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PAM BONDI ATTORNEY GENERAL STATE OF FLORIDA

OFFICE OF THE ATTORNEY GENERAL General Civil Litigation

Melissa Eggers, Esquire
Assistant Attorney General
1515 North Flagler Drive (Suite 900)
West Palm Beach, FL 33401
Phone (561) 837-5000 Fax (561) 837-5102
http://www.myfloridalegal.com

Florida Department of State Division of Corporations Corporate Filings PO Box 6327 Tallahassee, FL 32314

Dear Ms. Diane Cushing.

October 11, 2016



On September 28, 2016 Judge Norma Lindsey of the Eleventh Judicial Circuit issued a default judgment against Djamel Medrgah on a civil complaint which was filed against him by The State of Florida, Department of Legal Affairs. Among the relief granted, the Court ordered the dissolution of specific companies associated with Djamel Medragh. Please find enclosed a certified copy of the order that was issued. I draw your attention to paragraph 5 which states.

ORDERED that upon receipt of this Order, the Florida Department of State shall-dissolve the following companies:

FDM Tax Services, Inc.; Florida Department of State Document number P13000100363.

GC Trading Company; Florida Department of State Document number P14000089790.

Gulf Independent Distributors, LLC.

Please ensure that the above mentioned companies are hereby dissolved. Please feel free to contact me with any questions or concerns.

Melissa I. Fooers

Sincerely,

Assistant Attorney General

Enclosure: Order by Court

IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT IN AND FOR MIAMI-DADE COUNTY, FLORIDA

STATE OF FLORIDA, OFFICE OF THE ATTORNEY GENERAL, DEPARTMENT OF LEGAL AFFAIRS,

Plaintiff,

VS.

DJAMEL MEDRAGH

CASE NO. 16-2016-CA-006583

Defendant.

ORDER OF FINAL JUDGMENT AGAINST DEFENDANT

THIS CAUSE is before the Court upon the Plaintiff's, STATE OF FLORIDA, OFFICE OF THE ATTORNEY GENERAL DEPARTMENT OF LEGAL AFFAIRS, Motion for Final Default Judgment. This Court has reviewed all papers submitted, took orals arguments on September 27, 2016. At this hearing, counsel for the Plaintiff personally appeared. Neither Defendant, nor counsel on his behalf, appeared at the hearing. Counsel on behalf of Ally Financial, Inc. a lienholder of certain property at issue in this case, appeared telephonically. The Court is otherwise fully advised in the premises.

On March 15, 2016 the Plaintiff filed a Summons and Complaint alleging a violation of Chapter 895, The Florida RICO Act against Defendant, DJAMEL MEDRAGH. The twenty-two page Complaint alleges that the Defendant engaged in what is known as 'Pill-Mill Trafficking'. Whereby, the Plaintiff engaged in racketeering enterprise by having purchased prescription drugs off the streets and on a black-market, illegally and incorrectly repackaged and relabeled said drugs, fabricated documentation which purported to authenticate the drugs and then re-sold the

drugs to retail pharmacies along with the false documentation. Financial profits were derived as a result of said illegal activity. Said funds were used to purchase a 2015 Chevrolet Corvette, VIN number 1G1YU2D65F5603452 and residential real property located at 5200 SW 92nd Ave, Miami, Florida. The Defendant used various company names to carry out the RICO Enterprise activities, including FDM Tax Services, Inc.; GC Trading Company; and Gulf Independent Distributors, LLC.

Service was attempted upon the Defendant by way of a process server to two addresses of the Defendant, one being a residential property Medragh purchased the other being a residential property Medragh's parents purchased and Medragh had lived at. After several unsuccessful attempts, Verified Returns of Non-Service were filed. Nine attempts were made at the parent's house on various dates and times. Four different attempts were made at the property owned by Medragh, all indications by the process server indicated said house was vacant. Next, Service by Publication was effectuated from May 5, 2016 through May 26, 2016. The Court is satisfied that the Defendant is not an active member of the US military. The Court is also aware that state law enforcement is unaware of Defendant's whereabouts and believes he has fled the country due to a capias issued against the Defendant based upon felony criminal charges.

This Court finds that sufficient attempts of service by a Process Server were made. Further, this Court finds that Service by Publication has been effectuated.

Since the commencement of this suit, the Defendant has failed to make an appearance either by way of filing a responsive pleading, a motion or by any papers submitted to this Court or to Plaintiff.

The Plaintiff has further presented evidence that all mailings sent to Defendant at the property he owns of 5200 SW 92nd Ave, Miami, Florida has been returned as 'Vacant' from the US Post Office since April 6, 2016 until as recently as September 9, 2016.

This Court is permitted, pursuant to Fla. R. Civ. P. 1.500, to enter a judgment of default against the Defendant on the basis that Defendant has failed to plead or otherwise answer the allegations contained in the Complaint filed against him. This Court finds that neither the Defendant, an attorney on his behalf or even a representative of Defendant has appeared, has filed a scintilla of paperwork, nor has made a communication with the Plaintiff or the Clerk of the Court. Said actions justify an entry of default. See Willyerd v. Anderson, 312 So. 2d 504, 506 (Fla. 4th DCA 1975); See Crocker Investments, Inc. v. Statesman Life Ins. Co., 515 So. 2d 1305, 1307 (Fla. 3d DCA 1987); See also Reicheinbach v. Se. Bank, N.A., 462 So.2d 611, 612 (Fla. 3d DCA 1985).

The Plaintiff has presented sufficient well-plead facts to uphold the relief requested. See Ellish v. Richard, 622 So. 2d 1154, 1155-56 (Fla. 4th DCA 1993). See also North American Accident Insurance Co. v. Moreland, 60 Fla. 153, 53 So. 635 (1910).

This Court has taken evidence which supports that on March 14, 2016, pursuant to a criminal search warrant, Florida Department of Law Enforcement, seized a 2015 Chevrolet Corvette with a VIN of 1G1YU2D65F56034522015 which was purchased and financed with illegal proceeds

Ally Financial Inc., the lien holder of said Corvette, contends that it presently holds a valid lien with regards to this vehicle. The Plaintiff and Lienholder have presented to this Court a Settlement Agreement which addresses the return of said vehicle for the liquidation of said vehicle to the Lienholder and to the process in which the Lienholder and Plainitff seeks to satisfy

the outstanding lien and remit any proceeds remaining to the Clerk of the Court. This Court has approved and ratified said Agreement and is attached hereto as Exhibit A and is incorporated in its entirety hereto.

This Court has taken evidence which supports that a residential property located at 5200 SW 92nd Ave, Miami, Florida was purchased with funds obtained from the RICO activity. The Court has also taken evidence that the Defendant is not and has not resided at this location.

The Court finds that both the vehicle and the residential property are proceeds which were derived, directly or indirectly, from a pattern of racketeering activity to use or invest, whether directly or indirectly, any part of such proceeds, or the proceeds derived from the investment or use thereof, in the acquisition of any title to, or any right, interest, or equity in, real property or in the establishment or operation of any enterprise. Fla. Stat. § 895.05(2). This Court finds that both the vehicle and the residential property shall be forfeited to the Plaintiff.

This Court seeks to effectuate the quick and efficient resolution of forfeited property. Fla. Stat. §895.05. In furtherance of disposing of the forfeited property, this Court hereby enters the necessary Orders permitting the liquation of said property and permitting the deposits of proceeds from said property into the Court's Registry. Fla. R. Civ. P. 1.600. See also <u>First States</u> Inv'rs 3300, LLC v. Pheil, 52 So. 3d 845, 848 (Fla. 2d DCA 2011).

Accordingly, it is hereby ORDERED AND ADJUDGED as follows:

- 1. ORDERED that DJAMEL MEDRAGH has failed to answer or make any appearance on this case and is therefore in Default;
- 2. ORDERED that DJAMEL MEDRAGH shall divest himself of any interest in the RICO Enterprise involving pill mill trafficking;

- 3. ORDERED that DJAMEL MEDRAGH is prohibited from engaging in the same type of endeavor, namely pill mill trafficking, which the Enterprise engaged in;
- 4. ORDERED that DJAMEL MEDRAGH is prohibited from engaging in the purchase, sale, wholesale, and distribution of pharmaceutical drugs, narcotic drugs, scheduled drugs, controlled substances, over the counter drugs, vitamins, supplements, chemicals, nutritional foods and nutritional liquids;
- 5. ORDERED that upon receipt of this Order, the Florida Department of State shall dissolve the following companies:
 - a. FDM Tax Services, Inc.; Florida Department of State Document number P13000100363.
 - b. GC Trading Company; Florida Department of State Document number P14000089790.
 - c. Gulf Independent Distributors, LLC.
- 6. ORDERED that DJAMEL MEDRAGH is to dissolve the Enterprise and its incorporated, unincorporated and shell companies created for and used in furtherance of the enterprise including FDM Tax Services, Inc., GC Trading Company, and Gulf Independent Distributors, LLC.
- 7. ORDERED that any license, permit or prior approval granted to DJAMEL MEDRAGH, his companies, and his Enterprise by an agency of the State, including Florida Department of Health, authorizing the distribution of pharmaceutical drugs, narcotic drugs, scheduled drugs, controlled substances, over the counter drugs, vitamins, supplements, chemicals, nutritional foods and nutritional liquids is hereby revoked.

- 8. ORDERED that upon receipt of this Order, the Florida Department of Health shall revoke any license or grant conferred upon, awarded to, or issued to DJAMEL MEDRAGH authorizing the distribution of pharmaceutical drugs, narcotic drugs, scheduled drugs, controlled substances, over the counter drugs, vitamins, supplements, chemicals, nutritional foods and nutritional liquids.
- 9. ORDERED that DJAMEL MEDRAGH shall surrender and revoke all charters and articles of incorporation of all corporations and entities created for and existing in furtherance of the enterprise, including but not limited to Gulf Independent Distributors, GC Trading, and FDM Tax Services, Inc.;
- 10. ORDERED that the following property is hereby forfeited to the Plaintiff for liquidation.
 - a. Real property located at 5200 SW 92 Avenue, Miami, Florida,
 folio number 30-4021-023-0230;
 - b. Personal property of a 2015 Chevrolet Corvette, VIN number
 1G1YU2D65F5603452.
- ORDERED that the Plaintiff shall take all immediate, necessary and reasonable steps in the liquidation of the 2015 Chevrolet Corvette, VIN number 1G1YU2D65F5603452 and the property of 5200 SW 92 Avenue, Miami, Florida, folio number 30-4021-023-0230.
- 12. ORDERED that the release, liquidation and remittance of funds from the sale of the 2015 Chevrolet Corvette, VIN number 1G1YU2D65F5603452 shall be executed in accordance with the Settlement Agreement between Plaintiff and Lienholder, attached hereto.

- 13. ORDERED that the Plaintiff is permitted to implore, use, hire, auctioneers, appraisers, outside counsel and other entities and persons as needed in furtherance of liquidation of the real property of 5200 SW 92 Avenue, Miami, Florida, folio number 30-4021-023-0230.
- 14. ORDERED that the *equity* from the sale of real property of 5200 SW 92 Avenue, Miami, Florida, folio number 30-4021-023-0230 shall be the amount defined as the liquidated proceeds less satisfactions of all costs, fees and liens.
- 15. ORDERED that the Plaintiff, and other entities, beings, companies, lienholders, real estate agents, title companies used in the liquidation of the property of 5200 SW 92 Avenue, Miami, Florida, folio number 30-4021-023-0230 shall deposit *all* proceeds, inclusive of fees, costs and liens owed on the property and in regards to the sale of the property, into the Miami-Dade Clerk of the Courts' Registry from the sale of the house.
- 16. ORDERED that the Clerk of the Courts shall accept for deposit into its Registry proceeds from the liquidation of the 2015 Chevrolet Corvette, VIN number 1G1YU2D65F5603452 and the sale of the property of 5200 SW 92 Avenue, Miami, Florida, folio number 30-4021-023-0230 and to hold said proceeds until further order of the Court.
- 17. ORDERED that the Plaintiff or the applicable lienholder shall motion to the Court after liquidation of the real property of 5200 SW 92 Avenue, Miami, Florida, folio number 30-4021-023-0230 for withdrawal and distribution of funds realized through the sale of the real property to satisfy all liens, costs, fees, taxes, associated with the property and with the sale of the property.

18. ORDERED that the Plaintiff shall motion to the Court after the satisfaction of all liens, costs, fees, taxes associated with the sale of the property of 5200 SW 92 Avenue, Miami, Florida, folio number 30-4021-023-0230 and the deposits of all funds, if any, from the liquidation of the vehicle, for distribution of the remaining forfeited equity pursuant to Fla. Stat. §895.09.

This Court shall maintain jurisdiction over this matter on all issues pertaining to the distribution of any cash or of any cash proceeds realized from the forfeiture and disposition of the property forfeited property. Fla. Stat. §895.09(1).

DONE AND ORDERED in Miami-Dade County, Florida, this <u>27</u> day of September, 2016.

ORIGINAL

SEP 27 2016

The Honorable Norma S. Lindsey

Circuit Court Judge

NORMA S. LINDSEY CIRCUIT COURT JUDGE

Cc:
Melissa L. Eggers, Assistant Attorney General, Attorney for Plaintiff, 1515 N. Flagler Dr., Suite 900, West Palm, beach, FL 33401.
Melissa. Eggers@myfloridalegal.com

Djamel Medragh, Defendant, last known addresses: 15942 SW 63rd Terrace, Miami, Florida, 33193-5563 and 5200 SW 92 Ave, Miami, Florida, 33165-6531

David Hicks, Esq., Attorney for Lienholder ALLY FINANCIAL INC, Kelley Kronenberg Suite 400, Tampa, Florida 33607 dlevine@kelleykronenberg.com

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2016 SEP 28 AM 11: 54 CLERA, GIROLOTTE . TO A CASE DADE COLOR FILM. CASE COLOR FILM.

IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT IN AND FOR MIAMI-DADE COUNTY

STATE OF FLORIDA, OFFICE OF THE ATTORNEY GENERAL, DEPARTMENT OF LEGAL AFFAIRS.

Plaintiff,

Case No. 13-2016-CA-006583

VS.	
DJAMEL MEDRAGH,	
Defendant.	

SETTLEMENT AGREEMENT AND RELEASE

Plaintiff, STATE OF FLORIDA. OFFICE OF THE ATTORNEY GENERAL,
DEPARTMENT OF LEGAL AFFAIRS ("DLA"), and ALLY BANK ("LIENHOLDER")

(collectively "PARTIES"), by and through their undersigned counsel, hereby mutually assent to enter into the following Settlement and Release of the property described herein and seized in the above captioned matter:

1. The subject of this Sertlement and Release is a 2015 Chevrolet Corvette with a VIN of 1G1YU2D65F5603452 ("VEHICLE"). The VEHICLE was seized on March 14, 2016 during the execution of a search warrant by the Florida Department of Law Enforcement. Said search warrant was related to the criminal charges giving rise to this civil RICO lawsuit. Per the allegations by the DLA and as stated in the DLA's Complaint, said VEHICLE was purchased by Defendant DJAMEL MEDRAGH with funds derived from activity in violation of The Florida RICO Act, Fla. Stat. Chapter 895. DLA seeks the seizure and forfeiture of said

VEHICLE pursuant to The Florida RICO Act.

- 2. The PARTIES agree and acknowledge that Defendant entered into a finance agreement with LIENHOLDER on February 20, 2015 ("Loan Agreement") for the purchase of the vehicle. The initial financed amount was \$94,319.37. A true and accurate copy of the Loan Agreement is attached hereto as Exhibit A. NEED THIS
- 3. The PARTIES agree and acknowledge that LIENHOLDER has a present interest in the VEHICLE, specifically the remaining principal balance on the Contract Agreement is \$87,601.18 of September 21, 2016.
- 4. LIENHOLDER acknowledges that it is the first lienholder of the VEHICLE and represents that its lien is superior to all others. LIENHOLDER represents and warrants to the DLA that it is unaware of any other lien(s) or potential claimant(s) other than Defendant; that it has not assigned, sold or transferred any ownership or possessory or title interest in the vehicle to any person or entity not a party hereto; and that it has not transferred any claims or rights asserted in this forfeiture action to any person or entity other than what is stated within this Settlement Agreement and Release.
- 5. LIENHOLDER states and acknowledges that it is entitled to possession of the VEHICLE subject to this action because Defendant has defaulted on his Loan Agreement with LIENHOLDER.
- 6. The PARTIES state and acknowledge that as pertaining to the VEHICLE, the LIENHOLDER is an innocent person for purposes of disposition of funds obtained through a forfeiture proceeding as defined in Fla. Stat. §895.09(1)(b).
- 7. The PARTIES are aware and acknowledge that the PARTIES cannot contractually void the statutory distribution formula as stated in Fla. Stat. §895.09.

Specifically, Fla. Stat. §895.09(3) states "[n]othing in this section shall be construed to limit the authority of an entity that files a forfeiture action to compromise a claim for forfeiture; however, any proceeds arising from a compromise or from the sale of property obtained in a compromise shall be distributed in the manner provided in subsections [895.09] (1) and (2)."

- 8. The LIENHOLDER states and acknowledges that the DLA has an interest in the equity realized above the amount of the lien payoff, if any, as a result of liquidation of the VEHICLE.
- 9. PARTIES acknowledge that according to Fla. Star. §895.09(1), from the sale of the forfeited property, said property being the VEHICLE, "any statutory fees to which the clerk of the court may be entitled" must first be paid from the sale of the vehicle.

 LEINHOLDER agrees to pay any statutory fees to which the clerk of the court may be entitled from the sale of the VEHICLE from total funds of the principal and equity.
- 10. As of the date of this Agreement, DLA is unaware of any statutory fees to which the Clerk may be entitled to in this action.
- of the outstanding lien, finance charges, the cost associated with the auctioning and liquidating the vehicle (said costs shall regard the standard, customary and reasonable costs associated with the auctioning of repossessed of similar luxury/sports cars vehicles as determined by present day auction industry standards for cars of this like, including the transport of said vehicle, compensating of auction house, compensating of auctioneer, re-keying of vehicle if needed, preparing and detailing vehicle for auction) the bank or financial institution fees associated with satisfying the Contract and Florida Highway Safety and Motor

Vehicle fees.

- 12. For purposes of this agreement, 'Sale Proceeds' shall mean funds derived from the liquidation of the VEHICLE, less any Payoff Amount as described above.
- 13. For consideration and as acceptance of this Settlement and Release, the Parties herein agree to resolve the LIENHOLDERS' claim as follows:
 - (a) Upon court order approving this agreement, the DLA shall release the VEHICLE directly to LIENHOLDER. Subject to all other limitations herein, at a date and time to be determined by the DLA and LIENHOLDER, the VEHICLE shall be released from storage in Miami, Florida, directly to an authorized representative of LIENHOLDER, and at which point LIENHOLDER shall be deemed to have accepted possession, ownership and all responsibility for the VEHICLE, including all risks of loss or damage to the VEHICLE.
 - (b) The LIENHOLDER agrees it is responsible for any and all storage, maintenance, transportation or other costs it incurs from the time it takes possession of the VEHICLE until it is sold.
 - (c) The PARTIES are aware and agree that any storage and impound fees accumulated from the date of the seizure to the date the VEHICLE is released to LIENHOLDER will not be the responsibility of the LIENHOLDER.
 - (d) The DLA agrees to return the VEHICLE to the LIENHOLDER in exchange for LIENHOLDER's guarantee that, subject to the applicable laws, acts and articles of the Florida Statutes and the Uniform Commercial Code, the Vehicle will not be returned to Defendant DJAMEL MEDRAGH.
 - (e) Once the LIENHOLDER accepts possession of the VEHICLE, it shall
 Page 4 of 8

proceed with due diligence to arrange the sale of the VEHICLE and exercise a good faith attempt to obtain the highest price possible. LEINHOLDER shall liquidate the vehicle consistent with the usual custom and practice of the automobile industry in regards to re-possessed vehicles. Said actions shall include the use of a qualified, third-party, neutral auctioneer obtained by the LIENHOLDER. LIENHOLDER shall obtain the services of an auctioneer whose responsibilities will include the exercise of his efforts in obtaining the highest market value from a neutral, disinterested purchaser. LIENHOLDER agrees to accept nothing less than highest bid made.

- (f) The PARTIES agree that less any statutory Clerk fees, the LIENHOLDER is entitled to recover the Payoff Amount from the liquidation of the VEHICLE.

 LIENHOLDER is aware that said Clerk fees may be due at the conclusion of this civil action. LIENHOLDER therefore agrees to take adequate steps to ensure and provide for fund to satisfy the clerk's statutory fees.
- (g) Within 45 (forty-five) days of the sale of the vehicle, the LIENHOLDER will provide copies of all documentation itemizing the amount of the Sale Proceeds and the Payoff Amount as a result of the sale of the VEHICLE.
- (h) The PARTIES agree that the LIENHOLDER will relinquish and will not retain for itself the Sale Proceeds derived from the liquation of the VEHICLE. ('Sale Proceeds' being funds derived from the liquidation of the VEHICLE, less any Payoff Amount: 'Payoff Amount' being the total amount of the outstanding lien, outstanding interest owed, the cost of auctioning and liquidating the vehicle, the bank or financial institution fees associated with satisfying the loan and Florida Highway Safety and Motor Vehicle fees.) Within 60 (sixty) days of the sale of the VEHICLE, the

LIENHOLDER shall place all Sale Proceeds into the Miami-Dade County Clerk's registry in the form of a cashier's check made out to the "Clerk of Court in and for Miami-Dade County".

- (i) Said Sale Proceeds shall remain in the Clerk of the Court's Registry until final Order or Judgment by the Court on the Complaint in the above captioned case.
- 14. It is expressly agreed that this Settlement and Release is in the nature of a contractual compromise between the PARTIES hereto and is not an admission of any legal liability whatsoever on the part of the DLA, its agents, servants, and employees, for injuries or damages sustained by reason of said seizure and that this Settlement and Release expresses the entire agreement between the PARTIES. The PARTIES acknowledge and warrant that the benefits received by the PARTIES under this agreement constitutes sufficient and adequate consideration for each PARTIES obligations undertaken under this agreement.
- 15. LIENHOLDER agrees to indemnify, defend and hold harmless the DLA and all of its representatives, employees and agents against any and all damages, actions, suits or demands of whatsoever kind made by or on behalf of any person arising from the DLA releasing the VEHICLE to LIENHOLDER in accordance with this Settlement Agreement.
- 16. Neither this Settlement and Release, not any of its parts, subparts, or terms shall be interpreted in such a manner to prohibit or restrict the PARTIES from filing an action to enforce this Settlement and Release or any of its parts, subparts or terms. Venue for any action for breach or enforcement of this Settlement Agreement shall be in the Circuit Court in and for Miami-Dade County, Florida.
 - 17. The PARTIES have entered this Settlement Agreement voluntarily and had Page 6 of 8

the opportunity to retain counsel of their own choosing prior to entering into this agreement,

- 18. LIENHOLDER releases all claims that it may have against the DLA arising out of the action which is styled STATE OF FLORIDA, OFFICE OF THE ATTORNEY GENERAL, DEPARTMENT OF LEGAL AFFAIRS, vs. DJAMEL MEDRAGH, Case No. 13-2016-CA-006583 which is pending in Miami-Dade County Circuit Court from beginning of time to execution of this Settlement Agreement.
- 19. This Settlement Agreement and Release shall be governed by the laws of the State of Florida and represents the complete agreement between the PARTIES, and may not be modified except in a writing approved and executed by a duly authorized representative of the DLA and of the LIENHOLDER.

20. This agreement is contingent upon a Court order approving said agreement.
Immediately upon issuance of said order from the Court, this agreement shall have full
force and effect.
END

David Hicks, Esq. Fla. Bar No. Attorney for Lienholder: ALLY FINANCIAL INC Kelley Kronenberg 1511 N. Westshore Bivd Suite 400 Tampa, Florida 33607 Telephone: 813-223-1697

Facsimile: 813-433-5275

dlevine@kelleykronenberg.com

Date

Melissa Lynn Eggers, Esq. Assistant Attorney General Florida Bar No: 072506 Attorney for Plaintiff: STATE OF FLORIDA OFFICE OF THE ATTORNEY GENERAL DEPARTMENT OF LEGAL AFFAIRS 1515 North Flagler Drive, Suite 900 West Palm Beach, FL 33401

Telephone: 561-837-5000 Facsimile: 561-837-5102

Melissa.Eggers@myfloridalegal.com

STK# F5102862

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Government Certificate of T		\$.	N/A	X K/A	
J. Other Charges (Seller must	identify who is paid and			Co-Buyer	Date
describe purpose) R/A			N/A	Other Optiona	Insurance R/I
Servi	for Prior Cred	Il or Leaso Balance (e) \$-	2010:00		
10 H/A	1or /A	\$-	N/ A	Type of Insurance	Tem
to CPA	HC FOR YES	,	750.00	Premium \$	17/4
SAFER	UARD THE	T PROTECTION \$	449.00	Ins. Co. Nama & Address	17/A
SAFEO	WARD TIM	AMMERT PROT	1689.00		N/A
SISKI	N for APP	हें के के स्वरूप के प्रशास है । 💆 🗖	499.00	EXX R/A	/A
in a state of the	Salar NyA	Comparation of the Comparation o	1173	Type of Insurance	- Jean
11//	lor N/A	CONTRACTOR OF A			
10-11/-1	lot 19/A			Premium \$	-W/A
Total Other Charges and Am			7020-80	Ins. Co Name & Address	K/A
5 Loan Processing Fee Paid to Se		· · · · · · · · · · · · · · · · · · ·	**************************************	🌃 ्रिक्षा व्यक्तिक हुन्य । स्टब्स	H/A
6 Amount Financed (3 plus 4)	NOTAL IEDAIG I MAILES C	restriction of the second	~~ ~~~77459. 50	A TOTAL SALAR SALA	
o : Vindou : uraidea (* bide 4)				Type of Insurance	Term
OPTION: Vou sou so fiction	e charae il iba A	ount Financed Stam 4 !-	said to full as as halon-	א/א : ''' (אין די און די און די און די) · · · · · · · ·
OPTION: TYOU Ray no financ	a migration line with	vum Financeo, Nem 6, 15]	MAN ON OF DEIOIG	Premium \$	R/A
_ 		icrecu a mil Mra		Ins. Co. Name & Address	N/A
OPTIONAL GAP CONTRACT, A DED S	contract (debt cancellatio	n contract) is not required to obtain	credit and will not be provided	7	- 14/A
inless you sign below and agree to pay	the extra charge. If you	choose to buy a gap contract, the ch	large is shown in item 4D of the	R/A	R/A
lemization of Amount Financed. See yo	our gap contract for detail		ides. It is a part of this contract.	Type of insurance	Term
75	Nos ·	SAFEGUARO		Premium S	
	mys.	. Name of Gap	Contract	Ins. Co. Name & Address	N/A
			•	30.00.113.12.0	13 / A
want to buy a gap contract.			•	1	-11/7
					
				Type of Insurance	Letw
T VENDOR'S SINGLE INTERES	ST INSURANCE (VSI	insurance): If the preceding bo	x is checked, the Creditor	Premium 5	14.74
equires VSI insurance for the init	ial term of the contrac	t to protect the Greditor for loss	or damage to the vehicle	Ins. Co. Name & Address	N/A
colfision, fire, theft). VSI insuran sterest in the vehicle. You may					- N/A
ibitained. If you glect to purchas	se VSI Insurance thro	such the Creditor, the cas	of this insurance is		11/ 11
and is also	shown in Item 4B of	the Itemization of Amount Fins	nced. The coverage is for	Other optional insurance is not requ	ired to obtain credit. Your
ie initial term of the contract.				decision to buy or not buy other oplice a factor in the credit approval proce	onal insurance will not be (ss. It will not be provided
ou authorize us to purchase Ven	dor's or Lender's Sin	gie Interest Insurance.	7	unless you sign and agree to pay the	e extra cost,
K/A		R/A	R/A	I want the insurance checked abor	ve. N/A
yer Signs X	Co-Buyer Sig		Date:	X Buyer Signature	
Trade-in Vehic	io.	Trade-In	/ehicia	14/A	H/A
14/4 14/4		R/A	N/A	Co-Buyer Signature	- Date
NAW Wake		Year Make			
a		Model		LIABILITY INSURANCE	
		VRV		BODILY INJURY AND PRO CAUSED TO OTHERS IS N	
3 Trade-In Allowance \$	THYA (a)	Gross Trade-In Allowance \$		THIS CONTRACT.	- I HOLODED III
1 Made by Seller 1	(e)	Payofi Made by Seller \$		Returned Payment Charge: Il any check	or other named instrument
30er		Lishnoider		you give us is dishonared or any electronic p	
issign to Seller all of your rights,	, title and interest in su	ch trade-in vehicle(s). Except s	expressly stated to Seller	unpaid, you will pay a charge of \$25 if the pa	
ting, you represent that your tra- ge or required any major engine				\$30 if the payment amount is over \$50 but r	
evehicle that is rebuilt or assem				payment amount is over \$300; or such amo	ount as permitted by law
	Initials R/A	. , ,		Elevida decompanha e esamedos casas	rad by law in the amount
initials Co-buyer				Florida documentary quantoriax requir	
in Payoff Agreement: Seller relien rade-in payoff amount shown abo	d on information from you	u and/or the lienholder or lessor of temization of Amount Financed as	your trade-in vehicle to arrive the Pau Oil Mane by Seller	of \$has directly to the Department of Revenut	
Sersiand that the amount quoted it	s an estimale			Certificate of Registration No.	
grees to pay the payoff amount sh	own above and in Item 2	to the lianholder or lessor of the tra and in Item 2 you must pay the S	de-in vehicle, or its designed.		
tual payoff amount is less than the	e amount shown above a	nd in Nem 2 Selfer will refund to you	any overage Seller receives	You assign all manufacturer rec	
u ador liepholder or lessor Exce	ni as stated in the "NOT	ICF, on the back of this contract. I	any assignee of this contract	incentives used as a downpayme seller. You agree to complete all d	
xe obligated to pay the Pay Off Mignature X	Co	ove one of nemeroe v	R/A	assignment of rebates and incentive	
Wileioic V		- Pales Sifficatore v			

nent to Arbitrate: By signing below, you agree that, pursuant to the Arbitration Provision on the reverse side of this contract, you or we may elect to resolve to the provision for artificial information and not by a court action. See the Arbitration Provision for artificial information.

Date: a.a.a — Date: Dig	110 St		Buyer Signature	Date
Trade-in Vehicle	Trade-In Vehicle		Buyer Signature X 14/A	N/A
Year H/A Make H/A	Year H/A Make N/A		Co-Buyer Signature	Date
N/A VIN	Mode:		LIABILITY INSURANCE CO BODILY INJURY AND PROP	
Gross Trade-In Allowance \$	Gross Trade-In Allowance 5	R/A	CAUSED TO OTHERS IS NO	
Payoff Made by Selfer \$ (e)	Payolf Made by Seller \$	H/A (e)	THIS CONTRACT.	Gazzaren estekailea
Llenholder	Lianholder		Returned Payment Charge: Il any check or you give us is dishonored or any electronic pay	
You assign to Seller all of your rights, title and interest in suit in writing, you represent that your trade in vehicle(s) has no			unpaid, you will pay a change of \$25 if the payr	ment amount is \$50 or less
damage or required any major engine repair, and was not pr	eviously used as a taxicab, police vehicle, s	nort term rental	\$30 if the payment amount is over \$50 but not payment amount is over \$300; or such amount	
or is a vehicle that is rebuilt or assembled from parts, a kit. Bluyer shitlais Co-Buyer injitiels	car, a replica, a modo venicie, or a maintilisti	iurer ouy packs i s		
Trade-in Payoff Agreement: Seller railed on Information from yo	a andror the llegholder or beson of visur trade in	vehicle to acrive	Florida documentary statypitax require of \$ has be	
al the trade in payoff amount shown above and in Item 2 of the You understand that the amount quoted is an estimate. Safter agrees to pay the payoff amount shown above and in Item 2	Itemization of Amount Financed as the Pay Off	Made by Selei.	directly to the Department of Revenute of Certificate of Registration No.	800043572
If the actual payoff amount is more than the amount shown above a If the actual payoff amount is less than the amount shown above a	e and in Item 2 you must pay the Seller the exc	ess on demand.	You assign all manufacturer reba	tes and cash back
from your prior lienholder or lessor. Except as stated in the "NOT	ICE on the back of this contract, any assigned	of this contract	incentives used as a downpayment seller. You agree to complete all do	t on this contract to
will not be obligated to pay the Pay Off Made by Seller shown ab Buyer Signature X	Buyer Signature X		assignment of repares and incentive	
Agreement to Arbitrate: By signing below, you agree	that, pursuant to the Arbitration Provis	sion on the revers	e side of this contract, you or we m	ay elect to resolve
any dispute by neutral, binding arbitration and not by	a court action. See the Arbitration Prov Co-Buyer S	rision for addition	al information concerning the agre	ement to arbitrate.
SELLER'S RIGHT TO CANCEL - If Buyer and Co	-buyer sign here, the provisions of	f the Seller's Ri	ght to Cancel section on the ba	ack, which gives
the Seller the right to cancel if Seller is unable	e to assign this contract within		days, will apply. If you f	all to return the
vehicle within 48 hours after receipt of the not			irge of \$	per day from
the date of cancellation until the vehicle is retu	irned or repossessed.	H/A		
	Co-Buyer	Signs		
	NO COOLING OFF PE	RIOD		
State law does not provide for a "co-	oling off" or cancellation p	eriod for thi	s sale. After you sign th	ils contract,
you may only cancel it if the seller a you change your mind. This notice of	grees or for legal cause. To loes not apply to home so	ou cannot c licitation sa	ancei inis contract simp les.	Jly because
The Annual Percentage Rate may and retain its right to receive a p	y be negotiable with the art of the Finance Charo	seller, i ne le.	-Sener may assign un -	is contract
<u> </u>				L + 10 1
HOW THIS CONTRACT CAN BE CHANGED. This contract must sign it. No oral changes are blnding.	contains the entire agreement between you and		oniraci. Any change to this contract must	De in whing and we
If any part of this contract is not valid, all other parts stay va	alid. We to a delay or refrain from enforcing			. For example, we
may extend the time for making some payments without ext	ending the time for making others.			
See back for other important agreements.				
NOTICE TO THE BUYER: a) Do not sign entitled to an exact copy of the contract	this contract before you rea you sign. Keep it to protect	ed it or if it o your legal rig	ints.	s. b) You are
You agree to the terms of this contract. You c	onfirm that before you signed this	is contract, we	gave it to you, and you were	free to take it
and review it. You acknowledge that you have before signing below. You confirm that you re	e read both sides of this contract ceived a completely filled-in com-	r, including the	s arbitration provision on the sned it.	reverse side,
Soll X 2	10/24/14 Date Co-Buyer		R/A	N/N
Co-Buyers and Other Owners - A co-buyer is a person who	is responsible for paying the entire debt. A	in other owner is a		he vehide but
does not have to pay the debt. The other owner agrees to the s	ecurity interest in the vehicle given to us in th	ls contract.		
Other owner signs here TORATION CHEVROLET F	EMBROKE PIBESA/ Address		- ([])	TELME
Geller Signs	Oale By		/W	118
Selfer assigns its interest in this contract to A (//	AXX SSAssigned without recourse		ynder the terms of Seller's agreement	
L.I. Assigned with recourse /	•	1	L_J Assigned with Irm	NOO FOCOUISM
Seller AUTONATION CHEVROLET PENGS	- DY	1/1	Tille FX I Augnas	48:-
FORM NO. 553-FL-ARB (REV 5/4) US PATEUTING GREETS 2014 The Reynolds and Reynolds Company 10 greets THE PRINTER DAKES NO WARRANTY, EXPRESS OR HUMLICA, SETO CO MINTER TOR PURPOSE OF THIS TORK, CONSULT YOUR OWN LEGAL (N. ENT ON	ORIGIN	AL LIENHOLDER	