UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF KENTUCKY LEXINGTON DIVISION

In Re: Case No. 25-50863

Lexington Blue, Inc. Chapter 11

Debtor. Judge Gregory R. Schaaf

MOTION FOR RELIEF FROM AUTOMATIC STAY OF PROPERTY KNOWN AS A 2025 CHEVROLET TRUCK TAHOE 4WD - VIN 1GNS6SRD2SR124057

ACAR Leasing LTD d/b/a GM Financial Leasing ("Movant,") hereby moves the Court, pursuant to 11 USC §362(d) to lift the automatic stay as to the personal property known as a 2025 CHEVROLET TRUCK TAHOE 4WD - VIN 1GNS6SRD2SR124057, so that Movant may enforce its lien against the Debtor as hereinafter described.

In support of its Motion, Movant offers the attached memorandum.

MEMORANDUM IN SUPPORT OF MOTION FOR RELIEF FROM STAY

- 1. Lexington Blue, Inc. filed this Chapter 11 case on June 16, 2025 referred to as the "Petition Date."
- 2. On January 4, 2025, Lexington Blue, Inc. ('Debtor') entered into a Closed-End Vehicle Lease Agreement with Dan Cummins of Georgetown, a copy of which is attached to the Proof of Claim. Per the terms of the Lease, the Lease was assigned to Movant. The Vehicle which was the subject of the Lease was a 2025 CHEVROLET TRUCK TAHOE 4WD VIN 1GNS6SRD2SR124057 ("Vehicle") owned by Movant. A copy of the Vehicle title is attached to the Proof of Claim. A copy of the Proof of Claim filed in this case by Movant, along with copies of all relevant supporting documents, is attached hereto.
- 3. The Vehicle was impounded pre-petition and is currently in the possession of Creditor. Relief from the Automatic stay is needed so Movant may proceed with its State Law rights.
- 4. The value of the Property is \$79,125.00 according to the NADA Official Use Car Guide.
- 5. The Debtor is pre-petition due on the Lease account for the May 3, 2025, and June 3, 2025 payments in the amount of \$1,791.63 each, and post-petition due for the July 3, 2025, payment in the amount of \$1,791.63, for the total arrearage amount of \$5,374.89. Contractual payments owed is \$78,831.72. The Estimated purchase payoff is \$84,199.27 before any recovery or impound fees. There is also no evidence that the Vehicle is insured. Cause exists to lift the automatic stay since the interest of the Movant is not being adequately protected

WHEREFORE, Movant respectfully requests that this Court enter an Order terminating the Automatic Stay as it relates to the Property to permit Movant to enforce its rights on the property herein described and for other such relief as may be just.

Respectfully Submitted,

/s/ Jon J. Lieberman

Jon J. Lieberman (86802) Sottile & Barile, Attorneys at Law 394 Wards Corner Road, Suite 180 Loyeland, OH 45140

Phone: 513.444.4100

Email: bankruptcy@sottileandbarile.com

Attorney for Movant

NOTICE

Please take notice that parties in interest shall have Fourteen (14) days from the date of this motion within which to file a response to the motion and a request and notice of hearing on such response. If no response if timely filed, the order filed contemporaneously with this motion may be entered by the Court without a hearing on the motion.

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing was served by the method set forth below, upon the below listed parties on July 18, 2025.

By Notice of Electronic Filing to:

J. Christian A. Dennery, Debtor's Counsel info@bk-lexingtonblue.com

Office of the U.S. Trustee ustpregion08.lx.ecf@usdoj.gov

By United States mail to:

Lexington Blue, Inc., Debtor P.O. Box 121241 Covington, KY 41012

/s/ Jon J. Lieberman

Jon J. Lieberman (86802) Sottile & Barile, Attorneys at Law 394 Wards Corner Road, Suite 180 Loveland, OH 45140

Phone: 513.444.4100

Email: bankruptcy@sottileandbarile.com

Attorney for Movant

Fill in this information to identify your case:								
Debtor 1	Lexington Blue, Inc.							
	First Name	Middle Name	Last Name					
Debtor 2 (Spouse, if filing)	First Name	Middle Name	Last Name					
United States	Bankruptcy Court for the:	Eastern District Of Ken	itucky					
Case number	25-50863-grs-11							

Official Form 410

Proof of Claim 04/25

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

Identify the Claim Part 1: 1. Who is the current ACAR Leasing LTD d/b/a GM Financial Leasing creditor? Name of the current creditor (the person or entity to be paid for this claim) Other names the creditor used with the debtor Has this claim been [X] No acquired from [] Yes. From Whom? someone else? Where should notices Where should notices to the creditor be sent? Where should payments to the creditor be sent@f and payments to the creditor be sent? ACAR Leasing LTD d/b/a GM Financial Leasing ACAR Leasing LTD d/b/a GM Financial Leasing Federal Rule of ACAR Leasing LTD d/b/a GM Financial Leasing ACAR Leasing LTD d/b/a GM Financial Leasing Bankruptcy Procedure PO Box 183853 PO Box 183853 (FRBP) 2002(g) Arlington, TX 76096 Arlington, TX 76096 Contact phone (877) 203-5538 Contact phone _ (877) 203-5538 Contact email Contact email Uniform claim identifier (if you use one) Does this claim amend [X] No one already filed? [] Yes. Claim number on court claims registry (if known) MM / DD / YYYY Do you know if anyone [X] No else has filed a proof of [] Yes. Who made the earlier filing? claim for this claim?

Official Form 410 Proof of Claim page 1

Case 2:2-5-5883 3 years Claim 9:16-1 File ile 0:60276123525 Describ/rain 00760:8/215 ntt6:04-209 e 20 e 5 0:1 Filed Proof of Claim Page 2 of 11

Part 2: Give Information About the Claim as of the Date the Case Was Filed Do you have any number [] No you use to identify the [X] Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor: debtor? 7. How much is the claim? Does this amount include interest or other charges? \$78.831.72 plus any amount that [X] No may be due at lease termination. **CLAIMANT RESERVES** [] Yes. Attach statement itemizing interest, fees, expenses, or other THE RIGHT TO AMEND CLAIM charges required by Bankruptcy Rule 3001(c)(2)(A). What is the basis of the Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card. claim? Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c). Limit disclosing information that is entitled to privacy, such as health care information. Motor Vehicle Lease [X] No Is all or part of the claim secured? [] Yes. The claim is secured by a lien on property. Nature of property: [] Real estate. If the claim is secured by the debtor's principal residence, file a Mortgage Proof of Claim Attachment (Official Form 410-A) with this Proof of Claim [X] Motor vehicle 2025 Chevrolet Truck Tahoe 4WD [] Other. Describe: certificate of title Basis for perfection: Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.) Value of Property: Amount of the claim that is secured: Amount of the claim that is unsecured: (the sum of the secured and unsecured amounts should match the amount in line 7.) Amount necessary to cure any default as of the date of the petition: Annual Interest Rate (When the case was filed) [] Fixed [] Variable 10. Is this claim based on a [] No lease? [X] Yes. Amount necessary to cure any default as of the date of the petition: \$3,583.26 11. Is this claim subject to a [X] No right of setoff? [] Yes. Identify the property:

Official Form 410 Proof of Claim page 2

12. Is all or part of the claim entitled to priority under 11 U.S.C. § 507(a)?	[X] No [] Yes. Check on	e:					
11 0.0.0. § 301(a):		upport obligations (including alimony and child support) under 507(a)(1)(A) or (a)(1)(B).	\$				
		0^* of deposits toward purchase, lease, or rental of property or services for mily, or household use. 11 U.S.C. § 507(a)(7).	\$				
		aries, or commissions (up to \$17,150*) earned within 180 days before the petition is filed or the debtor's business ends, whichever is earlier. 507(a)(4).	\$				
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	[] Contribution	s to an employee benefit plan. 11 U.S.C. § 507(a)(5).	\$				
		ify subsection of 11 U.S.C. § 507(a)() that applies.	\$				
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Part 3: Sign Below							
The person completing this	Check the appropr	iate box:					
proof of claim must sign and date it.	[X] I am the credito	or.					
FRBP 9011(b).	[] I am the credito	r's attorney or authorized agent.					
If you file this claim	[] I am the trustee	e, or the debtor, or their authorized agent. Bankruptcy Rule 3004.					
electronically, FRBP 5005(a)(3) authorizes courts	[]I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.						
to establish local rules specifying what a signature is.	I understand that an autorized signature on this Proof of Claim serves as an acknowledgment that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.						
A person who files a fraudulent claim could be	I have examined the correct.	ne information in this Proof of Claim and have a reasonable belief that the	information is true and				
fined up to \$500,000, imprisoned for up to 5	I declare under penalty of perjury that the foregoing is true and correct.						
years, or both. 18 U.S.C. §§ 152, 157, and 3571.	Executed on date	June 25, 2025 MM / DD / YYYY					
	/s/ Lorenzo Nunez						
	Signature						
	Print the name of	the person who is completing and signing this claim:					
	Name						
	F	Lorenzo Nunez irist name Middle name Last name					
	Title						
	Company	ACAR Leasing LTD d/b/a GM Financial Leasing					
	_						
	Address						
	Contact phone	Email					

Official Form 410 Proof of Claim page 3

Cases 2.55.55863-3 years Claim 916-1 File ille 0160276128625 Dets not by the in 1007/01/28/28 ntt6:04.7249 e 4Des 0.1 Filed Proof of Claim Page 4 of 11

Breakdown of Arrears ACAR Leasing LTD d/b/a GM Financial Leasing

Past Due Lease Payment(s)	3,583.26
Other Charges	
Late Fees	0.00
Unpaid Fees	0.00
Taxes Due	0.00
Total Arrears Due at Filing	3,583.26

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F. Prior credit or tease balance	\$	N/A	N, N/A	SN/A
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Docusign Envelope ID: 04CECC26-4480-4360-8EFAF7Decc 42H020ff of Claim Page 7 of 11

NOTICE TO THE LESSEE: DO NOT SIGN THIS LEASE BEFORE YOU READ IT OR IN BLANK YOU ARE ENTITLED TO A COPY OF THIS LEASE WHEN YOU SIGN IT. KEEP IT TO PROTECT YOUR LEGAL RIGHTS.

YOU AGREE TO THE TERMS OF THIS LEASE, YOU ACKNOWLEDGE YOU MAVE EXAMINED THE VEHICLE, THAT THE VEHICLE IS EQUIPPED AS YOU WANT, AND THAT IT IS IN GOOD CONDITION. YOU ACCEPT THE VEHICLE FOR ALL PURPOSES OF THE LEASE, YOU UNDERSTAND THAT YOU HAVE NO OWNERSHIP RIGHTS IN THE VEHICLE UNLESS YOU SERVEY OF YOUR OPTION TO PURCHASE THE VEHICLE. YOU CONFIRM THAT BEFORE YOU SIGNED THIS LEASE, WE GAVE IT TO YOU, AND YOU WERE FREE TO TAKE IT AND REVIEW IT, YOU ACKNOWLEDGE THAT YOU READ ALL PAGES OF THIS LEASE, INCLUDING THE ARBITRATION PROVISION ON PAGE 5 OF THIS LEASE (ITEM 24), BEFORE SIGNING BELOW, YOU CONFIRM THAT YOU RECEIVED A COMPLETELY FILLED-IN COPY WHEN YOU CONFIRM THAT YOU RECEIVED A COMPLETELY FILLED-IN COPY WHEN YOU

		LESSEE	SIGNATURES		
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Commercial Lessee	LEXINO	TON BLUE, ING.		01/04/2025 By 1	Mamber
Type/Print Name			Type/Print Title	iNA	

21. DEFAULT: REPOSSESSION AND OTHER REMEDIES

Vary of the following occurs, you will be in defeut under this Lease; You do not pay any paymont on its scheduled due date under this Lease (or, if an lower resident within 10 days of the scheduled due date); You do not pay any other amount due under this Lease when we ask that your pay it: You provide any lease or misleading information in any Lease application; You fall to maintain required insurance; You take possession of the Vehicle by confession, forteiting or other involuntary transfer whether or not the Vehicle is the subject of fudicial or administration proceedings: You assign the Lease or transfer the Vehicle without our prior written normission, or alternal to de either; "You start a banknutch, receivering or insolvency proceeding or one is started against you or your property: You led to return the Vehicle or your ability to pay your Lease obligation; You led to return the Vehicle or your ability to pay your Lease obligation; your all to meet any other obligation under this Lease; "You do only hing the ways is a default.

obligation under this Lease! - You do anything the law says is a default. If you are in default, after providing any notice and waiting any time the law requires, we may do any of the lollowing. - End this Lease and require you to pay the amount due at early termination. - Take any action we believe is required to protect our interest in the Vahide (but example buying insurance) and our action will not our your debaut!) - Add any amounts we spend taking these actions to your Lease obligation and clarge rent on the amount added; or at our option, ask you to pay these amounts right eway. - If the Vehide has an electronic locating device, use in to limit the Vahide! - Cennel any optional products, and services included with this Lease and apply any return to your Lease obligations (you hereby instruct any provider of such products and services to pay us any return or credit due on early cancelation; - Take (represesses) the Vehide wherems we find it and enter any prophy where the Vehide may be to do so: - Sue you for demages or to got the Vehide back: - Pursue any other remedy the law gives us.

*Pruse any other remedy the law gives us. We will exercise our rights without breach of the peace, at reasonable times and places, in a reasonable way, as the law allows. We may use the beense plates on the Vehicle to move it to a storage place. After repost easing the Vehicle, we will had it kee of any rights you may have under that Lease, exploct to any right the law gives you to cure the default or recover the Vehicle. We may take and store any personal trains that are in the Vehicle, it you do not ask for these floats back, we may along any personal trains that are in the Vehicle, it you do not ask for these floats back, we may along so of them as the flew allows. Unless you take us will be been personally you claim was in the Vehicle when it was represensed, we will not be responsible for that properly. You will pay our reasonable expenses of taking these actions as the law allows. These expenses may include expenses and laking and storing the Vehicle, attorney's lees, collection costs, and court costs, lowe and Otho residerits will not be any any attorney's lees.

22. EARLY TERMINATION LIABILITY

When the Leese Can End Early, You may terminate (end) the Lease early by returning the Weitrie to us and paying us your early termination Exhility (see briow) when we ask for it.

We may end the Lease early it you are in default; the Varide is decitored or dumaged beyond repair, sloken in lost (a "Total Loss"); or you do and there is no suntring lossos, it we end the Losse, you must return the Verticle to the place we designed and pay us the early termination liability (see below) when we set for it.

Early Termination Liability. We will figure your early termination liability as follows:

bloothly Payment Leases, we will guize your early conscretion leabely as follows:

Monthly Payment Lease, You will owe the amount, it any, by which the Adjusted Leace Balance (see definition) exceeds the Vehicla's Fair Morhet Whotesale Value (see definition) at termination. If this amount is more than the total of the following amounts, you will instead pay the total of the billowing amounts:— The total of your base scheduled payments not yet due: An access wear charge (see liter 20(c)); and An excess dislage charge for any miles in excess of the perhitbul mileage, during the scheduled Lease form at the rate pointies shown in term 8.

Strigle Payment Lease form at the tarp por rule shown in tight B.

Single Payment Lease. The Base Scheduled Payment (Item 7f) paid at lease signing propage file depreciation and any amentized amounts (Item 7E) and the rant charge (Item 7F). It the Vehicle's Fair Market Wholesale Value at termination (see definition) exceeds the Adjusted Lease Balance (see definition), we will give you a credit for the excess up to the amount of the Unused Base Scheduled Paymoni (see definition)). If the Adjusted Lease Balanca excess the Vehicle's Fair Market Wholesale Value at termination, you will over the excess up to the following amounts: An excess was charge (see Item 23(c)); and - An excess misage charge for any miles in excess of the permitted milestipe during the scheduled Lease term at the rate per mile shown in tigm 8.

in addition to the amounts described above, you will also owe us the Item 4A Disposition Femuricus this tee is walved under Item 23(1) plus the Additional Amounts Duc and we will apply the Additional Credits to the amount you owe (see Item 23(a)).

Definition of Adjusted Lease Balance:

Inition of Adjusted Lease Balance:

Monthly Payment Lease. The Adjusted Lease Balance equals the difference between:

(1) The Item 7C Adjusted Capitalized Cost; and (2) all depreciation and amorized amounts in the bage scheduled payment that here become due. Each five 7t Base Scheduled Payment consists of - a rent charge portion; and - a portion allocable to dispreciation and any amorized amounts. Although the amount of year hear 7t Base Scheduled Payment does not change, different portions of each Base-Scheduled Payment are allocated to - rent charge; and - depreciation and any emortized amounts. The portion of a Base Scheduled Payment has it actuated to depreciation and any amortized amounts to equal to the Base Scheduled Payment minus the rent charge for full month. We use the Constant Yould Method to figure the rent drange portion in each Base Scheduled Payment Under the "Constant Yould Method to figure the rent drange portion in each Base Scheduled Payment. Under the "Constant Yould Method to figure the rent identice for a charge portion of the state drange portion in each sale state them the Balanco Schiget to Part Orange as it declines during the busso term. At any given time during the Lease term, the "Balanco Schiget de Part Drange as it declines during the Lease items the Item 2T. Adjusted Capitalized Cost and the sum of: (i) all depreciation and Aminized innounts accorded during the previous periods, and (i) any Base Schighted Payment paid at Lease signing or delivery. The exhausted end charge calculations are based on the resumption hall we will receive your scheduled payments on their said due dates and that he Lease gives to the bullerin.

Single Payment Lease. The Adjusted Lease Balanco at the beginning of the Lease

on their exact due dialax and that he Lease goes to its full term.

Single Payment Lease. The Adjusted Lease Balanco at the beginning of the Leade equals: (i) The item 70 Adjusted Capitalized Cost; minus (ii) the item 71 Base Scheduled Payment. At the beginning of each month, the Adjusted Lease Balance inchesses by the rent charge for that month. We use the Constant Meld Mashod to flague the rent charge for each month. Under the "Constant Meld Method" the rent charge for each month. Under the "Constant Meld Method" the rent charge for each month, under the "Constant Meld Method" the rent charge for each month. Under the "Constant Meld Method" the rent charge is made to the Botance Subject in Meld Charge as it mercased during the Leade term. At any given Inter during the Lease term, the "Balance Subject to Rent Charge" aquals; (ii) the item "C Adjusted Capitalized Cost; minus (ii) the lieu in "Base Scheduled Feynment; plus (iii) at rent charges accused during previous periods. The rent charge calculations are based on the assumption that the Lease goes to its full term.

Collection of Fair Market Wholesale Value: these you exercise your independent appraisal cight (see below), the Fair Market Wholesale Value of the Vehicle is: - the price we receive for the Vehicle of disposition: - the highest offer we receive for disposition of the Vehicle; - the amount you and we agree in writing: - or the wholesale late market value of the

Definition of Unused Base Scheduled Payment (Single Payment Lesse): The Unused Base Scheduled Payment cause: (i) the Item 71 Base Scheduled Payment causes (ii) the Item 71 Base Scheduled Payment divided by (ii) the number of months in the Lease Ferm (Item 198); times (iii) the number of full months remaining after the date of the oathy termination until the Scheduled Lease End (Item 198).

Your Independent Appraisal Right: To the extent your early-termination lighting takes into account the value of the Vehicle at termination, you may get a professional appoint of the Vehicle's fair market wholesale value. If you do so within a reasonable time, we will use the appraisad value as the Fair Market Wholesale Value. The appraiser must be an independent time party. You and we must agree on the appraiser. You must pay for any expension. The appraisad will be binding.

21. OTHER TERMS AND CONDITIONS

OTHER TERMS AND CONUITIONS

(a) Insurance. For the duration of the Lease term, and until you return the Vehicle, you agree to maintain the amounts and lypes of prinsity insurance as indicated in term to runge 2 of thirt Lease in your name. Insurance may be obtained by you from anyone reasonably acceptable; to us. You must indicate us or anyone we require as an additional insured and loss payee on your perior. You policy must state that we will be given at least if days nodes of any molerald coverage change, reduction, or cancellation. If your insurer does not pay a claim for any reason, it will men that you have not maintained the required insurance. You relig prior any loss we incur hecause you do not maintain the required insurance or because the hearth does not pay a claim. If you tall to obtain and maintain the required insurance are may, if we choose, buy it larve obligations and charge rent on the amount added, or at our option, ask you to pay if the properties and our interests, or buy insurance the representance of the insurance or poly or interest. If the Vehicle is underticed, solon, in destroyed, and money becomes available to the twente of term insurance, a ludgment, a softiemont, or the like, we will be stilled to the money. If the Lease ends in connection with our teacity of the money, we will less at which in discossion.

NOTICE: PINYSICAL DAMAGE OR LIABILITY INSURANCE COVERAGE FOR NOTICE: PHYSICAL DAMAGE OR LIABILITY INSURANCE COVERAGE FOR BOOKY INJURY AND PROPERTY DAMAGE TO OTHERS IS NOT RICLUDED IN

Docusign Envelope ID: 04CECC26-4480-4360-8EFAFTilect/42F02AEF of Claim Page 8 of 11

(b) Total Loss of Vehicle. If the Vehicle is a Total Loss (as described in the second paragraph of Item 22; Early Termination Liability) during the Liasee term, we may allow option ogree in writing to continue this Lease win a substitute vehicle, we will end the Lease and a substitute vehicle, we will end the Lease and a substitute vehicle, we will end the Lease and a streached in the lottering paragraphs of this Item 23(b). But It: (a) the Vehicle was forelead or confiscation under growmental authority, or (b) Item 18 Llose arose from your linud, intentional immigral act or omission, gross negligence, or other failure to use the Vehicle in compliance with this Lease (see Item 23(i)). Then you will still owe the lam 22 Early Termination Liability.

If we receive a self-ement under an insurance policy had complies with the requirements of his Lease (see Berns 18 and 23(a)), you have gap protection, which means:

Monthly Payment Lease. We will deduct the amount of any retunds we receive from canceling optional insurance, maintenanch, pervice, or other contracts included in this Lease then the Adjusted Lease Balance [see item 22] to compute a roll lease balance [see item 22] to compute a roll lease balance]. If the Net Lease Balance is greater than the insurance selforment we receive; you will once the encess up to the sum of the following; (i) the amount, if any, by which your insurance deducable exceeds \$1,000 for the insurance selforment we receive; and (ii) the total amount of any deducitions from the value of the Vehicle used to compute the insurance settlement we freedy due to past due premiums or the condition of the Vehicle before the Total Loss occurred.

It the insurance settlement we receive is more than the Net Lease Balance, you will receive a credit for any excess.

Single Payment Lease. You will receive a credit for the Unused Base Scheduled Payment (see Item 22). We will deduct the amount of any refunds we receive from cancelling optional resurance, maintenance, service, or other contracts included in this Lease from the sum of the Adjusted Lease Batance (see Item 22) and the Unused Base Scheduled Payment to campute a reflexion believe the "Net Lease Batance"). If the insurance settlement we receive a reflexion before the Net Lease Batance, you will also receive a refer to the execution.

If the Not Lease Salance is more than the insulance settlement we receive, you will once the excess up to the sum of the following: (I) the amount, if any, by which your insurance deducible exceeds \$1,000 for the insurance settlement we receive; and (I) the total amount of any deductions from the value of the Vehicle used to compute the insurance settlement we receive due to past due premiums or the condition of the Vehicle before the Total Loss occurred.

If we do not receive a settlement under an insurance policy that complies with the requirements of this Lease (see times 18 and 23(a)), you will own us; (i) the Actual Cosh Value of the Vehicle issee definition below); minus (i) any part of your insurance deductible fact you pay us; minus (ii) any settlement we receive from your insurance company; phase (iv) any amount we receive from your insurance company; phase (iv) any amount we receive for selling the Vehicle as sphrage; minus (v) if this is a single payment lease. In a Unused Base Scheduled Payment (see Islem 22); minus (vi) the Additional Conditional Coding (see Islem 23(b)); but with if the Vehicle is returned to use, the term 4A Disposition Fice unless this tee is walved under item 23(t), it like amount we figure in the preceding sentence is less than zero, we will give you a credit for like lamount.

In addition to the amounts described above, you will also owe us the Additional Amounts Due take liem 23(st). You will receive a credit for the Additional Credits only as described in this liem 23(st).

Definition of Actual Cash Value of the Vehicle: The Actual Cash Value of the Vehicle is:

(i) the retail value of the Vehicle on the date of the Total Loss, as listed in a recognized national or regional guidebook by used vehicle values with no deductions for prior damage or the condition of the Vehicle; or (ii) in outing guidebook values are available, our estimate, based on the best data reasonably available to us, or the retail value of the Vehicle on the date of the Total Loss, with no deductions for prior damage or the condition of the Vehicle.

- cesso on the best care reasonably available to us, of the retail value of the Vehicle, of side of the Vehicle.

 (c) Standards for Wear and Use. You agree to pay an excess missage change as indicated in item 8 and on success wear change, at the early end of this Lease to the eatent provided for in litem 20 or at the Scheducked Lease and (from 19). Excess wear is wour beyond the minor wear reasonably expected to result from ordinary use of the Vehicle, assuming you relation the Vehicle as the Lease requires (from 20(8)) and use the Vehicle as the Lease permits (them 20(8)). The excess wear change wild be our actual or estimated cost of repairing any excess wear. (We do not have to make the repairs, l'Repairs, including tires, must be made with original equipment manufacturer's parts or those of equal value or quibing. Those treducted but are not intered to those necessary to repair or those of equal value or quibing, the vehicle or modifying its Vibit; accessories, equipment, or parts that have been added, removed, tamaged or modified find-builing missing layer or more entry devices invehous our prior written permission; road damage, chips, scratches, cracks, plugs, linting, staining, common or emotion; and amage to the glans, pairs, body, bumpers, suspension, engine, powertrain have, wheats, floor overlangs, seals or any offer pair of the inferior; mechanical or electrical implantion, lipitotistary, interior or limiting damage, stains or texts, dented time or motion, or damage from value, aroad, or free pair of a matching set of five lives or of unequal quality to the original; for four with a spare of quality and type as live original; on one of more first with less than 10 facts of the lives or of unequal quality to the original; for four with a spare of quality and type as live original; on one of more with a vehicle encaste, inceptable of passing any required inspection or makes the Vehicle unsale, inceptable of passing any required inspection or one actes the Vehicle unsale, inceptable of passing any requir
- (d) Socurity Deposit. If you paid a security deposit this paragraph applies. Unless required by tow, we do not keep the security deposit oparaze in a bank or carmathed on our books. We may apply some or all of the security deposit to any amounts you own under this Lesse, or, if you exacts your purchase option, to the price of the Vettide. Any unused socially deposit will be retained to you at the end of the Lesse. We have no fiduciary duty to you with respect to the socially deposit unless such duty is imposed by law. No interest, increase, or profit on the security deposit unless such duty is imposed by law. No interest, increase, or profit on the security deposit will secure or be paid to you.
- the security deports wit because or be pass to you.

 (e) Option to Purphase Vehicle, You have the option to buy the Vehicle at any time from a party designated by its. If you do, you agree to re-register and ro-file the Vehicle in your name no later than 30 days from the time you purchase it. If you left to do so, we reserve the right to cancel five registration. Before the Schodshof Lease End (from 10A), the price will be the Adjusted Lease Balance (see them 22) plus the item 9 Purchase Price mirus the item 70 Residual Valum. At the Scheduled Lease End (item 19A), the price will be the from 9 Purchase Price. At either time, you must also pay the Additional Amounts Due and we will apply the Additional Credits to the amount you own (see here 23(s)).
- The state of the Vehicle. If you do not exercise your purchase option, you will return the Vehicle to us at a GM dealership or other place we designate when this Lease ends. If you return the Vehicle to us at a place other than a GM dealership or other place we designate when the Vehicle to us at a place other than a GM dealership or other place we designate you will pay a charge of 575 for improperly returning the Vehicle, or agree to make the Vehicle and the Vehicle and place we designate the Vehicle as agreed to inspection at our request. When you return the Vehicle, you must give us a completed, signod colonister disclosure subsement. If you keep the Vehicle after the Schoolard Lease End (tilen 16), whese you water it within any press proid we offer, you will pay us at the beginning of each month for any part of a month you keep the Vehicle, an amount a make to:
 - · For a monthly payment lease, the Item 7M Total Scheduled Phyment.
 - For a single payment lease, the Item 7M Total Scheduled Payment divided by the runniber of months in the Lease Term (Item 198).

- Your payment does not permit you to keep the Vehicle unless you get our permission in advance. Upon roturn of the Vehicle on or after the Scheduled Lease End (titem 15), you will also pay us the total of the following amounts: the kern do hispession is excess to less the less the wilder the permitted mileage of the permitted mileage of the school test of the permitted mileage of the school test of the permitted mileage of the permitted mileage of the permitted mileage of the permitted mileage of the permitted the perm
- (g) Maintenance. You will markain the Vehicle in good working order and repair. You will pay all operating costs, such as geschire, oil, and replacement tires. You will, all your engentee service the Vehicle according to the owner's manifal maintenance schedule. If the Vehicle is recalled, you will have the recall repairs or service performed. You will use original equipment manufacturer's parts or those of equal value or quality in the maintenance and service of the Vehicle. We may but are not required to provide you with a replacement vehicle for any reason. You will maintain and keep in the Vehicle a record of all maintenance performed on the Yehlole. This maintenance record will be available to us at any time, and will be provided to us at any time, and will be provided to us at any time.
- will be provided to us at the end of the Lease.

 1) Registrafion, Parking Tickets, Totis and Tissue, You must keep the Vehicle currently registered. You must pay all jearing tickets, totis and trails these relating to the Vehicle. If you do not pay such trials and lines, we may do so for you, and you will pay us upon demand. We may add the enough to what you own us it you do not pay us when we make demand. You must pay when due or reimbures us it we pay tor you, all government charges, lease and taxes whether essessed on you, us, or the Vehicle. You will not tave to pay our income taxes, whether essessed on you, us, or the Vehicle. You will not tave to pay our income taxes, whether essessed on you, us, or the Vehicle. You will not tave to pay our income taxes, they our on not penalties are assessed furless the interest or penalties are assessed and the your must pay the interest or penalties are assessed on the Vehicle, whether such fees or taxes are billed during or infor the Loises term, and whether you are billed for them by the government or whether we pay them and bill you for them or include the amount of such faces as part of your exheduled payment. We may change your scheduled payment if taxes change. If you don't pay a line, penalty, for or parting libed and we cited to pay if, you will retrobuse up for the amount pay the law the lam is Administrative Fee. When this Luase ends, you will copy us our assimate of any unbited less or lakes if we ask you to do so.
- unbited less or lates if we ask you to do so.

 Use of the Vehicle, You will keep the Vehicle trae from any tiens or claims. You have the risk of loss, and are responsible for the Vehicle's damage or destruction. You will not Use like Vehicle Blogally, improperly such as for towing that exceeds the manufacturer's towing recommendations, or for hire; Without our prior written consent, after or install equipment that makes the Vehicle masse or uniformly to operater. Use the Vehicle in a manner that you insurance online professes on a way that produces unusually high depreciation; Allow uniformed drivers to drive the Vehicle; Use the Vehicle for more than 30 days; outside the stable where you originally registered the Vehicle without our prior written permission; Take the Vehicle out of the United States without our written consent except for trips to Carrada had do not excend 30 days; Change the Vehicle without our written consent. You will not let ampone etce do any of these Palings.
- []) Indomnification. We are not responsible for any injurios, damages, expenses or claims, including claims for atterney fees or under the strict liability decirins, caused by the maintenence, condition, or operation or use of the Vehizle. You agree to indemnify and hald us (and our assigness, successors, agents, and insurers) harmloss for all such injuries, damages, expenses and claims.
- (iii) Assignment of Returned Promiums and Citier Amounts You assign to us any unearned returned premiums or charges or other amounts relating to insurance or any optional product or service and in correction with this Lease and returned or paid to us We will use these promotes to reduce amounts you time under the Lease. You will earn no talerest, increase, or profit with respect to such property.
- (i) Your Odometer Obligations. You will maintain the odometer of the Verticle so that it always reflects the Verticle's actual integer. If the odometer is at any time inspecially, you will provide us with reasonable evidence of the Verticle's sexual integer by you are unable to do so, you will pay us our masonable estimate of any reduction of the Verticle's talt market value coused by the inability to determine the Verticle's actual mileage. You will provide us with an odometer certification at any time we request one. We may request more than one certification during the term of this Lease.
 - Important Note: Federal law requires you to tall us the Yebbile's mileage in connection with a transfor of Vehicle comerable. You may be lined and/or imprisoned if you do not complete the disclosure or if you make a false statement.
- (m) Assignment and Transfer of the Vehicle. You make a false statement.

 (m) Assignment and Transfer of the Vehicle. You may not assign the Lease or transfer the Vehicle without our prior written permission. We may assign all of our rights under this Lease. Any person to whom this Lease is assigned may reassign it. Any sale and assignment by us will not be considered to change materially your duties, hurden, or risk under this Lease.
- (n) Ownership. We are the sole immers of the Vehicle including original accessories and any installed after the Lease begins. This is a true lease for tax and other purposes and we reache all therefits of ownership. We have not given you any information or advice regarding possible tax consequences under this Lease.
- (a) Inspection. Upon reasonable notice to you, at any reasonable place and time we chance we may lospect this Vehicle and you agree to cooperate with such inspection.
- (p) Waiver. We may delay or retrain from enforcing any of our rights under this Lease without losing them.
- (a) Giving Mollee. Notices may be given personally or cent by first class mail. Notice mailed to us must be sent to the address shown in this Lease or as we otherwise direct from time to time. Mollees shall be deemed given to us when they are personally given or actually exceived at our address. Notices shall be deemed given to you when they are personally given or when placed in the mail, addressed to you at your address then shown on our records, even though you night not excell receive our mailed notice. You agree that to days' notice is a reasonable onlice period, unloss steps law requires a longer period, in which case you agree that the state-required period is reasonable.
- (r) CONSENT TO AUTODIALED CALLS AND TEXTS: Except as limited by applicable law, you authorize us (which includes, for the purposer of files paragraph, our agents and representatives) to center you in order to previole you with information about your account (including information about neiseed payments or billing issues) using any of the following or a combination thereof: sustamptic telephone clading systems, artificial or prerested voice message systems, and bust messaging systems. You extherize us to exist such contacts using any telephone numbers (including wireless, landline and VOIP numbers) you have supplied or will supply to us. You understand that anyone with access to you telephone may listen to or result the messages we leave or send you, and you agree that we will have no liability for anyone accessing such messages. You further understand that, when your needers at alsophone call or text message, you may incur a charge been the company, that provides you with telecommusications, winders and/or date services, and you agree that vie will amon to liability to such charges. You agree that you are nowned and you agree that vie will arm no liability are such charges. You agree that you are nowned and you agree that vie will arm no liability to such charges. You agree that you are to make and/or primary user of any number you provide to us and that you will notify us if this is no larger the case as to any such number.

C6:ss: 2:5:5:58663; crs C12:or 1916-1 File de0602612525 De5:ot Mean 07:01:8/25:1t6:04:20:e 1906:01 Docusign Envelope ID: 04CECC26-4480-4360-8EFAI7TIOC14PRO36F of Claim Page 9 of 11

- Additional Amounts Due and Additional Credita: Regardless of how his Lease ends, you will one us the billowing amounts: Any official fees and lases related to the termination. Any other amounts due under this Lease including any importious transpes or other amounts due because you failed in onest your obligations under this Lease, if this Lease says, we may cancel any optional insurance, maintenance, cervice, or other contrasts included in this Lease or daim benefits under them to reduce what you need repair the Vehicle. If the sum of the amounts you one under this Lease exceeds the sum of the credits exceeds the sum of the credits exceeds the emounts you own; see with return the difference in your. you own; we will refund the difference to you.
- Disposition Fee Wahrer: The Item 4A Disposition Fee will be maked it, within 30 days aget this Lease ends, you man has a motor varied lease or installment sale constact for a new General Motors self-cle that the dealer assigns to GM Financial or GM Financial Leasing.
- (u) Limited Power of Atternay, if there is any damage or ince to the Vehicle, you agree that we or our agent may satile any insurance claim or sign your name on any title or reg stration or on any check or draft we receive for that Vehicle damage or loss.
- or on any creecy or user we receive our very example country to make.

 Connected Vehicle Information. We may access prognostics, including Intuble codes and offers for products or services. We may access the location of the Vehicle for servicing purposes, such to determine it the Vehicle and the value to products or servicing purposes, such to determine it the Vehicle and the value to product and to manage the Vehicle and the values products of complete the vehicle and the values of the Vehicle products of complete the vehicle and the values of country to products or complete the vehicle and even of the vehicle for complete the vehicle of the vehicle or products or services. We may also access location of the Vehicle for collection and recovery.

Below returning the Volticin, you should delete all portonal information, such as contains address-both-ups, and saved chail addresses, from the Vehicle's system. We may, but are not required to, delete this information if you do not after the Vehicle is returned, we may incomes information about the use of the Vehicle by state; and driving behavior for valuation pumpers, such as to include a cases, what, price and value the Vehicle and to determine whether the Vehicle needs repairs or other sendes. We may also use the kinds of carmeted whitch information described above to help us pointing you are complying with your or dispations under this Lease as well as for inspection pumpers. We will only access and use the information described to the described pumpers. applicable law. We self officen any additional consents required by applicable law to eccess and

- CLASS ACTION WAIVER. You agree to waive any right you have to participate as a class representative or class member on any class claim you have against us.
- representative or cases minuted out any tesses claim you neve against us. General, if any part of this Lease is Invalid, unenforceable or illegal in any jurisdiction, like part that is Invalid, unenforceable or illegal will not be descrive as to that jurisdiction. The rest of the Lease will be enforceable except as provided in the Arbitration Provision, below. This Lease is our entire agreement. We have made no promises to you not confinited in this Lease. If any part of this Lease is followed by a court or other dispute modulon hooky to be valid or unenthrocable, this Lease is to be read as if that part were never contained in this Lease.

24. ARBITRATION PROVISION

ARBITRATION PROVISION

IMPORTANT - AFFECTS YOUR LEGAL RIGHTS

- 1. EITHER YOU OR WE MAY CHOOSE TO HAVE ANY DISPUTE BETWEEN YOU AND US DECIDED BY ARBITRATION AND NOT IN COURT OR BY JURY TRIAL
- IF A CISPUTE IS ARBITRATED, YOU WILL GIVE UP YOUR RIGHT TO PARTICIPATE AS A CLASS REPRESENTATIVE OR CLASS MEMBER ON ANY CLASS CLASM YOU MAY HAVE AGAINST US INCLUDING ANY RIGHT TO CLASS ARBITRATION OR ANY CONSOLIDATION OF INDIVIDUAL ARBITRATIONS.

DISCOVERY AND RIGHTS TO APPEAL IN ARBITRATION ARE GENERALLY MORE LIMITED THAN IN A LAWSUIT, AND OTHER RIGHTS THAT YOU AND WE WOULD HAVE IN COURT NAY NOT BE AVAILABLE IN ARBITRATION.

In this Arbitration Provided, "see", "us" or "our" mean the Lerson, and includes our parents, officialities, subsidiaries, officers, complayues, agonts, outcossors, or ensigns.

Any claim or depute, shother in contract, lot, statifus or otherwise (including the interpretation and scope of Pia Altivation Provision, any alegation of aziver of rights under this Artification Provision, and the artification of the claim or disputal), between you and us, which prises out of or relates to your credit application, the Vehicle, this Lesse, or any resulting transaction or relationship including any such relationship with third parties who do not step this Lesse) shall all your or our elections be resolved by neutral, bridging artification and not by a court action. It leadest law provides that a chair or dispute to bridging artification and not by a court action. It leadest law provides that a

claim of dispute is no subject to be arbitrated by a single effortacy only on an include best and not as a plaintiff in a collective or representative action, or a class representative or manber of a class on any class claim. The arbitrator may not present over a consolidated, representative, class, collective, injunctive, or private attorney general action. You expressly waive any right you may have to arbitrate a consolidated, representative, class, collective, injunctive, or private attorney general action. You expressly waive

You or en may choose the American Aubitration Association (www.adv.crg) or National Aubitration and Mediation (www.nomedic.com) as the arbitration organization to conduct the arbitration. If you allow a gree, you or war may choose a different arbitration organization. You may get a copy of the mais of an arbitration organization by conducting the organization or visiting its website.

and we agree, you or we may choose a determit artifation brigamentation. You may get a copy of the nurse of an authorism organization by currently organization or visuing its worster.

Authorism shall be alternated in give judges and shall be estented forward to the applicable notes. The orbitrator shall apply governing existatives like and the applicable status of finings and investigation, service, or case management lea and the applicable status of invitation or its shall be estented in which you reside. We will pay the figure, administration, contains the bar of the orbitrator of hearing less over \$5.000 in accordance with the rules and procedures of the chosen artifaction organization. The amount we pay may be relatioused to whole or in part by decident of the artifactor of the entire of the first organization organization in the chosen artifaction organization in the chosen artifaction of the artifaction o

Any arbitation under this Arbitration Provision shall be governed by the Federal Arbitration Act (8 U.S.C. §6 Let seq.) and not by any state law concerning arbitration. Any award by the arbitration and birding on all parties, subject to any Emited right to appeal under the Federal Arbitration Act.

ishall on investing and write or end and particular subject in any finited right to appeal under the Federal Aubiration Act.

"Not and we retain the right to seek remodes in small claims court for disputes or claims which that courts jurisdiction, unless such action is transferred, removed or appealed to a different court.

Neither you now write the right to arbitishe any related or unrelated claims by thing any ration in small claims court, by using self-righ permission, on a repossession, or by thing an action to Arbitration Provision shall survive any terministion, payof or transfer of this Lease. If any part of this Arbitration Provision, other from naivers of class rights, is descreted or found to be unerdroceable for any series of the Lease of the Lease. If any part of this Arbitration Provision, other from naivers of class rights, is descreted or found to be unerdroceable for any part of this Arbitration Provision, other from naivers of class rights, is descreted or found to be unerdroceable to court or arbitration. If the class arbitration were supported in a claim or dispute to be reached on a class busis in court or in arbitration. If Provision shall also be unantificated to the unerdroceable for any reason with respect to a claim or dispute in which class allegations have been made. The rest of this Arbitration which also be unantificated.

25. LESSOR'S ASSIGNMENT

Pusuant to the terms of that certain appearant between Lessor and the assignment and below ("Assignee") for the assignment of leasons by Lessor to Assignee from time to time, Lessor hereby assigns all right. Bits and interest in the Lease and the Vehicle and rights the Lessor may have under any guaranty executed in contraction with the Lease, with full powers to adjust and discharge all obligations, any guaranty and this assignment.

LESSOR'S ACCEPTANCE The Lessons authorized signature indicates the Lesson has accepted the terms, conditions and obligations of this Leese Lessor Name: DAN CUMMINS OF GEORGETOWN Lignholder Name; CTCNA COLL AGNT Ture Part Namo: KEATON ALLEN Assigned Name: ACAR LEASING, LTD. Type/Print Title: FINANCE MANAGER

Ge-Lessee Initials X N/A

COMMONWEALTH OF KENTUCKY **CERTIFICATE OF TITLE**

TITLE NO.	YEA	R
250291050042	2 2	202

MAKE CHEV MODEL NAME TAHOE

VIN/HIN 1GNS6SRD2SR124057 TITLE TYPE

MODEL NO. K1500





FIRST DEALER ASSIGNMENT

	TITLE NO. 2502910500	YEAR 042 2025	MAKE CHEV	MODEL NAME TAHOE	VIN/HIN 1GNS6	SRD2SR12405	TITLE TYPE M ORIGINAL I	K1500
	BODY TYPE	COLOR	NO. CYL 8	ODOMETER 27	MOTOR NO.	WEIGHT	PREV. TITLE NO/	STATE
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					SUE 02/07/2	o FUEL	USAGE TA	X PAID
	OWNER(S) NAME				02/07/2	25	\$0.0	00
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	4001 Em	EASING LT mbarcader ton TX 7						
	Additional Owner((s):					THE REPORT OF THE PARTY OF THE	
RE:	MARKS:		p					
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_	TCNA COLL	AGNI	250192 Filing Date 01		_			
	O BOX 9000		Released By	./ 3 1/ 23	Filing Date Released By	=1/1/2 ·		
	UTHERVILLE D 21094	邑,	County Clerk's use	Only Date	County Clerk's use	Only Date		
1.1		ment of Vehicle Regu	ilation has exercised o	lue diligence in examining a	en application for a certific	ate of title for the above descrit	ped vehicle and to the best of our know	viedge and
			: 49 USC SEC. 32705 A	OMPLETE, OR PROVIDING A	THAT YOU STATE THE VEH A FALSE STATEMENT, MA	HICLE MILEAGE IN CONNECTION Y RESULT IN PENALTIES. ***	OL NO. C36117 I WITH THE TRANSFER OF OWNERSHIP	
	*** TRANSFER (**************************************	: 49 USC SEC. 32705 A FAILURE TO C	ND KRS 190.300 REQUIRE TO MPLETE, OR PROVIDING A FIRST DEAL In this title has been transf	THAT YOU STATE THE VEH A FALSE STATEMENT, MA' ER ASSIGNA erred to the following (prin	HIGLE MILEAGE IN CONNECTION Y RESULT IN PENALTIES. *** MENT In the sum of t	WITH THE TRANSFER OF OWNERSHIF	
_	*** TRANSFER O	of TITLE BY OWNER: ************ r hereby certifies that I certify to the best	**************************************	ND KRS 190.300 REQUIRE TO MPLETE, OR PROVIDING A FIRST DEAL in this title has been transf the odometer reading is the N READ CAREFUL	THAT YOU STATE THE VEH A FALSE STATEMENT, MAY ER ASSIGNA erred to the following (print) a actual mileage of the veh LY BEFORE YOU	HIGLE MILEAGE IN CONNECTION Y RESULT IN PENALTIES. *** MENT ***********************************	WITH THE TRANSFER OF OWNERSHIF	
	*** TRANSFER O	*********** r hereby certifies that I certify to the best (no tenths)	****CAUTIO	FIRST DEAL in this title has been transf the odometer reading is the N READ CAREFUL mileage stated is in	THAT YOU STATE THE VEH A FALSE STATEMENT, MA' ER ASSIGNA erred to the following (print) actual mileage of the vehicly BEFORE YOU excess of its mec	HIGLE MILEAGE IN CONNECTION Y RESULT IN PENALTIES. *** MENT **** **** **** *** *** *** **	WITH THE TRANSFER OF OWNERSHIF	
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UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF KENTUCKY LEXINGTON DIVISION

In Re: Case No. 25-50863

Lexington Blue, Inc. Chapter 11

Debtor. Judge Gregory R. Schaaf

ORDER SUSTAINING MOTION FOR RELIEF FROM AUTOMATIC STAY OF PROPERTY KNOWN AS A 2025 CHEVROLET TRUCK TAHOE 4WD - VIN 1GNS6SRD2SR124057

For good cause shown, ACAR Leasing LTD d/b/a GM Financial Leasing's ("Movant") Motion for Relief from Stay is hereby granted.

The Court finds that the Movant filed a motion that requested Relief from Stay as it relates to the property described as a 2025 CHEVROLET TRUCK TAHOE 4WD - VIN 1GNS6SRD2SR124057 (the "Property").

The Court further finds that the Trustee has not filed a written objection to the taking of the proposed action.

The Court further finds that the Debtor has not filed a timely written objection to the taking of the proposed action.

Therefore, pursuant to 11 U.S.C. §362, it is ORDERED that the stay issued in this action be terminated with respect to the Movant, its successors and assigns.

The Movant is hereby permitted to take any and all actions necessary to accelerate the balance due on the obligation, to foreclose its lien interest, to sell the Property in accordance with state law, to apply the net proceeds to this obligation, and to otherwise exercise its contractual and state law rights as to the Property.

The stay shall remain terminated in the event the Debtor converts to a different chapter of the Bankruptcy Code.

This is a final and appealable order.

Respectfully Submitted,

/s/ Jon J. Lieberman

Jon J. Lieberman (86802) Sottile & Barile, Attorneys at Law 394 Wards Corner Road, Suite 180 Loveland, OH 45140

Phone: 513.444.4100

Email: bankruptcy@sottileandbarile.com

Attorney for Movant

Pursuant to Local Rule 9022-1, Attorney for Movant shall cause a copy of this order to be served on each of the parties designated to receive this order pursuant to Local Rule 9022-1 and shall file with the court a certificate of service of the order upon such parties within seven (7) days hereof.

DISTRIBUTION LIST

J. Christian A. Dennery, Debtor's Counsel info@bk-lexingtonblue.com

Office of the U.S. Trustee ustpregion08.lx.ecf@usdoj.gov

Lexington Blue, Inc., Debtor P.O. Box 121241 Covington, KY 41012