

THE UNDERSIGNED PROSPECTIVE PURCHASER(S), herein referred to as Purchaser, hereby acknowledges receipt from this Dealer (McDaniels), who is hereinafter referred to as the Seller, the reference motor vehicle on front of this Agreement.

PURCHASER FURTHER ACKNOWLEDGES that the said motor vehicle is furnished merely as an accommodation to Purchaser pending approval of financing by a third party Seller approved Lender and pending of the financed sums by Lender to Seller. Purchaser further acknowledges that he/she has no right, title or interest in the said vehicle until such time as the Lender approval is obtained and all payments from the third party Lender and cash due at delivery have been received by Seller. This permission by Seller for Purchaser to the use the above reference vehicle may be revoked at will by Seller should Purchaser's financing not be ultimately approved.

FOR AND IN CONSIDERATION of Seller providing the subject motor vehicle pending ultimate Lender approval, the sufficiency of which is hereby acknowledged, Purchase further agrees that in the even he/she fails to return vehicle upon demand of Seller, he/she will be responsible for damages arising from this failure to comply with this agreement, including but not limited to all cost of repossession, loss of use of the subject motor vehicle (including daily usage charge of \$50 per day and a mileage charge of 50 cents per mile and other reasonably and customary fees.

It is UNDERSTOOD that Purchaser may, within 48 hours of demand for the motor vehicle by Seller, tend in lieu thereof the total sales price of the vehicle in cash or certified funds to Seller.

PURCHASER may elect to leave motor vehicle at dealership until Seller secures ultimate financing from third party Lender. Seller is liable for any damages that occur to motor vehicle during this period, and Purchaser(s) are responsible for any damages that occur to any trade vehicle that they may keep in their possession.

PURCHASER agrees that the motor vehicle has been supplied at their own request and agrees that they will fully compensate Seller for any and all damages incurred while in his possession regardless of whether said damage was sustained before or after demand was made for return of vehicle.

___Purchaser certifies and agrees that they have had ample time to read, review and comprehend all information contained in the documents presented by this dealership including any financing and leasing documents. If financing or leasing, Purchaser has been presented one copy of the bank finance or lease agreement to keep and read, and afterwards was presented a duplicate bank finance or lease agreement to sign (execute). Purchaser is aware that they are under no obligation to sign any documents unless they fully understand the contents of said documents and have been given sufficient time to read all portions.

___All verbal representations that Seller may or may not have been made, or that Purchaser has the perception that has been made that relates to this transaction, are placed in writing at this time. Otherwise, the Seller hereby disclaims any implied warranties except those expressly granted by the manufacturer or those that state or federal law inflict. Purchaser understands that Seller does not manufacture vehicles, and has not had vehicles' possession since its manufacture, and therefore cannot warrant a specific condition of the vehicle. Under no circumstances can the Seller guarantee the paint, wreck, salvage or flood history of a specific vehicle. Seller strongly encourages Purchaser to independently research a vehicle's history and condition before entering into an agreement to purchase the vehicle.

___By signing this form, Purchaser certifies that they have received appropriate copies, duplicates or originals of paperwork due them under this transaction detailing odometer disclosure, proof of sales and any financial or leasing agreements.

___Purchaser hereby accepts delivery of a vehicle that they have purchased on from the Seller. Seller states He cannot make the final decision on the approval of financing. The final decision on the financing will be made by one of the Seller's affiliated finance companies. If the Seller has any problems obtaining approval, if a clerical error that does not materially effect the terms of the agreement, or if the original finance company selected by the Seller conditions the financing to more money down, less term, a co-signer, or any other condition, Purchaser agree to make themselves available as soon as possible, but within 48 hours, to sign another set of documents if the Seller can secure financing through another source at the same conditions and terms as set forth in the original agreements.

___If the Seller is not able to secure financing as originally agreed upon by both parties, Purchaser agrees to immediately surrender the vehicle to the Seller at his request until other financial agreements can be made. TIME IS OF THE ESSENCE!

___Purchaser agrees to provide a lien-free title with the proper odometer disclosure to Seller on all vehicles that they are trading on this transaction. If Purchasers fails to do so, the Seller may demand full payment for the trade or void the transaction at its discretion.

___Purchaser agrees that balance(s) owed on trade vehicles will be valid for 10 working days from the date of this transaction. This time is needed to secure funds to the lien holders, verify insurance, and process appropriate paperwork. Purchaser further states the there are no additional liens on any of the vehicles that they are trading.

___Purchaser certifies that they will provide the following missing documents to the dealers within 48 hours. Failure to do so will result in delays in obtaining new tags, registration cards, payment booklets, etc. Purchaser agrees to hold the Seller harmless for any liability due to their failure to provide documents.

Purchaser Date

Seller Date

Purchaser Date

MCDANIELS

Appraisal

Consultant

TELL US ABOUT YOURSELF

Name Of Registered Owner(s): _____
 Address: _____ County: _____
 City: _____ State: _____ ZIP Code: _____
 Business Phone: _____ Home Phone: _____ email or other: _____
 Name of Person Authorizing Appraisal, If Not Owner: _____

TELL US ABOUT YOUR VEHICLE

Year	Make	Model	Bodystyle	Trans.	Odometer

VIN _____ Ext. Color _____ Int. Color _____
 A/C PW PL CC S/R ABS Alloys Spoiler Lthr Cassette CD TCS PSeat 4WD SRS Remotes _____

1. Are complete service records here for immediate inspection? Yes No Explain: _____
2. Has the vehicle ever had any body or paint repair? Yes No Explain: _____
3. Has the vehicle ever been subject to flood damage? Yes No Explain: _____
4. Does the vehicle's title reflect or has any title in the vehicle's past reflected a salvage or rebuilt history or odometer discrepancy? Yes No
5. Has the SRS (airbag system) ever been modified, disconnected, or tampered with in any way? Yes No
6. Does the vehicle's odometer reflect the actual true miles on the vehicle? Yes No Explain: _____
7. Does the vehicle have an Extended Parts & Service Agreement that will transfer to the next owner? Yes No Explain: _____
8. When did you purchase the vehicle and was it purchased new or used? _____
9. May we call you to recommend this vehicle to the next owner? Yes No Explain: _____

Balance Owed To: _____ Amount: _____ Payments: _____ Finance Lease

EVALUATION

ITEM	ESTIMATE	Authorization
Safety Inspection		
Certification (Stop: Review Before Proceeding)		
Oil & Filter (Maintenance)		
Reconditioning (Clean-Up)		
Collision Repair		
Dent Repair		
Paint (Airbrush) Touch Up		
Interior Repairs		
Tires		
Alloy Wheel Repair		
Glass Repair		
Windshield Wiper Inserts		
Additional Remotes		
Additional Keys		
Owner's Manual		
Radio Codes/Navi Codes		
CARFAX		\$10
Photos & Web Posting		
Other		
TOTAL RECONDITIONING		

Stock Number

Comments

Appraiser _____ Date _____

Retail \$ _____ Palm Lot \$ _____

Service In _____ Service Out _____

Recon In _____ Recon Out _____

Final Appraisal

\$ _____

The above information is accurate to the best of my knowledge. Any information above found not to be accurate or misrepresented will cause the Appraisal/Offer To Purchase to be null and void. By signing below I authorize an agent of McDaniels to drive and evaluate the above described vehicle. I have secured all my personal effects and valuables and will not hold McDaniels liable for any missing items. I understand that I have the right to drive with the appraiser if I so choose. I have appropriate insurance to cover the vehicle if an accident should occur, and I hold McDaniels harmless for any loss during the operation of the vehicle, excepting negligent or reckless operation of the vehicle. I certify that this vehicle is safe to operate on public roads. I understand that the Appraisal is good for three (3) days or 150 miles, whichever comes first, and the vehicle must be in the same working order as when appraised with the same features.

NOTICE: THERE ARE IMPORTANT PROVISIONS ON THE BACK OF THIS FORM! PLEASE READ BEFORE SIGNING!!

Signature _____ Date _____ Dealer Representative _____ Date _____

I declare/acknowledge the following information with reference to the vehicle represented on the facing side of this document.

The said vehicle is being traded or sold with a Certificate of Title not bearing a "TITLE BRAND". This means that to the best of my knowledge, the vehicle was not previously used as a police, fire, or taxi vehicle; has not been in a "flood" or declared "salvage" in any way, nor does it have any other 'Brand' in any jurisdiction which would cause a decrease in the value of such vehicle due to its prior use or condition, including a notation that the mileage as reflected on such title document is not the actual mileage on the vehicle. The odometer on this vehicle is in good working order and has not been damaged, altered, reset or replaced.

I also certify that said vehicle does not have a welded or bent frame or chassis and the motor block and cylinder head(s) is/are not cracked, welded or repaired. The present engine in the vehicle is the one originally installed by the vehicle's manufacturer. The said vehicle has never been involved in a flood or a flood-like condition, and I have not modified or removed any emissions or exhaust system parts. To my knowledge the vehicle has not been involved in any accident or collision, has not suffered any hail damage, has not been stolen, vandalized, involved in a flood or flood-like condition, or otherwise damaged. **If any prior damage, no matter how minor, has occurred, I will disclose said damage in the box below.**

I further certify that the airbag has not been deployed or replaced. If the airbag has been deployed, it has been replaced with original equipment from the manufacturer. The said vehicle's restraint harness system (lap and shoulder belts) have not been altered, removed or disabled.

I agree I will be solely responsible for all damages, losses, expenses or fees incurred by the Dealer in the event I misrepresent payoff information and/or have undisclosed liens that would delay or restrict the Dealer from obtaining title to said vehicle and I also agree to be solely responsible for and will indemnify the Dealer for any additional hidden deficiencies that impair the value of the trade in vehicle.

I have read and acknowledge understanding of the above disclosure.

ADDITIONAL DAMAGE DISCLOSURE

MCDANIELS PAYOFF VERIFICATION

CLIENT: _____ DATE: _____

STOCK NUMBER: _____ VIN: _____

YEAR: _____ MAKE: _____ MODEL: _____

SOCIAL SECURITY NO. _____

BANK: _____

MAILING ADDRESS: _____

(NO P.O. BOXES, NEED STREET _____

ADDRESS FOR OVERNIGHT) _____

ATTENTION: _____

ALTERNATE ADDRESS: _____

PHONE NUMBER: _____

ACCOUNT NUMBER: _____

AMOUNT: \$ _____ GOOD THRU: _____

PER DIEM: \$ _____ VERIFIED BY: _____

SALES CONSULTANT'S INITIALS: _____ TIME: _____

** Always Ask For Other Lien Information (2nd Liens)*

OTHER BANK LIENS: _____

MAILING ADDRESS: _____

ATTENTION: _____

PHONE NUMBER: _____

ACCOUNT NUMBER: _____

AMOUNT: \$ _____ GOOD THRU: _____

PER DIEM: \$ _____ VERIFIED BY: _____

SALES CONSULTANT'S INITIALS: _____ TIME: _____

COMMENTS OR SPECIAL INSTRUCTIONS: _____

REVERIFY ALL NUMBERS AFTER 72 HOURS!

Sales Consultant Is Responsible For Obtaining Accurate Pay Off Information!!

AGREEMENT TO PROVIDE INSURANCE

TO: (Lienholder) _____

I understand that to provide protection from serious financial loss, should an accident occur, my agreement with the lienholder requires the vehicle to be continuously covered with insurance against the risks of all hazards, and that failure to provide such insurance gives the lienholder the right to declare the entire unpaid balance immediately due and payable. Accordingly, I have arranged for the required insurance through the insurance company below and I have requested my agent to note the lienholder's interest in the vehicle and endorse the policy with a loss payable endorsement (NAUA 51b or equivalent) in favor of the lienholder at the above address. I further understand that if for any reason the below described insurance is not obtained and continuously maintained, the lienholder may, at its option, secure insurance according to the terms of my loan or retail agreement or otherwise enforce that agreement. I understand the premiums on the insurance the lienholder purchases, and any interest on it, must be paid in accordance with my loan or retail agreement. I further indemnify McDaniels against any losses as a result of the operation of this vehicle. I authorize my insurance agent and company to contact any lienholder in the event that the vehicle insurance lapses for whatever reason.

VEHICLE INSURED

YEAR	MAKE	MODEL	BODY STYLE	VIN

PURCHASER

Name: _____

Address: _____

City, State, ZIP: _____

INSURANCE AGENT

Agent: _____

Address: _____

City, State, ZIP _____

Phone: _____

Signed: _____

INSURANCE COMPANY

Name: _____

Policy # _____

Eff. Date: (To) _____ (From) _____

COVERAGE

- Fire, Theft, CAC
- Comprehensive _____
- Collision, Deductible _____

Purchaser

Date

Dealer Representative

Date