# #7382-IMP

# **Purchase Agreement**

## Item Specs

- 8-1/2" x 11"
- 2-Part, edge glued
- Carbonless White, Canary
- Prints one side standard

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Standard Stock Colors (All swatch colors are approximate representations.)



#### Standard Ink Colors (Including an Approximate Pantone Number)



Adobe Swatch Exchange Files for Stock & Ink Colors are available

### Art Requirements

This form can be imprinted with a logo and up to 4 lines of text at the imprinted price.

Imprint area is approximately 3-5/8" wide x 1-1/2" tall.

Additional information can be crashed imprinted on the form at an additional charge (body printing).

This form can be numbered in red ink. Customer must supply the numbering sequence. Numbering is available at an additional charge.

#### Additional Information

Stock Color: White (Part 1) & Canary (Part 2)	Standard Ink Colors: Black, Blue, Red or Green	Non-Standard Ink Colors: NA					
Proof Charge: Up to 3 Free	Plate Charge: Yes	Screens & Gradients: NA					
PMS Match: NA	Bleed: NA						

Production Notes (For Internal Use)								
Production: 085								
Crash Imprint								
• InDesign file created using pre-set template.								

#### ↑ EDGE GLUED ↑

## **PURCHASE AGREEMENT**

BUYER'S NAME(S)	
ADDRESS	
CITY	_ STATE ZIP
RES. PHONE	_ BUS. PHONE
COUNTY OF RES.	_ DATE OF BIRTH
DRIVER'S LICENSE NO	

PLEASE ENTER MY ORDER FOR THE FOLLOWING:

#### VEHICLE TO BE PURCHASED INFORMATION

DATE	T				DEDDE				r I				-	-	-	_		-			
DATE	SALES REPRESENTATIVE					YEAR		MAKE			DDEL/SE		BODY STYLE								
TRADE-IN VEHICLE INFORMATION							COLOR		TRIM			ТОР			STRIPE						
YEAR	MAKE			MOD	MODEL/SERIES		BODYS	BODY STYLE		WEIGHT		STOCK NO.		EN	ENGINE			ODOMETER READING			
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V.I.N. NO.										TOTAL T	TAXABLE F	PRICE			Ī	<u> </u>	-				
BALANCE OWED TO:						LICENS	E (or Trans	fer Fee)			Γ										
ADDRESS:						TITLE (or Transfer Fee)															
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I/we the undersigned be to make this contract an am/are trading (or placi	d am/are ng on sa	the tru (le) in a	e lawful ow	vner(s) with th	of the us ie terms	ed vehicle hereof; th	e described hat there is	in this contract an no lien, mortgag	nd ie.												
unpaid balance on any including lien of and jud \$ payable to	gement o	or exec	ution, exce	ept as fo	other e llows:	ncumbran				TOTAL DELIVERED PRICE											
\$ payable to address and due(date); that this affidavit is made for the purpose of obtaining credit and to guarantee title to the above mentioned used vehicle and that all statements made here in are true and correct.						TRADE-	IN (\$			)											
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This order shall not become binding until dealer's authorized representative's signature appears here.							TOTAL A	AMOUNT D	DUE												
CONTRACTUAL DISCLOSURE STATEMENT FOR USED VEHICLE ONLY					RECEIPT NO.	AMOUNT REC'D	DATE	IN BY	FINAN	CE SOURCE					_	=					
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any contrary provisions in the contract of sale."							M	AMOUNT		MONTHS			RATE				INS.				
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<ol> <li>Unless dealer furnish dealer-installed acces affects the vehicle ma</li> <li>If this is a credit case become binding on th</li> <li>THE SALESPERSON</li> <li>THE ADDITIONAL TE</li> <li>Unless otherwise note</li> </ol>	sories are nufacturer and a fina e Buyer up HAS NO RMS AND	provide 's warran incing di oon Buye AUTHOF CONDI	d by the man hty, if any. sclosure state r's receipt of RITY TO MAR TIONS PRIN	ement ha a comple KE ANY F TED ON	or supple is not bee etely filled PROMISE REVERSI	er of such a n completel in financing S OR REPR E SIDE ARE	ccessories ar ly filled in, this disclosure st RESENTATIO E PART OF T	nd not dealer. Only the sorder is not binding tatement. NS UNLESS THEY A THIS ORDER.	the mai g on eit ARE W	nufacturer or sup her the Buyer or RITTEN ON THIS	pplier of such acc the Dealer, and e S ORDER AND A	essories is res either cancel in PPROVED BY	sponsible for p t, in which even ( DEALER'S )	ent the E AUTHOR	nce unde Buyer will RIZED RE	r any such recover the PRESENT/	warranty e deposit ATIVE.	y. This lin . Howeve	nitation	in no w	ay
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SEE REVERSE SIDE FOR ADDITIONAL TERMS AND CONDITIONS



#### ADDITIONAL TERMS AND CONDITIONS

The order on the reverse side hereof includes the following terms and conditions which have been mutually agreed upon:

#### 1. DEFINITIONS:

- The following terms which are used in this Agreement are defined as follows:
- Dealer The person or company to whom this Agreement is addressed and who shall become a party to this Agreement upon its acceptance.
- Purchaser(s) The party/parties initiating this Agreement and identified on the face hereof.
- Manufacturer The corporation that manufactured the vehicle or chassis. It is understood by the Dealer and the Purchaser(s) that the Dealer is in no respect the agent of the Manufacturer.
- 2. <u>PARTIES TO THE CONTRACT</u>: The Dealer and Purchaser(s) are the sole parties to this contract. Any reference to the Manufacturer is for the sole purpose of generally illustrating certain contractual relationships between the Dealer and the Manufacturer.
- 3. <u>CHANGE IN THE CONTRACT PRICE</u>: The right of a Manufacturer is reserved by this contract to change the price of a new motor vehicle charged to the Dealer. If the price to Dealer of new motor vehicles of the series and body type ordered by Purchaser(s) is changed by Manufacturer prior to delivery of said vehicle to Purchaser(s), Dealer reserves the right to change the cash delivered price of such motor vehicle to Purchaser(s) accordingly. If such cash delivered price is increased by Dealer, Purchaser(s) may cancel this Order. If a used motor vehicle has been traded in as part of the consideration for the new motor vehicle, the used motor vehicle shall be returned to Purchaser(s) upon payment of a reasonable charge for storage and repairs {if any} or, If such used motor vehicle has been previously sold by Dealer, the amount received therefor, less a selling commission of 15% and any expense Incurred in storing, insuring, conditioning or advertising the used motor vehicle for sale, shall be returned to Purchaser(s).
- 4. <u>MANUFACTURER'S DESIGN CHANGES</u>: In the event the Manufacturer changes or modifies the design of or any part or accessory of the new motor vehicle after the Purchaser(s) Order has been entered by the Dealer, the Purchaser(s) shall have no claim or right against the Dealer should the Purchaser(s) new vehicle not contain such changes or modifications, nor shall the Dealer be required to effect such changes or modifications to the Purchaser's new vehicle.
- 5. CHANGES OTHER THAN MANUFACTURER'S DESIGN CHANGES: If the ordered vehicle arrives at the Dealer's place of business not equipped in accordance with this Agreement, the Purchaser(s) may refuse to accept delivery, with no loss of deposit, or may negotiate a new purchase agreement.
- 6. <u>DELIVERY DELAYS</u>: The Purchaser(s) understand(s) that the Dealer shall not be liable for any damages resulting from failure to deliver or other delays caused by the Manufacturer, accidents, fire or any other causes beyond the Dealer's control.
- 7. EVIDENCE OF VEHICLE TITLE: Any used vehicle delivered by the Purchaser(s) to the Dealer in connection with this transaction shall be accompanied by title documents sufficient to enable the Dealer to obtain a title to the vehicle in accordance with applicable state law. The Purchaser(s) do(es) have the right to sell or otherwise convey such vehicle and that such vehicle Is free and clear of liens or encumbrances except as may be noted on the reverse side of this Agreement.
- 8. <u>APPRAISAL OF USED VEHICLE</u>: If a used motor vehicle is being used by Purchaser(s) as a part of the purchase price and the delivery to the Dealer will not be made until delivery of the Purchaser(s) ordered new vehicle, the Dealer shall have the right to reappraise the Purchaser(s) used vehicle at the time of delivery of the new vehicle. The reappraised amount shall be the amount allocated for the used vehicle in this transaction.
- 9. USED VEHICLE WHETHER OR NOT SUBJECT TO MANUFACTURER'S WARRANTY: UNLESS A SEPARATE WRITTEN DOCUMENT SHOWING TYPE TERMS OF ANY DEALER WARRANTY OR SERVICE CONTRACT IS FURNISHED BY THE DEALER TO THE PURCHASER(S), THIS VEHICLE IS SOLD "AS IS" WITHOUT ANY WARRANTY EITHER EXPRESS OR IMPLIED THE PURCHASER{S) WILL BEAR THE ENTIRE EXPENSE OF REPAIR OR CORRECTING ANY DEFECTS THAT PRESENTLY EXIST OR THAT MAY OCCUR IN THE USED VEHICLE.
- 10. TAXES: Purchaser(s) shall be liable for all sales, use or other taxes of a similar nature applicable to the transaction unless such payment otherwise Is prohibited by law. Purchaser(s) shall in no event be liable for any taxes calculated on the Dealer's income.
- 11. INSURANCE UNAVAILABILITY: In the event this Agreement includes a charge for credit life or credit disability insurance and for any reason such insurance cannot be provided, the Purchaser(s) shall receive a credit for the amount charged for such insurance. The inability of the Dealer or any assignee of the Dealer to secure such insurance for the Purchaser(s) shall not relieve the Purchaser(s) from the obligation to purchase the vehicle described in this Agreement. Credit life and credit disability insurance are not mandatory.
- 12. <u>BUYER DEFAULT</u>: Unless this Order shall have been cancelled by Purchaser{s) under and in accordance with said provisions 3 and/or 5, the Dealer shall have the right, upon failure or refusal of Purchaser{s) to accept delivery of the motor vehicle ordered hereunder and to comply with the terms of this Order, to retain as liquidated damages any cash deposit made by Purchaser{s), and, in the event a used motor vehicle has been traded in as a part of the consideration for the motor vehicle ordered hereunder, to sell such used motor vehicle and reimburse himself out of the proceeds of such sale for the expenses specified In provision 3 above and for such other expenses and losses as Dealer may incur or suffer as a result of such failure or refusal by Purchaser{s).
- 13. FACTORY WARRANTY: Any warranty on any new vehicle or used vehicle still subject to the Manufacturer warranty is that made by the Manufacturer only. THE DEALER HEREBY DISCLAIMS, TO THE EXTENT PERMITTED UNDER APPLICABLE STATE LAW, ALL WARRANTIES EXPRESSED OR IMPLIED. INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.
- 14. ODOMETER DISCLAIMER: The mileage as shown on the odometer of the vehicle sold hereunder at the time of delivery to Buyer is believed by Dealer to be the actual mileage of the vehicle unless otherwise disclosed; however, Dealer makes no warranties or representations as to the actual mileage that said vehicle has been driven, and hereby expressly disclaims any liability for damages which may be asserted by Buyer or his transferees or assigns in the event such mileage as shown shall not be correct.
- 15. <u>SAVINGS CLAUSE</u>: Any provisions of this order prohibited by Local or Federal Law shall be ineffective to the extent of such prohibitions but shall not invalidate the remaining provisions of this order.