

DEALER FUNDING CHECKLIST

Effective 12/28/2015

PLEASE NOTE: ALL PAPERWORK SHOULD BE ASSIGNED TO PELICAN AUTO FINANCE, LLC

*	Original Approval Sheet
	 Amount financed on Approval must be within \$25 of contracted amount financed.
*	Credit Application: original and one copy signed by customer(s)
*	Copy of valid Driver's License (Front & Back)
*	Co Applicant(s) Driver's License or valid government issued ID
*	Proof of Income (dated within 30 days from contracts) for all applicants
*	Bookout Sheet: NADA Clean Trade Value with hard adds only! – <u>Signed by Dealer</u>
*	Copy of Retail Installment Contract
*	Agreement to Provide Insurance; assigned to Pelican Auto Finance, LLC.
*	Customer Text/Email Message Authorization Form
	Customer Contact Form
	5 <u>Complete</u> References
	Proof of Residence (utility, credit card bill, or bank statement) to contracted address
	Odometer Statement
	ORIGINAL Retail Installment Contract
	Buyers Order
	Application for Lienholder Title; assigned to Pelican Auto Finance, LLC.
	Guarantee of title form (Title is required within 45 days of contract date)
	Contract Assignment; assigned to Pelican Auto Finance, LLC.
	Ensure Pay Disclosures signed by customer(s)
	Warranty if applicable
	Pelican Customer Privacy Policy
	Customer Delivery Notice
	Customer Disclosure Statement (PA Only)
	Other requested stipulations indicated on approval
	Customer Irrevocable Power of Attorney for Motor Vehicle forms
	OVERNICHT FUNDING DACKAGES TO

OVERNIGHT FUNDING PACKAGES TO:

Pelican Auto Finance, LLC

5 Christy Drive, Suite 204, Chadds Ford, PA 19317

TURBO FUNDING FAX: 866.288.1207 (*include for Turbo Fundings)

Title Lienholder Address: PELICAN AUTO FINANCE, LLC • 5 Christy Dr., Suite 204, Chadds Ford, PA 19317 Insurance Lienholder Address: PELICAN AUTO FINANCE, LLC • PO BOX 398201, Minneapolis, MN 55439-8201

State Lienholder Codes

CA ELT: CZL • FL ELT 0242277179 • GA ELT: 001106393652 • IA ELT: 80085588300 • MD Corp Code: 1522
MS Lienholder #: 90018901800 • NC ELT: 000038191281 • NJ Corp Code: 64706534 7080 030 • OH ELT: E033698
PA ELT: 80085588301 • SC ELT: 33121848 • TX: 80085588300 • VA Lienholder Code: 4DELT • WA ELT: PAF



Customer Contact Form

□ Buyer Name:	
☐ Home phone #	
□ Work phone#	
☐ Cell Phone #	_
☐ Employer Name:	_
☐ Employer Address:	-
	_
☐ Supervisor:	_
☐ Supervisor Phone #:	_
Best time to contact you: Morning Lunchtime Afternoon Evening] Saturday
*********************	*****
☐ Co-Buyer Name	_
☐ Home phone #	_
□ Work phone #	_
☐ Cell Phone #	
☐ Employer Name:	
☐ Employer Address:	
☐ Supervisor:	
☐ Supervisor Phone #:	
Best time to contact you: Morning Lunchtime Afternoon Evening	Saturday



Attach GPS Serial No. Here

ENSURE PAY PAYMENT ASSURANCE SYSTEM DISCLOSURE STATEMENT AND AGREEMENT FOR INSTALLATION

Buyer(s) Names:	Date:	
Vehicle Description:		
Year Mak	e Model Vehicle Identification Number (VIN)	
"Vehicle"), dated the same date as this Paymer understand that the Vehicle I am purchasing is expected. The Device is designed to GPS (global positioning system) tracking unit that my driving practices (e.g. speeding) but may be rall and/or successors will not provide any access to designated assignee or successor may have to secular.	the "Contract") that I signed in connection with my purchase not Assurance System Disclosure Statement and Agreement of quipped with the ENSURE PAY PAYMENT ASSURANCE GPS AI ensure that I make my payments on time as required by the can determine at any time where my vehicle is located. The indomly activated to ensure the GPS is still functioning. The lower record of the tracking unless required to do so by law, our payment of any payments due under any contract between payment on or before the due date, the vehicle will be disabled	or Installation (this "Agreement"), I ND STARTER INTERUPT ELECTRONIC Contract. The Device may include a e GPS will not be used to determine Dealership or its designated assignee or to enforce any rights Dealer or its to us and/or to secure repossession of
In the following, "you" refers to the buyer signing b	elow.	
	E YOUR UNDERSTANDING AND <u>ACCEPTANCE OF THE FOI</u> DEVICE, YOUR OBLIGATIONS CONCERNING MAKING PAYMEN ENT:	
	ne Device in the Vehicle is a material condition for the financese a vehicle from another dealership that may not require aving the Device installed.	
Buyer: X	Co-Buyer: X	
2. I understand the Device is the property of the Dealter, or remove the Device, I will be considered in decomposition.	alership or its designated assignee and/or successor. I further ur <u>efault</u> under this Agreement and my Contract.	nderstand that if I tamper with,
Buyer: X	Co-Buyer: X	
due date, and repossession is immediately allowed	received by the Dealership or its designated assignee and/or so under applicable State law, the Vehicle will be disabled and will entitled to cure my default, but I fail to cure my default, the Vehicle heart has run out.	I not start. If I fail to make
Buyer: X	Co-Buyer: X	
4. I understand that if the Device is not reset after m 866.9899 X3 that I have been provided immediately	y payment is received, the Vehicle will not start. If this happens, after the Vehicle does not start.	agree to contact the 1.800

I understand the Device has a GPS unit as detailed above. If I fail to make a payment the GPS device will be used by Dealer or Dealer's 5. assignee and/or successor to track the location of the vehicle for the purpose of assisting in the vehicle's subsequent repossession. If I fail to make payment and repossession is immediately allowed under applicable State law, the GPS will be used immediately to locate and track the Vehicle for immediate repossession. If I fail to make payment when due and live in a State where I am entitled to cure my default, but I fail to cure my default, the Vehicle will not start (if the Device is so equipped) and the GPS will be used to locate and track the Vehicle for repossession after the time for me to cure this nonpayment has run out. I agree that I have no right to privacy regarding the use of the GPS device to track the location of the vehicle, but in the event that a court, arbitrator, dispute resolution organization or state or federal authority should determine that such a right exists, I hereby waive such right to the fullest extent possible. I understand the GPS unit is not being used to



make monies beyond those due and owing under this Agreement and my Contract, but is being used to secure collection of monies I hereby acknowledge I owe and, where allowed, to repossess the Vehicle as allowed.

Buyer: X	Co-Buyer: X		
·		d a.a. 000 mbana mumban fan tha F	wanta Cananamii I wadanakand khak
6. I understand that, in the event of an to obtain assistance regarding entry of emergen a phone number (866.989.9688).			
Buyer: X	Co-Buyer: X		
7. I understand that if I tamper with, alter, disc Device, unless prohibited by law.	onnect or remove the Device from	the Vehicle, I may be liable for the	cost to replace or repair the
Buyer: X	Co-Buyer: X		
8. I understand that the Dealership has the right the Dealership or its assignees and/or successors		-	_
			7
Buyer: X	Co-Buyer: X		
9. I understand that only the Dealership or its a	uthorized representatives or assign	gnees are permitted to perform m	aintenance on the Device or any of
its components. Should maintenance or repai			
assignees, during their normal business hours.	I understand that the Dealership	or its representatives and/or ass	ignees shall have full responsibility
for the cost of all repairs to the Device, except	for repairs caused by my tamper	ing with, altering, disconnecting or	removing the Device.
Buyer: X	Co-Buyer: X		
10. I understand that I may choose to purchase			
purchase the Device after paying all sums d			_
Contract. If I do not choose to purchase the Do Dealership, or otherwise made inoperable so tha			
Dealership, or otherwise made inoperable so tha	. It will have no effect on the opera		me.
Buyer: X	Co-Buyer: X		
11. Any violation of any terms or conditions of	this Disclosure Statement and A	Agreement shall also he deemed :	a material default under the retail
installment sales contract /or note/ and /or s			
default under this contract or violation of the		•	· · · · · · · · · · · · · · · · · · ·
but not limited to repossession and sale, as		· ·	
agreement.			
Buyer: X	Co-Buyer: X		
,	,		
NOTICE: Do not sign this Disclosure State	=	=	
acknowledging that you have been given			
answered to your satisfaction. You are ful and conditions set forth herein. This Agree		=	be bound by all of the terms
_		,	
Dated this day of, 20	_•		
Buyer	Authorized Dealership Represent	ative	
Co-Buyer			



Buyer Acknowledgement of Ensure Pay Device

Buyer understands there will be a payment guarantee device known as "Ensure Pay" installed on the vehicle as a condition of sale. Buyer understands and must make vehicle available in the next 7 days for installation of such Ensure Pay device.

Buyer understands that if he/she does not make all required payments required under this agreement, THIS DEVICE WILL PREVENT THE VEHICLE FROM BEING STARTED. Buyer agrees to sign all disclosure forms attached, and further
understands and agrees that these forms are part of this Contract and are incorporated herein as though fully set forth



ASSIGNMENT AGREEMENT

	expressly made a part of that certain Mote	or Vehicle Retail Installment Contract
Seller (Dealer):	Buyer(s):	&
It is expressly understood and agre the name:	ed that Pelican Auto Finance, LLC ("PAF") i	s substituted each and every time where
sells, assigns, and transfers all of Se there under, and in and to the vehi successors, assigns, subsidiaries, or	Contract ("Contract") described herein. For eller's rights, title, and interest in the Contricle and other property and security interest affiliates. Additionally, all representations by Seller specified in the Contract, and all of PAF.	act, in all monies due and to become due sts described therein, to PAF and/or its , warranties, indemnifications, guaranties
and other products (and the proceed the Contract. This Assignment spec	es, but is not limited to, all rights, title, and eds thereof) purchased, endorsed, or obtain ifically includes all rights, title, and interest interest described or provided for in the C	ned by said Buyer(s) under the terms of of Seller in and to the vehicle including
named in the Contract. This Assigni	y Seller, shall assign Seller's rights in the Coment shall not be deemed to relieve Seller eements contained herein or in the Contract	•
VIN#:		
Year, Make, & Model:		
Seller-Dealership (please print): X_		
Seller's Agent (please print): X		
Agent's Signature: X		
Title of Agent: X		
Date of Assignment: X		



Authorization for Text Messaging and Email Contact

(Choo	ose One)
I/we authorize Pelican Auto Finance, LLC ("Pelican") to deliver to my cell phone and/or e-mail address, text and/or e-mail messages concerning my account (for the purposes of processing your loan application and following assignment of my retail installment contract by the dealer to Pelican, if applicable), including using an automated text/e-mail communication system and/or individual person transmitted text/e-mail messages. I shall notify Pelican as soon as possible if my cell phone number and/or e-mail address changes. I further understand and agree that:	I/we decline the option of granting authorization to receive Text and/or E-mail messages from Pelican and choose not to receive text messages to my cell phone and/or electronic messages to my e-mail address, concerning my account (for the purposes of processing your loan application and following assignment of my retail installment contract by the dealer to Pelican, if applicable). I/we understand that I/we shall still receive regular communications regarding my account by telephone (voice-call) and in writing.
1. My/our wireless service provider may charge me a fee for text messages;	
2. I/we am not required to provide this authorization and I/we am doing so freely & voluntarily;	
3. I/we may cancel this authorization at any time by submitting my request for cancelation in writing to Pelican at the fax number or address provided below; and	
4. I/we have received a copy of this authorization for my records.	
Buyer	Co-Buyer
 Signature	 Signature
Printed Name	Printed Name
Cell Phone Number	Cell Phone Number
e-mail address	e-mail address

Date:_____



Customer Irrevocable Power of Attorney For Motor Vehicle Forms

KNOW BY ALL THESE PRESENTS THAT				
("Customer(s)") with a residential address set forth below, hereby irrevocably appoints and authorizes Pelicar Auto Finance, LLC, a Delaware limited liability company ("Attorney"), with offices at 5 Christy Drive #204, Chadds				
Ford, PA 19317, to act as the Customer(s)'s attorney-in-fact, such power being coupled with an interest, with full authority in the place and stead of the Customer(s) and in the name of the Customer(s) or otherwise, for the sole				
title forms, motor vehicle lien assignment forms and other such motor vehicle lien forms (hereinafter referred to				
collectively as ("Motor Vehicle Forms") as the Attorney may deem necessary pertaining to a Vehicle (as identified				
below) which Customer(s) has purchased by way of a retail installment sales contract (Referred to as "Contract")				
for such Vehicle which will be / has been assigned to Pelican Auto Finance, LLC, and, (b) exercising the rights of				
Customer against such vehicles and under the related Contract. The Customer agrees that the Attorney will not				
be responsible for any error, negligence, or for any sort of act or omission not amounting to gross negligence or				
willful misconduct and the Customer will indemnify, defend and hold the Attorney harmless from any and al				
actions, claims, demands or liabilities for any nature whatsoever which the Customer may have or will have against				
the Attorney arising out of the performance of its functions for and on behalf of the Customer pursuant to this				
Irrevocable Power of Attorney.				
VEHICLE:				
Year, Make & Model VIN				
IN WITNESS WHEREOF, The Customer(s) has caused this instrument to be executed by a duly authorized				
representative effective as of the date set forth below.				
Customer 1 Name:				
Customer 1 Nume				
Customer 1 Address:				
As Agreed:				
Customer 1.				
Customer 2 Name:				
Customer 2 Address:				
As Agreed:				
Customer 2.				



45 DAY UNCONDITIONAL GUARANTEE OF TITLE

This Guarantee of Title dated this	day of	Year	By and
Between:	Pelican Auto Finar	nce, LLC	
(Hereina	after referred to as "LEN	DER" and or "PAF")	
And			
(Hereinaft	ter referred to as "DEALE	ER" and/or "SELLER")	
For value received, the undersigned Destor furnishing Lender satisfactory proof timely perfected, by providing Lender to by any party or entity, including, with does not, for any reason, deliver said this Guarantee, the Dealer shall repurcurrency, the full amount owed on this judgment in obtaining said title certific comply with the repurchase demand a means, may sell the vehicle and still he being given for the net amount received and all costs to enforce this Guarantee of	f that Lender's first proche original certificate of out limitations, a trusted title certificate as described to the certificate as described to the certificate as described or give Lender of the certificate at the expense of the set forth above, Lendold Dealer responsible for the connection of the certificate at the connection of the certificate at the certificate at the expense of the certificate at the expense of the certificate at the expense of the certificate at the certificat	iority security interest ittle listing Lender as the in a bankruptcy provided above to Lender and pay bealer further may obtain the cele or the full amount of the work with the sale of the work and	in the below identified vehicle is the lienholder, and is not avoidable occeeding. In the event the Dealer within 45 days from the date of er immediately on demand, in U.S. etion) the option to use their own orther agrees that if Dealer fails to retificate of title by any alternative the repurchase amount with credit rehicle. Dealer agrees to pay any
Buyer(s):			
VIN No.:			
Year, Make, Model:			
Seller (print):			
Sellers Agent (Print):			
Agent's Signature:			
Agent's Title:			



Customer Reference List

1.	Name:	
	Address:	
	City, State:	
	Phone #:	
	Relationship:	
2.	Name:	
	Address:	
	City, State:	
	Phone #:	
	Relationship:	
3	Name:	
J.		
	Address:	
	City, State:	
	Phone #:	
	Relationship:	
4.	Name:	
	Address:	
	City, State:	
	Phone #:	
	Relationship:	
5.	Name:	
	Address:	
	City, State:	
	Phone #:	
	Relationship:	
LANDLORD NAME	: LANDLORD PHONE #:	



Authorization for Electronic Funds Transfer Lender: Pelican Auto Finance, LLC • PO BOX 420848 • San Diego, CA 92142 • Phone 866.210.2118

Buyer's Name Co-Buyer's Name							
Type of account (check one) Checking Account Sav	ings Acco	ount Credit Card					
For Checking or Savings Account:							
Bank Name	Bank To	elephone Number					
Routing Number	Accoun	t Number					
Primary Account Holder	Joint Ad	ccount Holder				-	
For Credit Card Account:							
Name on Card: Card #			_ EXP Dat	te:/	csv	Code:	
Payment Schedule (as checked):							
Payment Amount: \$							
[] Single Payment on		[X] Monthly begin	ning _				
Payment to Lender's Account:							
Account Number (Temporary- Last 4 of SS#)	Accoun	t Title (Customer's N	ame)				
By signing below, you authorize Lender to make debit Lender's Account identified above in accordance with transactions or credit transactions to your account mus Automated Clearing House Association.	the Payı	ment Schedule. Yo	u acknow	ledge that	the orig	gination of ACH	1
Your payment will be made automatically from your de payment will be deducted on the last business day before			ue date fa	alls on a w	eekend o	or holiday, you	r
If there are insufficient funds in your account, Lende available. You may cancel this authorization by send completing a new copy of this form. Lender must be no payoff of the contract.	ling writ	ten notice to Lend	er at th	e Lender's	address	s above, or by	y
You acknowledge that you received a copy of this author	ization w	hen you signed it.					
X		X					

Attach a Voided Check or Deposit Slip to This Form

Customer Signature

(Date)

Customer Signature

(Date)

Keep a copy of this Authorization for Your Records



Customer Delivery Notice

Our goal is to provide the finest possible customer service in assisting with the financing of their vehicles. In an effort to help us meet this goal and complete the financing, please review the following items below:

- 1. I have signed a copy of the Retail Installment Contract ("RIC") when it was completely filled out in its entirety.
- 2. I have personally inspected the vehicle, had an opportunity to test drive it, and found it free from any reasonable discoverable damage/and or defects.
- 3. Everything that has been promised to me has been put in writing. If the dealer has agreed to fix items on the vehicle, I understand that the repair matter(s) are between myself and the dealership and I am responsible for scheduling the necessary repairs with the dealer.
- 4. I understand that I am purchasing the vehicle from dealership and repair problems are not the responsibility of Pelican Auto Finance, LLC ("PAF"). PAF is providing the financing for the customer to purchase the vehicle from the dealer.

5.	This is to certify that I have made the down payment to the dealer in the amount of \$ as reflected on the RIC dated:
б.	I have paid the down payment in full and there are no promissory notes, future, or "pick-up" payments due to the dealer.
7.	Any questions that I may have about this transaction have been answered to my satisfaction, enabling me to completely understand the dealer is selling me a vehicle, in which I have agreed to purchase, and PAF is the financing source potentially enabling the customer to purchase such vehicle.
	Buyer Signature

Co Buyer Signature



AGREEMENT TO PROVIDE INSURANCE

I have recently financed a purchase of a motor vehicle with Pelican Auto Finance, LLC, which requires, among other things, the following:

A. I must maintain physical damage insurance coverage on the financed vehicle for the entire term A. of these maintain physical damage insurance coverage on the financed vehicle for the entire term of the contract.

B. This physical damage insurance coverage must not exceed \$500.00 deductible comprehensive (or British physical damage insurance coverage must not exceed \$500.00 deductible comprehensive (or fire, theft, and combined additional coverage) and \$500.00 deductible collision.

D: ADDRESS: PELICAN AUTO FINANCE, LLC: PO Box 398201, Minneapolis, MN 55439-8201

I understand that physical damage insurance does not include liability coverage. Liability coverage or Cystomers Name: insurer for more information. Address: _____ Customer Name: Home Prione: Business Phone: ______ The Vehicle referred to herein is described as follows: Phone: Year: Vehicle referred to fierein is described as follows: Model: ______ Model: Make: VMooretar: _____ Agent Phone: _____ Agent Phone: Agreent Andras: Inagemoe/Gomesany: ______ Policy #: _____ Effectiven Dea Geompany: Expiration Dea Geompany: Expiration Dea Geompany: Deductibles: _____ Comp. _____Expiration Date: ______ Deductibles: _____ Comp. _____ Collision: _____ Buyer Signature: X_____ Date: Buyer Signature: X ______ Dealer Selest Person Signature:X Docation: Dealer/Sales Person Signature:X Note: The above information is subject to verification ______ Date: _____

Note: The above information is subject to verification



CONSUMER NOTICE OF YOUR FINANCIAL PRIVACY RIGHTS

Protecting your privacy is important to Pelican Auto Finance, LLC ("PAF") is referred to in this notice as "we", "us" and "our"). We understand that you expect your personal information to be confidential and secure. This notice will help you understand what information we collect about you, how we use it and how we protect it. In addition, this notice describes your right to prevent information from being shared with any affiliates or non-affiliates (under certain circumstances).

How We Gather Information

In connection with providing financial products or services to you, we collect *nonpublic and personal information* ("*Nonpublic personal information*"). *Nonpublic personal information* is information that is not available from a public source. We obtain *nonpublic personal information* about you for the following sources:

- o Information we receive from you on applications, loan and account forms;
- o Information concerning your transactions with us, our affiliates or others; and;
- o Information we receive from third parties such as credit bureaus.
- B. **Information We Disclose and Who We Share it With** We do not disclose any *nonpublic personal information* about our customers or former customers to anyone, except as permitted by law.

C. Former Customers

If you close your loan with us or you become an inactive customer, we will continue to adhere to the privacy practices described in this notice.

D. Our Security Procedures

We restrict access to *nonpublic personal information* about you to our employees, agents, and subcontractors who need this information to provide products or services to you. We maintain physical, electronic or procedural safeguards that comply with federal regulations to guard your *nonpublic personal information*.

E. Your Choices Regarding Information Sharing

We are permitted under law to (and in some cases must) disclose *nonpublic personal information* to "nonaffiliated third parties" in certain circumstances. For example, we may disclose nonpublic personal information to process your transaction at your request, to control fraud and identity theft, to make certain information a matter of public record such as in credit bureaus and to government entities in response to such things as subpoenas. Other than these disclosures which are permitted by law or are authorized and directed by you to process your transaction with us we do not disclose and may not disclose *nonpublic personal information* without your consent.

Buyer signature:	<	Date: X
Co Buyer Signature: >	(Date: X



<u>Disclosure Statement (Required in State of Pennsylvania Only)</u>

The buyer's purchase of specific items related to acquiring the motor vehicle, including incidental items such as service contracts, warranties, debt cancellation agreements, debt suspension agreements and insurance products not required by Section 17 of the Pennsylvania Motor Vehicle Sales Finance Act, but excluding options and accessories physically attached to the vehicle, is voluntary and is not required as a condition of the applicant buyer's receiving the installment sale contract loan.

By signing below, I acknowled	lge receiving a copy of	this disclosure before I signed any the installment sale contract loan.
Buyer Signature	Date	
Co Buyer Signature	 Date	

Vehicle Service Contract Options & Disclosures

The option to purchase an AUL vehicle service contract (sometimes called an "extended warranty") has been reviewed with you in conjunction with your automobile purchase. Pelican Auto Finance, LLC ("Pelican") believes that an AUL vehicle service contract could provide you with valuable financial protection if your vehicle suffers a mechanical breakdown and is willing to finance the additional cost of the AUL vehicle service contract as part of your automobile loan. Depending on your financial circumstances, Pelican may also extend the term of your auto loan so that the AUL vehicle service contract can more easily fit your monthly payment budget.

What is an AUL vehicle service contract?

An AUL vehicle service contract is a written legal agreement between you and AUL, the service contract administrator, under which AUL agrees to pay for certain repairs and automobile-related expenses in the event your vehicle suffers a covered mechanical breakdown over the term of the coverage –24 months or 24,000 miles, **whichever comes first**. Coverage begins on the day you purchase it and expires at the end of the term. A service contract is not an insurance policy.

What does an AUL vehicle service contract cover?

An AUL vehicle service contract has been reviewed with you and depending on your vehicle's eligibility for coverage; you have been offered a 24 Months/24,000 Miles term and one of the following AUL contract benefit levels: Estate Coverage or Powertrain Coverage; or a 36 Months/36,000 Mile term with Estate Coverage. All AUL contracts offered include a \$100 deductible which means you are responsible for the first \$100 of any covered repair. The AUL Estate and Powertrain coverage levels are not an extension of the factory warranty, instead, they cover specific mechanical components which are named in your AUL service contract under the heading SECTION 7. WHAT IS COVERED BY THIS VEHICLE SERVICE CONTRACT. Parts that are not listed by name are not covered, and in addition, a list of parts and situations that are excluded from coverage is provided under the heading SECTION 8. WHAT IS NOT COVERED. Sections 7 and 8 of the AUL vehicle service contract have been reviewed with you.

COVERED. Sections 7 and 8 of the AUL vehicle service contract have	ve been reviewed with you.
What does an AUL vehicle service contract cost?	
The cash price of the AUL vehicle service contract you have been of AUL vehicle service contract to your auto loan will mean that your the cash price because interest charges will accrue based on your	total cost for the AUL vehicle service contract will be greater than
Notes: The purchase of an AUL vehicle service contract is option You may purchase an AUL vehicle service contract for can You may cancel an AUL vehicle service contract later subvehicle service contract.	
	36 Months/36,000 Miles Term contract with: have reviewed the AUL Vehicle Service Contract and this Disclosure conditions of the contract selected and my method of payment.
Sign Here:	Date:
Print Name:	Witness:
or	
DECLINE:	
·	o me. I understand the terms and do not wish to purchase an AUL erage under an AUL service contract for any repairs needed for my
Sign Here:	Date:
Print Name:	Witness:



Stay on top of your account by signing up for Pelican Mobile Alerts!

Pelican provides a variety of ways to get a hold of us, to get up-to-date account information, to make your payment, receive friendly payment reminders, and gain access to various offers. We make it easy by using contact information already provided on the application to keep in touch with you and provide you with the best possible customer experience.

I authorize Pelican Auto Finance LLC ("Pelican") to contact me concerning my account (following assignment of my contract by the dealer to Pelican) at any telephone number or email address associated with my account, including by use of an autodialer or predictive dialer. I will notify Pelican if my cell phone number or e-mail address changes and this authorization will continue to apply.

I understand: my wireless provider may charge me for messages; I am not required to provide this authorization and I am doing so voluntarily; I may cancel this authorization at any time by calling or writing to Pelican at the phone number or address provided above; and I will receive a copy of this authorization for my records.

Buyer	Co-Buyer
Printed Name	Printed Name
Signature	Signature
Date:	Date:
No thanks! I prefer not to receive offers	and reminders via text, email or autodialer.