

Consumer Credit Contract

Disclosure Statement

Contract number: Contract date:	
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IMPORTANT - This Disclosure Statement sets out key information about this Contract. You should read it thoroughly. *If you do not understand anything in this Disclosure Statement or the remainder of this Contract, you should seek independent advice.* You should keep this Contract in a safe place. The law gives you a limited right to cancel this Contract (see below for further details). *Note that strict time limits apply.*

This Disclosure Statement and the General Terms provided to you with it form the contract between you and us (Contract).

Creditor	Name: Community Financial Services Limited (trading as CFS Finance)	Email: customercare@cfsfinance.co.nz
(us, we, our)	Address: PO Box 11096, Ellerslie, Auckland 1542	Phone: 0800 88 2000
		Website: cfsfinance.co.nz

You may send notices and other communications to us in writing to the above postal address; electronically via email to the address specified; or alternatively message us using the online portal via the website address above.

Borrower details (you, your)

	Borrower 1	Borrower 2	Borrower 3
Client ID:			
Full Name:			
Date of birth:			
Address:	Client ID. Also us	ed	Your Borrower/s
Email:	to access your account via the C		details
Home phone:	client portal		
Mobile phone:	chefit portai		

Vehicle (as Security)

Make	Model	Year	Reg number	VIN or Chassis number	Colour

Term

The commencement date is the	ne date the first advance is made (Commencement Date).	
		Loan and payment
The term of this Contract is	Months from the Commencement Date (Term).	information

Loan details

Payments

Initial Upmaid Balance/Total Advances			
Initial Unpaid Balance/Total Advance: \$			
This is the total amount of all advances made or to be made to you at the date of this Contract and is your credit limit. This is the amount you owe us which is made up of:			
Cash Price	\$		
Accessories	\$		
GAP Cover	\$		
Credit Contract Indemnity	\$		
Mechanical Breakdown	\$		
Transfer Fee	\$		
Other Charges	\$		
Establishment Fee	\$		
Encumbrance	\$		
GPS Tracking Unit	\$		
Less			
Cash Deposit	\$		
Trade In Allowed	\$		

You must pay each amount on the date it is due,	as specified below.		
Frequency of payments			
Your first payment is due on			
Your last payment is due on*			
Number of payments*			
Amount of regular payment	\$		
Amount of last payment	\$		
Total amount of all payments (made up of the initial unpaid balance, interest and monthly administration fees)	\$		
Payment method	Direct Debit.		
Note: This Contract allows us to vary the amount, frequency or timing of your payments. *If all payments are made on time.			

Interest		Interest rate & interest charges for	
Annual interest rate:	% fixed for the whole of the Term.	this contract	
Total interest charges:	\$ (This is the total amount of interest you pay if this Contract runs for the whole Term, and you make all payments on time and comply with the terms of this Contract).		
Method of charging interest:	erest: Interest charges are calculated by multiplying the unpaid balance at the end of the day by a daily interest rate. The daily interest rate is calculated by dividing the annual interest rate by 365. Interest is charged to your account at the end of each monthly cycle.		

Credit fees and charges

The following credit fees and charges which are not included in the Initial Unpaid Balance are, or could be payable, under this Contract. This Contract allows us to vary these fees and charges.

Fee description	Amount	When payable
Acministration fee	\$5.00	This is a monthly fee. This fee amount is not included in the Initial Unpaid Balance, but is included in the regular payment amount listed under the <i>Payments</i> heading.
Processing fee	\$15.00	This fee will be charged for any refunds made due to prepayments of your loan.
Settlement fee	\$125.00	This fee will be charged for processing the early full prepayment.
Loss Recovery Fee	As below	This fee will be charged for losses incurred by CFS Finance due to full prepayment.

Full prepayment Loss Recovery Fee calculation

If you pay the unpaid balance (including interest and other credit fees and charges due) in full before the final payment is due (**Full Prepayment**), you may be required to pay a fee or charge to compensate us for any loss resulting from the full prepayment. The amount you may have to pay us for this loss (**Loss Recovery Fee**) is calculated as follows:

100 365

Disclosure of fees & charges that could occur throughout the duration of the contract

Where:

a = the principal sum outstanding at prepayment date;

b = annual interest rate under this Contract;

c = Westpac Bank 90 day bank bill rate current at the prepayment date; and

d = the lesser of: the number of days between the prepayment date and the date the final payment under this Contract is due; or 90 days.

This calculation meets the requirements of the Credit Contracts and Consumer Finance Act 2003. However it is not a statutory procedure prescribed in the Credit Contracts and Consumer Finance Regulations 2004.

What could happen if you don't make your payments on time or fail to meet your commitments

Default interest charges and default fees

If you do not pay us any amount under this Contract when it is due, we will charge you interest at the Default Interest Rate on that amount until it is paid, and you will be charged any applicable default fees.

If you commit any other breach of this Contract you will be charged any applicable default fees.

This Contract allows us to vary these fees and charges.

Default Interest Rate: The annual interest rate plus 5% per annum (Default Interest Rate).

	Default fees	Amount When payable			
	Payment reminder letter fee	\$5.00	This will be charged every time we write to you to remind you of a missed payment.		
	Late payment fee	\$25.00	This will be charged each time a payment is not received by the due date.		
>	Prepossession fee	\$25.00	This fee is charged once you have missed multiple payments and we write to you to notify you of our intention to repossess the Vehicle.		
	Repossession fee	\$100.00	This fee is charged as a result of the Vehicle being repossessed.		

You will also be charged such other fees we incur with third parties that relate to your default.

Security interest(s)

This is a secured loan. We will have a security interest in the Vehicle to secure your obligations to us under this Contract. If you fail to meet these obligations (including if you give a security interest over the Vehicle to another person), we may repossess and sell the Vehicle. If there is a balance outstanding after we have repossessed and sold the Vehicle, we may apply the net sale proceeds to that remaining balance and if there is still a balance outstanding you must pay that amount to us.

Disabling device

No disabling device is attached to the Vehicle. If (with your agreement) a disabling device is attached to the Vehicle, and if you fail to meet your commitments under this Contract, we have the right to disable the Vehicle (meaning the Vehicle will not be able to be driven). If there is an emergency, and you require use of the Vehicle, you may obtain limited use of it by calling us on 0800 88 2000.

Your right to relief on the grounds of unforeseen hardship

If you are unable to reasonably keep up your payments or other obligations because of illness, injury, loss of employment, the end of a relationship, or other reasonable cause, you can apply to us for a hardship variation.

To apply for a hardship variation, you need to:

- (a) Make an application in writing; and
- (b) Explain your reason(s) for the application; and
- (c) Request one of the following:
 - (i) An extension of the Term (which will reduce the amount of each payment due under this Contract); or
 - (ii) A postponement of the dates on which payments are due under this Contract (specify the period for which you want this to apply); or
 - (iii) Both of the above; and
- (d) Give the application to us.

You should do this as soon as possible, because if you leave it for too long, we may not have to consider your application.

Continuing disclosure

We may be required to provide you with regular statements with information about your loan account. Statements will be provided every six months at our option, by post, email, through our website or through any application.

General Disclosure

Your right to cancel

You are entitled to cancel this Contract by giving written notice to us within the below time limits.

Time limits for cancellation

- (a) If this Contract was handed to you directly you must give notice that you intend to cancel within 5 Working Days after you receive this Contract.
- (b) If this Contract was sent to you by electronic means (for example, email) you must give notice that you intend to cancel within 7 Working Days after the electronic communication is sent.
- (c) If this Contract was mailed to you, you must give notice that you intend to cancel within 9 Working Days after it was posted.
- (d) Saturdays, Sundays, and national public holidays are not counted as Working Days.

How to cancel

To cancel, you must give us written notice that you intend to cancel this Contract by -

- (a) Giving written notice to us or any of our employees or agents; or
- (b) Posting the notice to us or to any of our agents; or
- (c) Emailing the notice to our email address (if specified on the front of this disclosure statement); or
- (d) Sending the notice to our fax number (if specified on the front of this disclosure statement).
- (e) You must also, within in the same timeframe, return to us any advance and any other property received by you under this Contract.

What you may have to pay if you cancel

If you cancel this Contract, we can charge you -

- (a) The amount of any reasonable expenses we had to pay in connection with this Contract and its cancellation (including legal fees and fees for credit reports, etc.);
- (b) Interest for the period from the day you received the advance until the day you repay the advance; and
- (c) If any returned property has been damaged while in your possession, the cost of repairing the damage.

It is free to make a complaint to our independent dispute resolution scheme. This scheme can help you to resolve any disagreements you have with us.

Our resolution

scheme details in

the unlikely event

of a complaint.

Contact details of our dispute resolution scheme:

Name: Insurance & Financial Services Ombudsman

Phone: 0800 888 202

Website: www.ifso.nz

Email: info@ifso.nz

Business address: IFSO Scheme Privacy Officer, PO Box 10-845, Wellington 6143

Community Financial Services Limited is registered under the Financial Service Providers (Registration and Dispute Resolution) Act 2008 under registration number FSP135668; and is a member of the above dispute resolution scheme, registration number 5005563.

Borrower(s) acknowledgement

BEFORE YOU SIGN:

- (a) READ THIS CONTRACT (including the Disclosure Statement and the General Terms) so you know exactly what contract you are entering.
- (b) You should seek **INDEPENDENT LEGAL ADVICE** on this Contract and the nature and extent of your obligations under it from a solicitor that does not act for us.
- (c) Consider seeking INDEPENDENT FINANCIAL ADVICE.

DO NOT SIGN this Contract if there is anything you do not understand.

You agree this Contract may be entered into by way of electronic signature and that your signature (whether electronic or otherwise) represents your agreement to be bound by its terms.

By signing this Contract, you:

- (a) Agree to make the payments referred to in this Contract and otherwise comply with your obligations under it;
- (b) Agree that we may send any documents, notices, statements, disclosures (including continuing disclosure) and other communications in relation to this Contract by email, short message service or other electronic means of communication, and that we may also make disclosure (including continuing disclosure) to you through our website and through any application;
- (c) Agree and certify that the information provided by you in connection with this Contract is true and correct;
- (d) Acknowledge receipt of this Contract; and
- (e) Confirm that the credit provided to you under this Contract is to be used to acquire goods that will be used primarily for personal, domestic or household purposes, and not for business purposes.

You are protected by responsible lending laws. Because of these protections, the recommendations given to you about this credit consumer contract are not regulated financial advice.

This means that duties and requirements imposed on people who give financial advice do not apply to these recommendations. This includes a duty to comply with a code of conduct and a requirement to be licensed.

Borrower(s) Signature		Witness to all signatures
Signed:		Signed:
	Borrowers sign here	Signature of Witness
		Full Name of Witness
		Occupation

Terms & Conditions of the loan

contract

Your Contract with us

- The Contract: These general terms and conditions for your consumer credit contract (General Terms) and the Disclosure Statement provided to you with these terms form the contract between you and us (Contract).
- 2. Meanings of terms used: In this Contract:
 - (a) CCCFA means the Credit Contracts and Consumer Finance Act 2003.
 - (b) PPSA means the Personal Property Securities Act 1999.
 - (c) Related Contract means any agreement relating to the provision of loans or other financial accommodation by us to you (whether alone or jointly or together with another person), and includes any security agreement.
 - (d) Working Day has, in relation to the exercise of any right, power or obligation under the CCCFA, the meaning given to that term under the Act, and in all other cases a day that is not a Saturday, Sunday or statutory public holiday, excluding regional anniversary days.
 - (e) The terms accession, at risk, proceeds, financing statement, financing change statement, personal property, verification statement and security interest have the meanings given to them under the PPSA.
 - (f) Other capitalised terms used in these General Terms have the meaning given to them in the Disclosure Statement.

3. Interpretation: In this Contract:

- References to the parties include their executors, successors and permitted assignees;
- (b) If there is more than one of you named as a Borrower each of you is individually and jointly liable to us under this Contract; and
- (c) References to persons include individuals, partnerships, associations, corporations and unincorporated bodies of persons, government or local body or municipal bodies, in any case whether having separate legal personality or not.

When your obligations begin

- Your obligations under this Contract, including your payment obligations, begin on the Commencement Date and continue for the Term even if:
 - (a) There is damage to, or a defect in, the Vehicle; or
 - (b) The Vehicle is lost, stolen or destroyed.

Your payments to us

- 5. When payments must be made: You will pay us:
 - (a) The payments in the amounts, at the times and in the manner stated in the Disclosure Statement (**Payments**); and
 - (b) The credit fees and charges, default interest charges and default fees stated in the Disclosure Statement if they apply to you, upon demand by us.
- 6. *How payments must be made*: You must pay all amounts payable to us by direct debit or in another manner acceptable to us.
- Days for payment: If a date for payment of any amount payable to us is not a Working Day, you must pay that amount on the next Working Day.
- Payments to be made in full: You must not withhold payment of any amount payable to us or set off that amount against any amount we may owe you.
- 9. Our right to set-off: We may set off any amount payable by us to you against any amount you may owe to us. If you do not pay any amounts when due under this Contract or any Related Contract, then we may, without notice to you, debit such amount from any other account you may have with us.
- 10. Interest on overdue payments: If you do not pay any amount you owe us on the date payment is due, we may charge you default interest at the Default Interest Rate on that amount until you pay it. Default interest is charged at the end of each day, and is payable upon demand by us.

 Block, delay or refuse a payment. We can delay, block or refuse to process any payment or other transaction without any liability if we believe the payment or transaction:

City/town of residence

- (a) Breaches, or may cause us to breach, any law in New Zealand or overseas, or does not comply with any of our policies; or
- (b) May directly or indirectly involve the proceeds of, or be applied for the purposes of, a criminal or unlawful activity including money laundering, financing of terrorism or fraud.
- 12. Vary fees and charges: We can vary all fees and charges or any payment, payable by you under this Contract from time to time if we believe it is necessary. We will notify you of any such changes by written notice or as required by law.

Prepaying early

- 13. *Full prepayment:* You can fully prepay all amounts you owe us as at the agreed repayment date. We may require you to pay the Settlement Fee, and a fee to compensate us for any loss we incur, as set out in the Disclosure Statement under *Full prepayment Loss Recovery Fee calculation*.
- 14. **Prepayments in part.** We may decline to accept a part prepayment from you at our discretion. In the event we do accept a part prepayment, you will still be required to maintain your regular payment schedule as detailed in the Disclosure Statement.

Our security over the Vehicle

15. Security interest: You grant a security interest over the Vehicle, and all proceeds (including insurance proceeds) from any sale, loss, theft or other disposition of it to us, to secure the payment of all amounts you owe us, and the performance of your obligations, under this Contract and any Related Contract (Security).

16. Registering our Security:

- (a) We may at your cost register our Security on the Personal Property Securities (PPSR), with relevant charges for registering a security interest forming part of the establishment fee, as noted under Loan Details in the Disclosure Statement..
- (b) You must do all things we may require to ensure we have a perfected first ranking Security, including giving us at least 14 days' notice in writing before you change your name or any of your other details.
- (c) You waive your right to receive any verification statement, financing statement or financing change statement in relation to this Security.

Taking care of the Vehicle

17. Possession: You must keep the Vehicle in your possession and control (except where the Vehicle is being repaired) until you have paid all amounts payable under this Contract. You must not take the Vehicle out of New Zealand.

18. Protecting the Vehicle: You must:

- (a) Secure and protect the Vehicle from theft, loss, destruction and damage;
- Not sell, transfer, assign the Vehicle or give possession of it to a third party;
- (c) Not permit any charge, mortgage, lien or security interest (other than our Security) to be placed over the Vehicle or any part of it (including any accessions);
- (d) Not change the physical appearance of the Vehicle's body or interior without our prior written consent;
- (e) Not use the Vehicle, or allow anyone else to use it in any way that breaches any law or any insurance policy relating to the Vehicle or this Contract; and
- (f) Immediately advise us if the Vehicle is lost, damaged, stolen or destroyed or any circumstance has arisen that might give rise to a claim under an insurance policy.

19. Insuring the Vehicle: You must:

(a) Fully insure the Vehicle at your cost, and keep it insured, against fire, theft, accident, vandalism, and any other risks (including liability to third parties for bodily injury, death, or damage to property) for its replacement value with an insurer we approve;

- Terms & Conditions continued...
- (b) Ensure the insurance is issued in both yours and our names for our respective rights including our interest as first security holder;
- (c) Promptly pay the premiums for any insurance and the amount of the excess under any insurance policies;
- (d) Give us full details of those insurance policies if we ask for them; and
- (e) Not let any insurance be affected or invalidated in any way.
- 20. Guaranteed Asset Protection insurance cover (GAP): If you choose to take GAP, you irrevocably authorise us to make a claim under that policy on your behalf where an insured event occurs. You authorise the insurer to pay the proceeds of such policy to us directly.
- 21. Insurance proceeds: If your insurer does not repair or remedy any lost, damaged, stolen or destroyed Vehicle, you authorise us to collect any insurance proceeds and at our discretion, use those proceeds to either:
 - (a) Repair the Vehicle, and if the repair costs are more than insurance proceeds received, you must immediately pay us the difference; or
 - (b) To pay all amounts you must pay us under this Contract and any Related Contract (including amounts that may not be due), and if there is a shortfall, you will immediately pay the amount of that shortfall to us.

Operating and maintaining the Vehicle

22. Your obligations: You must at all times throughout the Term:

- (a) Keep the Vehicle in good order, repair and condition;
- (b) Ensure the Vehicle is properly maintained and serviced by qualified personnel;
- (c) Ensure the Vehicle is used solely for the purpose intended by the manufacturer having regard to its design capabilities and limitations;
- (d) Pay all fines, infringement notices and charges relating to the Vehicle or its use;
- (e) Promptly pay for all work done to the Vehicle;
- (f) Ensure all licences, certificates, warrant of fitness requirements and registrations relating to the Vehicle are paid and valid; and
- (g) Ensure the Vehicle is not operated in a way that breaches any law.
- 23. We may inspect the Vehicle: You must allow us (or our agent) to inspect the Vehicle at any time between the hours of 6 am and 9 pm. Monday to Saturday, and not on public holidays. We may enter any premises where the Vehicle is located for that purpose, in which case you indemnify us in accordance with clause 29.
- 24. **Excluding warranties:** To the extent permitted by law, no condition or warranty is implied into this Contract whether by law or otherwise, other than those implied by statute which cannot be excluded.

If you default under this Contract

- 25. When you are in default. You will be in default under this Contract
 - if:
 - You do not pay any amount you owe us on the due date for payment;
 - You have not complied with any of your other obligations under this Contract or any Related Contract;
 - (c) You commit an act of bankruptcy, make an application for entry into the no asset procedure, or you cannot pay your debts as they fall due;
 - (d) You stop or suspend the payment of any of your debts, or take any action to reschedule any of your debts, other than any negotiations arising pursuant to sections 55-59 of CCCFA;
 - (e) Our Security becomes enforceable;
 - (f) You or any person on your behalf makes a statement that is misleading or untrue (including by omission), or we believe any of you have committed fraud;
 - (g) The Vehicle is at risk; or
 - You are, in our reasonable opinion, in default under any Related Contract;

- What happens if you are in default: If you are in default under this Contract, we may do any one or more of the following things:
 - (a) Repossess the Vehicle and sell it. We may as your agent enter any premises where the Vehicle is located and remove it, in which case you indemnify us in accordance with clause 29;
 - (b) Require you to immediately pay all costs associated with the recovery of the Vehicle and its preparation for sale;
 - (c) Require you to immediately pay all amounts payable by you (whether or not such amounts are due) including interest, default interest charges and/or default fees;
 - (d) We may exercise any other right we have at law or under this Contract; and
 - (e) If a disabling device is attached to the Vehicle, we may disable the Vehicle.

Fees and Charges

- 27. Costs: You will pay the credit fees and charges, default interest charges and default fees as set out in the Disclosure Statement and the credit fees and charges as set out in the GPS Addendum disclosure statement, if any of them apply to you. These will be debited to your account and you must pay these to us on demand.
- 28. *Legal Costs:* You may also be charged reasonable legal costs incurred in relation to your default.
- 29. Indemnity: You indemnify us against all costs, expenses (including all taxes and all costs and expenses incurred on a solicitor/own client basis) liabilities and loss we incur, and all proceedings, claims or demands, brought against us, arising directly or indirectly from us exercising our rights under this Contract, or from any breach of this Contract by you, or any other act or omission by you, or at law.

Other general terms

- 30. Power of attorney: You irrevocably appoint us and each of our agents (each an Attorney) severally, to be your attorney to do and execute on your behalf all acts and documents which you agree to do under this Contract, or that are required to fully exercise any of our rights under this Contract or granted by law.
- 31. Assignment: We may assign our rights or obligations under this Contract without your consent. You cannot assign or transfer any of your rights or obligations under this Contract unless we have agreed to you doing so in writing.
- 32. *Legal compliance:* We may change the terms of this Contract if it is required by law. We will notify you of any such changes by written notice or as we are required by law.
- 33. *Signing in counterpart:* This Contract may be signed in counterparts, which together form one document. A copy of this Contract signed by a party and received by email may be relied on as if it were an original copy of this Contract.
- 34. Notices and communications: We may send any documents, notices, statements, disclosures (including continuing disclosure) and other communications in relation to this Contract by post, email or similar means of communication in accordance with the PPSA and the CCCFA.

35. Electronic signature:

- (a) Unless you state otherwise in writing, we may retain your signature electronically (including any digital signature) for the purpose of evidencing your entry into this Contract.
- (b) You agree that any disclosure statement, document, notice or other communication we send electronically will be treated as being received by you at the time it is sent, provided we have not received a notification that it has not been delivered.
- 36. Privacy: The purpose of the CFS Privacy Policy is to inform our clients and any users of our digital platforms, i.e. website and social media sites, about how we comply with the requirements of the NZ Privacy Act 2020 ("the Privacy Act") in managing this personal information.

We are committed to the security and protection of your personal information that we hold and use. If you have any questions relating to our compliance with the Privacy Act 2020, please read the CFS Privacy Policy at <u>https://www.cfsfinance.co.nz/privacy-policy</u>.



Re: Account, Test

Application for Finance [Loan No:]

Community Financial Services Limited

2-4 Sultan Street, Ellerslie, Auckland 1051

4 10.07	
	e as,:
(a) A	gree that Community Financial Services Limited and its assignees, employees and agents (together CFS), and any of CFS'
a	ssociated entities, related companies, affiliates or subsidiaries in accordance with the NZ Privacy Act 2020, may collect, hold, use
	nd disclose commercial, personal and credit information (including credit default information, ongoing credit account information and
re	epayment history information) (Information) about me/us for the purposes of:
(i)	assessing my/our application, or the application of the applicant named above (related applicant), for a loan, lease or other credit
	facility from CFS (facility), including completing a credit check which includes Ministry of Justice (MoJ) fines;
(ii)	assessing whether to accept me/us as a guarantor or other security provider;
(iii)	confirming and verifying my/our, or the related applicant's, identity and address, including electronically matching my/our
	Information with identification information on third party databases including NZTA (NZ Transport Agency);
(iv)	for work visa holders, completing a visa verification enquiry;
(v)	sourcing any required insurances or confirming valid insurance is in place on any vehicle the subject of an application;
(VI)	making credit decisions about me/us or the related applicant, including reviewing or managing any facility, collecting or recovering
	any amounts I/we or a related applicant owes CFS or any of CFS' associated entities, related companies, affiliates or subsidiaries,
	or to better service any facility provided to me/us or the related applicant;
(vii)	complying with any laws in New Zealand and overseas, and any mandatory obligations under the Anti-Money Laundering and
(VII)	
	Countering Financing of Terrorism Act 2009;
(viii)	utilising services provided by other third parties (including credit reporters) in connection with the assessment of any application or
	the provision of any facility, or other products and services provided by CFS;
(iv)	monitoring and screening any facility I/we have or any related applicant has with CFS for anti-money laundering and countering
(X)	
	financing of terrorism purposes and for fraud and crime detection purposes;
(x)	providing me/us or any related applicant with information about any facility, or any other products or services that either CFS, any
	of CFS' associated entities, related companies, affiliates or subsidiaries or any other organisations with which CFS does business,
	can provide to me/us or the related applicant, or for other marketing purposes, unless l/we tell CFS not to;
/L) A -	
	ree my/our Information may for the purposes listed above (Purposes) be collected from or disclosed to:
(i)	any of CFS' associated entities, related companies, affiliates or subsidiaries;
(ii)	any financier of CFS and its employees and agents;
	any third party that provides services to, or on behalf of, CFS, such as mail houses, lawyers, motor vehicle dealers, insurers,
(111)	
	computer system providers and data service and hosting providers including those utilising cloud computing technology in New
	Zealand and overseas, so they can perform those services for CFS;
(iv)	reputable research firms engaged by CFS to carry out customer surveys and conduct market research;
	the police, certain governmental agencies or other financial institutions where CFS believes collection or disclosure is required by
(•)	
	law or disclosure will assist with the investigation, detection and/or prevention of money laundering or other criminal offences;
(vi)	any credit reporter or debt recovery agency;
(vii)	guarantors or proposed guarantors;
	any of my/our authorised signatories; and
(IX)	any other party authorised by me/us.
2. I/We	e also agree that CFS may produce this authority to such parties for the above Purposes;
(a) A	gree Information disclosed by CFS to credit reporters may be listed on their systems, used by them to provide their credit reporting
S	ervices, and supplied to their customers who use their services to make credit decisions about me/us. I/We authorise those parties
	hold and disclose such information for the purposes set out in this clause; and
U (d)	nderstand the provision of my/our driver licence number(s) for disclosure to a credit reporter is voluntary.
3. I/We	a.
	cknowledge that if I/we do not provide the information sought by CFS for the above Purposes, CFS may be unable to process my/our
	pplication, or the application of the related applicant, or be unable to continue providing any facility or other products and services to
	ie/us, or the related applicant; and
	cknowledge that while CFS will do its best to ensure my/our Information is accurate, it is my/our responsibility to inform CFS of any
	hanges in my/our Information. Where my/our Information collected by CFS may be readily retrieved, I/we can access it and, if
	ecessary, shall have the right to request correction thereof where required by notice in writing to CFS at PO Box 11096, Ellerslie,
	uckland 1542. To protect the security of your personal information, CFS may require you to provide identification before updates or
a	ccess to your personal information is provided. CFS are only able to delete your personal information to the extent that it is not
	equired to be held by CFS to satisfy any legal, regulatory or similar requirements.
	e agree to the terms of the CFS Privacy Policy which is available at https://www.cfsfinance.co.nz/privacy-policy (as amended from
time	e to time and notified to me/us).
<u> </u>	
Signed b	y
	Borrowers
Signature	sign here
-	
Date	



Addendum to Consumer Credit Contract

GPS Disclosure Statement

\bigcirc					lditional conditions and parges that can apply if	
Contract number:			Contract date:		e vehicle is fitted with a	
				Λ	GPS Unit	
Borrower details (yo	u, your)					J
	Borrower 1	Borrow	er 2		Borrower 3	
Full Name:						

Date of birth:		
Address:		
Email:		
Home phone:		
Mobile phone:		

Vehicle (as Security)

Make	Model	Year	Reg number	VIN or Chassis number	Colour

Since we have a security interest in the motor vehicle described in the Contract we have a policy of "tracking" the vehicle while there are payments owing to us.

We do this by requiring a tracking unit (Unit) be installed in the vehicle, this having GPS capability enabling us to monitor the vehicle's whereabouts. You agree as follows:-

- 1. To the Unit being installed in the vehicle for the purposes described above.
- 2. To pay for the Unit and installation charge. This forms part of the Initial Unpaid Balance.
- 3. Not to disable or tamper with the Unit while there are still payments due under the Contract.
- 4. To notify us immediately if the Unit is tampered with or disabled by anyone else.
- 5. If the Unit is disabled by you or anyone else (apart from us) we will treat the vehicle as being "at risk" and be able to repossess the vehicle without notice.
- 6. You agree that should you default under the Contract then we may disable the vehicle via the Unit until the outstanding payment is made. We may do this in addition to the other rights we have to repossess the vehicle and collect payments due under the Contract.
- 7. We will not be responsible for any loss or damage to the vehicle following it being disabled however caused, nor will we be responsible for any consequential loss you or others may suffer because the vehicle has been disabled.
- 8. Only our authorised representative is permitted to repair the Unit or its components. Should the Unit require replacement or repair we will notify you. You agree to deliver the vehicle to us as requested after we give you reasonable notice to enable that work to be completed. We will meet all costs of repairs and maintenance to the Unit except for repairs which are being caused by you breaching paragraphs 3 or 4 above. You are responsible for the cost of those repairs.

A breach of this Addendum amounts to a default by you under the Contract.

Credit fees and charges

The following credit fees and charges are, or could be, payable under this Addendum to the Consumer Credit Contract. This Contract allows us to vary these fees and charges.

Fee description	Amount V	Vhen payable	
Monthly Service charge		his is a monthly charge (GST ind contract are due.	clusive) to be paid at the same time as Payments under the
Early Termination fee		his fee (GST inclusive) will be cl 4 months through any circumsta	narged in the event that the monitoring is cancelled within the first nces.
Signed by Signature		Borrowers sign here	

COMMUNITY FINANCIAL SERVICES Direct Debit Authority Form	Your loan repayments will be automatically debited from your nominated bank account
COMMUNITY FINANCIAL SERVICES LTD	
AUTOMOTIVE FINANCE DIRECT DEBIT FORM BANK INSTRUCTIONS	
BANKINGTROCTIONS	AUTHORITY TO ACCEPT DIRECT DEBITS
NAME (Of Bank Account)	(Not to operate as an assignment or agreement)
BANK ACCOUNT FROM WHICH PAYMENT TO BE MADE BANK BRANCH ACCOUNT NUMBER SUFFIX (Please attach an encoded deposit slip to ensure your number is loaded correctly)	AUTHORIZATION CODE
To the Bank Manager	
BANK: ASB Bank BRANCH:	
TOWN/CITY:	
I/We authorise you until further notice in writing to debit my/our account with COMMUNITY FINANCIAL SERVICES (hereinafter referred to as the Initiator) the registered Initiator of the above Authorisation Code, may initiate I/We acknowledge and accept that the bank accepts this authority only upon the INFORMATION TO APPEAR ON MY/OUR BANK STATEMENT: PAYER PARTICULARS PAYER CODE	by Direct Debit.
YOUR SIGNATURE(S)	
Date / /	
Approval Code: Original Retain At Branch Copy – Forward to in	itiator if requested
1337	$\overline{\mathbf{v}}$
1337	Bank Stamp
1337 07/16 Date Received Recorded by CONDITIONS OF THIS AUTHORITY TO ACCEPT DIRECT DEBITS	$\overline{\mathbf{v}}$
07/16 Date Received Recorded by CONDITIONS OF THIS AUTHORITY TO ACCEPT DIRECT DEBITS 1. The Initiator: (a) Has agree to give advance notice of the net amount of each direct debit and the due date of debiting at least 10 calendar the Direct Debit will be initiated. This notice will be provided either. (i) in writing; or (ii) by electronic mail where the Customer has provided prior written consent to the Initiator. The advance notice will include the following message: "unless advice to the contrary is received from you by (date") the amount of \$, will be direct debited to your Bank act This date will be at least two (2) days prior to the initiating date to allow for amendments of Direct Debits. (b) May, upon the relationship which gave rise to this Authority being terminated, give notice to the Bank that no further Direct notice the Bank may terminate this Authority as to future payments by notice in writing to me/us. 2. The Customer may: (a) At any time, terminate this Authority as to future payments by giving written notice to the Bank and to the In (b) Stop payment of any Direct Debit to be initiated under this authority by the Initiator by giving written notice to the Bank pri (c) Where a variation to the amount agreed between the Initiato	Bank Stamp Checked by r days before (but not more than 2 calendar months) the date when count on (initiating date)." at Debits are to be initiated under the Authority. Upon receipt of such ititator. or to the Direct Debit being paid by the Bank. : been made without notice being given in term of clause 1(a) above, r alteration of a direct debit back to the Initiator through the Initiator's ur account.
07/16 Date Received Recorded by CONDITIONS OF THIS AUTHORITY TO ACCEPT DIRECT DEBITS 1. The Initiator: (a) Has agree to give advance notice of the net amount of each direct debit and the due date of debiting at least 10 calendar the Direct Debit will be initiated. This notice will be provided either: (i) (i) (i) by electronic mail where the Customer has provided prior written consent to the Initiator. The advance notice will include the following message: "unless advice to the contrary is received from you by (date*) the amount of \$,, will be direct debited to your Bank act This date will be at least two (2) days prior to the initiating date to allow for amendments of Direct Debits. (b) May, upon the relationship which gave rise to this Authority being terminated, give notice to the Bank that no further Direct notice the Bank may terminate this Authority as to future payments by notice in writing to me/us. 2. The Customer may:- (a) At any time, terminate this Authority as to future payments by giving written notice to the Bank and to the In (b) Stop payment of any Direct Debit to be initiated under this authority by the Initiator by giving written notice to the Bank and to the In (c) Where a variation to the amount agreed between the Inititation by the Inititator by debiting the amount of the reversal o	Bank Stamp Checked by In days before (but not more than 2 calendar months) the date when count on (initiating date)." at Debits are to be initiated under the Authority. Upon receipt of such ititator. or to the Direct Debit being paid by the Bank. been made without notice being given in term of clause 1(a) above, ralteration of a direct debit back to the Initiator through the Initiator's ur account. notwithstanding my/our death, bankruptcy or other revocation of this in to my/our account. except in so far as the Direct Debit has not been paid in accordance
O7/16 Date Received Recorded by CONDITIONS OF THIS AUTHORITY TO ACCEPT DIRECT DEBITS 1. The Initiator: (a) Has agree to give advance notice of the net amount of each direct debit and the due date of debiting at least 10 calendar the Direct Debit will be initiated. This notice will be provided either: (i) in writing; or (ii) by electronic mail where the Customer has provided prior written consent to the Initiator. The advance notice will include the following message: "unless advice to the contrary is received from you by (date*) the amount of \$	Bank Stamp Checked by r days before (but not more than 2 calendar months) the date when count on (initiating date)." At Debits are to be initiated under the Authority. Upon receipt of such itiator. or to the Direct Debit being paid by the Bank. been made without notice being given in term of clause 1(a) above, r alteration of a direct debit back to the Initiator through the Initiator's ur account. wotwithstanding my/our death, bankruptcy or other revocation of this n to my/our account. except in so far as the Direct Debit has not been paid in accordance possibility or liability in respect of:-

These terms and conditions are Payments NZ Limited approved and are non-negotiable.