PO BOX 5219 MOUNT MAUNGANUI 3150 07 5755102 OPTION 2

Page 1 of 10

Loan Number			Effecti	ve date of Contrac	t	
IMPORTANT INFORMATION						
Credit Contract						
				the further terms so s attached to time	e out on this page, on ract.	
DEBTOR(S) AND	O ANY GUARA	NTOR. (The po	erson(s) respo	onsible for aking r	ayments)	
Debtor Full Nam	e:	MR/MRS/MS				
Debtor Address:	:					
Debtor Date of B	Birth:	Debtor Teleph Work	none 'umber	Ę		
//. (dd/mm/year)		Mobile Email			· ·	
Guarantor Full N	lame:	MR/MRS/N. 3.				
Guarantor Address:						
		Guarantor Tel	arantor Telephone Numbers:			
Home		Home Mobile	mebile			
ARE THE SOC 2S BLING ACQUIRED FOR TRADE PURPOSES?  Yes No						
Purchased						
Year:	Make:	Model:		Colour:	Reg No:	
Body:	Vin No.:			Chassis No:	Engine CC:	
OFFICE LISE ON	II V					
OFFICE USE ONLY Agreement was provided by:		to Deb	tor		to Guarantor	
Key terms were explained by:					to Guarantor	
Sufficient assistance provided: Y / N			Further assistance, if any, provided by:			
Issued by	1		Delivered by hand / post / email			

# **EXECUTION CLAUSE**

**SIGNATURES** 

This agreement may be signed by each party and a copy of the executed agreement sent by facsimile or email to each other or their respective agents or solicitors to complete this written contract.

Debtor(s)		
Signature:		Signature:
Name:		Name:
In the presence of:		In the presence of:
-		Witness Signature:
-		
		Witness Name:
Nitness Address:		Witness Ad
Guarantor(s)		
Signature:	Signatur	e:
Name:	Name:	
In the presence of:	lr ine pre	esence of:
Witness Signature:	V tne Sig	gnature:
Witness Name:	With as No	ıe:
Witness Address:	Witness Ad	dress:
Creditor For and on behalf of Mount Vehicle I in	an e Limited.	
Signature:	Name:	Title:
in the prese ce of	Witness Signature:	
	Witness Name:	
	Witness Address:	

MVF 3 01/05/2018 Initial: Initial: Initial:

# DISCLOSURE STATEMENT FOR CONSUMER CREDIT CONTRACTS

Stateme	ent date
/	/

Initial disclosure statement under section 17 of Credit Contracts and Consumer Finance Act 2003 for consumer credit contracts other than revolving credit contracts

IMPORTANT— This document sets out key information about your consumer credit contract. You should read it thoroughly. If you do not understand anything in this document, you should seek independent advice. You should keep this disclosure statement and a copy of your consumer credit contract in a safe place.

The law gives you a limited right to cancel the consumer credit contract (see below for further details). Note that strict time limits apply.

FULL NAME AND ADDRESS OF CREDITOR. This is the person or company providing you the credit

You may send notices to the creditor by:	Name:	Mount Vehille Finance Limited
Writing to the creditor at its postal address; or     Sending a few to the number enseiting.	Physical Address: Postal Address:	27 Totara Mt Maunganui PO Box 5219, It Maunganui
<ul> <li>Sending a fax to the number specified;</li> <li>Sending an e-mail to:</li> </ul>	Phone: Fax:	0 575 5102 07 2 5 <i>5 ,1</i> 2
admin@mountautos.co.nz		

#### CREDIT DETAILS

<b>Initial unpaid balance.</b> This is the amount you owe at the date of this statement (including fees charged by the Creditor). All fees and charges including any GS				
	Cash Price	\$		
\$ made up of:	Lefinance loan	\$		
	Establishment Fee	\$ 440.00		
	ROSS COST	\$		
•	LL 3 Cash Deposit	¢		
	I ESS Trade In Allowed	\$ \$		
	200 Hado III / III owod	<b>4</b>		
<b>(</b> ) <b>Y</b>	AMOUNT FINANCED			
	(Initial Unpaid Balance)	\$		
	Finance Charges	\$		
	Account Credit Fees	\$ 8 per month		
	DALANCE DAVABLE	•		
	BALANCE PAYABLE	<b>\$</b>		

# PAYMENT 5

You are required a make each payment in the amount specified and at the time specified.
w j/ion. ˈglʌtly/monthly payments of \$ beginning on//
Final payment c \$onon
Total amount of payments: \$
Payment Method:       Direct Debit/Automatic Payment         You have requested the first direct debit/automatic payment of \$       be made on/
IMPORTANT PLEASE READ:

If your Payment method is by direct debit, your payment will be taken on the day selected by you between 12:00am and 11:59pm that day. Please make sure funds are available for the duration of the day that the payment is authorized for. If funds are not available it will result in a dishonored payment. We cannot control what time the bank will pull the funds from your account on that day

#### INTEREST

weeks/fortnights/months	Total interest charges: This is the total amount of the interest charges payable under the Contract.
	\$

#### METHOD OF CHARGING INTEREST

Interest charges are calculated by multiplying the unpaid balance at the and of the lay by a daily interest rate. The daily interest rate is calculated by dividing the annual in the lay by 365. Interest is charged to your account on a monthly basis.

#### **CREDIT FEES AND CHARGES**

The following **credit** fee(s) and charge(s) (which are not included in the initial unpaid balance and include any GST) are, or may become, payable under, or connection with, the Contract.

\$8 per month account credit fee

Your Contract may allow the Creditor to var this/these fee(s) and charge(s).

Administration costs and fees payable on full payment are disclosed under the full prepayment heading.

# **CONTINUING DISCLOSURE**

The Creditor may be required to provide you with regular statements. The statements will give you information about your account. Statements will be provided every 6 months.

# WHAT COULD HAP 2E. 1F YOU FAIL TO MEET YOUR COMMITMENTS

# Security int

This is secure credit If you fail to meet your commitments under the contract, the creditor may be entitled to repulse as and sell this property.

# Description of ecurity interest:

Proposition is (or will be) subject to a security interest: Purchased Motor Vehicle and any Further Security listenses.

The Creamor will perfect its security interest in this property by registration on the Personal Property Securities Register and, where the security is a mortgage over land, the Creditor may register a mortgage on the Land Information Register.

The total of the unpaid balance of this Contract from time to time, plus all accrued interest and fees (the "total owing"), is the extent to which your obligations are secured by this property.

If you were in breach of the Contract and the Creditor exercised its rights to repossess and sell this property, and the money the Creditor gets from the sale is less than the total owing from you, you would remain indebted to the Creditor for the difference between those two amounts.

If you were to give a third party a security interest over the Purchased Motor Vehicle or any Further Security listed below, without the written consent of the Creditor, you would be in breach of this Contract. If you are in breach of this Contract all amounts owing to the Creditor will immediately become due for payment and the Creditor may repossess and sell the Purchased Motor Vehicle and the Further Security.

Further Sec	curity [complete or d	elete as appropriate]				
	TO MORTGAGE LAND		C/T f 1			
		[Address	s or C/T ref.]			
given by			[Debtor/Guarant	[Debtor/Guarantor]		
Other						
Year:	Make:	Model:	Colour:	Reg lo:		
Body:	Vin No.:		Chassis No:	Eng. CC:		
Year:	Make:	Model:	Colour:	Reg No:		
Body:	Vin No.:		Chassis No:	Engine CC:		

# Default interest charges and default fees:

In the event of a default in payment, and while the default continues you must pay the default interest charges. In the event of a breach of the Contract or on the inforcer ent of the Contract, the default fees specified below are payable. Your Credit Contract may a line Creditor to vary these fees and charges.

Default interest is charged from the time you is to make a due payment until the arrears are paid.

Default interest charges are calculated by multiplying the unpaid due payment amount at the end of the day by a daily default interest rate. The Daily Default Interest rate is calculated by dividing the Annual Default Interest rate by 365. Interest is charged to your account at the end of each month. The Annual Default Interest rate is the annual interest rate is the annual interest rate.

## Default fees:

Phone calls: \$1 per minute 1 th a paximum charge of \$5.00

Letter fees: \$5.00 for reminder, \*50 or repossession warning notice and \$50 for issue of repossession instructions to repossession gen

Repossession and Del. Co. tion Fees: third party agency costs as determined by the agency.

Legal costs or a sticitor in client basis incurred by the Creditor in obtaining satisfaction under any of the terms of this Co. .. at.

# FUL PREPAYN INT

If you pay the inpaid balance in full before the final payment is due (full prepayment), you may be required ay a fee or charge to compensate the creditor for any loss resulting from the full prepayment. The Creditor may have suffered a loss if the Creditor's current interest rate is lower than the interest rate applying to your original consumer credit contract. You may also have to pay the Creditor's administrative costs relating to the full prepayment.

The amount you may have to pay to compensate the Creditor for the loss is calculated using the formula prescribed in regulation 9 or regulation 11 of the Credit Contracts and Consumer Finance Regulations 2004.

Administrative costs/fees: The Creditor does not charge these.

## RIGHT TO CANCEL

You are entitled to cancel the consumer credit contract by giving notice to the Creditor.

### Time limits for cancellation

You must give notice that you intend to cancel the contract within five (5) working days of the statement date on the front of this disclosure statement. \* (delete if disclosure is not made personally and on the statement date).

OR

You must give notice that you intend to cancel the contract within seven (7) working days after the date on which this Disclosure Statement is sent to you electronically (for example, by email delete if disclosure is made personally on the statement date or by post)

OR

You must give the notice that you intend to cancel the contract within nine (9) Vorking ays after the Disclosure Statement was posted by the Creditor to you. \*\*\* (delete if disclosure or ade personally on the statement date or by email)

Saturdays, Sundays, and national public holidays are not counted as orking ways.

### How to cancel

To cancel, you must give the creditor written notice that you intend to cancel the contract by—

- giving notice to the creditor or an employed or agent with creditor; or
- posting the notice to the creditor or an agent of the creditor; or emailing the notice to the creditor's enail add ess; or
- sending the notice to the creditor's fax n. m. er.

You must also pay the cash price of the property (a the palance of the cash price after deducting any amount you have already paid) within 15 vorking days of the day you give the cancellation notice.

## What you may have to pay if you can sel

If you cancel the contract, the contract contract, the contract creditor had to pay in connection it the contract and its cancellation (including legal fees and fees for credit reports, etc).

If you cancel the contract, the treation can also charge you interest for the period from the day you received the advance to the lay ou repay the advance.

# WHAT TO DO I TOU SULFER UNFORESEEN HARDSHIP

sonably to keep up your payments or other obligations because of illness, injury, nable loss of employment the end of a relationship, or other reasonable cause, you may be able to apply to the creditor he dship variation.

To apply for a hardship variation, you need to:

- (a) make an application in writing; and
- (b) explain your reason(s) for the application; and
- (c) request one of the following:
  - an extension of the term of the contract (which will reduce the amount of each payment due under the contract); or
  - a postponement of the dates on which payments are due under the contract (specify the period for which you want this to apply); or
  - both of the above; and
- (d) give the application to the creditor.

Do this as soon as possible. If you leave it for too long, the creditor may not have to consider your application.

MVF 3 01/05/2018

# **DISPUTE RESOLUTION**

Name of dispute resolution scheme: Financial Dispute Resolution

It is free to make a complaint to this independent dispute resolution scheme. This scheme can help you to resolve any disagreements you have with the creditor.

Contact details of dispute resolution scheme:

Phone: 0508 337 337 Website: www.fdr.org.nz

Business address: Level 9, 109 Featherston Street, Wellington 6011

# REGISTRATION ON FINANCIAL SERVICE PROVIDER REGISTER

Creditor registration name: Mount Vehicle Finance Limited Recordion vmc ar: FSP118845

MVF 3 01/05/2018 Initial: Initial: Initial:

# STANDARD TERMS

## CREDIT CONTRACT STANDARD TERMS AND CONDITIONS

Read and understand this Contract before you sign it. Terms used in this Contract are defined in clause 12 below.

#### 1.0 Conditional purchase, loan and security

By signing this Contract, you agree:

- 1.1 To purchase the Purchased Motor Vehicle described on page 1 of the Credit Contract.
- 1.2 To transfer ownership of any trade-in vehicles, free of security interests, to Mount Autos Limited for the 'Trade-In Allowed' amount in the 'Credit Details' section of the Disclosure Statement.
- 1.3 To pay the 'Cash Deposit' amount, if any, in the 'Credit details' section of the Disclosure Statement to Mount Autos Limited.
- 1.4 To borrow (and the Creditor agrees to lend to you) an amount equal to any 'Amount Financed' referred to in the 'Credit details' section of the Disclosure Statement to be paid by the Creditor directly to Mount Autos Limited.
- To repay that loan and to pay interest on it by making each payment in the amount specified and at the time specified in the 'Payments' section of the Disclosure Statement.
- To grant the Creditor a security interest in the Goods (which you warrant you have legal title to, free or per security interests) to secure the payment of all your present and future indebtedness and the performance of all your obligations to the Creditor under this Contract.

## 2.0 Borrower's obligations relating to Goods

The Creditor lends you the Amount Financed on the express condition that, until that amount and an other money owing under this Contract, has been paid:

- You must insure the Goods in your name with the Creditor noted as an incomprehensive policy with an insurer approved by the Creditor. The place of any reasonably require. You must pay all insurance premiums on time and, asked, give the Creditor the policy and premium receipts. You must not do anything which would lead to the incomprehensive policy aing cancelled or adversely affected.
- 2.2 You must keep the Goods properly serviced and in good pair. You must ensure that no lien is created over the Goods and you must advise the Creditor if the Goods are damaged.
- 2.3 You must comply with all legislation or other requirements fecting you possession, ownership and use of the Goods. You must advise the Creditor of any change of identifying detail the Good (such as chassis or registration number) set out in the Disclosure Statement
- 2.4 You must not sell, lease, part with possess on or otherwise dispose of, or permit the disposal of, any Goods or permit any security interest to attach to the Goods of er than the Security interest. You must not remove the Goods from New Zealand. If you are dispossessed of the Goods, you must immediately notify the Creditor in writing and, if known, advise the Creditor of the location of the Goods.
- 2.5 If you, or any Guarantor, change address you just im ediately advise the Creditor, in writing, of the new address.
- 2.6 You must not interfere with, or diffy the Goods.
- 2.7 You must not change you to me wout first notifying the Creditor of your new name at least 21 days before the change takes effect.
- 2.8 You must not use to Goods for trade/usess purposes without the prior written consent of the Creditor.
- 2.9 You must not, without he consent of the Creditor, do, or omit to do, or allow to be done or omitted to be done, anything which a uld a conselled a consent of the Security interest.
- 2.10 You must do all the thing which the Creditor reasonably requires:
  - (a) To protec its 'erest in the Goods including ensuring that the Goods are subject to an effective security interest in ur of the Cree 'tor having the priority required by the Creditor, and
  - (b) Trass, the Creditor in exercising any of its rights under this Contract, whether on enforcement of otherwise.
- 2.11 (you do no do something which you are obliged to do, or do something which you are directed not to do, then (if it is possible to dedy the ct or omission) the Creditor may do so at your expense. However, the Creditor is not bound to act.
- 2.12 Any un paid from any insurance policy covering, or from any third party for damage to the Goods, must be paid to the relator. The Creditor may, in its discretion, use such sums to pay for repair to the Goods or to pay your current obligations der this Contract or both. If the sums received by the Creditor from any insurance policy are greater than your current digations to the Creditor, the Creditor will pay the difference to you.

## 3.0 'ge nents by Borrower and Guarantor

By signing this Contract you and the Guarantor acknowledge:

- You have received a copy of this Contract, including the Disclosure Statement and these Standard Terms and Conditions.
- 3.2 You are bound by all the terms of this Contract, the Disclosure Statement and the Standard Terms and Conditions.
- 3.3 That payments must be made by post to 'Mount Vehicle Finance Limited' at PO Box 5219, Mt Maunganui (or such other address as the Creditor may direct) or by direct bank lodgment as the Creditor may require.
- 3.4 You must continue to make the payments in the 'Payments' section of the Disclosure Statement even if the Goods are lost, stolen, destroyed or written off for insurance purposes until any outstanding balance is paid in full.
- 3.5 If the Creditor agrees to make a change to this Contract at your request (and the Creditor is not obliged to do so except as required by law), the Creditor may require you and the Guarantor to sign a variation agreement to record the change. That document will vary this Contract. The Creditor may also require you to pay a fee in respect of that variation agreement.

### 4.0 Prepayments

4.1 You are not permitted to make any part prepayments under the Credit Contract, without the express consent of the Creditor. You may prepay the amounts owing under the Credit Contract in full. The Creditor may charge you an early repayment fee for any part of full prepayment to compensate the Creditor for loss, calculated in accordance with the Credit Contracts and Consumer Finance Regulations 2004.

#### 5.0 Guarantee and Indemnity

- 5.1 The Guarantor acknowledges he or she requested the Creditor to enter into this Contract.
- 5.2 The Guarantor guarantees to the Creditor, as a principal obligation, payment of all money payable under this Contract by the Debtor and the performance of all obligations of the Debtor under this Contract. This guarantee may be enforced by the Creditor whenever the Debtor makes default.
- 5.3 The Guarantor's liability as guarantor shall not be affected by the granting of time or any other indulgence to the Debtor.
- In the event of legal disability on the part of any Borrower the Guarantor will indemnify the Creditor for any loss it suffers as a
- 5.5 The Guarantor must not compete with the Creditor in any bankruptcy or liquidation of Debtor unless all money owed under this Contract is paid to the Creditor.

#### 6.0 Warranties and exclusions

- 6.1 The Consumer Guarantees Act 1993 applies to this Contract, unless you are in trade and acquire the goods in trade,, in which case, to the extent permitted by law, all representations, warranties, promises or undertakings by the Creditor relating to this Contract, the Goods of any services supplied by Creditor in connection with the Goods are excluded. If the Consumer Guarantees Act 1993 does apply to this Contract, the Creditor does not purport to contract out of the provisions of that Act.
- The Creditor and its employees, contractors and agents have no other liability to you. Neither the Creditor nor any of those persons is liable to you or has to pay you for anything that any of them does or fails to do. This exclusion applies no matter what you claim and however liability should occur.
- 6.3 Without limiting any rights or remedies you may have under the Consumer Guarantees Act 1993, if, for any reason, the exclusion of liability in Clause 5.2 cannot be relied on, then the maximum liability of the Creditor and each other person specified in Clause 5.2 shall not exceed the first weekly Payment under this Contract.
- 6.4 Except as implied by law, this Contract contains all the terms of the contract between you and the Creditor.

#### 7.0 Events of default

- 7.1 An event of default occurs and you are in breach of this Contract if: you breach any term of this Contract of the Goods is cancelled; any execution or statutory seizure is levied or threatened against the Goods; an lien is lawfully claimed; you or any Guarantor go into liquidation or bankruptcy; a receiver is appointed for you or any Guarantor for; or if the Goods are 'at risk'.
- If an event of default occurs, then (subject to the provisions of the CCCFA or the PPSA) 72 the case may be) all amounts owing, or to become owing, under this Contract, shall become immediately due and p d the Creator may enforce the able Security interest; cancel this Contract; take possession of the Goods; sue immediately r pay. nt of money owing under o all this Contract; exercise any rights against guarantors or indemnifiers; and may in addition remedies, appoint any person or persons to be a receiver of the Goods. In addition to, and with ng or ffecting, any other powers and authorities conferred on a receiver (whether under the Receiverships Act 1993 vise), a receiver has the power to do all things in relation to the Goods as if the receiver had absolute ownership the Gooas
- 7.3 Cancellation is effected by written notice to you. If the Creditor cap as this contract nder Clause 7.2, all money owing under this Contract becomes immediately due and payable.
- 7.4 To take possession of the Goods the Creditor may (subject to the rovisions of enter, and where this is reasonably necessary, break into, any precises where the Goods may be expected to be held, without being liable to any suit, action, indictment or other proceedings by the unit of enterprises and the creditor against any claims arising from the exercise of this right of enterprises.

# 8.0 Obligation to pay expenses and additional interest

8.1 You must pay as an amount immediately due: a y sum amoney paid by the Creditor to remedy any default including money paid under Clause 2.11; the costs of taking possession of the Goods or attempting to take possession of the Goods; the costs of tracing or attempting to trace you or any Grantor; all osts, charges, commission, fees and expenses (including solicitor/client costs) which the Creditor incurs or becomes list of the product of the costs of the

# 9.0 Credit Fees and Charges

9.1 The Creditor may from time to time post or vary my credit fees or charges under the Contract, provided that the Creditor gives you notice within the meframe equire by ne law.

## 10.0 Privacy Act

- The information about our counted in this Contract is collected by the person named as the Creditor and will be used to assess your application from the analysis of the insurance required by this Contract, and for the ongoing administration of this Contract and that insurance If it is of provided, your application may be declined. That information and any other information about you of lained und in the Contact or the contract relating to the insurance will be held by 'Mount Vehicle Finance Limited' (27 Totara is Mt M. ung. 'ui). Under the Privacy Act 1993 you have certain rights of access to, and correction of, the information as all the by the Creditor.
- You sknowledg that you are consented to the person named as the Creditor using the information contained in this Contract to to the reports of your creditworthiness from credit reporting agencies. You consent to the person named as the Creditor, Mount Atual Limite and the persons providing the insurance required by this Contract disclosing information about this Contract, you, are payment history and any default to any person or company to whom they think fit to make disclosure. You agree for each or them may use any information provided in and relevant to this Contract to assist it to carry out usual business function or activities. You also consent to 'the Creditor monitoring your creditworthiness on an ongoing basis with credit reporting agencies.

# 11.0 Le genc I

- 11.1 If th Creditor grants any indulgence or makes any concession to you this does not waive the Creditor's rights, nor operate as a riation or modification of this Contract, which can only be varied in writing signed by both the Creditor and you.
- The Creditor is permitted to accept commission from the insurer under any insurance policy arranged by the Creditor on your behalf, or on the Creditor's behalf.
- 11.3 You must not assign your interest in the Goods or under this Contract. The Creditor may assign its interest in the Goods and under this Contract, subject to your rights. All the rights and powers of the Creditor may be exercised by any assignee of this Contract.
- 11.4 Payment of any money on any occasion is only completed by receipt of cleared funds.
- 11.5 You agree that, unless the party issuing the proceedings otherwise elects, the office of the District Court at Tauranga shall be the place for filing of any proceedings which may be issued by the Creditor for the purpose of enforcing their rights under this Contract.
- 11.6 You waive your right to receive a verification statement under Section 148 of the PPSA.

MVF 3 01/05/2018	Initial:	Initial:	Initial:
------------------	----------	----------	----------

#### 11.7 If Part 9 of the PPSA applies, you:

- (a) Agree that if, at any relevant time, the security interest in the Goods created or provided for the terms of this Contract does not have priority over all other secured parties in respect of the Goods, the parties, for purposes of section 109(1) of the PPSA, are deemed, in accordance with the entitlement to do so under section 107(1) of the PPSA, to have contracted out that section but specifically on the basis that, for purposes of this Contract and the operation and application of the PPSA, that section 109(1) (but amended only by the deletion of the words 'with priority over all the other secured parties') is reinstated and contracted backinto:
- (b) Agree that nothing in sections 114(1)(a) and to object to the Creditor's proposal to retain any personal property under section 121 of the PPSA.

#### 12.0 Definitions

#### 12.1 In this Contract:

'CCCFA' means the Credit Contracts and Consumer Finance Act 2003.

'Disclosure Statement' means the disclosure statement attached to these Standard Terms and forming poor of this Contract.

- (a) Any Purchased Motor Vehicle and any other property included as further security specified in the "Security Interest" section of the Disclosure Statement; and
- (b) Any other goods you agree with Creditor will be Goods for the purposes of this contral and
- (c) All attachments, accessions, accessories, replacement or spare parallating to a Go. described in paragraphs (a) and (b) above, and in the case of accessories, replacement at specific whether or not attached to those Goods; and
- (d) All proceeds of, licenses relating to and documents of title (a, the loads) scribed in paragraphs (a) (c) above; and a reference to 'Goods' includes any part of it.

'Guarantor' means each person or company named in the Discussive Stater of the Stater

'Creditor' means each person or company named in the Disclosu. States and as Creditor and includes their respective successors and assigns.

'PPSA' means Personal Property Securities A 1999'

'Security Interest' means any security intere grant under this Contract in favour of the Creditor.

'You' means each person or company named in Disclosy'. Statement as Debtor (if more than one jointly and severally) and their respective personal representatives, such assigns.

The expression 'accession', 'at risk, roceeds' and urity interest' have the respective meanings given to them under, or in the context of, the PPSA.

Capitalised expressions the are node in doing to clause 12 have the meanings given to them in the Disclosure Statement.

MVF 3 01/05/2018 Initial: Initial: Initial: