

New York Lease Contract Job Aid

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Lessee - Name and address (physical or mailing) of primary lessee

Co-Lessee - Name and address (physical or mailing) of co-lessee, as applicable

Vehicle Garaging Address - Primary physical address where vehicle will be kept - must be completed if lessees have two different addresses or if P.O. Box/mailing address is listed for lessee(s)

Lessor (Dealer) - Full name (legal or DBA on file with Chrysler Capital) and address of dealership

NY_CC-LSG_60620-0_021920

LEASED VEHICLE ("VEHICLE")

New – Must be selected if unit is considered new (Note: new vehicles must not have more than 5,000 miles at inception)
Demo – Must be selected if unit is considered a demo (Note: demo vehicles may have up to 7,500 miles at inception)
Year - Model year of unit
Make – Make of unit
Model – Model of unit
Body Style - Body style/trim of unit
Vehicle Identification Number – Full 17-digit VIN
Odometer Reading – Inception mileage (must be at least 1)
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

	NEW YOR	NEW YORK MOTOR VEHICLE LEASE AGREEMENT – CLOSED-END										
	LEASE PARTIE	S										
	Lessee					Vehicle Ga	raging /	Address	Le	ssor (Dealer)		
	Co-Lessee					-						
	LEASED VEHIC	LE ("VEHICLE")	•			1 						
	NEW	YEAR	MAKE	MODEL	BODY ST	ΓYLE	VEHI	CLE IDENTIFICATI	ON NUMBER	ODOMETER REAL	DING	
	DEM0	used primarily fo	pr Personal, Family or H		Pusinosa	Commorpial	or Agricu	Itural purposes 🗌				
		IICLE AND ALLO	, ,		Dusiness,	Commercial o	JI AYIICU	iturai purposes				
	Model				Owned 🗌	Leased 🗌		Gross Amount of Prior Credit or Le Net Trade-In Allo	ease Balance	vance \$ \$ = \$		
	NATURE OF LU This is an agr and addresses "our" refer to t be held individ LEASE DATE:	ASE eement to lease are listed above he Lessor (or its s ually liable for the	the Vehicle. This Mot	tor Vehicle Lease Agree and conditions in cont s). You agree to lease t under this Lease. Plea LEASE TERM:	nection with the lea the Vehicle from us se note this is a Le	ase of the Vehi according to ease, and not a	icle. As u the term a purcha ONTHS	used in this Lease is of this Lease. If ise agreement. Th SINGLE PAYI (check if a	e, the words "yo f more than one		ee and "us" or ch Lessee may EASE*:	
TRADE-IN VE	HICLE AND A	LOWANCE			UMER LE				NATURE	OF LEASE		
Owned - Must be				e on due o	n the A.	(not par Paymer Disposit	CHARGES rt of your Monthl nt) tion Fee (if you ourchase the	of your Month Lease Date – Date of lease inception (Note: must Section 2.A or 2.C, as applicable) I case Term – Terms are: 24, 27, 36, 39, 42 or 48 m				
			rade-in (Note: will b	e \$0 if unit is a leas	e ent of \$		Vehicle)			ment Lease – Must be sele rive Lease – Must be selec	<i>,</i> , , ,	and

na or Delivery.

Prior Credit or Lease Balance - Amount owed on vehicle (lease balance or retail payoff amount)

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)

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	Amount	to be	Paid i	

Drive Program

\$ \$

B. HOW THE AMOUNT DUE AT LEASE SIGNING OR DELIVERY WILL BE PAID:

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 NEW YORK MOTOR VEHICLE LEAGE AODEEMENT OLOGER END



New York Lease Contract Job Aid

(Continued)

1. AMOUNT DUE AT LEASE SIGNING OR DELIVERY	NW_CC-LSG_0062U-0_021920 NEW YORK MOTOR VEHICLE LEASE AGREEMENT - CLOSED-END
Must equal total in Section 5.A.14 and 5.B.4	LEASE PARTIES Lessee Vehicle Garaging Address Lessor (Dealer)
2. MONTHLY OR SINGLE PAYMENT	Co-Lessee
 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 	LEASED VEHICLE (*VEHICLE*/***********************************
5. ITEMIZATION OF AMOUNT DUE AT LEASE SIGNING OR DELIVERY	1. AMOUNT DUE AT LEASE SIGNING A. Your first Monthly Payment of \$
 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. (3) - 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.G A. (15) - Total of A.1-14; 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.15 	(Itemized Below)**
6. YOUR MONTHLY OR SINGLE PAYMENT IS DETERMINED AS SHOWN BELOW	A. GROSS CAPITALIZED COST. The Agreed Upon Value of the Vehicle (\$) and any items you pay for over the Lease Term (such as service contracts, insurance, and C. TOTAL OF BASE MONTHLY PAYMENTS OR SINGLE PAYMENT. The
 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 - Value must match Section 11.M and Cap Cost in Section 17 B Must match Section 5.A.1 M Equals 61 + 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) 	buttstanding prior credit or lease balance) by the standing prior credit or lease balance) cathyrus the standing priore
7. EXCESSIVE WEAR AND USE	upon termination of this Lease shall not be refundable. 8. PURCHASE OPTION AT THE END OF LEASE TERM. You have an option to purchase the Vehicle at the end of the Lease Term for (i) the Residual Value, plus (ii) any past due Monthly Payments and any other amount due under this Lease, plus (iii) adficial fees and taxes, plus (iv) a d5350 purchase option fee (the "Purchase Option Fee"), plus (v) a document or other administrative fee that may be charged by the dealer or thin the ordary torcessing such purchase, up to the maximum allowed by applicable state law. Please contact your preferred
 Regular mileage plus additional mileage - \$.25 (\$.50 on SRT*, Trackhawk, Alfa Romeo 4C and Quadrifoglio models) 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) 	dealer for the amount of such document or other administrative fee. PURCHASE OPTION PRIOR TO THE END OF LEASE TERM. You have an option to purchase the Vehicle prior to the end of the Lease Term for (i) the Residual Value, plus (ii) any past due Monthly Payments and any other amount due under this Lease, plus (iii) official fees and taxes, plus (iv) the Base Monthly Payment multiplied by the number of Base Monthly Payments not yet due (only if this is a Monthly Payment multiplied by the dealer or thind party processing such purchase, up to the maximum allowed by applicable state taxe, minus (iv) unearned Rent Charges calculated according to the activatal method, plus (vii) the Purchase Option Fee described on Section 8 above. The rease contact your preferred dealer for the anount of the document or other administrative feet 10. OTHER IMPORTANT TERMS. See both sides of this Lease for additional information on early termination, purchase options and maintenance responsibilities, warranties, late and default charges, insurance, and any security interest, if applicable. A Agreed Upon Value of the Vehicle A Agreed Upon Value of the Vehicle License/registration/tite fees License/registration/tite fees License/registration/tite fees License/registration/tite fees J. H. Dealer Documentation/Service Fee +\$ License/registration/tite fees +\$
11. ITEMIZATION OF GROSS CAPITALIZED COST	D. Net Trade-In Allowance (if negative) +\$ +\$ +\$ E. Optional service contract +\$ L +\$ F. Optional maintenance contract +\$
 A Must match Agreed Upon Value on the left in Section 6.A. The AUV cannot include any ancillary products per Reg M D Negative equity or prior lease balance, as applicable G If acquisition fee is present in this field, acquisition fee cannot be listed in Section 5.A.10 M Equals sum of 11A through 11L; must match Gross Cap Cost in Section 6.A and Cap cost in Section 17 	 12. OFFICIAL FEES AND TAXES 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 due under the Lesse related to the Vehicle that the government levies against you, the Vehicle, or the Lessor, even if they become due after the end of the Lease. Your Monthly or will pay all taxes or fees change and you may be separately billed for taxes and fees. Estimated Official Fees and Taxes You Must Pay During the Lease. The total amount Lessor estimates that you will pay for official and license fees, registration, title, and taxes over the Lease Term, 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 rates in effect, the location or the value of the Vehicle when a fee or tax is assessed. 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 limity or property damage arising out of your or any person's use of the Vehicle value or to use (1) Liability insurance required by applicable state law, including any no-fault and unitsured motorist law; (2) Collision insurance with limits no less than actual value of the Vehicle with a maximum deductible of (3). Concernee hower insure motorist law; (2) Collision insurance with limits no less than actual value of the Vehicle with a maximum deductible of (3). Concernee hower insure motorist law; (2) Collision insurance with limits no less than actual value of the Vehicle with a maximum deductible of (3). Concernee hower insure motorist law; (2) Collision insurance with limits no less than actual value of the Vehicle with a m
12. OFFICIAL FEES AND TAXES	and (4) you must be listed as an insured on the insurance policy. You understand that the insurance policy must provide CCAP Auto Lease Ltd. with primary coverage as an additional insured on llem (1) and a sloss payee on Items (2) and (3). The policy must state that CCAP Auto Lease Ltd. with primary coverage as an additional reductions or material coverage changes. You agree to buy the insurance from an insurance company reasonably acceptable to CCAP Auto Lease Ltd. and to furnish CCAP Auto Lease Ltd. with mitial and renewal certificates of insurance evidencing coverage. 14. VEHICLE WARRANTES
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.)	14. VEHICLE WARRANTIES The Vehicle EXPerted by the manufacture'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 IMPLIED WARRANTIES OR REPRESENTATIONS AS TO THE VEHICLE'S (OR ANY OF ITS PARTS OR ACCESSORIES) CONDITION, MERCHANTABILITY, SUITABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE AND LESSOR MAKES NO OTHER REPRESENTATIONS OR WARRANTIES 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. Optional Product Charge or Premium Coverage Provider Term By initialing below you indicate that you elect to purchase the Optional Product Service Contract S / / / Lessee/Co-Lessee Initials
15. OPTIONAL INSURANCE AND ADDITIONAL PRODUCTS	Maintenance Contract \$
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

Capitalized Cost - Must match Gross Cap Cost in Section 6.A and 11.M

Estimated Residual Value – Must match value in Section 6.D

Adjusted Capitalized Cost - Must match value in Section 6.C

Estimate Acknowledgement Box - Check this box if fees are estimates

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

elephone number(s) 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 text message
re made to you may include, but is not limited to, the use of prerecorded/artificial voice messages and/or automatic telephone dialing system. You further agree that in order for us to service this
ease or to collect any amounts you owe, that Lessor may send e-mails to you at any e-mail address you provide us or use other electronic means of communication to the extent permitted by lav

17. NOTICES						
Capitalized Cost	\$	The sum of the Adjusted Capitalized Cost and payment may be negotiable.	any Capitalized Cost Rec	duction. The capita	alized cost and the ar	nount of the rental
Estimated Residual Value	\$					
Adjusted Capitalized Cost	\$	The amount which is capitalized in connection This amount will be used in determining your early termination provisions of competing less	early termination liability	sed in determinin /. The Adjusted Ca	g the amount of your pitalized Cost may be	periodic payment. used to compare th
	VER OF MOTOR VEHICLES	ATED ON THIS LEASE FOR REGISTRATION AND TITL 5. The dealer will automatically, and within				
may only be modified by a v	writing signed by you and I	ETWEEN YOU AND US. No agreements exist betweer Lessor, except that at the end of the original Lease Terr the agreement between the parties or constitute a wa	h the Lease may be exter	nded by agreemen	Lease. The agreeme t at our discretion for	nt between the parti a period not to exce
			Lessee's Initials		Co-Lessee's Initia	ls •
OR AGRÈÉD TO PURCHAS Concerning This Trans Arbitrate all claims i	SE. (2) THIS IS A LEASE Saction. (3) you agree N accordance with th	GE THAT YOU HAVE RECEIVED A COMPLETELY FILL AGREEMENT AND NOT A PURCHASE AGREEMENT THAT YOU HAVE READ THE ARBITRATION PROVISIO HE ARBITRATION PROVISION IN <u>SECTION 30.</u>	PLEASE SEEK INDEPE N ON THIS LEASE, INCL	NDENT PROFESS UDING THE METH	SIONAL ADVICE IF Y 10D FOR OPTING OUT	DU HAVE QUESTION I, AND YOU AGREE
				for agricultural	husiness or commor	al al succe
		t apply if this agreement indicates that you are leas	5			
	EE(S): 1. Do not sig	n this Lease before you read it or if it co	5			
NOTICE TO THE LESS in copy of this Lease	EE(S): 1. Do not sig when you sign it.		ntains any blank s	pace. 2. You a	are entitled to a	completely fille
NOTICE TO THE LESS in copy of this Lease BY SIGNING BELOW, YOU A	EE(S): 1. Do not sig when you sign it.	n this Lease before you read it or if it co	ntains any blank s	pace. 2. You a	are entitled to a	completely fille
NOTICE TO THE LESS in copy of this Lease by Signing Below, you A 18. Signatures	EE(S): 1. Do not sig when you sign it. ACKNOWLEDGE THAT YOU	n this Lease before you read it or if it co	ntains any blank s	pace. 2. You a	are entitled to a	completely fille
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NOTICE TO THE LESS in copy of this Lease BY SIGNING BELOW, YOU / I.S. SIGNATURES CONSUMER LESSEE(S) SIG MOTOR VEHICLE LE X Lessee Signature BUSINESS LESSEE SIGNAT Authorized Signer Name LESSOR SIGNATURE AND / LESSOR SIGNATURE AND / US signing behy. Lessor id ("Assignee") under the terr	EE(5): 1. Do not sig when you sign it. ICKNOWLEDGE THAT YOU INATURE(S): EASE AGREEMENT URE (Print) SSIGNMENT entified above agrees to th	n this Lease before you read it or if it co I HAVE READ BOTH SIDES OF THIS LEASE AND YOU H 	ATE INS ANY DIANK S INVERECEIVED A COMP Lessee Signature S signs all right, title and ended from time to time. Lent makes Lessor an ag	pace. 2. You a LETELY FILLED-IN (ignature interest in this Le. Lessor acknowle	are entitled to a N COPY OF THIS LEAS OF THIS LEAS ase and the Vehicle to dges that Lessor is no	Completely fille
NOTICE TO THE LESS in copy of this Lease By Signing BeLow, you / 18. SIGNATURES CONSUMENT LESSE(5) SIG MOTOR VEHICLE LE X Lessee Signature BUSINESS LESSEE SIGNAT Authorized Signer Name LESSOR SIGNATURE AND By Signing below, Lessor id "Assignee" June the term or its servicer and that netit X	EE(5): 1. Do not sig when you sign it. ICKNOWLEDGE THAT YOU INATURE(S): EASE AGREEMENT URE (Print) SSIGNMENT entified above agrees to th	In this Lease before you read it or if it co I HAVE READ BOTH SIDES OF THIS LEASE AND YOU H I HAVE READ BOTH SIDES OF THIS LEASE AND YOU H X Co- Title Title In Recourse Master Dealer Agreement in effect as am n-Recourse Master Dealer Agreement nor this assign	Lessee Signature Lessee Signature S ssigns all right, title and ended from fire to time. ent makes Lessor an ag T	pace. 2. You a LETELY FILLED-IN ILETELY FILLED-IN ignature interest in this Le. Lessor acknowle ent of Assignee or ittle	are entitled to a N COPY OF THIS LEAS OF THIS LEAS ase and the Vehicle to dges that Lessor is no	Completely fille
NOTICE TO THE LESS in copy of this Lease By Signing BeLow, You / I. SIGNATURES CONSUMER LESSEE(S) SIG MOTOR VEHICLE LE X Lessee Signature BUSINESS LESSEE SIGNAT Authorized Signer Name LESSOR SIGNATURE AND ("Assignee") under the term or its servicer and that netit X Lessor Signature	EE(5): 1. Do not sig when you sign it. KCKNOWLEDGE THAT YOU INATURE(5) CASE AGREEMENT URE (Print) SSIGNMENT entified above agrees to th is of the Chrysler Capital N the Chrysler Capital No	n this Lease before you read it or if it co I HAVE READ BOTH SIDES OF THIS LEASE AND YOU H AVE READ BOTH SIDES OF THIS LEASE AND YOU H X Co- Title Title the following (1) Lessor accepts this Lease: (2) Lessor Master Dealer Agreement in effect as an in-Recourse Master Dealer Agreement nor this assign Lessor Representative Name	ALEASE SIGNATURE	pace. 2. You a LETELY FILLED-IN Ignature interest in this Le. Lessor acknowle ent of Assignee or ittle NNS	are entitled to a N COPY OF THIS LEAS OF THIS LEAS ase and the Vehicle to dges that Lessor is no its servicer.	Completely fille

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