

AOS Lease Contract Job Aid

				_			if unit is considered new	a at incention)
LEASE PARTIES							nust not have more than 5,000 mile d if unit is considered a demo	is at inception)
Lessee – Name and address (ph	veical or mailing)	of primary losses					a may have up to 7,500 miles at ince	ption)
Co-Lessee – Name and address (pr			s applicable				d only if mileage or titling laws in yo	
Vehicle Garaging Address - Pri							hrysler Capital does not lease true u	ised vehicles)
be completed if lessees have						Year – Model year of uni	it	
listed for lessee(s)						Make – Make of unit		
Lessor (Dealer) – Full name (leg of dealership	gal or DBA on file	with Chrysler Capi	tal) and address			Model – Model of unit	Itring of unit	
or dedicionip						Body Style – Body style	,	
							lumber – Full 17-digit VIN ception mileage (must be at least 1	\ \
						-	imarily for Personal, Family or Hou	
						selected if primary us	se is personal; may not be selected l or agricultural purposes	
AOS_CC	-LSG_012822	2				Business, Commercial o	or Agricultural purposes – Must be	selected if primary use is for
MOTOR	VEHICLE LEA	ASE AGREEME	ENT – CLOSED-E	ND		business, commercial primarily for persona	l or agricultural purposes; may not l	pe selected if unit will be used
	TIES						Tuse	
Lessee					Vehicle G	araging Address	Lessor (Dealer)	
Co-Less	90				4			
00-2633	56							
	HICLE ("VEHICLE") YEAR	MAKE	MODEL	BODY ST	YLE	VEHICLE IDENTIFICATION NUM	MBER ODOMETER READING	G
Vehicle is to	be used primarily f	or Personal, Family or	Household purposes	Business,	Commercial o	r Agricultural purposes 🗌	·	
	VEHICLE AND ALLO		Y					
						Gross Amount of Trade-	In Allowance \$	
				Owned 🗌	Leased 🗌	Prior Credit or Lease Ba		
VIN	F LEASE •					Net Trade-In Allowance	= \$	
This is an and addres "our" refer be held ind LEASE DAT	agreement to lease ses are listed above to the Lessor (or its ividually liable for th 'E:	provides agreed term successors and assig le entire amount owin	ns and conditions in conr Ins). You agree to lease t Ig under this Lease. Plea	nection with the lea he Vehicle from us se note this is a Le	ise of the Vehic according to t ase, and not a MC	cle. As used in this Lease, the we he terms of this Lease. If more t purchase agreement. Therefore NTHS SINGLE PAYMENT I (check if applical	LEASE: SIGN AND DRIVE LEAS	and "us" or Lessee may
			FEDERAL CO	NSUMER LE	ASING AC	T DISCLOSURES		
TRADE-IN VEHICLE AND			P DAVASPAIT			OTHER CHARGES	nt NATURE OF LEASE	
IRADE-IN VEHICLE AND	ALLOWANCE			due on		(not part of your Monthly Payme Payment)	NATURE OF LEASE	
Trade-In Vehicle Info – Year, ma	ke, model and VII	N of trade-in or lea	se turn-in	due or	A. 1	Disposition Fee (if you		eption (Note: must match date
Owned – Must be selected if tra	de-in is owned or	financed as a retai	l product			do not purchase the Vehicle)	in Section 2.A or 2.C as app	
Leased – Must be selected if tra	de is a lease turn-	in		ent of \$	D .		Lease Term – Terms are: 24, 27	
Gross Amount of Trade-In Allow	wance – Value of t	trade-in		ng or Delivery.	В.	Fotal \$	Single Payment Lease - Must	
Prior Credit or Lease Balance – payoff amount)	Amount owed on	n vehicle (lease bala	ance or retail	ELIVERY	B. HOW TH	E AMOUNT DUE AT LEASE SIGI	Sign and Drive Lease – Must b Sign and Drive Program	e selected if contracting with
Net Trade-In Allowance – Gross	minus prior credi	9			(4) Mat T		2	
Positive value: enter in sectio Negative value: enter outstar	•	It or lease balance;	if less than 0, enter 0	·		rade-in Allowance (if positive)	↓ 	
	n 5.B.1			·	(2) Reba	tes and Noncash Credits	\$ 4	
(4) Retu	n 5.B.1 ding amount in S	ection 10.D (as a p			(2) Reba		\$ \$	
(5) Title	n 5.B.1 ding amount in Se idable Security Dep	ection 10.D (as a p			(2) Reba	tes and Noncash Credits	\$ \$	

LEASED VEHICLE ("VEHICLE")



AOS Lease Contract Job Aid

(Continued)

1. AMOUNT DUE AT LEASE SIGNING OF	R DELIVERY		CC-LSG_012 R VEHICLE	2822 LEASE AGREEMENT – CLOS	ED-END		CHRYSLER CAPITAL
Must equal total in Section 5.A.14 and 5.B.4		LEASE	PARTIES C		V	ehicle Garaging Address	Lessor (Dealer)
2. MONTHLY OR SINGLE PAYMENT		Co-Les	ssee				
 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 NEW [DEMO] USED [Vehicle i TRADE- Year Model VIN NATURE This is and add "our" re be held LEASE i " if this	is to be used IN VEHICLE E OF LEASE an agreeme tresses are listed for to the Lessor i individually liable DATE:	A MAKE MODEL 3. OTHER CHARGES A. \$395 (Note: dispositio vary if a state maximu than the standard \$39: above provides agreed terms and conditions that the standard \$39: bow provides agreed terms and conditions LEASE TERM: tease, CCAP Auto Lease Ltd, will any the fit	n fee will m is lower 5) n connection with the lease ease the Vehicle from us aco . Please note this is a Lease	amero: or Agricultural purpo assed [] Prior Credi Prior Credi Net Trade. Ren the indersigned lessee(s) ("Lessee" for the Whick. Assued in this Lesse. If mo ording to the terms of this Lesse. If mo and in 4 a purchase agreement. Theref MONTHS SINGLE PAYMEN	TOTAL OF PAYMENTS view instructions below for rrect calculation
5. ITEMIZATION OF AMOUNT DUE AT LEA	ASE SIGNING OR DELIVERY		UNT DUE AT	FEDERAL 2. MONTHLY OR SINGLE PAYMENT	CONSUMER LEAS	CT DISCLOSURES	4. TOTAL OF PAYMENTS
 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 10.G 	 A. (14) - Total of A.1-13 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.14 	OR D (item) \$	NUMT DUE AT LEA apitalized Cost Re irst Monthly Paym efundable Securit itle Fees egistration Fees conse Fees pfront Sales/Use 1 apitalized Cost Re Acquisition Fee Dealer Document	FAMOUNT DUE AT LEASE SIGNIN SE SIGNING OR DELIVERY eduction \$ eduction \$ eduction \$ eduction \$ ty Deposit \$ ty Deposit \$ tax \$	n · · · · · · · · · _ / · _ · _	A. Disposition Fee (f you do not purchase the Vehicle) S B. Total S HOW THE AMOUNT DUE AT LEASE SI (1) Net Trade-in Allowance (if positive (2) Rebates and Noncash Credits (3) Amount to be Paid in Cash (4) TOTAL	paid by the end of the Lease) S (Sum of Sections 1, 2.8 or 2.6 (as applicable) and 3.8, minus Sections 5.A.2 or 5.A.3 (as applicable) and 5.A.4) IGNING OR DELIVERY WILL BE PAID:
 6. YOUR MONTHLY OR SINGLE PAYMEN A Agreed Upon Value of the Vehicle - Value must match Agreed Upon Value in Section 10.A. The AUV cannot include any ancillary products per Reg M A Gross Capitalized Cost - Must match Section 10.M 	 B. - Must match Section 5.A.1 M. - Equals 6.1 + 6.J-L; must match payment listed in Section 2.A (or 2.C when applicable) and 5.A.2 (or 5.A.3 when applicable) 	e outs e construction e constructio	standing prior cree PITALIZED COST T Lei-ni allowance, re uces the Gross Ca JUSTED CAPITALI Ulating your Base SIDUAL VALUE. Th se used in calcula Jie Payment PRECIATION AND Trged for the Vehicla for other items pay Y TERMINATIC ctual charge v	IZED COST. The amount used in Monthly Payment or Base Single Payment the value of the Vehicle at the end of the ting your Base Monthly Payment or Base ANY AMORTIZED AMOUNTS. The amount les decline in value through normal use ald over the Lease Term DN. You may have to pay a substar will depend on when the Lease is to R AND USE. You may be charged for excess at \$ per mile. The FF		rds for normal use and for mileage in exce miles per year. You	mounts plus the Rent Charge \$ i payments in your Lease ÷ SE SINGLE PAYMENT =\$ +\$
7. EXCESSIVE WEAR AND USE		of th If thi odor	nis Lease shall not is box is checked, meter before you b	be refundable. , the Vehicle was driven more than 500 miles begin to incur excessive use charges at sched	before the beginning of this uled termination is	Lease and you acknowledge, agree, an which includes the miles	d understand, that the total permissible miles on the already on the Vehicle at Lease execution. Term for (i) the Residual Value, plus (ii) any past due
 Regular mileage plus additional mileage – \$.25 (\$.50 on Alfa Romeo Quadrifoglio, SRT®, Trackhawk, TRX, Wagoneer and Grand Wagoneer models) Regular mileage – 10,000, 12,000 or 15,000 Miles – Total number of miles purchased upfront (as applicable) Additional mileage – \$.20 (\$.40 on Alfa Romeo Quadrifoglio, SRT®, Trackhawk, TRX, Wagoneer and Grand Wagoneer models) 	 Check box - Only check this box if inception mileage is greater than 500 and customer elects to absorb these miles into their total permissible mileage during the lease term, rather than reducing the residual value Permissible mileage (only required if box is checked, otherwise, "N/A") - Total mileage allowed on odometer at scheduled turn-in before incurring excess mileage charges 	Mon othe deal 9. OTI a. Agre 8. Lice C. Sale D. Net E. Opti E. Opti G. Acqu *** NOT relat *** NOT PRE PRE Prouv T1. OF You will, U. Lesso	thly Payments an er administrative f ler for the amount HER IMPORT default charges, ed Upon Value of nese/registration/ti se/Use tax Trade-In Allowanc ional service conth value at a Trade-In Allowanc ional maintenance uisition fee TICE TO FLORIDA TICE TO FLORIDA TICE TO FLORIDA TICE TO FLORIDA TICE TO FLORIDA THIS NOTICE FICIAL FEES pay when due alli pay all in the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of	nd any other amount due under this Lease, p fee that may be charged by the dealer or thi t of such document or other administrative f t ANT TERMS. See both sides of this Lease insurance, and any security interest, if appli F GROSS CAPITALIZED COST the Vehicle tile fees ++ e (if negative) ++ e (if negative) ++ e contract ++ contract ++ LESSEES: This charge represents costs an expPI LESSEES: A DOCUMENT/SERVICE FEE IS LING AND PACESSING OF DOCUMENTS AN IS REQUIRED BY REGULATION OF THE MISS government license, tile, registration, testing government license, tile, registration, testing	us (iii) official fees and taxs of party processing such pu ee. to for additional information cable. S	s, plus (iv) a \$350 purchase option fee rchase, up to the maximum allowed by o on early termination, purchase options l. Dealer Documentation/Service Fee*** 	(the "Purchase Option Fee"), plus (v) à document or applicable state law. Please contact your preferred s and maintenance responsibilities, warranties, late +\$ +\$ +\$ +\$ 4 adjusting vehicles, and preparing documents and preparing documents IT MAY BE CHARGED TO A BUYER/LESSEE FOR THE SE OF A MOTOR VEHICLE AND MAY INCLUDE DEALER ur Monthly or Single Payment or in other amounts paid or, even if they become due after the end of the Lease.
10. ITEMIZATION OF GROSS CAPITALIZ	ZED COST	Estimate Term, will on the ta	ted Official Fees a rhether included w ax rates in effect,	ay change if taxes or fees change and you ma and Taxes You Must Pay During the Lease. /ith your Monthly or Single Payment or assess the location or the value of the Vehicle when	The total amount Lessor esti ed otherwise: \$	imates that you will pay for official and li	cense fees, registration, title, and taxes over the Lease icial fees and taxes may be higher or lower depending
 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 10.A through 10.L; must match Gross Cap Cost in Section 6.A 	NO PHY any phy effect pr by applic Compret as an its loss pay coverage renewal NOTIC leasin 13. VE	sical damage to the rimary and noncor icable state law, in thensive insurance sourced on the insuu- yee on Items (2) ge changes. You al certificates of in E TO FLORID/ Ig driver is pri ELICLEWARR	he Vehicle and any bodily injury, death, perso including any no-fault and uninsured motorist including perils of fire, weather, vandalism an rance policy. You understand that the insur and (3). The policy must state that C&AP agree to buy the insurance from an insura- neurance evidencing coverage. A LESSEES: The valid and collectif marry for the limits of liability and ANTIES	nal injury or property damag minimum limits and covera law; (2) Collision insurance. Id theft, with limits no less th ance policy must provide O luto Lease Ltd. will be giv nee company reasonably : oble liability insurance personal injury protect	e arising out of your or any person's use geduring the Lease Term and until the V with limits no less than actual value of the Vehicle with a mas CAP Auto Lease Ltd. with primary co an at least 10 days' notice of any can acceptable to CCAP Auto Lease Ltd. a er and personal injury protectit stion coverage required by s	CLUDED IN THIS LEASE. As a result, you are liable for of the Vehicle. You agree to maintain in full force and ehicle is returned to us. (1) Liability insure required the Vehicle with a maximum deductible of \$1,000; (3) immum deductible of \$1,000; and (4) you must be listed verage as an additional insured on Item (1) and as celiation, nonreneval, limit reductions or material and to furnish COPA Auto Lease Lide. with nitial and on insurance of any authorized rental or 324.021(7) and 627.736, Florida Statutes.
11. OFFICIAL FEES AND TAXES		LAW) LE SUITABI Massach	ESSOR MAKES N ILITY OR FITNESS husetts, Mississipp	O EXPRESS OR IMPLIED WARRANTIES OR I S FOR ANY PARTICULAR PURPOSE AND LESS pi, Vermont (if the Vehicle is new) or West Virgi	EPRESENTATIONS AS TO T OR MAKES NO OTHER REPP nia, Lessor does not disclaim	THE VEHICLE'S (OR ANY OF ITS PARTS Resentations or warranties what	VIDED IN THIS LEASE AND (UNLESS PROHIBITED BY OR ACCESSORIES) CONDITION, MERCHANTABILITY, SOEVER. If this Lease is entered into in Kansas, Maine, or fitness for any particular purpose.
	During the Lease - This includes all governmental Isible for over the life of the lease. (Note: monthly Imber of months or years in the lease term. One-	You are our deci- detail. L Option: Service	e not required to p ision to approve th Life insurance and nal Product e Contract enance Contract	JRANCE AND ADDITIONAL PRODU purchase any of the insurance, contracts, its Lease. We will obtain any optional insura disability insurance may not cover taxes and Charge or Premium Coverage \$	agreements or products list nee coverage(s) that you init other amounts due besides	ial below. A notice you receive when yo the Base Monthly Payments.	the Vehicle. Your decision to buy them is not a factor in u sign this Lease describes the coverage(s) in greater te that you elect to purchase the Optional Product Lessee/Co-Lessee Initials Lessee/Co-Lessee Initials Lessee/Co-Lessee Initials
14. OPTIONAL INSURANCE AND ADDIT	TIONAL PRODUCTS	Other _	niu iddi	\$\$			Lessee/Co-Lessee Initials
Charge or Premium – Amount charged for ancilla		101 00		S S	hat Lessee's inquiries are ha	andled promptly, courteously, and accura	Lessee/Co-Lessee Initials

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

16. NOTICES

MI Lessee's Initials - Lessee initials when MI resident only - otherwise, "N/A"

MI Co-Lessee's Initials - Co-lessee initials when either party is MI resident - otherwise, "N/A"

Lessee's Initials - Lessee initials

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

17. SIGNATURES

A. Individual Lessee(s) Signature(s)

- Lessee Signature Consumer Lessee must sign here
- Co-Lessee Signature Consumer Co-Lessee must sign when applicable

B. Business Lessee(s) Signature(s)

- Lessee Signature Business Lessee must sign when applicable business lease
- Authorized Signer Name & Title Printed name of authorized individual signing on behalf of a business and their title
- *Co-Lessee Signature* Co-Lessee on business lease must sign when applicable

C. Lessor Signature and Assignment

Lessor Signature - Dealer signature

Lessor Representative Name - Printed name of individual signing as lessor

Title - Title of individual signing as lessor

16. NOTICES
any telephone 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 messages are 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 Lease 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 law.
to u consent to this monitoring and recording. B. SERVICING AND COLLECTION CALLS, You acree 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

NOTICE: If you do not meet your Lease obligations, you may lose the Vehicle. AK, OR and SD Notice: If this Lease is for a consumer purpose, then this Lease is CONSUMER PAPER. THIS IS A LEASE AGREEMENT. THIS IS NOT A PURCHASE AGREEMENT. PLEASE REVIEW THESE MATTERS CAREFULLY AND SEEK INDEPENDENT PROFESSIONAL ADVICE IF YOU HAVE ANY QUESTIONS CONCERNING THIS TRANSACTION. YOU ARE ENTITLED TO AN EXACT COPY OF THE AGREEMENT YOU SIGN.

ENTITLED ID AN EXACUTED TO THE AGNEENVIENT TO STON. NOTICE TO MICHIGAN LESSEES: The Early Termination Liability (Section 21) as determined by Lessor may be different than the actual cash value of the Vehicle as determined by the insurer of the Vehicle. Except to the extent that the GAP Waiver in Section 27 applies, Lessee is responsible for the amount by which the Early Termination Liability exceeds the proceeds from the insurer of the Vehicle. Lessee's Initials ______ V Co-Lessee's Initials ______ V

Lessee'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 FILE-IN COPY OF THIS LEASE AND OF ANY OTHER AGREEMENTS; POLICIES OF CERTIFICATES THAT YOU SIGNED OF AGREED TO PURCHASE; (4) YOU AGREE THAT YOU HAVE READ THE ABITRATION PROVISION ON THIS LEASE; INCLUDING THE METHOD FOR OPTING OUT, AND YOU AGREE TO APRITATE ALL CLAIMS IN ACCORDANCE WITH THE ARBITRATION PROVISION IN <u>SECTION 29</u>.

NOTICE TO CONSUMER: 1. Do not sign this agreement before you read it. 2. You are entitled to a copy of this agr

17. SIGNATURES						
A. INDIVIDUAL LESSEE(S) SIGNATURE(S) - Complete for i	ndividual lease ONLY					
Х	X					
Lessee Signature	Co-Lessee Signature					
B. BUSINESS LESSEE(S) SIGNATURE(S) - Complete for bu	isiness lease ONLY					
X		X				
Lessee Signature	Authorized Signer Name & Title (Print)	Co-Lessee Signature				
C. LESSOR SIGNATURE AND ASSIGNMENT						
By signing below, Lessor identified above agrees to the following: (1) Lessor accepts this Lease; (2) Lessor assigns all right, this end 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 makes Lessor an agent of Assignee or its servicer.						
Х						
Lessor Signature	Lessor Representative Name (Print)	Title				

SEE OTHER SIDE FOR ADDITIONAL TERMS AND CONDITIONS

©2020 Chrysler Capital. Chrysler Capital is a registered tra ark of FCA US LLC a ents are owned by CCAP Auto Lease Ltd. and serviced by Chrysler Capita

©2022 Santander Consumer USA Inc. All rights reserved.

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. SRT and Wagoneer are registered trademarks of FCA US LLC. ALFA ROMEO is a registered trademark of FCA Group Marketing S.p.A., used with permission. All other trademarks are the property of their respective owners. CCAP-345001-DLR_121622