  SALE PRICE \$  TRADE-IN \$  NET PRICE \$  LEAGE IN EXCESS OF ITS MECHANICAL LIMITS LEAGE READING IS NOT ACTUAL ARRING-GOOMETER DISCREPANCY)
Œ	SIGNATURE OF ALL PURCHASER(S)  HAND PRINTED NAME(S) BY PURCHASER(S) (A  PURCHASER(S) NAME (PHINTED OR TYPEO)  ADDRESS  DATE OF SALE  ODOMETER READING (NO TENTHS)  SIGNATURE OF ALL PURCHASER(S)  HAND PRINTED NAME(S) BY PURCHASER(S) (A  FIRST LIENHOLDER NAME (PRINTED OR TYPE	knowledge that it reflects the actual mileage one of the following statements is checked.  AGENT/POSITION)  MODEL  J state that the odorneter now reads the afor knowledge that it reflects the actual mileage one of the following statements is checked.  AGENT/POSITION)  D) DOES NOT APPLY TO JUNKING CER	DEALER NUMBER OF SELLER  DEALER NUMBER OF SELLER  Emementioned miles and to the best of my of the vehicle described herein, unless  SIGNATURE OF ALL SELLER(S)  AMD PRINTED NAME(S) BY SELLER  SIGNATURE OF ALL SELLER(S)  HAND PRINTED NAME(S) BY SELLER(S) (AGENTAL)	LEAGE READING IS NOT ACTUAL ARRING GOOMETER DISCREPANCY)  T/POSITION)  SALE PRICE \$  TRADE-IN \$  NET PRICE \$  LEAGE IN EXCESS OF ITS MECHANICAL LIMITS LEAGE READING IS NOT ACTUAL ARRING-GOOMETER DISCREPANCY)

DOR-387 (04/2017)

## NOTICE OF SALE OR TRANSFER DO NOT COMPLETE FOR SALVAGE CERTIFICATES OF TITLE OR JUNKING CERTIFICATES

This Notice of Sale or Transfer must be completed and submitted by the seller within 30 days of sale to a contract office or to the Department of Revenue, Motor Vehicle Bureau, P.O. Box 3050, Jefferson City, Missouri 65105-3050. DO NOT report sales to: licensed vehicle dealers, out-of-state purchasers, beneficiaries named in a trust, transfer on death beneficiaries or insurance companies as a result of an insurance claim. Completion of this form does not constitute an assignment or release of any interest in the vehicle. Make prompt notification to help protect yourself from possible liability. Any seller who fails to submit this notice is guilty of an infraction. If the failure to submit this notice was done to assist the purchaser avoid applying for a title, paying applicable registration fees or other fraudulent purposes, the seller shall be guilty of a class C misdemeanor. Knowingly submitting false information about the sale of a vehicle is a class C misdemeanor.

**Motor Vehicle Division** 

48-7200M R09/19 azdot.gov

Vehicle Identification Number

ZFBHRFAB3L6P50217

0401201630

Inventory Control

## 00002837

Year

Model

Body Style

2020

**RAM** 

Promaster

4DPV

**MEGAN WOLF** 4001 Leadenhall Rd Mount Laurel NJ 08054-4611 0000000001176101

Title Number

Issue Date

Odometer Reading (no tenths)

A001562450

5 Actual

Previous Title Number

State

Issue Date

09/30/2020

Arizona Brands

Other States With Brands

Owners

ARI FLEET

Owner

4001 Leadenhall Rd

Mount Laurel

NJ

08054-4611

Lienholder(s) as of the print date and lien effective date. (Additional liens may exist. Check Vehicle Title Status on https://azmvdnow.az.gov to find all current liens.)

LIEN DATE:

## Case 21-23636 Doc 48 Filed 09/24/21 Entered 09/24/21 13:49:06 Desc Main

Federal and State law require that the seller states **Document**leage **Rage** 196 of 114 cm. i.e., where to complete the adometer statement, or providing a false statement, may result in fines and/or imprisonment. The buyer one to decrease the wearder title in order to avoid penalty charges, whether or not the vehicle is being used. This time period is subject to legislative acceptance.

TRANSFER OF OWNERSHIP  Buyer Name (printed)		Self, 4 Mag	al compact the society	ani que l	it on to the new owner.
Street Address		Commence of the second			1. Be 1.5
Now Liemholder Driver Erconse or EIN	New Eienholder Name and Sfreet Address.	हिस्सिन्देन्सी द्वेत्रीस वेटेनेश्चरी			1 Peripak
Odometer Reading (no tenths)	☐ miles ☐ kilometers	☐ Mileago in excess of the client ☐ NOT Actual Mileage, WARNIf		REPANCY	
Seller Name (pinite)	wnership and certify to the best of	my knowledge that the occurrier real file is these	kdipor kalinga na salah maga kgan di Garagia kalinga magan di	14" - 12"	of the boxes above is checked.
Street Address	· · · · · · · · · · · · · · · · · · ·				(8.27)   1.27
	Acknov	vledged before me this data	andram in the Community of the Angle of the		
	Date	Count		100	Controls for Experts
Lam aware of the above odomete Buyer Name (plinter)	er certification made by the seller	[Pose Secue			
	The second secon				. and the contract
DEALER REASSIGNMENT —  (Buyer Name grinter)			<del>anniminate</del> punt o en entito per esta esta en	a, galam ( Le <b>min</b> system)	(Sac Oats
Street Address		······································			(Jule 12)
	New Lienholder Name and Street Address:	Makana willed WART T		÷	Lest Oate
Odometer Reading (no tenths)	☐ miles ☐ kilometers	☐ Mileago in excess of the cutor ☐ NOT Actual Mileago, WAENIN			:
Lagree to the release of vehicle or Domership Name	wnership and certify to the best of	my knowledge that the patential real			
I am aware of the above odomet Buyer Name (printed)	ter certification made by the selle	n distriction of the second of	ger Till state og state o		
DEALER REASSIGNMENT —			many to appropriate the second se	i une i e promoter disco	Comin Center
	and the second s				
Street Address  New Henholder Driver License or EIN IN	New Lientinider Name and Street Address	S.CV EFFOR HER WHIS FLONETTY (1977)			State Zip
<u> </u>		· <del></del>			
Odometer Reading (no tenths)	¬miles ¬kilometers	7 Mileage in excess of the ordor 7 NOT Actual Mileage, WARNIF		E FPARCY	
flagree to the release of vehicle of Dealership Name	wnership and certify to ≱he best of	my knowledge that the olicinetor ina Decembrone   Apera Name			
i am aware of the above odomet    Buyer Name (printled)	ter certification made by the selle	o describeration de la constantina della constan			
ouyor Name (finner)	The same of the sa	1907) 14 67 17 1907) 14 67 17			
DEALER REASSIGNMENT					
Buyer Name (printed)					11 até Dide
Street Address	. P. Calai, almost describe describer de la servició de la companya de la company	and the second s			Totale Tage
New Demolder Driver License or EIN   N	New Crenholder Name and Street Aduress	ห์ กอ โออี โซก์ย์ NONE)			Haerbate T
Odometer Reading (no tenths)	¬ miles ¬ kilometers	☐ Mileage in excess of the odor ☐ NOT Actual Mileage, WARNIN		K, PARKY	
Tagree to the release of vehicle of Dealership Name	wnership and certify to the best of	my knowledge that the otherwise real Dealer Number Agent Number			
I am aware of the above odomet Buyer Name (punted)	ter certification made by the selle	r. Totalisa sa s	and the second second		
L					

Last Buyer Must Apply For Title

No Additional Reassignments Permitted

Void If Altered Or Erased

## ARIZONO CHATTIPIO ATLA CETTILE

Motor Vehicle Division
48-7200M R09/19 azdot.gov

Vehicle Identification Number

ZFBHRFAB3L6P51111

0401201630

00002411

Year

2020

Make

Model

Body Style

Inventory Control

RAM

Promaster

SW

MEGAN WOLF 4001 Leadenhall Rd Mount Laurel NJ 08054-4611 0000000001176102

Title Number

Issue Date

Odometer Reading (no tenths)

A001188968

08/27/2020

5 Actual

Previous Title Number

State

Issue Date

Other States With Brands

Arizona Brands

Owners

ARI FLEET LT

Owner

666 Garland Pl

Des Plaines

IL

60016-4725

Lienholder(s) as of the print date and lien effective date. (Additional liens may exist. Check Vehicle Title Status on https://azmvdnow.az.gov to find all current liens.)

LIEN DATE:

## Case 21-23636 Doc 48 Filed 09/24/21 Entered 09/24/21 13:49:06 Desc Main

Federal and State law require that the seller states **Dooument**loage **Rage**: 98 of £14 are top Four the complete the odometer statement, or providing a false statement, may result in fines and/or imprisonment. The buye this 15 days are apply for a new vehicle title in order to avoid penalty charges, whether or not the vehicle is being used. This time period is subject to regulative margin.

TRANSFER OF OWNERSHIP	Suffer Market and Comment	outbon in a park little to the new owner
Street Admos.		
Now Ekanholdor Orivo: Econse or EIN New Lienholder Name and Street Addicess	iif oo 8e Tuule NONC	a ters Casa
Odometer Reading (no tenths)  7 miles 7 kilometers	☐ Miteage in excess of the od-in-terminations, a ☐ NOT Actual Mileage, WARNING — CIDOMETE	
Lagree to the release of vehicle ownership and certify to the best of Scient Name (pointed)	my knowledge that the odometer reading to the leader that the odometer reading the odometer reading to the leader that the odometer reading the leader that the odometer reading the leader that the odometer reading the leader that the leader that the odometer reading the leader that the	the legalistics, one of the boxes above is checked
Street Address	<u> </u>	5585 (24
Acknow	viedged before me this date.	Now the property
Pare	Charty	Georgestion Expens
I am aware of the above odometer certification made by the seller		
Buyer Name (printed)	Basic San San	
DEALER REASSIGNMENT		and the second s
Buyer Nanio (proted)	·	Mire Date
Street Address	······································	254 2 <i>4</i>
New Lightholder Driver License or ETN New Lietholder Name and Street Address	(Kacilian wife NONE)	Cer One
Odometer Reading (no tcnths)  I miles I kilometers	TiMilbage in excess of the counteter are trace of NOT Actual Mileage WARNING COOMER.	in the second se
Lagree to the release of vehicle ownership and vertify to the best of	my knowledge that the odometer reads yis, the output	indexige ranges one of the boxes above is checked.
Chalarship Natur	Dealer Nacitor TAgent Note	A or Supersing
I am aware of the above odometer certification made by the selfe Buyer Name (printed)	<b>r.</b> 	
DEALER REASSIGNMENT [Payor Name (pointed)]		See Date
Street Address	Caty,	State   Zip
New Elenholder Driver Dicenso or EIN New Lienholder Name and Street Address	of no bear write No We (	Гьа Оліе
Odometer Reading (no tenths)  7 miles 7 kilometers	☐ Mileage in excess of the orthodeler in Adapter	Herd.
1 agree to the release of vehicle ownership and certify to the best of	TINOT Actual Mileage, WARNING CODOMOTE	
Dealership Name	Gaster Number Agent Number 1	A put displaced
Lam aware of the above odometer certification made by the selle [Buyor Name (printed)]	f. The second of	
	and the second s	
DEALER REASSIGNMENT		
Buyer Name (printed)		<sup>1</sup> sak Dáfé
Street Address	To the second se	्रिश्वमा द्विष्
New Combolder Drivin License to EIN New Urenholder Name and Street Address	(7 no lien acte NONE)	Lier Date
Odometer Reading (no tenths)	7 Mileage in excess of the oderinter and it was a	
agree to the release of vehicle ownership and certify to the best of	■ NOT Actual Mileage, WALNES — OF OMETE inv knowledge that the off-index multiple discharge	
Dualership Name	Dealer Number   April Linux	Accid Sanana
I am aware of the above odometer certification made by the selle		
Bover Name (probled)		

Last Buyer Must Apply For Title

No Additional Reassignments Permitted

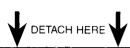
Void If Altered Or Erased

Case 21-23636 Doc 48 Filed 09/24/21 Entered 09/24/21 13:49:06 Desc Main Upon sale of this vehicle, the purbaselment applyage 99 wfile 4 ithin 30 days unless the vehicle is purchased by a dealer. Until a new title is issued, the vehicle record will continue to reflect the owner's name listed on the current title. SEE BACK OF TAB FOR ADDITIONAL INFORMATION.



000010 - 000203

ARI FLEET LT 4001 LEADENHALL RD MOUNT LAUREL, NJ 08054-4611



ORM 30-C REV. 05/2016

			対象 学 (人) はき (金)		
·/a					DEPARTMENT OF MOTOR VEHICLE
xDMV					54486968
VEHICLE IDENTIFICAT ZFBHRFAB3		YEAR MODE	L MAKE OF VEHICE RAM	LE E	BODY STYLE  VN
ZFBNKFABS	L6P33604	2020	TITLE/DOCUMENT	NUMBER	DATE TITLE ISSUE
					10/06/202
MODEL	MFG. CAPACITY IN TONS	WEIGHT	LICENSE NUMBER	100102023	10/00/202
		3700	NSK4809		
	PREVIOUS OWNE	ER			ODOMETER REA
FOULKE MANA	GEMENT COR	P MT L	AUREL NJ		10 REMARK(S)
ARI FLEET L	Τ ΗΔΙΙ RΟΔΏ			ACTUAL M	ILEAGE
4001 LEADEN MT LAUREL,	NJ 08054				
			######################################	IND N BII	
X	OF OWNER OR AGENT MUST	DE MUNIZ	0000000001047	7485	
UNLESS OTHERWISE AUTHORIZE			LAW TO SIGN		
THE NAME OF ANOTHER PERSOI INFORMATION ON A CERTIFICATE O	N ON A CERTIFICATE OF TIT OF TITLE	TLE OR OTHERWIS	SE GIVE FALSE		
			<u>.</u>		
DATE OF LIEN	157	LIENHOLDER			
		CICINIQUE.		1ST LIEN RELEASED	DATE
ONE					DATE
				BY	
	\			AUTHOR	RIZED AGENT
DATE OF LIEN	2ND	LIENHOLDER		2ND LIEN RELEASED	
				2ND LIEN HELEASEU	DATE
				BYAUTHOI	RIZED AGENT
DATE OF LIEN	3RD	LIENHOLDER			
				3RD LIEN RELEASED	DATE
			7	ву	
IT IS HEREBY CERTIFIED THAT T OF THE VEHICLE DESCRIBED ABO				AUTHO	RIZED AGENT
			_		
IGHTS OF SURVIV E, THE MARRIED PERSONS WHOSE	SIGNATURES APPEAR HERE	IN, HEREBY		SIGNATURE	DATE
GREE THAT THE OWNERSHIP OF ERTIFICATE OF TITLE SHALL FROM ND IN THE EVENT OF DEATH OF	THIS DAY FORWARD BE HEL	LD JOHNTLY,		SIGNATURE	DATE
GREEMENT, THE OWNERSHIP OF THE					3/112
				SIGNATURE	DATE

DO NOT ACCEPT TITLE SHOWING ERASURE, ALTERATION, OR MUTILATION.

Case 21-23636 Doc 48 Filed 09/24/21 Entered 09/24/21 13:49:06 Desc Main Whenever you sell or trade in a Decicle of the sure of

You ONLY have 30 days to submit the Vehicle Transfer Notification from the date you sell or trade in the vehicle to remove your liability.

Before you buy, do a Title Check. For more information, go to <a href="www.TxDMV.gov">www.TxDMV.gov</a> and click on the "Title Check" icon.

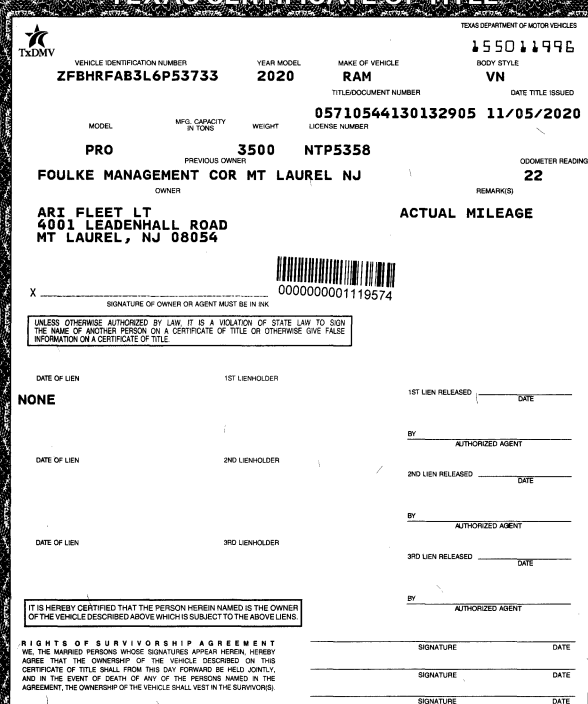
A DA	N VEHICLE IS SOLD, TITLE HOLDER MUST ASSIGN AND FURNISH THIS TITLE INDICATING ITE OF SALE TO THE PURCHASER WHO MUST FILE APPLICATION WITH COUNTY TAX ISSOR-COLLECTOR WITHIN 30 DAYS TO AVOID PENALTY.	15%486968
•	FEDERAL AND STATE LAW REQUIRES THAT YOU STATE THE MILEAGE IN CONNECTION OWNERSHIP. FAILURE TO COMPLETE OR PROVIDING A FALSE STATEMENT MAY RESULT IN FINE	WITH THE TRANSFER OF S AND/OR IMPRISONMENT.
	The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to	o the following printed name and address:
ASSIGNMENT OF TITLE	Name of Purchaser  I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the  1. The mileage stated is in excess of its mechanical limits.  ODOMETER READING (No Tenths)  Date of Sale  Signature of Seller/Agent  Printed Name (sai	IG - ODOMETER DISCREPANCY.
	I am aware of the above odometer certification made by the seller/agent.	,
	Signature of Buyer/Agent Printed Name (sai	me as signature)
<u> </u>	The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to	o the following printed name and address:
FIRST REASSIGNMENT DEALER ONLY	Name of Purchaser  I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the	Ĭ
	Sale	No.
E E	Dealer's Name	
FIRST	Agent's Signature Printed Name (sail I am aware of the above odometer certification made by the seller/agent.	me as signature)
	Signature of Buyer/Agent Printed Name (sar	me as signature)
╞│	The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to	the following printed name and address:
SSIGNMEI ONLY	Name of Purchaser  I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the    1. The mileage stated is in excess of its mechanical limits.   2. The odometer reading is not the actual mileage. WARNIN	-
EASSIGNMEI ER ONLY	I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the	following statements is checked:  G - ODOMETER DISCREPANCY.  Dealer
REA!	I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the  1. The mileage stated is in excess of its mechanical limits.  2. The odometer reading is not the actual mileage. WARNIN	following statements is checked:  G - ODOMETER DISCREPANCY.
	I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the  1. The mileage stated is in excess of its mechanical limits.  Dodometer reading is not the actual mileage. WARNIN  Date of Sale	following statements is checked: G - ODOMETER DISCREPANCY.  Dealer No.
	Certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the   1. The mileage stated is in excess of its mechanical limits.   ODOMETER READING (No Tenths)   2. The odometer reading is not the actual mileage. WARNIN	following statements is checked:  G - ODOMETER DISCREPANCY.  Dealer No.  me as signature)
T SECOND DE/	Certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the	following statements is checked:  G - ODOMETER DISCREPANCY.  Dealer No.  me as signature)  me as signature)
T SECOND DE/	Certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the head of the vehicle unless one of the head	following statements is checked:  G - ODOMETER DISCREPANCY.  Dealer No.  me as signature)  the following printed name and address:  State Zip following statements is checked:
T SECOND DE/	Certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the complete the complete that the odometer reading is not the actual mileage. WARNIN	following statements is checked:  G - ODOMETER DISCREPANCY.  Dealer No.  me as signature)  me as signature)  the following printed name and address:  State Zip following statements is checked:  G - ODOMETER DISCREPANCY.  Dealer
T SECOND DE/	Certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the composition of the solution of the certification made by the seller/agent.    Certify to the best of my knowledge that the odometer reading is not the actual mileage. WARNIN	following statements is checked:  G - ODOMETER DISCREPANCY.  Dealer No.  me as signature)  the following printed name and address:  State Zip following statements is checked:  G - ODOMETER DISCREPANCY.  Dealer No.
T SECOND DE/	Certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the head of	following statements is checked:  G - ODOMETER DISCREPANCY.  Dealer No.  me as signature)  the following printed name and address:  State Zip following statements is checked:  G - ODOMETER DISCREPANCY.  Dealer No.  me as signature)
	Certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the companion of the companion of the certification made by the seller/agent.    Companion of the actual mileage stated is in excess of its mechanical limits.	following statements is checked:  G - ODOMETER DISCREPANCY.  Dealer No.  me as signature)  the following printed name and address:  State Zip following statements is checked:  G - ODOMETER DISCREPANCY.  Dealer No.  me as signature)

Case 21-23636 Doc 48 Filed 09/24/21 Entered 09/24/21 13:49:06 Desc Main Upon sale of this vehicle, the purchased by a dealer. Until a new title is issued, the vehicle record will continue to reflect the owner's name listed on the current title. SEE BACK OF TAB FOR ADDITIONAL INFORMATION.

ARI FLEET LT 4001 LEADENHALL RD MOUNT LAUREL, NJ 08054-4611



## io texas cereleicate of the ens



DO NOT ACCEPT TITLE SHOWING ERASURE, ALTERATION, OR MUTILATION.

Case 21-23636 Doc 48 Filed 09/24/21 Entered 09/24/21 13:49:06 Desc Main Whenever you sell or trade in a period of sure Reproted of the filing the Vehicle Transfer Notification online at <a href="https://www.TxDMV.gov">www.TxDMV.gov</a>. The notification removes your responsibility for anything the buyer might do with the vehicle. It's free!

You ONLY have 30 days to submit the Vehicle Transfer Notification from the date you sell or trade in the vehicle to remove your liability.

Before you buy, do a Title Check. For more information, go to <a href="www.TxDMV.gov">www.TxDMV.gov</a> and click on the "Title Check" icon.

A DA	N VEHICLE IS SOLD, TITLE HOLDER MUST ASSIGN AND FURNISH THIS TITLE INDICATING TE OF SALE TO THE PURCHASER WHO MUST FILE APPLICATION WITH COUNTY TAX SSOR-COLLECTOR WITHIN 30 DAYS TO AVOID PENALTY.	
	FEDERAL AND STATE LAW REQUIRES THAT YOU STATE THE MILEAGE IN CONNECTION OWNERSHIP. FAILURE TO COMPLETE OR PROVIDING A FALSE STATEMENT MAY RESULT IN F	
	The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transfer	red to the following printed name and address:
ASSIGNMENT OF TITLE	Name of Purchaser  I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the policy of the poli	nits.
AS	Signature of Seller/Agent Printed Name I am aware of the above odometer certification made by the seller/agent.	(same as signature)
	Signature of Buyer/Agent Printed Name	(same as signature)
_	The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transfer	red to the following printed name and address:
FIRST REASSIGNMENT DEALER ONLY	Name of Purchaser  I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of   1. The mileage stated is in excess of its mechanical lin	nits.
ASSI ER (	ODOMETER READING (No Tenths)  2. The odometer reading is not the actual mileage. WAR	Dealer
REA EALE	Sale Dealer's Name	No.
T.F	1	
FIRS	Agent's Signature Printed Name I am aware of the above odometer certification made by the seller/agent.	(same as signature)
	Signature of Buyer/Agent Printed Name	(same as signature)
FN:	The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transfer.	red to the following printed name and address:
\ <u>₩</u> .	Name of Purchaser Street City	State Zip
D REASSIGNMENT EALER ONLY	I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of    DODOMETER READING (No Teniths)   1. The mileage stated is in excess of its mechanical lim   2. The odometer reading is not the actual mileage. WAR	nits.
EAS	Date of Sale	Dealer No.
D R	Dealer's Name	
SECOND DE	Agent's Signature Printed Name I am aware of the above odometer certification made by the seller/agent.	(same as signature)
<u> </u>	Signature of Buyer/Agent Printed Name	(same as signature) \
5	The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transfer	red to the following printed name and address:
THIRD REASSIGNMENT DEALER ONLY	Name of Purchaser  City  I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of  1. The mileage stated is in excess of its mechanical lim  ODOMETER READING (No Tenihs)  Date of Sale	its.
띪	Dealer's Name	
THIRD DE	Agent's Signature Printed Name I am aware of the above odometer certification made by the seller/agent.	(same as signature)
	Signature of Buyer/Agent Printed Name	(same as signature)
LIEN	LIENHOLDER TO BE RECORDED AND SHOWN ON NEW TITLE: 1ST LIEN IN FAVOR OF (NAME & ADDRESS)	

# STATE OF NEVADA DEPARTMENT OF MOTOR VEHICLES

8160 CERTIFICAT YEAR MAKE	HODEL VEHICLE BODY TITLE NUMBER
	ROMASTER TPV NV013060974
DATE ISSUED ODOMETER MILES ODOMETER B	
10/29/2020 33 ACTUAL MILES	
PRINT DATE 11/7/2020	VEHICLE BRANDS BRAND DATE
MAIL TO  ARI FLEET LT A BUSINESS TRUST  4001 LEADENHALL RD  MOUNT LAUREL NJ. 08054-4611	VEHICLE BRANDS BRAND DATE  DO0001119811  LESSOR LESSEE
LIENHOLDER RELEASE – SECURITY INTEREST IN THE VEI	DATE
PRINTED NAME OF AGENT AND COMPANY	
FEDERAL AND STATE LAW REQUIRES THAT YOU STATE THE MILEAG FAILURE TO COMPLETE OR PROVIDING A FALSE STATEMENT MAY R The uncersigned hereby certifies the vehicle described in this title has been	ESULT IN FINES AND/OR IMPRISONMENT.
Printed Full Legal Name of Buyer	Nevada Driver's License or Identification Number GR
Printed Full Legal Name of Buyer	Nevada Driver's License or Identification Number
TENTHS   The odometer read	City State Zip Code eage of the vehicle unless one of the following is checked. It is in excess of its mechanical limits. It is not the actual mileage. WARNING: ODOMETER DISCREPANCY pair over 9 years old
Signature of Seller(s)/Agent/Dealership	Printed Name of Seller(s)/Agent/Dealership
I am aware of the above odometer certification made by the seller/agent	Dealer License Number Date of Sale
Signature of Buyer	Printed Full Legal Name of Buyer
ACCORDING TO THE RECORDS OF THE DEPARTMENT OF MOTOR VEHICLES, THE PERSON NAMED HEREON IS THE OWNER OF THE	CONTROL NUMBER
VEHICLE DESCRIBED ABOVE, SUBJECT TO LIEN AS SHOWN.	6178442

ALTERATION OR ERASURE VOIDS THIS TITLE

VP-2 (Rev 01/2016)

# Case 21-23636 Doc 48 Filed 09/24/21 Entered 09/24/21 13:49:06 Desc Main Document Page 104 of 114

	FAILURE TO COMPLETE OR PROVIDING A FALSE STATE  The undersigned hereby certifies the vehicle described in	tills title has been transie		
	FIRST REASSIGNME	NT – DEALER OI	NLY	
	Printed Full Legal Name of Buyer	Nevada Driver's License	e or Identification Number	□ AND □ OR
Dealer only	Printed Full Legal Name of Buyer	Nevada Driver's License	e or Identification Number	
Dealer only	Address	City	State	Zip Code
Dea	,,,,	in excess of its mechanica is not the actual mileage	al limits.	
	Signature of Seller(s)/Agent/Dealership	Printed Name of Seller	, , ,	
	I am aware of the above odometer certification made by the seller/agent	Dealer License Numbe	rDate o	f Sale
	Signature of Buyer	Printed Full Legal Name	e of Buyer	
	FAILURE TO COMPLETE OR PROVIDING A FALSE STATE The undersigned hereby certifies the vehicle described in SECOND REASSIGNM	MENT MAY RESULT IN F this title has been transfe ENT – DEALER (	rred to the following buye	r(s):
	The undersigned hereby certifies the vehicle described in	MENT MAY RESULT IN F this title has been transfe ENT - DEALER (	FINES AND/OR IMPRISO	AND
only	The undersigned hereby certifies the vehicle described in SECOND REASSIGNM  Printed Full Legal Name of Buyer  Printed Full Legal Name of Buyer	MENT MAY RESULT IN F this title has been transfe ENT - DEALER (  Nevada Driver's License  Nevada Driver's License	FINES AND/OR IMPRISO Fred to the following buye ONLY  e or Identification Number or Identification Number	AND OR
ealer only	The undersigned hereby certifies the vehicle described in SECOND REASSIGNM  Printed Full Legal Name of Buyer  Printed Full Legal Name of Buyer  Address	MENT MAY RESULT IN F this title has been transfe  ENT - DEALER (  Nevada Driver's License  Nevada Driver's License  City	FINES AND/OR IMPRISO Fred to the following buyer ONLY  e or Identification Number or Identification Number State	AND OR
Dealer only	The undersigned hereby certifies the vehicle described in SECOND REASSIGNM  Printed Full Legal Name of Buyer  Printed Full Legal Name of Buyer  Address  I certify to the best of my knowledge the odometer reading is the actual mi NO    The mileage stated is	MENT MAY RESULT IN F this title has been transfe  ENT – DEALER (  Nevada Driver's License  Nevada Driver's License  City  leage of the vehicle unless in excess of its mechanica is not the actual mileage	FINES AND/OR IMPRISO Prized to the following buyer ONLY  e or Identification Number or Identification Number State s one of the following is call limits.	AND OR  Zip Code  hecked.
Dealer only	The undersigned hereby certifies the vehicle described in SECOND REASSIGNM  Printed Full Legal Name of Buyer  Printed Full Legal Name of Buyer  Address  I certify to the best of my knowledge the odometer reading is the actual minute of the printed in the printe	MENT MAY RESULT IN F this title has been transfe  ENT – DEALER (  Nevada Driver's License  Nevada Driver's License  City  leage of the vehicle unless in excess of its mechanica is not the actual mileage	FINES AND/OR IMPRISO Pred to the following buye  ONLY  e or Identification Number  e or Identification Number  State  s one of the following is c al limits.  WARNING: ODOMETER	AND OR  Zip Code  hecked.
۵	The undersigned hereby certifies the vehicle described in SECOND REASSIGNM  Printed Full Legal Name of Buyer  Printed Full Legal Name of Buyer  Address  I certify to the best of my knowledge the odometer reading is the actual mi The mileage stated is The odometer reading ODOMETER READING  DOMETER READING  Exempt – Model year of the second of the control of the contro	MENT MAY RESULT IN F this title has been transfe  ENT – DEALER (  Nevada Driver's License  Nevada Driver's License  City leage of the vehicle unless in excess of its mechanica is not the actual mileage over 9 years old  Printed Name of Seller	FINES AND/OR IMPRISO Pred to the following buye  ONLY  e or Identification Number  e or Identification Number  State  s one of the following is c al limits.  WARNING: ODOMETER	Zip Code hecked.
۵	Printed Full Legal Name of Buyer  Printed Full Legal Name of Buyer  Address I certify to the best of my knowledge the odometer reading is the actual mi  NO TENTHS The mileage stated is The odometer reading  ODOMETER READING  Signature of Seller(s)/Agent/Dealership	MENT MAY RESULT IN F this title has been transfe  ENT – DEALER (  Nevada Driver's License  Nevada Driver's License  City leage of the vehicle unless in excess of its mechanica is not the actual mileage over 9 years old  Printed Name of Seller	PINES AND/OR IMPRISO  Perred to the following buyer  ONLY  Per or Identification Number  State  State  s one of the following is coal limits.  WARNING: ODOMETER  (s)/Agent/Dealership  r Date of	Zip Code hecked.
۵	Printed Full Legal Name of Buyer  Printed Full Legal Name of Buyer  Address  I certify to the best of my knowledge the odometer reading is the actual mi  NO TENTHS  ODOMETER READING  Signature of Seller(s)/Agent/Dealership I am aware of the above odometer certification made by the seller/agent	MENT MAY RESULT IN F this title has been transfe  ENT – DEALER (  Nevada Driver's License  Nevada Driver's License  City  leage of the vehicle unless in excess of its mechanica is not the actual mileage over 9 years old  Printed Name of Seller Dealer License Numbe  Printed Full Legal Name	PINES AND/OR IMPRISO  Perred to the following buyer  ONLY  The or Identification Number  For Identification Number  State  State  Sone of the following is coal limits.  WARNING: ODOMETER  (S)/Agent/Dealership  The of Buyer  The of Buyer	Zip Code hecked.
Ō	SECOND REASSIGNM  Printed Full Legal Name of Buyer  Printed Full Legal Name of Buyer  Address I certify to the best of my knowledge the odometer reading is the actual mi  NO TENTHS The mileage stated is The odometer reading  ODOMETER READING  Signature of Seller(s)/Agent/Dealership I am aware of the above odometer certification made by the seller/agent  Signature of Buyer  LIENHOLDER TO  Printed Full Legal Name of Lienholder	MENT MAY RESULT IN F this title has been transfe  ENT – DEALER (  Nevada Driver's License  Nevada Driver's License  City leage of the vehicle unless in excess of its mechanica is not the actual mileage over 9 years old  Printed Name of Seller Dealer License Numbe  Printed Full Legal Name  BE RECORDED	PINES AND/OR IMPRISO  Pried to the following buyer  ONLY  Per or Identification Number  State  State  Sone of the following is coal limits.  WARNING: ODOMETER  (s)/Agent/Dealership  r	Zip Code hecked.
LIEN Dealer only	SECOND REASSIGNM  Printed Full Legal Name of Buyer  Printed Full Legal Name of Buyer  Address I certify to the best of my knowledge the odometer reading is the actual mi  NO TENTHS The mileage stated is The odometer reading  ODOMETER READING  Signature of Seller(s)/Agent/Dealership I am aware of the above odometer certification made by the seller/agent  Signature of Buyer  LIENHOLDER TO  Printed Full Legal Name of Lienholder	MENT MAY RESULT IN F this title has been transfe  ENT – DEALER (  Nevada Driver's License  Nevada Driver's License  City  leage of the vehicle unless in excess of its mechanica is not the actual mileage over 9 years old  Printed Name of Seller Dealer License Numbe  Printed Full Legal Name	PINES AND/OR IMPRISO  Pried to the following buyer  ONLY  Per or Identification Number  State  State  Sone of the following is coal limits.  WARNING: ODOMETER  (s)/Agent/Dealership  r	Zip Code hecked.

STATE OF COLORADO **CERTIFICATE OF TITLE** 

TITLE NUMBER 004538986 **ODOMETER** 

A - Actual Mileage E - Exceeds mechanical limits

ZFBHRFAB3L6P54932

2020 RAM **MOTOR VEHICLE** MODEL PROMASTER CITY

> WEIGHT 3420

**TITLE BRANDS** 

N - Not actual mileage: WARNING ODOMETER DISCREPANCY

ՈլլեդյենիկնակցՈւյիոյիկիկիկիդիոինիկի

ARI FLEET LT 4001 LEADENHALL RD **MOUNT LAUREL NJ 08054-4611** 

0000000001083016

DATE PURCHASED 08-Jul-2020

DATE ACCEPTED 10-Dec-2020

DATE ISSUED 10-Dec-2020

**ISSUED BY** DENVER

ARI FLEET LT

PREVIOUS TITLE NUMBER

PREVIOUS TITLE STATE

MSO

Pursuant to C.R.S 42-6-109(3) a person transferring ownership of a vehicle may voluntarily notify the Department of Revenue, Division of Motor Vehicles within five days of transfer of ownership at mydmv.colorado.gov. If properly notified the person transferring ownership is not held liable in or subject to any civil or criminal action brought against the transferring owner or vehicle pursuant to C.R.S 42-6-109(3)(d).

THE APPLICANT HAS BEEN DULY REGISTERED IN THIS OFFICE AS THE OWNER OF THE MOTOR VEHICLE DESCRIBED. SUBJECT TO LIENS AND ENCUMBRANCES IN THE ORDER SHOWN

COLORADO DEPARTMENT OF REVENUE Heidi Humphreys Interim Executive Director



L0051302469

	Case 21-23636 Doc 48 F	iled 09/24/21 E	Intered 09/24/21 13:49:06 Desc Main
r		cute a formal transfe	eth 1.05 ref of 1.14 nsfer of a motor vehicle the owner in whose or of the vehicle. Within 60 days the buyer shall present the zed agent pursuant to C.R.S. 42-6-110.
(			en the owner of a motor vehicle transfers or assigns the spire and the seller shall remove the license plates pursuant
r	ODOMETER CERTIFICATION - Federal and state law req mileage of the motor vehicle upon transfer of ownership. To 49 USC 327.	uires the seller to declare he seller and buyer are re	the mileage of the motor vehicle $an$ inequires the buyer to acknowledge the equired to print and sign their name to acknowledge the mileage pursuant to
7			ID DEGREE. THAT THE SELLER(S) SIGNATURE(S) RELEASES AND DECLARATION ARE TRUE AND CORRECT TO THE BEST OF THEIR
	¡Cidometer Reading	e :ess of Mechanical Limits	SSIGNMENT AND ALL ASSIGNMENTS THAT FOLLOW Buyer's Hand Printed Name
	Seller's Hand Printed Name(s) (must be the same as it app		
OWNER(S)	Seller's Signature		Buyer's Hand Printed Nicol
	i	pears on the face of the tit	le) Buyer's Hand Printed Name
AT BY	Seller's Signature		Buyer's Hand Printed Name
ASSIGNMENT	Seller's Hand Printed Name(s) (must be the same as it app	bears on the face of the tit	le) Buyer's Hand Printed Name:
ASSIG	Seller's Signature		Buver's Hand Printed Name
`	: • Seven's Hand Printed Namers) (must be the same as it appeals on the take of the I	ntie) <sup>‡</sup> Date of Sale	Buyer's Physical Address
	Seller's Signature	Purchase Price	Buyer's City. State, ZIP
	THE FOLLOWING REASSIGNMENT MAY O	NI V RE LISED RV	LICENSED DEALERS
_	.,	NAL I DE OSED DI	EIGENSED DEALERS.
NMEN	Odometer Reading	e ess of Mechanical Limits	Buyer's Hand Printed Name(s)
SSIGNMENT	Odometer Reading	e ess of Mechanical Limits	Buyer's Hand Printed Name(s)
REASSIGNMENT	Odometer Reading	e ess of Mechanical Limits /arning: Odometer Discrepar	Buyer's Hand Printed Name(s)
	Odometer Reading	eses of Mechanical Limits /arning: Odometer Discrepar License Number	Buyer's Hand Printed Name(s)  icy  Buyer's Signature Acknowledges Odometer Reading
1st DEALER REASSIGNMENT	Odometer Reading	ess of Mechanical Limits /arning: Odometer Discrepar License Number Date of Sale	Buyer's Hand Printed Name(s)  Buyer's Signature Acknowledges Odometer Reading  Buyer's Hand Printed Name(s)
1st DEALER	Odometer Reading	Person of Mechanical Limits  Jarning: Odometer Discrepar  License Number  Date of Sale  Purchase Price  Auction Number	Buyer's Hand Printed Name(s)  Buyer's Signature Acknowledges Odometer Reading  Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name  Buyer's Physical Address City: State, ZIP  Buyer's Hand Printed Name(s)
1st DEALER	Odometer Reading	Person of Mechanical Limits Planning: Odometer Discrepant License Number  Date of Sale  Purchase Price  Auction Number	Buyer's Hand Printed Name(s)  Buyer's Signature Acknowledges Odometer Reading  Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name  Buyer's Physical Address City: State, ZIP  Buyer's Hand Printed Name(s)
	Odometer Reading	Person of Mechanical Limits Paramage Odometer Discrepant  Date of Sale  Purchase Price  Auction Number  Person of Mechanical Limits Paramage Odometer Discrepant	Buyer's Hand Printed Name(s)  Buyer's Signature Acknowledges Odometer Reading  Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name  Buyer's Physical Address City, State, ZIP  Buyer's Hand Printed Name(s)
REASSIGNMENT 187 DEALER	Odometer Reading	Pless of Mechanical Limits Planning: Odometer Discrepar    License Number	Buyer's Hand Printed Name(s)  Buyer's Signature Acknowledges Odometer Reading  Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name  Buyer's Physical Address Oity, State, ZIP  Buyer's Hand Printed Name(s)  Buyer's Signature Acknowledges Odometer Reading
R REASSIGNMENT 1st DEALER	Odometer Reading	Pess of Mechanical Limits Parning: Odometer Discrepar  License Number  Date of Sale  Purchase Price  Auction Number  Dess of Mechanical Limits Parning: Odometer Discrepar  License Number  Date of Sale	Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name  Buyer's Hand Printed Name  Buyer's Physical Address Oity, State, ZIP  Buyer's Hand Printed Name(s)
2" DEALER REASSIGNMENT 1ST DEALER	Odometer Reading	Pess of Mechanical Limits Parning: Odometer Discrepar  License Number  Date of Sale  Purchase Price  Auction Number  Pess of Mechanical Limits Parning: Odometer Discrepar  License Number  Date of Sale  Purchase Price  Auction Number	Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name  Buyer's Hand Printed Name  Buyer's Physical Address City, State, ZIP  Buyer's Hand Printed Name(s)  Buyer's Signature Acknowledges Odometer Reading  Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name(s)
2" DEALER REASSIGNMENT 1st DEALER	Odometer Reading	Person of Mechanical Limits Planning: Odometer Discrepar  License Number  Date of Sale  Purchase Price  Auction Number  Person of Mechanical Limits Parining: Odometer Discrepar  License Number  Date of Sale  Purchase Price  Auction Number	Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name  Buyer's Hand Printed Name  Buyer's Physical Address City, State, ZIP  Buyer's Hand Printed Name(s)  cy  Buyer's Signature Acknowledges Odometer Reading  Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name.  Buyer's Physical Address, City, State, ZIP  Buyer's Hand Printed Name(s)
EALER REASSIGNMENT 157 DEALER	Odometer Reading	Person of Mechanical Limits Parning: Odometer Discrepar  License Number  Date of Sale  Purchase Price  Auction Number  Date of Sale  License Number  Date of Sale  Purchase Price  Auction Number  Date of Sale  Purchase Price  Auction Number	Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name  Buyer's Hand Printed Name  Buyer's Physical Address City, State, ZIP  Buyer's Hand Printed Name(s)
REASSIGNMENT 210 DEALER REASSIGNMENT 157 DEALER	Odometer Reading	Person of Mechanical Limits Parning: Odometer Discrepar  License Number  Date of Sale  Purchase Price  Auction Number  Pare of Sale  Auction Number  Date of Sale  Purchase Number  Date of Sale  Purchase Price  Auction Number  License Number  License Number  License Number	Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name  Buyer's Hand Printed Name  Buyer's Physical Address Oit; State ZIP  Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name.  Buyer's Physical Address City, State, ZIP  Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name(s)  Buyer's Signature Acknowledges Odometer Reading
2" DEALER REASSIGNMENT 1st DEALER	Odometer Reading	Personal Company of Mechanical Limits Paring: Odometer Discrepar  License Number  Date of Sale  Purchase Price  Auction Number  Paring: Odometer Discrepar  License Number  Date of Sale  Purchase Price  Auction Number  License Number  Auction Number  License Number  Date of Sale  Purchase Price  Auction Number	Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name  Buyer's Physical Address Oity, State, ZIP  Buyer's Hand Printed Name(s)  Buyer's Physical Address, City, State, ZIP  Buyer's Hand Printed Name(s)  Buyer's Signature Acknowledges Odometer Reading  Buyer's Signature Acknowledges Odometer Reading  Buyer's Signature Acknowledges Odometer Reading  Buyer's Hand Printed Name(s)

STATE OF COLORADO TITLE NUMBER 004538983 **CERTIFICATE OF TITLE** 

**ODOMETER** 

ODOMETER LEGEND: A - Actual Mileage E - Exceeds mechanical limits

ZFBHRFAB3L6P55322

RAM 2020

MOTOR VEHICLE MODEL **PROMASTER CITY** 

WEIGHT

N - Not actual mileage: WARNING ODOMETER DISCREPANCY

3420

**TITLE BRANDS** 

լվուսիվիվիցվիրկվիկինիվուրիցնվունիկնիկնիկնիկ

ARI FLEET LT 4001 LEADENHALL RD MOUNT LAUREL NJ 08054-4611

0000000001083017

DATE PURCHASED 09-Jul-2020

DATE ACCEPTED 10-Dec-2020

DATE ISSUED 10-Dec-2020

**ISSUED BY DENVER** 

**ARI FLEET LT** 

PREVIOUS TITLE NUMBER

PREVIOUS TITLE STATE

MSO

Pursuant to C.R.S 42-6-109(3) a person transferring ownership of a vehicle may voluntarily netify the Department of Revenue, Division of Motor Vehicles within five days of transfer ownership at mydmv.colorado.gov. If properly notified the person transferring ownership is not held liable in or subject to any civil or criminal action brought against the transferring owner or vehicle pursuant to C.R.S 42-6-109(3)(d).

THE APPLICANT HAS BEEN DULY REGISTERED IN THIS OFFICE AS THE OWNER OF THE MOTOR VEHICLE DESCRIBED. SUBJECT TO LIENS AND ENCUMBRANCES IN THE ORDER SHOWN

COLORADO DEPARTMENT OF REVENUE Heidi Humphreys Interim Executive Director



L0051300281

TRANSFER OF OWNERSHIP/BUVER(S) RECOUNTERMENT. BRQQ-1008 (A) Marster of a motor vehicle the owner in whose area mere the central call of the 18 states designed in format in the 18 state of the 18 states. Within 60 days, the buyer shall present the central central to 18 states are as captured of the top the top and top the		Case 21-23636 Doo	c 48     Filed 09/24/21     Fr	ntered 09/24/21 13:49:06 Desc Main	
Consider of title to a buyer, the registration of such vehicle shall expire and the seller shall remove the Incense plates pursuant to C.R.S. 42-3-115  CONNETER CERTIFICATION - Federal and state are required the seller to declare the release of the motor vehicing and register the toyon to unknowingly the declared of the motor vehicing and register the toyon to unknowingly the declared of the motor vehicing and register the toyon to unknowingly the declared of the motor vehicing and register the toyon to unknowingly the declared to the toyon of the motor vehicing and the process of the declared to the register than declared to a shown the process of the toyon of the motor vehicing and the process of the toyon of the toyon of the toyon of the toyon of the toy of the set of the vehicle and the toyon of toyon of the	l r	name the certificate of title is issued s	shall execute a formal transfer	of the vehicle. Within 60 days the buyer shall present	
THE SELLERS) CERTIFIES, UNDER PENALTY OF PERJURY IN THE SECOND DEGREE, THAT THE SELLERS) SIGNATURE(S) RELEASES AND PENALTY OF PERJURY IN THE SECOND DEGREE, THAT THE SELLERS) SIGNATURE(S) RELEASES AND PENALTY OF PERJURY IN THE SECOND DEGREE, THAT THE SELLERS) SIGNATURE(S) RELEASES AND PENALTY OF PERJURY IN THE SECOND DEGREE, THAT THE SELLERS) SIGNATURE(S) RELEASES AND PENALTY OF PENA	C	certificate of title to a buyer, the registi			
THE FOLLOWING REASSIGNMENT MAY ONLY BE USED BY LICENSED DEALERS.    Solidario Signature   Dealer Hand Protect Name   Dealer Name   Dea	r	mileage of the motor vehicle upon transfer of ov	ate law requires the seller to declare the wnership. The seller and buyer are required to the seller and buyer are required to the seller and buyer are required to the seller to declare the seller the seller to declare the seller the seller to declare the seller to declare the seller to declare the seller to declare the seller the seller to declare the seller to declare the seller t	e mileage of the motor vehicle and requires the buyer to acknowledguired to print and sign their name to acknowledge the mileage pursual	je the ant to
Advants According   Action to every   Buyer's Hand Primed Name   Buyer's	T	TRANSFERS INTEREST IN THE VEHICLE AN			
Selects Hand Printed Name(s) (must be the same as it appears on the face of the filler)  Selects Signature  Selects Signature  Buyer's Hand Printed Name  Agent's Hand Printed Name  Date of Sale  Buyer's Hand Printed Name  Buyer's Hand Printed Name  Agent's Hand Printed Name  Buyer's Hand Printed Name  Buyer's Hand Printed Name  Buyer's Hand Printed Name  Colometer Reading  Agent's Hand Printed Name  Buyer's Hand Printed Name(s)  Buy	١	Odometer Reading Ac	ctual Mileage Meage in excess of Mechanical Limits	Buyer's Hand Printed Name	)W _
Seller's Signature   Buyer's Hand Printed Name					
Seller's Signature   Buyer's Hand Printed Name	R(S)	Seller's Signature		Buyer's Hand Printed Name	
Seller's Signature   Buyer's Hand Printed Name	OWNE	Seller's Hand Printed Name(s) (must be the sa	me as it appears on the face of the title)	Buyer's Hand Printed Name	
Seller's Signature  Purchase Price Buyer's City, Study, 107  THE FOLLOWING REASSIGNMENT MAY ONLY BE USED BY LICENSED DEALERS.  Oddomens Reading Actual Mileage Mileage is excess of Mechanical Limits This hard Printed Name Buyer's Signature Acknowledges Oddometer Reading Agent's Signature Purchase Price Buyer's Hand Printed Name Buyer's Hand Printed Name Auction Name (When Applicable) Agent's Signature Purchase Price Buyer's Hand Printed Name(s)	T BY	Seller's Signature	<u>.</u>	Buyer's Hand Printed Name	
Seller's Signature  Purchase Price Buyer's City, Study, 107  THE FOLLOWING REASSIGNMENT MAY ONLY BE USED BY LICENSED DEALERS.  Oddomens Reading Actual Mileage Mileage is excess of Mechanical Limits This hard Printed Name Buyer's Signature Acknowledges Oddometer Reading Agent's Signature Purchase Price Buyer's Hand Printed Name Buyer's Hand Printed Name Auction Name (When Applicable) Agent's Signature Purchase Price Buyer's Hand Printed Name(s)	MEN	Seller's Hand Printed Name(s) (must be the sai	me as it appears on the face of the title)	Buver's Hand Printed Name	
Seller's Signature  Purchase Price Buyer's City, Study, 107  THE FOLLOWING REASSIGNMENT MAY ONLY BE USED BY LICENSED DEALERS.  Oddomens Reading Actual Mileage Mileage is excess of Mechanical Limits This hard Printed Name Buyer's Signature Acknowledges Oddometer Reading Agent's Signature Purchase Price Buyer's Hand Printed Name Buyer's Hand Printed Name Auction Name (When Applicable) Agent's Signature Purchase Price Buyer's Hand Printed Name(s)	SSIGN	Seller's Signature		Buyer's Hand Printed Name	
THE FOLLOWING REASSIGNMENT MAY ONLY BE USED BY LICENSED DEALERS.  Oddonster Reading	۷		the face of the title. Date of Sale	Buyer's Physical Address	
Oddometer Reading		Seller's Signature	Purchase Price	Buyer's City, State, LP	
Oddometer Reading		THE FOLLOWING BEACCIONMEN	T MAY ONLY BE LICED BY I	ICENSED DEALEDS	
Minager in excess of Mechanical Limits   Selling Dealer Name   License Number   Buyer's Hand Printed Name   Signature   Purchase Price   Buyer's Hand Printed Name   Buyer's Physical Address, City, State, Zip   Buyer's Physical Address, City, Sta	Z				
Agent's Hand Printed Name    Agent's Signature	SNME	No Terros 🖸 No	Peage in excess of Mechanical Limits		
Agent's Signature   Purchase Price   Buyer's Hand Printed Name	ASSI		License Number		
Auction Name (When Applicable)	ER RE	Agent's Hand Printed Name	Date of Sale	Buyer's Hand Printed Name(s)	
Auction Name (When Applicable)	)EALI	Agent's Signature	Purchase Price	Buyer's Hand Printed Name	
Mileage in excess of Mechanical Limits   Not Tentris   Not Actual - Warning Odometer Discrepancy		Auction Name (When Applicable)	Auction Number	Buyer's Physical Address, City, State, ZIP	
Agent's Hand Printed Name    Agent's Signature	F	Odometer Reading			
Agent's Hand Printed Name    Agent's Signature	ME	No Tentris III No	ileage in excess of Mechanical Limits	Buyer's Hand <sup>Dr</sup> nted Name(s)	
Odorneter Reading  Actual Mileage in excess of Mechanical Limits Not Tentris  Selling Dealer Name  License Number  Buyer's Signature Acknowledges Odometer Reading  Agent's Hand Printed Name  Date of Sale  Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name(s)  Agent's Signature  Auction Name (When Applicable)  Auction Number  Buyer's Hand Printed Name  Buyer's Hand Printed Name  Buyer's Hand Printed Name  Buyer's Hand Printed Name  Buyer's Physical Address, City. State, ZIP	SSIGNME	Selling Dealer Name	ifeagn in excess of Mechanical Limits of Actual - Warning, Odometer Discrepancy		
Odorneter Reading  Actual Mileage in excess of Mechanical Limits Not Tentris  Selling Dealer Name  License Number  Buyer's Signature Acknowledges Odometer Reading  Agent's Hand Printed Name  Date of Sale  Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name(s)  Agent's Signature  Auction Name (When Applicable)  Auction Number  Buyer's Hand Printed Name  Buyer's Hand Printed Name  Buyer's Hand Printed Name  Buyer's Hand Printed Name  Buyer's Physical Address, City. State, ZIP	REASSIGNME	Selling Dealer Name  Agent's Hand Printed Name	ifeage in excess of Mechanical Limits of Actual - Warning, Odometer Discrepancy License Number	Buyer's Signature Acknowledges Odometer Reading	
Odometer Reading    Actual Mileage   Mileage in excess of Mechanical Limits   No. Tentris   No. Tent	REA	Agent's Hand Printed Name	ifeagn in excess of Mechanical Limits of Actual - Warning, Odometer Discrepancy License Number  Date of Sale	Buyer's Hand Printed Name(s)	
Agent's Hand Printed Name  Date of Sale  Buyer's Hand Printed Name(s)  Purchase Price  Buyer's Hand Printed Name  Buyer's Hand Printed Name  Buyer's Hand Printed Name  Buyer's Physical Address, City. State, ZIP	TOEALER REA	Agent's Hand Printed Name  Agent's Signature  Auction Name (When Applicable)	nleage in excess of Mechanical Limits of Actual - Warning, Odometer Discrepancy License Number  Date of Sale  Purchase Price	Buyer's Signature Acknowledges Odometer Reading  Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name	
Agent's Hand Printed Name  Date of Sale  Buyer's Hand Printed Name(s)  Purchase Price  Buyer's Hand Printed Name  Buyer's Hand Printed Name  Buyer's Hand Printed Name  Buyer's Physical Address, City. State, ZIP	2" DEALER REA	Agent's Hand Printed Name  Agent's Signature  Auction Name (When Applicable)	pleage in excess of Mechanical Limits of Actual - Warning, Odometer Discrepancy License Number  Date of Sale  Purchase Price  Auction Number	Buyer's Signature Acknowledges Odometer Reading  Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name  Buyer's Physical Address, City, State, ZIP	
Agent's Signature  Purchase Price Buyer's Hand Printed Name  Auction Name (When Applicable)  Auction Number  Buyer's Physical Address, City. State, ZIP	2" DEALER REA	Agent's Hand Printed Name  Agent's Signature  Auction Name (When Applicable)	pleage in excess of Mechanical Limits of Actual - Warning, Odometer Discrepancy License Number  Date of Sale  Purchase Price  Auction Number  ctual Mileage ileage in excess of Mechanical Limits of Actual - Warning; Odometer Discrepancy	Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name  Buyer's Physical Address, City, State, ZiP  Buyer's Hand Printed Name(s)	
Auction Name (When Applicable)  Auction Number  Buyer's Physical Address, City. State, ZIP	SSIGNMENT 2" DEALER REA	Agent's Hand Printed Name  Agent's Signature  Auction Name (When Applicable)  Odoineter Reading	Purchase Price  Auction Number  License Number  Date of Sale  Purchase Price  Auction Number  Ctual Mileage Ideage in excess of Mechanical Limits or Actual - Warning: Odometer Discrepancy  License Number	Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name  Buyer's Hand Printed Name  Buyer's Physical Address, City, State, ZIP  Buyer's Hand Printed Name(s)  Buyer's Signature Acknowledges Odometer Reading	
్ల ■ NO ADDITIONAL REASSIGNMENTS PERMITTED - Last Assignee must obtain title in their name(s)	R REASSIGNMENT 2" DEALER REA	Agent's Hand Printed Name  Agent's Signature  Auction Name (When Applicable)  Odometer Reading	Ideage in excess of Mechanical Limits of Actual - Warning, Odometer Discrepancy License Number  Date of Sale  Purchase Price  Auction Number  Citual Mileage Ileage in excess of Mechanical Limits of Actual - Warning: Odometer Discrepancy License Number  Date of Sale	Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name  Buyer's Physical Address, City, State, ZIP  Buyer's Hand Printed Name(s)  Buyer's Signature Acknowledges Odometer Reading  Buyer's Hand Printed Name(s)	
	R REASSIGNMENT 2" DEALER REA	Agent's Hand Printed Name  Agent's Signature  Auction Name (When Applicable)  Odometer Reading	pleage in excess of Mechanical Limits of Actual - Warning, Odometer Discrepancy License Number  Date of Sale  Purchase Price  Auction Number  Ctual Mileage Pleage in excess of Mechanical Limits Of Actual - Warning: Odometer Discrepancy License Number  Date of Sale  Purchase Price	Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name  Buyer's Physical Address, City, State, ZiP  Buyer's Hand Printed Name(s)  Buyer's Signature Acknowledges Odometer Reading  Buyer's Hand Printed Name(s)  Buyer's Hand Printed Name(s)	

Doc 48 Filed 09/24/21 Entered 09/24/21 13:49:06 Desc Main DO NOT ACCEPT WDOODHENERIF PANEELOGLOWATERIMARK IN PAPER.

> STATE OF COLORADO **CERTIFICATE OF TITLE**

TITLE NUMBER 004725671 **ODOMETER** 

ODOMETER LEGEND:

ZFBHRFAB3L6P55451

YEAR

2020 RAM MOTOR VEHICLE MODEL

000000001156242

**PROMASTER CITY** 

A - Actual Mileage

E - Exceeds mechanical limits

N - Not actual mileage: WARNING ODOMETER DISCREPANCY

WEIGHT 3420

**TITLE BRANDS** 

որեցիիկութելյալիկանիկիկութերիկ

ARI FLEET LT 4001 LEADENHALL RD MOUNT LAUREL NJ 08054-4611 DATE PURCHASED 17-Jul-2020

DATE ACCEPTED 22-Jan-2021

DATE ISSUED 22-Jan-2021

**ISSUED BY** DENVER

OWNER

**ARI FLEET LT** 

PREVIOUS TITLE NUMBER

PREVIOUS TITLE STATE

Pursuant to C.R.S 42-6-109(3) a person transferring ownership of a vehicle may voluntarily notify the Department of Revenue, Division of Motor Vehicles within five days of transfer of ownership at mydmv.colorado.gov. If properly notified the person transferring ownership is not held liable in or subject to any civil or criminal action brought against the transferring owner or vehicle pursuant to C.R.S 42-6-109(3)(d).

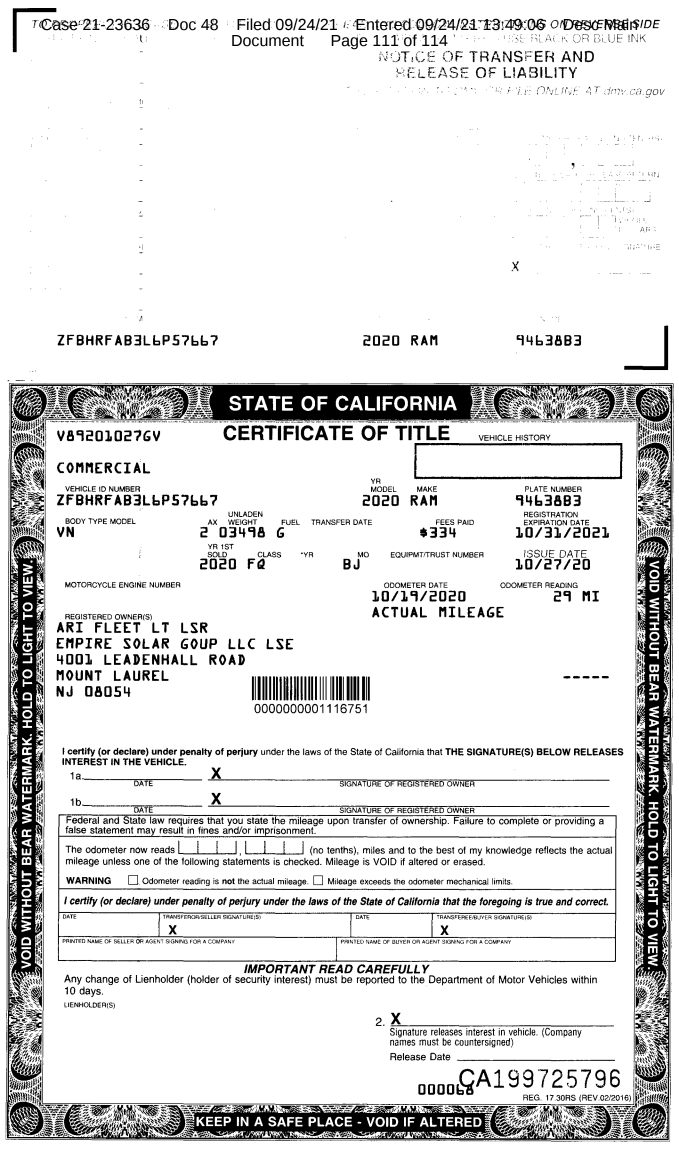
THE APPLICANT HAS BEEN DULY REGISTERED IN THIS OFFICE AS THE OWNER OF THE MOTOR VEHICLE DESCRIBED. SUBJECT TO LIENS AND ENCUMBRANCES IN THE ORDER SHOWN

COLORADO DEPARTMENT OF REVENUE Mark Ferrandino **Executive Director** 



L0053182034

Case 21-23636 Doc 48 Filed 09/24/21 Entered 09/24/21 13:49:06 Desc Main TRANSFER OF OWNERSHIP/BUYER(S) REQUIREMENT- BAGE 110 OF 114 Inster of a motor vehicle the owner in whose name the certificate of title is issued shall execute a formal transfer of the vehicle. Within 80 days the buyer shall present the certificate of title together with an application for title to an authorized agent pursuant to C.R.S. 42-6-110. TRANSFER OF OWNERSHIP/SELLER(S) REQUIREMENT- When the owner of a motor vehicle transfers or assigns the certificate of title to a buyer, the registration of such vehicle shall expire and the seller shall remove the license plates pursuant to C.R.S. 42-3-115. ODOMETER CERTIFICATION - Federal and state, aw requires the seller to declare the initiage of the initiagraph of the initiagraph and continue to acknowledge the mileage of the motor vehicle upon transfer of ownership. The seller and buyer are required to print and sign their same to acknowledge the mileage pursuant to 49 USC 327 THE SELLER(S) CERTIFIES, UNDER PENALTY OF PERJURY IN THE SECOND DEGREE, THAT THE SELLER(S) SIGNATURE(S) RELEASES AND TRANSFERS INTEREST IN THE VEHICLE AND THE ODOMETER READING AND DECLARATION ARE TRUE AND CORRECT TO THE BEST OF THEIR KNOWLEDGE. NOTICE: ANY ALTERATION OR ERASURE MAY VOID THE ASSIGNMENT AND ALL ASSIGNMENTS THAT FOLLOW Odometer Reading Buyer's Hand Enning Name ☐ Micarie in excess of Mechanical Limits No Tenths: Difflot Actual - Warning Odometer Discrepancy Seller's Hand Printed Name(s) (must be the same as it appears on the face of the title). Buyer's Senature Acknowledge. Odometer Reading Seller's Signature Buyer in a Printed Name Selier's Hand Printed Name(s) (must be the same as it appears on the face of the title). Buyer's Hand Printed Name `**Ճ**∵Seller's Signature Buyer's Hand Printed Name Seller's Hand Printed Name(s) (must be the same as it appears on the face of the fitter). Buyer's Hand Printed Name S Seller's Signature Buyer's Hand Printed Name Sever schang Printed Namels, impost be the same risinar; has on the falle or the little. Daile lot. State Buyer's Physical Again of Seller's Signature Purchase Price Buyer's City State ZIP THE FOLLOWING REASSIGNMENT MAY ONLY BE USED BY LICENSED DEALERS. Odemoter Reading 🔲 Actual Mileago Buyer's Hand Pented Namers1 ☐ Mileace in excess of Mechanical Limits Not Actival - Warning: Odomerei Discrepancy Selling Dealer Name License Number Buyer's Signature Acknowledges Odometer Reading Agent's Hand Printed Name Date of Sale Buyer's Hand Printed Name(s) DEALER Agent's Signature Purchase Price Buyer's Hand Printed Name Auction Name (When Applicable) Auction Number Bayer's Physical Address, City, State, ZIP Quometer Reading Buyer's Hand Innted Name(s) 🔲 Actual Milicage ☐ Mileage in excess of Mechanical Limits [] Not Actual - Warning, Odometer Discrepan-Selling Dealer Name License Number Buyer's Signature Acknowledges Odometer Reading Agent's Hand Printed Name Date of Sale Buyer's Hand Printed Name(s) LER Agent's Signature Purchase Price Buyer's Hand Printed Name Auction Number Buyer's Physical Address, City, State, ZIP Auction Name (When Applicable) Oddineter Reading Buyer's Hand Printed Nameron EASSIGNMENT ☐ Actual Mileage Mileage in excess of Mechanical Limits Nr. Tr. nr. | Not Actual - Warming Odnmeter Discrepancy Selling Dealer Name License Number Buyer's Signature Acknowledges Odometer Reading Agent's Hand Printed Name Date of Sale Buyer's Hand Printed Name(s) Agent's Signature Purchase Price Buyer's Hand Printed Name DEAL Auction Name (When Applicable) Buyer's Physical Address, City, State, ZIP Auction Number • NO ADDITIONAL REASSIGNMENTS PERMITTED - Last Assignee must obtain title in their name(s)



## COMPLETE THIS FORM ONL RECHMENT GOVERNOON PAGE 112 of 114 NOTICE OF TRANSFER AND RELEASE OF LIABILITY

AND PRINT A RECEIPT FOR YOUR RECORDS. IF YOU MAIL THIS FORM, KEEP A COPY FOR YOUR RECORDS.

You are required by law to notify the Department of Motor Vehicles within five (5) days from the date you sell or otherwise dispose of a vehicle. This form is provided for use in reporting the sale or transfer to the Department. and does not constitute application for transfer of ownership (title). This form is to be used **ONLY** for the vehicle described on the attached title.

When this form is properly completed and the information is recorded by DMV (see WARNING below), liability for parking and/or traffic violations and civil litigation resulting from operation after the date of sale becomes the responsibility of the subsequent purchaser(s).

WARNING: If you provide incomplete, inaccurate or unclear information, the information shall not be updated or retained.

TO REMOVE YOUR NAME FROM DMV'S RECORDS, THE NEW OWNER MUST APPLY FOR TRANSFER USING THE ENDORSED CERTIFICATE OF TITLE (OWNERSHIP) RECEIVED FROM YOU.

- (A) Print name of new owner.
- (B) Print new owner's address.
- Enter odometer reading at the time of sale (motor vehicles only).
- Print new owner's city, state, and ZIP code
- Enter date you sold or transferred the described vehicle.
- (F) Print your name.
- (G) Enter selling price (in whole dollars-no cents). If vehicle is a gift, enter "0"
- Print your address.
- (1)Sign your name where designated.
- Print your city, state and ZIP code.

FILE ONLINE, OR MAIL THIS COMPLETED NOTICE TO:

DEPARTMENT OF MOTOR VEHICLES P.O. BOX 942859 SACRAMENTO, CA 94259-0001

			AF	PLIC	OITA	N FC	R TI	RANS	SFE	R BY	NEV	N O	VNEF	}	(	Plea	se p	rint	or ty	pe.)					
		ge of registere sfer fee and in																							
		TRUE FULL NAME										_						_			-		F 5		
N	3b	AND LAS	ST. FIRS	T, MIDD.	LE)	1	1	!	i	1	1	1	1	1	1	1	1	1		1		1	1	1	
E W	4	RESIDENCE OR I	BUSINE	SS ST	REET	ADDR	ESS	<u> </u>	<u> </u>	L	L		Д	L		I APT	SP S	STE. N	UMBE	B	<u> </u>		<u> </u>		
	ľ									1			1	1		"									
R E	5 (	CITY				,				,					,			I	STATE	<del>                                     </del>	ZIP (	ODE	1		
G	L						<u> </u>			1			<u> </u>	<u> </u>							<u></u>				
S	6.	COUNTY OF RES	SIDENÇI	E OH C	OUNT	Y WH	ERE V	/EHICI	LE IS	PRIMA	AHILY 	GAH	AGED-	OR-F0	) 	HAILER	COA	CHES	ADDF	155	OH L	J	ION V	VHER	
T E	7.	MAILING ADDRES	SS STR	EET O	В Р.О.	вох	NUME	ER (D	O NC	T CO!	MPLE	TE IF	SAME	AS R	ESIDI	ENCE	ABOV	Ė)	<u>.                                    </u>	<del></del>	<u>.                                    </u>		<del></del>		<u> </u>
R	L														<u></u>			<u> </u>			<u> </u>		<u></u>		
E	8. I	CITY 	1	1	ı	1	1	ı	Į	ı	ı	1	ı	ŀ	1	1	ı		STA1	E	ZIP 	CODE	: 	1	1
					J	1				<u> </u>	<u> </u>	<u> </u>	<u> </u>	L	<u> </u>	Ш	<u></u>		L		<u></u>	ــــــــــــــــــــــــــــــــــــــ	Щ.		
O W		there is a mailir ailing address p																nsent	to re	ecei <b>v</b>	e ser	vice o	of pro	cess	at th
Ν		leclare under pe																red o	n this	арр	licati	on is	true	and c	orre
E R	9a	DATE	SIGNAT	TURE OF	NEW RE	GISTER	RED OW	NER				1	DRIVE	R LIC	ENSE	ORI	CAR	D NO.		P	URCHA	SE DA	I E		
	Ol.	DATE	X	TURE OF	NEW DE	CICTE	DED 04	NED.				_	DRIVE		FNICE	ODI				۱,	UD.TUA	c= nnic	SE OF L	F GIFT.	00 t TA
			X												LINGE	On it					UNUFIA	55 F F 111C	_ Ori II	QIV II.	
SEI	) 1	0 ADDRESS OF NEW I	LESSEEI	F DIFFER	RENT FR	IOM LIN	E 4 ABC	OVE (WI	LL NOT	BE PRI	NTED C	)N † TL	E)	 I	1	Ł	1	ı		į	1	1	1	t	ı
ILY		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	- FIDI	100,00	2001.41	1000	10.050		LITERE			LUDIT	LIONE		LOT EN	TEDALA	15.05.5	) E CIOTI			100		CTDO	101151	1.010
L	11	NAME OF LIENHOLDS	EH – FIRM I	CAL HO F	VIDUAL 1	HOLD:	NG SEC	UHILY I	NIERE I	51 (IF N	IO LIEN	i, WHII I	E NONE	I IDO v	I I	EH NA	ie of f	teuloit 	ined o	ii ven I				JC LIEF	NHOLD I
N	12.	STREET ADDRESS O	B PO BO	DX NUMB	ER.	<u>.                                    </u>				l		l	Щ.			<u> </u>		L	<u> </u>	L .	1 1	ELT.	#		
0 H	4				Ī			1										1		1					
Ď	13	CTY								<u>.</u>		-l							STATE		ZIP C	ODE	-		
R	L									<u></u>													$\perp$		
FF	DE	RAL LAW REQU	JIRES	that vo									CALI ership					or ma	skina	a fal	se st	ateme	ent m	iav re	sult
in 1	fine	s and / or impris	sonmer	nt.				•																-	
		ignature below re ng entered abov										ie od	omete	rmne	eage	record	ied by	r the s	ener.	and	ceniii	es to	the c	аотте	eter
			1 1	1 1	ž 1	1 1																			
1		Odometer now read: one of the following		unte is ch	LLL necked								y knowl									SS			
		declare under																			1111(3		R/S I	NUME	ER
-		application is tr		COTTE		001755	A OFN	<del>-</del>			DINT	N		- 40	- N. T			A	A1 A A A F				EALE	R NUI	ADED
Ui	ATE		X	ATURE C	iF AU IP	OHIZEL	JAGEN	1			HINI	ED N	AME O	FAGE	EN I	1	DE.	ALER	NAIVIE			١	EALE		WIDER
D	ATE			R'S SIGN	NATURE	. ACKNO	OWLED	GES OF	OMET	ER PEA	DING		PRINTE	D NAN	ME OF E	BUYER	OR AGE	NT			SALE	SPER	SON.	S NUM	ивÉR
_			X_																						
		THROUGH		DATE O	F AUC	TION			AUC	CTION	NAME											D I	EALE	RNU	MBER
-		TION IF APPLICAB	1 1	1 1		1 1			i													L_			
1		Odometer now read:		, لــــــــــــــــــــــــــــــــــــ									y knowl ⊥miloa	-				-				SS	R/S	NUMB	ER
	1	one of the following I certify (or declar	e) unde	er pena	ity of	perjur	y und	er the	laws	of the	State	e of C	aliforn	ia tha		ceeds forego									
D	ATE			ATURE C	F AUTH	ORIZE	AGEN	Т		F	PRINT	ED N	AME O	FAGE	ENT		DE.	ALER	NAME			D	EALE	RNU	MBER
ñ	ATE		X	R'S SIGN	·ΔTURE	ACKN/	NALED.	GES OF	OMETI	ER REA	DING		PRINT	ΠΝΑΝ	4E ∩E E	BUYER	DR AGE	NT			SALE	SPER	SON.	S NUM	ивев
U	410		X	וטוב כ ח.	VATURE	. ACKING	JAVELU	013 01	JOINE 1	LITTLEA	DING			U INAN	ni. Oi i	JC 1 L111	)II AOL			1					
_			1 1	1 1	1 1	1 1							L												
1		Odometer now read: one of the following		unte ic ch	L_L								y knowl I milead			s the acceds						38	R/S I	NUME	ER
	i	one of the following I certify (or declar	e) unde	er pena	ilty of	<i>vvA l</i> perjur	יייייט ער די y und	er the	laws	of the	State	of C	aliforn	⊷ ia tha									1		
D	ATE		SIGN	ATURE C									AME O					ALER				D	ÉALE	RNU	VBER
_			X					000			DILLO		DD:::-	-D 1:4:	IF OF	NIVE E	30 AO	NIT			CAL	CDED	1000	C NILE	ARED
D	ATE		BUYE	R S SIGI	VATURE	ACKN	OWLED	GES OF	OMET	ER REA	DING		PHINT	:U NAN	AE OF E	BUYER	JH AGE	.N.I			SALE	JYEH	SON.	S NUI	VIDEH.

## CERTIFICATE OF TITLE OF A VEHICLE VEHICLE IDENTIFICATION NO. YEAR MAKE MODEL **BODY STYLE** TITLE NO ZFBHRFAB3L6P57989 2020 RAM PASS VAN PROMASTER CITY 20303699624 BHRFAB3L6P57989 DATE ISSUED ССМ MOBILE HOME SQ. FT. PURCHASED TYPE TITLE 09/22/20 10/29/20 **ORIGINAL** NEW LEGEND(S) MAILING ADDRESS **ACTUAL MILEAGE** ARI FLEET LT 4001 LEADENHALL RD MOUNT LAUREL NJ 08054-4611 OWNER(S) NAME AND ADDRESS ARI FLEET LT LSR EMPIRE SOLAR GROUP LLC LSE 927 N STATE ST ELGIN IL 60123 FIRST LIENHOLDER NAME AND ADDRESS SECOND LIENHOLDER NAME AND ADDRESS Ву. NEW LIEN ASSIGNMENT: The information below must be on an application for title and presented to the Secretary of State Federal and State law requires that you state the mileage in connection with the transfer of ownership. Failure to complete or providing a false statement may re ASSIGNMENT OF TITLE I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked: "If this vehicle is one of more than 5 commercial vehicles owned by me, I certify also that the vehicle is not damaged in excess of 33 1/3% of its fair-market value unless this document is accompanied by a salvage application." □ 1. The mileage stated is in excess of its mechanical limits. □ 2. The odometer reading is not the actual mileage. ODOMETER READING ature(s) of Seller(s) DATE OF SALE Signature(s) of Buyer(s). I Jesse White, Secretary of State of the State of Illinois, do hereby certify that according to the records on file with my Office, the person or entity named hereon is the owner of the vehicle described hereon, which is subject to the above named liens and encumbrances, if any CONTROL NO. I HAVE AFFIXED MY SIGNATURE AND THE GREAT SEAL OF THE STATE OF ILLINOIS AT SPRINGFIELD R5880421 Desse White ALTERATIONS OR MUTILATIONS TITLE SHOWING ANY ERASURES, DO NOT DETACH UNTIL SOLD SEE INSTRUCTIONS ON REVERSE MUST BE COMPLETED BY SELLER NOTICE OF SALE Date Ve**zigezy**ear Vehicle Identification Number (VIN) ZFBHRFAB3L6P57989 Name of Seller (Current Registered Owner) Name of Buyer Complete Address of Seller Complete Address of Buyer ZIP City

Seller's Signature Printed Name of Seller

Date

Under penalties of perjury, I hereby certify that the foregoing is true and correct under the laws of the United States.

redera	and State law requires that you save the milea of hearing the properties with the trends of the same o	and/ny/raprispnment.
DEALER ONLY	Name of Purchaser  Street  City  Street  I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked:	ate Zip
DEALEH ONL	DOMETER READING  1. The mileage stated is in excess of its mechanical limits.  2. The odometer reading is not the actual mileage. WARNING - ODOMETER DISCREPANCY.	
Y V	Date of Sale  Dealer's Name	Dealer No.
5		
	Agent's Signature Printed Name (same as signal am aware of the above odometer certification made by the seller/agent.	(ure)
_	Signature of Buyer/Agent Printed Name (same as signa	ture)
	The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted, and has been transferred to the following printed name and address:	
	Name of Purchaser Street City State I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked:	ite Zip
ا ز	NO 1. The mileage stated is in excess of its mechanical limits.	<u>.</u>
DEALER ONLT	ODOMETER READING  2. The odometer reading is not the actual mileage. WARNING - ODOMETER DISCREPANCY.	
į	Dealer's Name	Dealer No.
:	Agent's Signature Printed Name (same as signal	ture)
	I am aware of the above odometer certification made by the seller/agent.	/
	Signature of Buyer/Agent Printed Name (same as signature)	ture)
T	The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted, and has been transferred to the following printed name and address:	
	Name of Purchaser Street City Sta	ite Zip
	I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked:	
	1. The mileage stated is in excess of its mechanical limits.  ODOMETER READING  1. The mileage stated is in excess of its mechanical limits.  2. The odometer reading is not the actual mileage. WARNING - ODOMETER DISCREPANCY.	
	Date of Sale	Chealer No.
	Dealer's Name	No.
1	Agent's Signature Printed Name (same as signating a maked of the above odometer certification made by the seller/agent.	lure)
-	!	
1	Signature of Buyer/Agent Printed Name (same as signal	ture)
	The undersigned hereby certifies that the vehicle described in this title is tree and clear of all liens, except as noted, and has been transferred to the following printed name and address:	
	Name of Purchaser City State I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked:	te Zip
	NO TENTHS  1. The mileage stated is in excess of its mechanical limits.  2. The odometer reading is not the actual mileage. WARNING - ODOMETER DISCREPANCY.	
	Date of Sale  Dealer's Name	Dealer No.
	Agent's Signature  I am aware of the above odometer certification made by the seller/agent.  Printed Name (same as signature)	ture)
	Signature of Buyer/Agent Printed Name (same as signat	ure)
	The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted, and has been transferred to the following printed name and address:	,
	Name of Purchaser Street City Sta	te Zip
	I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked:    NO	
		Dealer
	Date of Sale  Dealer's Name	No.
	Apple Simpling	
	Agent's Signature Printed Name (same as signation and a signature Printed Name) Representation and a signature Printed Name (same as signation and a signature Printed Name) Representation and a signature Printed Name (same as signation and a signature Printed Name) Representation and a signature Printed Name (same as signature Printed Name) Representation and a signature Printed Name (same as signature Printed Name) Representation and a signature Printed Name (same as signature Printed Name) Representation and Printed Name (same as signature Printed Name) Representation and Printed Name (same as signature Printed Name) Representation and Printed Name (same as signature Printed Name) Representation and Printed Name (same as signature Printed Name) Representation and Printed Name (same as signature Printed Name) Representation and Printed Name (same as signature Printed Name) Representation and Printed Name (same as signature Printed Name) Representation and Printed Name (same as signature Printed Name) Representation and Printed Name (same as signature Printed Name) Representation and Printed Name (same as signature Printed Name (sam	uiej
		ure)

## NOTICE OF SALE INSTRUCTIONS

DO NOT ACCEPT TITLE SHOWING ANY ERASURES, ALTERATIONS OR MUTILATIONS.

When a vehicle owner sells and/or releases interest in a vehicle that is titled in the State of Illinois, this form must be completed immediately and mailed to the Illinois Secretary of State, Vehicle Services Department, Record Inquiry Division, 501 S. Second St., Rm. 408, Springfield, IL 62756, to ensure that your responsibility for the vehicle is released.

Completion of this form does not satisfy the transfer of ownership requirements as set forth in the Illinois Compiled Statutes. Illinois law requires the owner of a vehicle to complete and sign the Assignment of Title section on the Certificate of Title to the buyer who must apply to the Vehicle Services Department for a Certificate of Title.