

(6) Registration Fee: (7) License Fees

California Lease Contract Job Aid

							LEASED VEH	ICLE ("VE	:HICLE")			
LEASE PARTIES									it is considered new not have more than 5,000	miles at i	nception)	
Lessee - Name and address (physical or mailing) of primary lessee							Used – Must be s	Used – Must be selected if unit is an unwind or considered a c				nicles
Co-Lessee - Name and address (physical or mailing) of co-lessee, as applicable							may have up to 7,500 miles at inception)					
Vehicle Garaging Address - Primary physical address where vehicle will be kept - must							Year - Model year of unit					
be completed if lessees have two different addresses or if P.O. Box/mailing address is							Make – Make of unit					
listed for lessee(s)							Model - Model of unit					
Lessor (Dealer) - Full nar	me (legal or DB	BA on file with	Chrysler Capital)	and address			Body Style - Body style/trim of unit					
of dealership							Vehicle Identific	ation Numb	er – Full 17-digit VIN			
							Odometer Read	ing - Incepti	ion mileage (must be at lea	ast 1)		
	CA_CC-LSG_60620-0_022020 CALIFORNIA MOTOR VEHICLE LEASE AGREEI						Vehicle is to be used primarily for Personal, Family or Household purposes – Must be selected if primary use is personal; may not be selected if unit will be used primarily for business, commercial or agricultural purposes					
					EEMENT -	CLOS	Business, Commercial or Agricultural purposes – Must be selected if primary use is for business, commercial or agricultural purposes; may not be selected if unit will be used primarily for personal use					
	Lessee					Vehicle Garag					le; e.g., lessor will g	iive
							lessee two fre	lessee two free oil changes at lessor's service facility; if no additional agreements, complete with "N/A"				5,
	Co-Lessee											
		CLE ("VEHICLE") YEAR	MAKE	MODEL	BODY STY	TF I	VEHICLE IDENTIFICATION	I NUMBER	ODOMETER READING			
	NEW			0522	505.01.		72111022 13211111 10711101		050111211112151110			
	USED* □											
				Household purposes			r Agricultural purposes rith N/A or similar language		no", check "USED"			
	TPANE IN VE	HICLE AND ALLO	MANCE									
							Gross Amount of T	rade-In Allowai	nce \$			
	Year Make Model (Owned	Leased \square	(Gross Agreed-upon Value of the Trade-in)					
	VIN			Owned [_]		Prior Credit or Lease Balance \$ Net Trade-In Allowance = \$						
	NATURE OF L	FASE •					Net Irade-III Allow	ance	– ψ			_
	This is an agr and addresses "our" refer to t	reement to lease s are listed above the Lessor (or its	provides agreed terms successors and assign	s and conditions in conne is). You agree to lease the	ction with the leas e Vehicle from us a	e of the Vehi sccording to t se, and not a	cle. As used in this Lease, t	he words "you' nore than one L efore, we own ENT LEASE:		d "us" or see may		
	* If this is a Sig	gn and Drive Leas	se, CCAP Auto Lease L	td. will pay the first Mont			on 2.A below.	,	(* ** *********************************			
TRADE-IN VEHICLE	AND ALLO	WANCE			SUMER LEA	3.	OTHER CHARGES	NATUR	E OF LEASE			
Trade-In Vehicle Info - Ye	ear, make, mod	el and VIN of	trade-in or lease to	urn-in	ue on		(not part of your Monthly P Payment)		te – Date of lease inception	•	nust match date in	
Owned - Must be selected if trade-in is owned or financed as a retail product				uue on	A. Disposition Fee (if you Section 2.A or 2.C, as applicable)							
Leased – Must be selected if trade is a lease turn-in						do not purchase the Vehicle) Lease Term - Terms are: 24, 27, 36, 39, 42 or 48 months						
Gross Amount of Trade-In Allowance – Value of trade-in (Note: will be \$0 if unit is a lease turn-in)				ent of \$ g or Delivery.	В.	Total	Sign and	yment Lease - Must be selections of the selection of the	,		n and	
Prior Credit or Lease Balance – Amount owed on vehicle (lease balance or retail payoff amount)				DELIVERY		E AMOUNT DUE AT LEASE rade-in Allowance (if positi	SIUNINU UN I	Program DELIVERY WILL BE PAID:				
Net Trade-In Allowance – Gross minus prior credit or lease balance; if less than 0, enter 0 Positive value: enter in section 5.B.1 Negative value: enter outstanding amount in Section 11.D (as a positive number)					(2) Reba	tes and Noncash Credits Int to be Paid in Cash		\$				



California Lease Contract Job Aid

(Continued)

1. AMOUNT DUE AT LEASE SIGNING OR DELIVERY

Must equal total in Section 5.A.14 and 5.B.4

2. MONTHLY OR SINGLE PAYMENT

- A. First Monthly Payment Must match payments in Section 5.A.2 and 6.M
- A. First Monthly Payment Due Date Must match the lease date
- A. Number of Payments Total number of payments minus 1
- A. Payment Due Each Month- Must match payments in Section 5.A.2 and 6.M
- A. Monthly Due Date Payment day, e.g. "5th"
- A. Starting Date Second payment date (Note: cannot match first payment date)
- **B.** Monthly payment multiplied by term
- C. This section will be filled out as applicable for a Single Pay Lease
- C. Single Payment Due Date Must be same as lease date

5. ITEMIZATION OF AMOUNT DUE AT LEASE SIGNING OR DELIVERY

- A. (1) Must match Section 6.B
- A. (2) Must match payment listed in Section 2.A and 6.M
- A. (3) Must match payment in Section 2.C and 6.M when applicable single pay lease is contracted
- A. (4) Security deposit is the monthly payment rounded up to the next multiple of \$25; see program rules to determine if security deposit is required
- A. (10) If acquisition fee is present in this field, acquisition fee cannot be listed in Section 11.H
- A. (17) Total of A.1-16; must equal amount in Section 1 and Section 5.B.4
- **B. (1)** Amount of positive equity, if applicable
- **B. (2)** Note: payment should be added to this section if contracting Sign and Drive program
- B. (3) Amount customer pays dealer for any monies due at lease signing that are not covered by rebates or trade equity
- B. (4) Total of B.1-3: must equal amount in Section 1 and Section 5.A.17

6. YOUR MONTHLY OR SINGLE PAYMENT IS DETERMINED AS SHOWN BELOW

- A. Agreed Upon Value of the Vehicle Value must match Agreed Upon Value in Section 11.A. The AUV cannot include any ancillary products per Reg M
- A. Gross Capitalized Cost Must match Section 11.P
- M. Equals 6I + 6J-L; must match payment listed in Section 2.A (or 2.C when applicable) and 5.A.2 (or 5.A.3 when applicable)

7. EXCESSIVE WEAR AND USE

Regular mileage plus additional mileage - \$.25 (\$.50 on SRT®, Trackhawk, Alfa Romeo 4C and

Regular mileage – 10,000, 12,000 or 15,000

Miles - Total number of miles purchased upfront (as applicable)

Additional mileage - \$.25 (\$.50 on SRT, Trackhawk, Alfa Romeo 4C & Quadrifoglio models)

11. ITEMIZATION OF GROSS CAPITALIZED COST

- A. Must match Agreed Upon Value on the left in Section 6.A. The AUV cannot include any ancillary products per Reg M
- E. Negative equity or prior lease balance, as applicable
- H. If acquisition fee is present in this field, acquisition fee cannot be listed in Section 5.A.10
- P. Equals sum of 11A through 11O; must match Gross Cap Cost in Section 6.A

12. OFFICIAL FEES AND TAXES

Estimated Official Fees and Taxes You Must Pay During the Lease - This includes all governmental fees and taxes that the customer will be responsible for over the life of the lease. (Note: monthly and annual fees need to be multiplied by the number of months or years in the lease term. One-time fees shall be included only once.)

15. OPTIONAL INSURANCE AND ADDITIONAL PRODUCTS

Charge or Premium - Amount charged for ancillary product, as applicable

Coverage - Maximum miles for which ancillary service applies (e.g. 36,000 miles)

Provider - Name of provider on separate, ancillary service contract

Term - Maximum term for which ancillary service applies

By initialing below you indicate that you elect to purchase the optional product

- Must be initialed by all lessees when details of purchased ancillary product(s) are completed

17. NOTICES

Lessee's Initials - Lessee initials

Co-Lessee's Initials - Co-lessee initials when applicable

18. SIGNATURES

CONSUMER Lessee Signature(s) – Consumer Lessee must sign here

(Note: If lessee is a business, the authorized signer will sign on the "BUSINESS Lessee Signature" field)

CONSUMER Co-Lessee Signature – Co-Lessee must sign when applicable

BUSINESS Authorized Signer Name - Printed name of authorized individual signing on behalf of a business

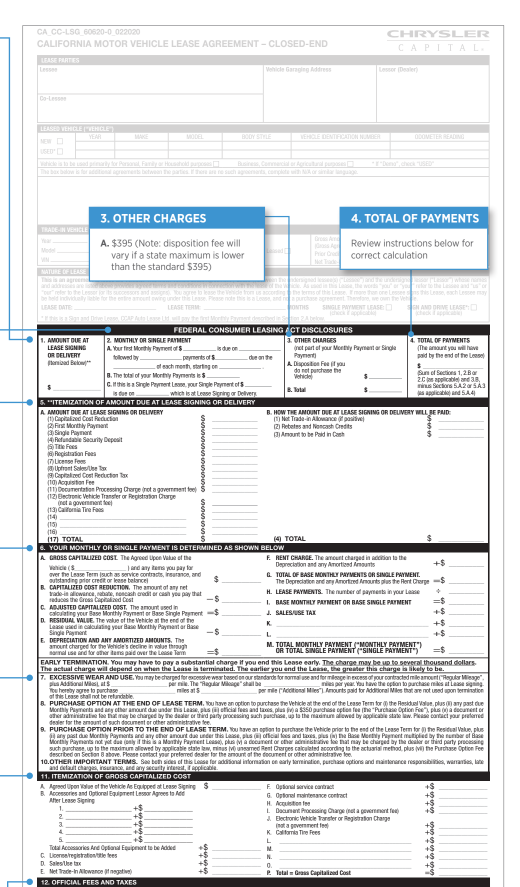
BUSINESS Title - Title of the party who is signing on behalf of a business

BUSINESS Signature - Business Lessee must sign when applicable business lease (Note: Consumer lessee will not sign here)

LESSOR Signature – Dealer signature

LESSOR Representative Name - Printed name of individual signing as lessor

LESSOR Title - Title of individual signing as lessor



You will pay when due all government license, title, registration, testing, and inspection fees and taxes for the Vehicle whether included in your Monthly or Single Payment or in other amounts paid to Lessor. You will pay all taxes of the second to the Lessor related to the Wehicle what the government levies against you, the Vehicle, or the Lessor, even if they become due after the end of the Lesse. Your Monthly perment may change if traxes or fees change and you may be separately billed for taxes and fees.

Estimated Official Fees and Taxes You Must Pay During the Lesse. The total amount Lessor estimates that you will pay for official and license fees, registration, title, and taxes over the Lesse rem, whether included with your Monthly or Single Payment or assessed otherwise. S

The actual total of official fees and taxes may be higher or lower depending on the tax relats in effect, the location or the value of the Vehicle when a fee or tax is assessed.

13. INSURANCE

13. INSURANCE

NO PHYSICAL DAMAGE OR LIABILITY INSURANCE COVERAGE FOR BODILY INJURY OR PROPERTY DAMAGE CAUSED TO OTHERS IS INCLUDED IN THIS LEASE. As a result, you are liable for any physical damage to the Vehicle and any bodily injury, death, personal injury or property damage arising out of your or any person's use of the Vehicle. You agree to maintain in full force and effect primary and noncontributory insurance with a test the following minimum limits and coverage during the Lease Term until the Vehicle is returned to use (1) Liability insurance required by applicable state law, including any no-fault and uninsured motorist law; (2) Collision insurance with limits no less than actual value of the Vehicle with a maximum deductible of \$1,000; (3) comprehensive insurance policy, provided in the property of the Vehicle with a maximum deductible of \$1,000; (3) comprehensive with 14. VEHICLE WARRANTIES

The Vehicle is covered by the manufacturer's standard new car warranty. LESSOR LEASES THE VEHICLE TO YOU "AS IS", EXCEPT AS PROVIDED IN THIS LEASE AND (UNLESS PROHIBITED BY LAW) LESSOR MAKES NO EXPRESS OR IMPLED WARRANTIES OR REPRESENTATIONS AS TO THE VEHICLE'S (OR ANY OF ITS PARTS OR ACCESSORIES) CONDITION, MERCHANTABILITY, SUITABILITY OR FITNESS FOR ANY PARTICULAR PHYPOSE AND LESSOR MAKES NO OTHER REPRESENTATIONS OR WARRANTES WHATSOEVER.

15. OPTIONAL INSURANCE AND ADDITIONAL PRODUCTS

You are not required to purchase any of the insurance, contracts, agreements or products listed in this Section in order to lease the Vehicle. Your decision to buy them is not a factor in our decision to approve this Lease. We will obtain any optional insurance coverage(s) that you initial below. A notice you receive when you sign this Lease describes the coverage(s) in greater detail. Life insurance and disability insurance may not cover taxes and other amounts due besides the Base Monthly Payments.

Charge or Premium	Coverage	Provider	Term	By initialing below you indicate that you elect to purchase the Optional Product
\$				/ Lessee/Co-Lessee Initials
\$				/ Lessee/Co-Lessee Initials
\$				/ Lessee/Co-Lessee Initials
\$				/
\$				/ Lessee/Co-Lessee Initials
	Charge or Premium \$ \$ \$ \$ \$ \$ \$ \$ \$	Charge or Premium Coverage	Charge or Premium Coverage Provider S Provider S S S S S S S S S S S S S S S S S S S	Charge or Premium Coverage Provider Term

16. COMMUNICATIONS WITH LESSEE

A. CONSENT TO MONITOR AND RECORD PHONE CALLS. To ensure that Lessee's inquiries are handled promptly, courteously, and accurately, some of the phone calls between your of new efficiency, assents, assigns and service providers, ments, assigns and service providers, ments, assigns and service providers, ments, assigns and service providers, ments and recorded by us and any of our affiliates, agents, assigns and service providers, ments are the service providers, ments and recorded by us and any of our affiliates, agents, assigns and service providers, ments are the service providers, ments are the service providers, ments are the service providers and the service providers are the service providers.

You consent to this monitoring and recording,

8. SERVICING AND COLLECTION CALLS. You agree that, in order for us to service this Lease or to collect any amounts you owe, Lessor may make calls and/or send text messages to you at any telephone numbers) that you have provided to us, now or in the future, including wireless telephone numbers that could result in charges to you. The manner in which these calls or lext mess are made to you may include, but is not limited for, the use of prerecorde/artificial over emessages and/or automatic telephora untimed realing system. You further agree that in order for us to service t any amounts you owe, that Lessor may send e-mails to you at any e-mail address you provide us or use other elec 17. NOTICES

You have the right to return the Vehicle, and receive a refund of any payments made if the credit application is not approved, unless nonapproval results from an incomplete application or from incorrect information provided by you.

application or from incorrect information provided by you.

THERE IS NO COUNING OFF PERIO

California law does not provide for a "cooling off" or other cancellation period for vehicle leases. Therefore, you cannot later cancel this Lease simply because you change your mind, decided the Vehicle costs too much, or wish you had acquired a different vehicle. You may cancel this Lease only with the agreement of the Lessor or for legal cause, such as fraud.

THIS LEASE CONTAINS THE ENTIRE AGREEMENT BETWEEN YOU AND US. No agreements exist between you and Lessor except as set forth in this Lease. The agreement between the parties may only be modified by a writing signed by you and Lessor, except that at the end of the original Lease Term the Lease may be centeded by agreement at our discretion for a period not to exceed six (6) months. No course of performance will modify the agreement between the parties or constitute a waiver of any right under this Lease.

Lessar's initials

Co-Lessee's Initials

NOTICE: (1) BY SIGNING BELOW, YOU AGREE TO ALL THE PROVISIONS ON BOTH SIDES OF THIS LEASE. (2) YOU ACKNOWLEDGE THAT YOU HAVE READ THE ENTIRE LEASE, INCLUDING THE REVERSE SIDE. (3) YOU ACKNOWLEDGE THAT YOU HAVE RECEIVED A COMPLETELY FILLED-IN COPY OF THIS LEASE AND OF ANY OTHER AGREEMENT, PLEASE POLICIES OR CERTIFICATES THAT YOU SIGNED OR AGREED TO PROPRISE (4) THIS LEASE, ADD OF ANY OTHER AGREEMENT PROPRISES SEEK INDEPENDENT PROFESSIONAL ADVICE IF YOU HAVE READ ADDRESSEEK INDEPENDENT PROFESSIONAL ADVICE IF YOU HAVE READ THE AGREEMENT PLEASE SEEK INDEPENDENT PROFESSIONAL ADVICE IF YOU HAVE READ THE AGREEMENT PROFESSIONAL ADVICE IF YOU HAVE READ THE AGREEMENT PLEASE SEEK INDEPENDENT PROFESSIONAL ADVICE IF YOU HAVE READ THE AGREEMENT PROFESSIONAL ADVICE IF YOU HAVE READ THE AGREEMENT PROFESSION AS A SECTION AS A SEC

(1) Do not sign this Lease before you read it or if it contains any blank spaces to be filled in; (2) You are entitled to a completely filled in copy of this Lease; (3) Warning-Unless a charge is included in this Lease for public liability or properly damage insurance, payment for that coverage is not provided by this Lease.

BY SIGNING BELOW YOU ACKNOWLEGE THAT YOU HAVE READ BOTH SIDES OF THIS ILEASE AND RECEIVED A COMPLETELY FILLED-IN COPY OF

THIS LEASE BEFORE SIGNING.								
18. SIGNATURES								
CONSUMER LESSEE(S) SIGNATURE(S)								
X	Х							
Lessee Signature	Co-Lessee Signature							
BUSINESS LESSEE SIGNATURE								
		Χ						
Authorized Signer Name (Print)	Title	Signature						
LESSOR SIGNATURE AND ASSIGNMENT								
By signing below, Lessor identified above agrees to the following: (1) Lessor accepts this Lease; (2) Lessor assigns all right, title and interest in this Lease and the Vehicle to CCAP Auto Lease Ltd.								
("Assignee") under the terms of the Chrysler Capital Non-Recourse Master Dealer Agreement in effect as amended from time to time. Lessor acknowledges that Lessor is not an agent of Assignee or its servicer and that neither the Chrysler Capital Non-Recourse Master Dealer Agreement nor this assignment was Lessor an apent of Assignee or its servicer.								
X	master beater Agreement nor this assignment makes besser at	agent of Assignee of its services.						
Lessor Signature	Lessor Representative Name	Title						
SEE OTHER SIDE FOR ADDITIONAL TERMS AND CONDITIONS								
©2020 Chrysler Capital. Chrysler Capital is a registered trademark of FCA US LLC and licensed to Santander Consumer USA Inc. Lease agreements are owned by CCAP Auto Lease Ltd. and serviced by Chrysler Capital.								

©2020 Chrysler Capital. Chrysler Capital is a registered trademark of FCA US LLC and licensed to Santander Consumer USA Inc. SRT is a registered trademark of FCA US LLC.