

Wisconsin Lease Contract Job Aid

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) **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 be completed if lessees have two different addresses or if P.O. Box/mailing address is Year - Model year of unit listed for lessee(s) Make - Make of unit 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 WI CC-LSG 012822 Business, Commercial or Agricultural purposes - Must be selected if primary use is for WISCONSIN MOTOR VEHICLE LEASE AGREEMENT - CLOSED-END business, commercial or agricultural purposes; may not be selected if unit will be used 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 DEM0 USED The Vehicle is to be used primarily for Personal, Family, Household or Agricultural purposes Business or Commercial purposes TRADE-IN VEHICLE AND ALLOWANCE Year Make Gross Amount of Trade-In Allowance Model Prior Credit or Lease Balance Owned Leased VIN Net Trade-In Allowance =\$ **NATURE OF LEASE** 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. MONTHS LEASE DATE: LEASE TERM: 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 in A. Disposition Fee (if you 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 \$. **Single Payment Lease** - Must be selected, if applicable Gross Amount of Trade-In Allowance - Value of trade-in B. Total r Delivery. Sign and Drive Lease - Must be selected if contracting with Sign and Prior Credit or Lease Balance - Amount owed on vehicle (lease balance or retail Drive Program payoff amount) B. HOW THE AMOUNT DUE AT LE (1) Net Trade-in Allowance (if po 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)



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(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

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 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

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 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.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 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 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,
- 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. One-time fees shall be

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

are completed

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)

16. NOTICES

Marital Purpose Lessee Signature - Lessee must sign if married; "N/A" if not

Marital Purpose Co-Lessee Signature -Co-lessee must sign if married; "N/A" if not

Married/Unmarried/Legally Separated - Select correspoding marital status

Non-Signing Spouse Name - Non-signing spouse's name when applicable

Non-Leasing Spouse Signature - Optional: if nonsigning spouse wishes to waive any notice of the lease; otherwise, "N/A"

Spouse's Residence (same) - Select if married and spouse lives at the address in Lessee/Co-Lessee section

Spouse's Residence (different) - Select if married and spouse's address differs from the address in Lessee/Co-Lessee section and list spouse's address; if not applicable, "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

	CHRYSLER SCONSIN MOTOR VEHICLE LEASE AGREEMENT - CLOSED-END C A P I T A L.							
						A I I I A Lo		
LEASE PARTIES Lessee	EASE PARTIES			Vehicle Garaging Address				
			venicie Gar	aging Address		Lessor (Dealer)		
Co-Lessee								
LEASED VEHICLE ("VI	EHICLE")							
NEW 🗆 🗡	EVD WVKE	MODEL RODY	STYLE			ODOMETER READING		
3. OTHER CHARGES								
USED The Vehicle is to be a			Busines	s or Commercial pu				
The Vehicle is to be u					STAL OF	DAVMENTS		
Year		-		Gross Amo	JIAL UI	F PAYMENTS		
Model	Model Susse payment, whichever is less			Prior Credit				
VIN				Net trade-		ions below for		
NATURE OF LEASE				corre		ion		
This is an agreement	t to lease the Vehicle. This Mote		, between the und	ersigned lessee(s) le. As used in this cease, the word				
			us according to the		in one Lessee sign	ns this Lease, each Lessee may		
		LEASE TERM:		NTHS SINGLE PAYMENT LE		GN AND DRIVE LEASE*:		
			escribed in Section	(check if applicable on 2.A below.	:)	GN AND DRIVE LEASE*: (check if applicable)		
		FEDERAL CONSUMER L						
1. AMOUNT DUE AT	2. MONTHLY OR SINGLE			THE ALLEDOES	4.	. TOTAL OF PAYMENTS		
LEASE SIGNING OR DELIVERY	A. Your first Monthly Payme			not part of your Monthly Payment Payment)	or Single	(The amount you will have		
(Itemized Below)**	followed by	payments of \$ du	e on the			paid by the end of the Lease)		
	B. The total of your Month	ch month, starting on	A. !	Disposition Fee (if you do not purchase the //ehicle)		(Sum of Sections 1, 2.B or 2.C (as applicable) and 3.B,		
s		nt Lease, your Single Payment of \$	'	/enicie) \$		minus Sections 5.A.2 or 5.A.3		
	is due on	which is at Lease Signing or Deliver	y.	otal \$_		(as applicable) and 5.A.4)		
		ASE SIGNING OR DELIVERY						
A. AMOUNT DUE AT L (1) Capitalized Cost	LEASE SIGNING OR DELIVERY t Reduction	\$		AMOUNT DUE AT LEASE SIGNIP ade-in Allowance (if positive)	IG OR DELIVERY	WILL BE PAID:		
(2) First Monthly Pa	Payment \$			(2) Rebates and Noncash Credits		\$		
(3) Single Payment		\$	(3) Amou	nt to be Paid in Cash		\$		
(4) Refundable Sec (5) Title Fees	urity Deposit	9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	_					
(6) Registration Fee	BS .	\$	_					
(7) License Fees	T	\$	_					
(8) Upfront Sales/Us (9) Capitalized Cost		\$	_					
(10) Acquisition Fee		\$	_					
(11) Dealer Service (12)	Fee***	\$	-					
(13)		\$	_					
(14) TOTAL		\$	(4) TO	ΓAL		\$		
*** A service fee is no lessees for service	t required by law, but may be ch s related to compliance with sta	narged to motor vehicle purchasers of te and federal laws, verifications and	or ''					
public safety, and r	must be reasonable.							
		IS DETERMINED AS SHOW						
A. GROSS CAPITALIZ Vehicle (\$	ZED COST. The Agreed Upon Va) and any items y	llue of the	F. RENT	CHARGE. The amount charged in iation and any Amortized Amount	addition to the	+\$		
over the Lease Ter	rm (such as service contracts, in	nsurance, and \$		OF BASE MONTHLY PAYMENTS OF		IT. The		
B. CAPITALIZED COS	credit or lease balance) ST REDUCTION. The amount of	any net	Deprec	iation and any Amortized Amounts p	lus the Rent Charg	ge =\$		
trade-in allowance reduces the Gross	e. rebate. noncash credit or casl	h you pay that -\$	H. LEASE	PAYMENTS. The number of pay	ments in your Lea			
C. ADJUSTED CAPIT	TALIZED COST. The amount use	d in	I. BASE	MONTHLY PAYMENT OR BASE SI	NGLE PAYMENT	=\$		
calculating your B D. RESIDUAL VALUE	lase Monthly Payment or Base S The value of the Vehicle at the	end of the	J. SALES	/USE TAX		+\$		
	culating your Base Monthly Payr		К			+\$		
E. DEPRECIATION A	ND ANY AMORTIZED AMOUNT:	S. The amount	_ L			+\$		
charged for the Ve	ehicle's decline in value through is paid over the Lease Term	normal use =\$	M. TOTAL	. MONTHLY PAYMENT ("MON TAL SINGLE PAYMENT ("SIN	ITHLY PAYMEN IGLE PAYMENT	! <u>I</u> ") =\$		
EARLY TERMINA	TION. You may have to pa	ay a substantial charge if you e Lease is terminated. The ea						
		e Lease is terminated. The ea e charged for excessive wear base						
("Regular Mileage	", plus Additional Miles), at \$	per mile. T	he "Regular Mile	eage" shall be	miles pi	er year. You have the option		
Miles that are not	e", plus Additional Miles), at \$ at Lease signing. You hereby ag used upon termination of this Lo	ease shall not be refundable.	miles at \$). Amounts paid for Additional		
If this box is check odometer before v	ced, the Vehicle was driven more ou begin to incur excessive use of	than 500 miles before the beginning charges at scheduled termination isEASE TERM. You have an option to	of this Lease and	you acknowledge, agree, and und which includes the miles alread	erstand, that the	total permissible miles on the at Lease execution.		
8. PURCHASE Of	PTION AT THE END OF LE	EASE TERM. You have an option to	purchase the Ve	hicle at the end of the Lease Term	for (i) the Residu	al Value, plus (ii) any past due		
other administration	s and any other amount due und ve fee that may be charged by tl ount of such document or other a	he dealer or third party processing su	uch purchase, up	axes, plus (iv) a \$350 purchase option fee (the "Purchase Option Fee"), plus (iv) a documen purchase, up to the maximum allowed by applicable state law. Please contact your prefer				
9. OTHER IMPOR	RTANT TERMS. See both si	des of this Lease for additional infori	mation on early to	ermination, purchase options and	maintenance res	sponsibilities, warranties, late		
and default charge	es, insurance, and any security i	nterest, if applicable.		,				
	OF GROSS CAPITALIZE							
A. Agreed Upon Value		\$		ervice Fee***		+\$		
B. License/registratio C. Sales/Use tax	n/title tees	+\$ +\$	l J.			+\$ +\$		
D. Net Trade-In Allowa	ance (if negative)	+\$	J K.			+\$ +\$		
E. Optional service co	ontract	+\$	_ i			+\$		
F. Optional maintena	nce contract	+\$	M 7-4-1	Cross Conitalizad Cont		_¢		
G. Acquisition fee	transited by law but may be abo	+\$ irged to motor vehicle purchasers or le		Gross Capitalized Cost	and fodoral laws	=\$		
and must be reasonab	. roquired by law, but may be cha le.	ages to motor venicle purchasefs of it	LUGGES IUI SEIVICE	s related to compilative with State	unu reueldi idWS	, vermeasons and public safety,		

11. 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 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. Your Monthly 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: 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.

12. INSURANCE

NO LABILITY INSURANCE FOR BODILY INJURY OR PROPERTY DAMAGE IS INCLUDED IN THIS LEASE. As a result, you are liable for any physical damage to the Vehicle and any hodily injury, death, personal injury or property damage arising out of your or any person's use of the Vehicle. You space to maintain in full force and effect primary and noncontributory insurance with at least the following minimum limits and coverage during the Lease term and until the Vehicle is returned to us: (1) Leading range required by a pipicaled state leaw, including any not-feath and uninsured motorst law; (2) Collision insurance with limits no less than actual value of the Vehicle with a maximum deductible of \$1,000; (3) Comprehensive insurance including penis of fire, weather, vandalism and their, with limits no less than actual value of the Vehicle with a maximum deductible of \$1,000; (3) Comprehensive insurance including penis of fire, weather, vandalism and their, with limits no less than actual value of the Vehicle with a maximum deductible of \$1,000; (3) Comprehensive insurance including penis of fire, weather, vandalism and their, with limits no less than actual value of the Vehicle with a maximum deductible of \$1,000; (3) Comprehensive insurance policy must provide CCAP Autho Lease Ltd, with primary coverage as an additional insured on Item (1) and so loss payee on terms (2) and (3). The policy must state that CCAP Autho Lease Ltd, with primary coverage as an additional insurance of the primary actual penished to th

Pleasonary acceptance to user ratio Lease. Late 18 of Vision Pleason (Vision Late 18 of Late 18 of

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 PERPESENTATIONS OR WARRANTIES WHATSOEVER). 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 coverage(s) that you initial below. A notice you receive when you sign this Lease describes the coverage(s) in greater detail. If it is investigated and insurance may not produce the coverage(s) and the besides the Tease Marchine Burgore and disciplifying investors among the greater details. Optional Product Charge or Premium Coverage Provider Term By initialing below you indicate that you elect to purchase the Optional Product Lessee/Co-Lessee Signature Service Contract Lessee/Co-Lessee Signature Lessee/Co-Lessee Signature Wear and Tear Lessee/Co-Lessee Signature Other \$ ✓ Lessee/Co-Lessee Signature

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 o 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.

B. SERVICING AND COLLECTION CALLS. bit 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 wheless 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/rafficial voice messages and/or automatic telephone dialing system. You further agree that in order for us to service this Lease or to collect any amountsy you owe, that Lessor may send e-mails to you at any provide us or use other electronic means of communication to the extent permitted by law.

X	X	,-				
Lessee Signature	Co-Lessee Signature					
MARITAL INFORMATION: You are ☐ married, ☐ unmarried, or ☐ legally separated. Your spouse resides at: ☐ your address shown above, or ☐	. If you are married and your spouse is not signing tl 	nis Lease, the na	ame of your spouse is			
NON-LEASING SPOUSE: The undersigned is married to the Lessee signing this Lease ${\bf X}$, actually knows of this Lease, and waives any no	tice of this Lea	se.			
Non-Leasing Spouse's Signature						
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 tease item 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 valvier of any right under this clease.						
	Lessee's Initials	<i>'</i>	Co-Lessee's Initials	<i>\</i>		
NOTICE: (1) BY SIGNING BELOW, YOU AGREE TO ALL THE PROVISIONS ON BOTH SIGNEVERSE SIDE. (3) YOU ACKNOWLEDGE THAT YOU HAVE RECEIVED A COMPLETELY F						

SIGNED OR AGREED TO PURCHASE. (4) THIS IS A LEASE AGREEMENT AND NOT A PURCHASE AGREEMENT; PLEASE SEEK INDEPENDENT PROFESSIONAL ADVICE IF YOU HAVE QUESTIONS CONCERNING THIS TRANSACTION. (5) YOU AGREE THAT YOU HAVE READ THE ARBITRATION 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.

LESSEE ACKNOWLEDGES BY SIGNING BELOW THAT LESSEE HAS READ BOTH SIDES OF THIS LEASE AND HAS RECEIVED A COMPLETELY FILLED-IN COPY OF THIS LEASE. LESSEE RUTHOUTE COLUMN THE LESSEE
(a) THIS IS A MOTOR VEHICLE LEASE AGREEMENT. YOU HAVE NO OWNERSHIP RIGHTS IN THE MOTOR VEHICLE UNLESS THIS LEASE CONTAINS A PURCHASE OPTION AND YOU EXERCISE YOUR OPTION TO PURCHASE THE MOTOR VEHICLE. (b) DO NOT SIGN THIS LEASE BEFORE YOU READ IT, INCLUDING ANY WRITING ON THE REVERSE SIDE. (c) DO NOT SIGN THIS IF IT CONTAINS ANY BLANK SPACES. (d) YOU ARE ENTITLED TO A COMPLETED COPY OF THIS LEASE WHEN YOU SIGN IT.

17. SIGNATURES									
A. INDIVIDUAL LESSEE(S) SIGNATURE(S) - Complete for individual lease ONLY									
X	X								
Lessee Signature	e Signature Co-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 Mon-Recourse Master Dealer Agreement in effect as amended from time Lessor acknowledges that Lessor is not an agent of Assignee or its servicers and that neither the Chrysler Capital Mon-Recourse Master Dealer Agreement nor this assignment makes Lessor; an agent of Assignee or its servicers.									
to our root and tractionated the employer comment from the observed by the state of the design that the design									
X									
Lessor Signature	Lessor Representative Name (Print)	Title							
SEE OTHER SIDE FOR ADDITIONAL TERMS AND CONDITIONS									

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