

Wisconsin Lease Contract Job Aid

LEASED VEHICLE ("VEHICLE")

LEASE PARTIES								considered new have more than 5,000 miles at	inceptio	on)	
						Demo – Must be	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 Vehicle Garaging Address – Primary physical address where vehicle will be kept - must							designation (Note: Chrysler Capital does not lease true used vehicles)				
be completed if lessees							Year – Model year of unit				
listed for lessee(s)				5		Make – Make of unit					
Lessor (Dealer) – Full name	e (legal or DI	BA on file	with Chrysler Capita	al) and address		Model – Model d	Model – Model of unit				
of dealership						Body Style - Bo	Body Style – Body style/trim of unit				
						Vehicle Identifie	Vehicle Identification Number – Full 17-digit VIN				
						Odometer Read	Odometer Reading - Inception mileage (must be at least 1)				
						Vehicle is to be	Vehicle is to be used primarily for Personal, Family or Household purpose				
							selected if primary use is personal; may not be selected if unit will be used primarily for				
WI C	C-LSG 0	12822					business, commercial or agricultural purposes				
	_		VEHICLE LEAS		- CLOSED-END			ultural purposes – Must be sele cultural purposes: may not be s			
						primarily for p					
LEAS	E PARTIES										
Lesse	e				Vehic	e Garaging Address	Less	or (Dealer)			
Co-Le	00220										
	3366										
LEAS	ED VEHICLE ("	(VEHICLE")	•								
NEW		YEAR	MAKE	MODEL	BODY STYLE	VEHICLE IDENTIFICA	TION NUMBER	ODOMETER READING			
DEMO											
USED	_	used primar	l ilv for Personal Family	I , Household or Agricultur		Isiness or Commercial purpo	eee 🗌				
	E-IN VEHICLE			, nousenoid of Agricultur			303				
Year		Make				Gross Amount	of Trade-In Allowa	nce \$			
Mode					Owned 🗌 Lease	d 🗌 Prior Credit or	Prior Credit or Lease Balance \$				
VIN						Net Trade-In Allowance = \$					
	RE OF LEASE										
and a	i s an agreeme ddresses are li	ent to lease isted above	provides agreed terms	tor Vehicle Lease Agreen and conditions in conne	rent ("Lease"), between t ction with the lease of the	ne undersigned lessee(s) ("Le e Vehicle. As used in this Leas	essee") and the un se, the words "you	dersigned lessor ("Lessor") whose i " or "your" refer to the Lessee and "	names us" or		
"our"	refer to the Le	essor (or its s	successors and assign	s). You agree to lease th	e Vehicle from us accordii	ng to the terms of this Lease. not a purchase agreement.	If more than one I	Lessee signs this Lease, each Lesse	e may		
	E DATE:			LEASE TERM:		MONTHS SINGLE PA	YMENT LEASE:] SIGN AND DRIVE LEASE*: [
* If th	is is a Sign and	d Drive Leas	se, CCAP Auto Lease L	d. will pay the first Mont	hly Payment described in	Section 2.A below. (check i	f applicable)	(check if applicable)			
				FEDERAL CON	ISUMER LEASING	ACT DISCLOSURE	S				
TRADE-IN VEHICLE A	ND ALLO	WANC <u>E</u>				3. OTHER CHARGES	NATURE C	OF LEASE			
Trada-In Vahiela Info Vaa	r maka maa	hal and MA	l of trado in or less		e on due on the	(not part of your Month Payment)	Lonco Data	Data of loase incention (Nata	must m	atch data in	
Trade-In Vehicle Info – Year, make, model and VIN of trade-in or lease turn-in Owned – Must be selected if trade-in is owned or financed as a retail product					A. Disposition Fee (if you		 Date of lease inception (Note: A or 2.C, as applicable) 	must ma	aton udte in		
Owned – Must be selected if trade-in is owned or financed as a retail product Leased – Must be selected if trade is a lease turn-in					do not purchase the Vehicle)	do not purchase the			iths		
Gross Amount of Trade-In Allowance – Value of trade-in (Note: will be \$0 if unit is a lease				ent of \$	B. Total	Single Payment Lease - Must be selected if applicable					
turn-in)) or Delivery. ELIVERY		Sign and Dri	ve Lease – Must be selected if o	contracti	ng with Sigr	n and	
Prior Credit or Lease Balance – Amount owed on vehicle (lease balance or retail					W THE AMOUNT DUE AT LE	Drive Prog	gram				
payoff amount)					(1)	Net Trade-in Allowance (if p	ositive)	\$			
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				Rebates and Noncash Credi	ts	\$					
Positive value: enter in se Negative value: enter ou		nount in Se	ection 10.D (as a po	sitive number)	(3)	Amount to be Paid in Cash		φ			
(0)	J		x								

CHRYSLER CAPITAL.

Wisconsin Lease Contract Job Aid

(Continued)

1. AMOUNT DUE AT LEASE SIGNING OR D	DELIVERY		CC-LSG_012822 CONSIN MOTO	2 DR VEHICLE LEASE AGREEME	NT – CLOSED-EN	D	CHRYSLER CAPITAL:
Must equal total in Section 5.A.14 and 5.B.4		LEAS	SE PARTIES 199		Vel	nicle Garaging Address	Lessor (Dealer)
2. MONTHLY OR SINGLE PAYMENT		Co-Li	essee				
 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 	NEW DEMU USED The V	10 🗌 🔤 🖪 D 🔲 Vehicle is to be u	A. Equal to \$395 or one mo base payment, whicheve ease the Vehicle. The Motor Vehicle Lease A for aucressor and assign, You are to ba		Gross Amo Prior Credi Net Trade-	ABER ODOMETER READING OTAL OF PAYMENTS New instructions below for ect calculation
5. ITEMIZATION OF AMOUNT DUE AT LEA	SE SIGNING OR DELIVERY	be he LEAS * if th	ield individually liable`fo SE DATE: this is a Sign and Drive	or the entire amount owiñg únder this Lease. F LEASE TERM:		and not a purchase agreement. Therefore MONTHS SINGLE PAYMENT (check if applica d in Section 2.A below.	e, we own the Vehicle. LEASE: SIGN AND DRIVE LEASE*: Die) (check if applicable)
 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) - 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 	5. ** A. A. A. (2) (3) (4) (4) (5) (6) (6) (7) (8) (9) (1) (1) (1) (1) (1) (1) (1) (1	EASE SIGNING A DELIVERY temized Below)** THEMIZATION OF MOUNT DUE AT LEASE 1) Oparitalized Cost Red 2) First Monthly Paymen 3) Figure A Description 1) Refundable Security 3) Fittle Fees 3) Registration Fees 1) Capatistic Fees 1) Capat	2. MONTHLY OR SINGLE PAYMENT A. Your first Monthly Payment of \$ followed by of each month, starting B. The total of your Monthly Payment is s L. It this is a Single Payment Lease, your Singl is due on which is at Lease AMOUNT DUE AT LEASE SIGNING E SIGNING OR DELIVERY Uucion Tax S wucuton Tax S s wucton tax s s s wucton tax s s s wucton tax s	is due on	A Disposition Fee (if you do not purchase the Vehicle) \$ B. Total \$ HOW THE AMOUNT DUE AT LEASE SIG (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 Lasee) \$ Usum of Sections 1,2 B or 2 C (as applicable) and 3,8, minus Sections 5.A 2 or 5.A.3 (as applicable) and 5.A.4) UNG OR DELIVERY WILL BE PAID: \$
 6. YOUR MONTHLY OR SINGLE PAYMENT IS 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 	 S DETERMINED AS SHOWN BELOW 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) 	B. C B. C C. A D. R S S E D C C a	Dutstanding prior credit CAPITALIZED COST RE Trade-in allowance, reb reduces the Gross Capi ADJUSTED CAPITALIZ adculating your Base h RESIDUAL VALUE. The Lease used in calculati Single Payment DEPRECIATION AND A charged for the Vehicle and for other items pai and for other items pai	EDUCTION. The amount of any net bale, noncash receil or cash you pay that italized Cost EPC OST. The amount used in Monthly Payment or Base Single Payment = value of the Vehicle at the end of the ing your Base Monthly Payment or Base MY AMORTIZED AMOUNTS. The amount s's decline in value through normal use d over the Lease Term =	\$ 6 \$ H =\$ J \$ K K	Depreciation and any Amortized Amo TOTAL OF BASE MONTHLY PAYMENTS Depreciation and any Amortized Amount LEASE PAYMENTS. The number of p BASE MONTHLY PAYMENT OR BASE SALES/USE TAX 	ints +> OB SINGLE PAYMENT. The spus the Rent Charge =\$ ayments in your Lease ÷ +\$ =\$ +\$ =\$ +\$ =\$ +\$ =\$ +\$ =\$ +\$ =\$ +\$ =\$ 0NTHLY PAYMENT") =\$
7. EXCESSIVE WEAR AND USE		• 7. E	"Regular Mileage", pl	N. You may have to pay a substantia ill depend on when the Lease is terr R AND USE. You may be charged for exc us Additional Miles), at \$ sase signing. You hereby agree to purchase u pon termination of this Lease shall not be r	cessive wear based on ou per mile. The "Re		his charge is likely to be. eage in excess of your contracted mile amount miles per year. You have the option
 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. 10. 10. 10. 10. 10. 10. 10.	If this box is checked, II dometer before you be VURCHASE OPTU ONNTHY Payments and other administrative fea- dealer for the amount of the amount of the amount of OTHER IMPORTAL Clenesk-registration/title Sales/Use tax Licensk-registration/title Sales/Use tax Licensk-registration/title Sales/Sales	he Vehicle was driven more than 500 miles be ginto incure cossive use charges at schedul ON AT THE END OF LEASE TERM. Yo any other amount due under this Lease, plus e that may be charged by the dealer or third / sum document or other administrative fee. NTT TERMS. See both sides of this Lease See See See See See See See See See Se	effore the beginning of this I beginning of this I beginning of this I beginning of this I beginning and the termination of termination of the termination of tet	wincin includes the nines and the end of the Lease Te plus (v) a \$350 purchase option fee (the sac, up to the maximum allowed by a n early termination, purchase options a Dealer Service Fee*** Dealer Service Fee*** Total = Gross Capitalized Cost or services related to compliance with st sfor the Vehicle whether included in your se against you, the Vehicle, or the Lessor, sand fees.	inderstand, that the total permissible miles on the eady on the Velocit at Lasee execution. mf or (i) the Residual Value, plus (ii) any past due e*Purchase Option Fee*, plus (i) adocument or plicable state law. Piease contact your preferred and maintenance responsibilities, warranties, late +\$
 10. ITEMIZATION OF GROSS CAPITALIZED 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 	 COST 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 	Estin Term on th 12.1 NO with unins unins unins unins reas You h	mated Official Fees an , whether included with the tax rates in effect, th INSURANCE LIABILITY INSURA at least the following m sured motorist law; (2) (alisim and theft, with lim rance policy must prov e Ltd. will be given at onably acceptable to C	Id Taxes You Must Pay During the Lease. In your Monthly or Single Payment or assessed te location or the value of the Vehicle when a func- NICE FOR BODILY INJURY OR PROPP personal injury or property damage artising out of coverage during the Lease TC Collision insurance with limits no less than actu- tion less than actu-value of the Vehicle with vide CCAP Auto Lease Ltd. with primary cover less 10 days' notice of any acnealization. The CCAP Auto Lease Ltd. and for furnish CCAP Auto CCAP Auto Lease Ltd. and for furnish CCAP Auto	to the total amount Lessor estim otherwise: S fee or tax is assessed.	ates that you will pay for official and lice 	rice and effect primary and noncontributory insurance ed by applicable state law, including any no-fault and prehensive insurance including perils of fire, weather, red on the insurance policy. You understand that the s (2) and (3). The policy must state that CCAP Auto to buy the insurance from an insurance company dencing coverage.
11. OFFICIAL FEES AND TAXES			Substitute for an existing ubsection a., above, at		y agent currently licensed t licy with similar coverage is	nder Chapter 628 of the Wisconsin Statu ssued by any other insurer or sold by any	nce or use of the Vehicle from any insurer authorized tes, other agent meeting the qualifications specified in
Estimated Official Fees and Taxes You Must Pay Durin and taxes that the customer will be responsible for of fees need to be multiplied by the number of months included only once.)	over the life of the lease. (Note: monthly and annual	The V LAW) SUIT 14. You a detail	Vehicle is covered by th) LESSOR MAKES NO ABILITY OR FITNESS F OPTIONAL INSUF are not required to pu decision to approve this	e manufacturer's standard new car warranty. L EXPRESS OR IMPLIED WARRANTIES OR REI FOR ANY PARTICULAR PURPOSE AND LESSO RANCE AND ADDITIONAL PRODUC	PRESENTATIONS AS TO TH IR MAKES NO OTHER REPR ETS reements or products list e coverage(s) that you initia ther amounts due besides t	E VEHICLE'S (OR ANY OF ITS PARTS O ESENTATIONS OR WARRANTIES WHATS and in this Section in order to lease the below. A notice you receive when you he Base Monthly Payments.	Vehicle. Your decision to buy them is not a factor in sign this Lease describes the coverage(s) in greater that you elect to purchase the Optional Product
14. OPTIONAL INSURANCE AND ADDITION	NAL PRODUCTS	Mair	vice Contract intenance Contract ar and Tear	\$ \$ \$		///	Lessee/Co-Lessee Signature Lessee/Co-Lessee Signature Lessee/Co-Lessee Signature
 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 	Oth Oth 15. A. C a Y V B. S S I E I E I I 6.	er COMMUNICATIO CONSENT TO MONITOR my of our affiliates, age ui consent to this moni ERVICING AND COLLEC elephone number(s) that re made to you may incl ease or to collect any an NOTICES	S S	onitored and recorded by us service this Lease or to colle ncluding wireless telephone d/artificial voice messages an to you at any e-mail address	and any of our affiliates, agents, assign: ct any amounts you owe, Lessor may mak numbers that could result in charges to yo id/or automatic telephone dialing system. you provide us or use other electronic me	✓ Lessee/Co-Lessee Signature ✓ Lessee/Co-Lessee Signature v. Some of the phone calls between you and us or and service providers, to enhance service to you.
 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 non- signing 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 	X Less Mara Your: Non- THIS may (6) m NOT SIGN COMM AND SIGN SIGN COMM AND SIGN SIGN SIGN COMM COMM COMM COMM COMM COMM COMM COM	HITAL INFORMATION: Yo spouse resides at:	THE ENTIRE AGREEMENT BETWEEN YOU withing signed by you and Lessor, except that at the transact will modify the agreement between the ELOW, YOU AGREE TO ALL THE PROVISIONS I KNOWLEDGE THAT YOU HAVE RECEIVED A CO KNOWLEDGE THAT YOU HAVE RECEIVED A CO KNOWLEDGE THAT YOU HAVE RECEIVED A CO ACTOOL (6) YOU AGREE THAT YOU HAVE RE ACCORDAKCE WITH THE ARBITRATION PROV ES BY SIGNING BELOW THAT LESSEE HAS EHICLE LEASE AGREEMENT. YOU HAVE IR OPTION TO PURCHASE THE MOTOR VI THIS IF IT CONTAINS ANY BLANK SPACE	III separated. If you are man g this Lease, actually know AND US. No agreements ex the end of the original Lease the parties or constitute a wal ON BOTH SIDES OF THIS LI ON BOTH SIDES OF THIS LI MUETELY FILLED-IN COP AND NOT A PURCHASE AG NEAD BOTH SIDES OF THIS S READ BOTH SIDES OF THIS NO OWNERSHIP RIGHTS EHICLE (b) DO NOT SIG ES, (d) YOU ARE ENTITLI	Co-Lessee Signature ied and your spouse is not signing this Lea s of this Lease, and walves any notice of ist between you and Lessor except as set if Term the Lease may be extended by agre yer of any right under this Lease. Lessee Similals ASE: (2) YOU ACKNOWLEDGE THAT YOU OF THIS LEASE SHOL OF ANY OTHER AG REEMENT, PLEASE SEEK INDEPENDENT INISION ON THIS LEASE, INCLUDING TH THIS LEASE AND HAS RECEIVED A C	
17. SIGNATURES		Less	see Signature	SIGNATURE(S) - Complete for individual leas		X Co-Lessee Signature	
 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 	 <i>Co-Lessee Signature</i> - Co-Lessee on business lease must sign when applicable C. Lessor Signature and Assignment <i>Lessor Signature</i> - Dealer signature <i>Lessor Representative Name</i> - Printed name of individual signing as lessor <i>Title</i> - Title of individual signing as lessor 	X Less G. Li By si It's se X Less Chry	see Signature ESSOR SIGNATURE AN igning below, Lessor idi signee") under the term ervicer and that neither sor Signature @2020 Chryster Capital C /sler Capital is ed by CCAP Aut	DASSIGNMENT IDASSIGNMENT is of the Chryster Capital Non-Recourse Master the Chryster Capital Non-Recourse Master Dea Lessor SEE OTHER 5 Chryster Capital is a registered trademark of FCA US LLC a registered trademark of FC to Lease Ltd. and serviced by of FCA US LLC. ALFA ROMEO is	ized Signer Name & Title (P) Dealer Agreement in effect a Dealer Agreement nor this assig Representative Name (Print SIDE FOR ADDITIONA C and licensed to Santander Conc CA US LLC and lice (Chrysler Capital s a registered trai	sear assigns all right, title and interest in is amended from time to time. Lessor ack mment makes Lessor an agent of Assigne <u>mment makes Lessor an agent of Assigne</u> <u>Title</u> L TERMS AND CONDITIONS uner USA Inc. Lesse agreements are owned by ©2023 Santander Const. Dodge, Jeep, Ram and V demark of FCA Group Mai	this Lease and the Vehicle to CCAP Auto Lease Ltd. towledges that Lessor is not an agent of Assignee or or its servicer.

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

- of authorized individual signing on behalf of a business and their title