

AOS Lease Contract Job Aid

New - Must be selected if unit is considered new (Note: new vehicles must not have more than 5.000 miles at inception) **LEASE PARTIES Demo** - Must be selected if unit is considered a demo (Note: demo vehicles may have up to 7,500 miles at inception) Lessee - Name and address (physical or mailing) of primary lessee **Used** - Must be selected only if mileage or titling laws in your state require this Co-Lessee - Name and address (physical or mailing) of co-lessee, as applicable designation (Note: Chrysler Capital does not lease true used vehicles) 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) Lessor (Dealer) - Full name (legal or DBA on file with Chrysler Capital) and address Model - Model of unit of dealership 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 AOS CC-LSG 012822 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 MOTOR VEHICLE LEASE AGREEMENT - CLOSED-END primarily for personal use **LEASE PARTIES** Lessee **Vehicle Garaging Address Lessor (Dealer)** Co-Lessee **LEASED VEHICLE ("VEHICLE"** MAKE MODEL **BODY STYLE** VEHICLE IDENTIFICATION NUMBER **ODOMETER READING** YEAR NEW \square DEM0 USED | Vehicle is to be used primarily for Personal, Family or Household purposes Business, Commercial or Agricultural purposes TRADE-IN VEHICLE AND ALLOWANCE Year Make Gross Amount of Trade-In Allowance Model Owned Prior Credit or Lease Balance Leased VIN Net Trade-In Allowance =\$ This is an agreement to lease the Vehicle. This Motor Vehicle Lease Agreement ("Lease"), between the undersigned lessee(s) ("Lessee") and the undersigned lessor ("Lessor") whose names and addresses are listed above provides agreed terms and conditions in connection with the lease of the Vehicle. As used in this Lease, the words "you" or "your" refer to the Lessee and "us" or "our" refer to the Lessor (or its successors and assigns). You agree to lease the Vehicle from us according to the terms of this Lease. If more than one Lessee signs this Lease, each Lessee may be held individually liable for the entire amount owing under this Lease. Please note this is a Lease, and not a purchase agreement. Therefore, we own the Vehicle. LEASE DATE: LEASE TERM: MONTHS SINGLE PAYMENT LEASE: SIGN AND DRIVE LEASE*: (check if applicable) (check if applicable) * If this is a Sign and Drive Lease, CCAP Auto Lease Ltd. will pay the first Monthly Payment described in Section 2.A below. TRADE-IN VEHICLE AND ALLOWANCE **NATURE OF LEASE** Trade-In Vehicle Info - Year, make, model and VIN of trade-in or lease turn-in Lease Date - Date of lease inception (Note: must match date A. Disposition Fee (if you in Section 2.A or 2.C as applicable) Owned - Must be selected if trade-in is owned or financed as a retail product **Lease Term** - Terms are: 24, 27, 36, 39, 42 or 48 months **Leased** - Must be selected if trade is a lease turn-in t of \$. B. Total **Single Payment Lease** - Must be selected if applicable Gross Amount of Trade-In Allowance - Value of trade-in (Note: will be \$0 if unit is a Sign and Drive Lease - Must be selected if contracting with lease turn-in) Sign and Drive Program **Prior Credit or Lease Balance** – Amount owed on vehicle (lease balance or retail **B. HOW THE AMOUNT DUE AT LEASE SIGN** 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 10.D (as a positive number)

LEASED VEHICLE ("VEHICLE")



AOS 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
- 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) Rebates and EV/PHEV Tax Credits should be listed and match to 5.A.1 and 6.A if being applied as a Capitalized Cost Reduction. (Federal Tax Credit must be itemized as a Capitalized Cost Reduction) 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 amounts listed in sections 5.B.1 or 5.B.2
- B. (4) Total of B.1-3; must equal amount in Section 1 and Section 5.A.14

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

- 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
- B. Must match Section 5.A.1
- M. Equals 6.I + 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)

7. EXCESSIVE WEAR AND USE

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

10. ITEMIZATION OF GROSS CAPITALIZED COST

- 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

11. 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. Onetime fees shall be included only once.)

14. 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

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

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

	AOS_CC-LSG_012822 MOTOR VEHICLE LEASE AGREEMENT – CLOSED-END	CHRYSLER CAPITAL		
	LEASE PARTIES Lessee	Vehicle Garaging Address Lessor (Dealer)		
	Co-Lessee			
		ODY STYLE VEHICLE IDENTIFICATION NUMBER ODOMETER READING		
	DEMO USED USED 3. OTHER CHARGES	Minierce or Agricultural purpor 4. TOTAL OF PAYMENTS		
	A. \$395 (Note: disposition fee will vary if a state maximum is lower than the standard \$395)	Leased T Gross Amo Prior Creding Review instructions below for correct calculation		
	This is an agreeme and addresses are listed shove provides agreed terms and conditions in connection with and addresses are listed shove provides agreed terms and conditions in connection with "our" refer to the Lessor (or its successors and assigns). You agree to lease the Vehicle I be held individually liable for the entire amount owing under this Lesse. Please note this LEASE DATE: * If this is a Sign and Drive Lease, CCAP Auto Lease Ltd. will pay the first Monthly Paym.	is a Lease, and not a purchase agreement. Therefore, we own the Vehide. MONTHS SINGLE PAYMENT LIESS: SISM AND DRIVE LEASE*: (check if applicable) (check if applicable)		
•		R LEASING CT DISCLOSURES 3. OTHER CHARGES (not part of your Monthly Payment or Single Payment) A. Disposition Fee (if you do not purchase the Vehicles) B. Total R. Total S. Smile Charge (Sum of Sections 1, 2.8 or 2.6 (sa applicable) and 3.8, minus Sections 5.4 2 or 5.4.2 in S.4.2 or 5.4.2 or 5.		
	A. MOUNT DUE AT LEASE SIGNING OR DELIVER A. AMOUNT DUE AT LEASE SIGNING OR DELIVERY	B. HOW THE AMOUNT DUE AT LEASE SIGNING OR DELIVERY WILL BE PAID: (1) Net Trade-in Allowance (if positive) (2) Rebates and Noncash Credits (3) Amount to be Paid in Cash \$		
	YOUR MONTHLY OR SINGLE PAYMENT IS DETERMINED AS SHO GROSS CAPITALIZED COST. The Agreed Upon Value of the Vehicle (\$) and any items you pay for	(4) TOTAL \$		
	over the Lease Term (such as service contracts, insurance, and outstanding prior credit or lease balance) 8. CAPITALIZED COST REDUCTION. The amount of any net trade-in allowance, rebate, noncash credit or cash you pay that reduces the Gross Capitalized Cost C. ADUSTED CAPITALIZED COST. The amount used in calculating your Base Monthly Payment or Base Single Payment \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	G. TOTAL OF BASE MONTHLY PAYMENTS OR SINGLE PAYMENT. The Depreciation and any Amortized Amounts plus the Rent Charge = \$ H. LEASE PAYMENTS. The number of payments in your Lease ÷ I. BASE MONTHLY PAYMENT OR BASE SINGLE PAYMENT = \$ J. SALES/USE TAX +\$		
	D. RESIDUAL VALUE. The value of the Vehicle at the end of the Lease used in calculating your Base Monthly Payment of Base Single Payment E. DEPRECIATION AND ANY AMORTIZED AMOUNTS. The amount charged for the Vehicle's decline in value through normal use and for other items paid over the Lease Term	K. +\$ L M. TOTAL MONTHLY PAYMENT ("MONTHLY PAYMENT") OR TOTAL SINGLE PAYMENT ("SINGLE PAYMENT") =\$		
•	7. EXCESSIVE WEAR AND USE. You may be charged for excessive wear based on plus Additional Miles, at \$ per mile. The "Regular Mileage" s You hereby agree to purchase miles at \$ of this Lease shall not be refundable.	you end this Lease early. The charge may be up to several thousand dollars. e earlier you end the Lease, the greater this charge is likely to be. our standards for normal use and for mileage in excess of your contracted mile amount, "Regular Mileage", shall be miles per year. You have the option to purchase miles at Lease signing, per mile ("Additional Miles"). Amounts paid for 4dditional Miles that are not used upon termination ning of this Lease and you acknowledge, agree, and understand, that the total permissible miles on the		
	odometer before you begin to incur excessive use charges at scheduled termination i 8. PURCHASE OPTION AT THE END OF LEASE TERM. You have an opti	ining or unis Lease and you acknowledge, aguer, and underband, victor the user) permissioner lines or use. Se within includes the miles already on the Vehicle at Lease execution. On to purchase the Vehicle at the end of the Lease Term for (i) the Residual Value, plus (ii) any past due is and taxes, plus (iv) a \$350 purchase option fee effice. Purchase Option Fee ¹ , plus (iv) a document or ig such purchase, up to the maximum allowed by applicable state law. Please contact your preferred		
	dealer for the amount of such document or other administrative fee. OTHER IMPORTANT TERMS. See both sides of this Lease for additional i and default charges, insurance, and any security interest, if applicable.	nformation on early termination, purchase options and maintenance responsibilities, warranties, late		

. Agreed Upon Value of the Vehicle . License/registration/title fees Dealer Documentation/Service Fee C. Sales/Use tax D. Net Trade-In Allowance (if negative) E. Optional service contract M. Total = Gross Capitalized Cost ** NOTICE TO FLORIDA LESSEES: This charge represents costs and profit to the dealer for items such as inspecting, cleaning, and adjusting vehicles, and preparing documents Telated to the sale or lease.

**NOTICE TO MISSISSIPPI LESSEES: A DOCUMENT/SERVICE FEE IS NOT AN OFFICIAL FEE AND IS NOT REQUIRED BY LAW, HOWEVER, IT MAY BE CHARGED TO A BUYER/LESSEE FOR THE PREPARATION, HANDLING AND PROCESSING OF DOCUMENTS AND THE PERFORMANCE OF SERVICES RELATED TO THE SALE OR LEASE OF A MOTOR VEHICLE AND MAY INCLUDE DEALER PROFIT. THIS NOTICE IS REQUIRED BY REGULATION OF THE MISSISSIPPI MOTOR VEHICLE COMMISSION.

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 Lease or 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. To under high payment may change if 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: \$\frac{1}{2}\$ The actual total of official rese and taxes may be higher or lower depending

12. 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 noncontributiony insurance with at least the following minimum limits and coverage during the Lease ferm and until the Vehicle is returned to us; (1) Liability insurance explicit in militians to less than actual value of the Vehicle with a maximum deductible of \$1,000; and (3) you must be isted as an insured on the insurance policy. You understand that the insurance policy must provide CCAP Auto Lease Ltd. Will be given at least 10 days' notice of any cancellation, nonrenewal, limit reductions or material coverage changes. You agree to buy the insurance from an insurance company reasonably acceptable to CCAP Auto Lease Ltd. Will be given at least 10 days' notice of any cancellation, nonrenewal, limit reductions or material renewal certificates of insurance evidencing coverage. NOTICE TO FLORIDA LESSEES: The valid and collectible liability insurance and personal injury protection insurance of any authorized rental or leasing driver is primary for the limits of liability and personal injury protection coverage required by ss. 324.021(7) and 627.736, Florida Statutes.

13. 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 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. If this Lease is entered into in Kansas, Maine, Massachusetts, Mississippi, Vermont (if the Vehicle is new) or West Virginia, Lessor does not disclaim any implied warranty of merchantability or fitness for any particular purpose.

14. 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 overage(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	Ierm	By initialing below you indicate that you elect to purchase the Uptional Product
Service Contract	\$				/V Lessee/Co-Lessee Initials
Maintenance Contract	\$				// Lessee/Co-Lessee Initials
Wear and Tear	\$				// Lessee/Co-Lessee Initials
Other	s				// Lessee/Co-Lessee Initials
Other	\$				/V Lessee/Co-Lessee Initials

15. 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 you and us or any of our affiliates, agents, assigns and service providers, may be monitored and recorded by us and any of our affiliates, agents, assigns and service providers, to enhance service to you.

You consent to this monitoring and recording.

8. SERVICINE AND COLLECTION CALLS. You spree 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 (the second or service). The manner in which these calls or text messages and/or automatic lesphone during in collect any amounts you over the first messages and/or automatic lesphone during system. You turber 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.

16. NOTICES icle AK OR and SD Notice: If this I 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. 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. 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 hintide | Vehicle | Vehi

THIS LEASE CONTAINS THE ENTIRE AGREEMENT BETWEEN YOU AND US. No agreements exist between 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 ferm the Lease may be extended 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. 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 AGREEMENTS, POLICIES OR CERTIFICATES THAT YOU SIGNED OR AGREED TO PURCHASE. (4) YOU AGREE THAT YOU HAVE READ THE ABBITRATION PROVISION ON THIS LEASE, INCLUDING THE METHOD FOR OPTING OUT, AND YOU AGREE TO ARBITRATE ALL CLAIMS IN ACCORDANCE WITH THE ARBITRATION PROVISION IN SECTION 29.

17. SIGNATURES										
. INDIVIDUAL LESSEE(S) SIGNATURE(S) - Complete for individual lease ONLY										
X	Х									
Lessee Signature										
B. BUSINESS LESSEE(S) SIGNATURE(S) - Complete for business 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, 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 makes Lessor an agent of Assignee or its servicer.										
X										
Lessor Signature	Lessor Representative Name (Print)	Title								

SEE OTHER SIDE FOR ADDITIONAL TERMS AND CONDITIONS s are owned by CCAP Auto Lease Ltd. and serviced by Chrysler Capital

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