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 BLAZER 2WD - VIN 3GNKBCR43SS165733

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 BLAZER 2WD - VIN 3GNKBCR43SS165733, so that Movant may pursue its state court remedies 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 22, 2025, Lexington Blue, Inc. ("Debtor") entered into a Closed-End Vehicle Lease Agreement ("Lease") 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 BLAZER 2WD VIN 3GNKBCR43SS165733 ("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 \$38,250.00 according to the NADA Official Use Car Guide.

5. The Debtor is pre-petition due on the Lease account for the April 21, 2025, and May 21, 2025 payments in the amount of \$809.42 each, and post-petition due for the June 21, 2025, payment in the amount of \$809.42, for the total arrearage amount of \$2,428.26. Contractual payments owed is \$29,139.12. Estimated purchase payoff is \$42,379.53 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 Loveland, 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 22, 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

All Creditors on attached Mailing Matrix /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

Casas 2525030336 Grayrs Claion: 112-1-1 Filicite 0/00/2/2/25 D. Estatel Verd no 12/20/25 be 10/20/20/25 be 10/20/25 be 10/20/2

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	Kentucky					
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

Casas2525030036Grsgrs Claiorc 112-1-1 Filiable 0/60/2/2/25 D.EstateVerdro 10/2/21/25:00 15:00 15:30 12:01 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? \$29,139,12 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 Blazer 2WD [] 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: \$1,618.84 11. Is this claim subject to a [X] No right of setoff? [] Yes. Identify the property:

Official Form 410 Proof of Claim page 2

Casas252505063666459rs Claion: 1125-1 Fileile 0 60/2/62/2525 D.E.sote West no 10/2/21/25:00 15:0

12. Is all or part of the claim entitled to priority under 11 U.S.C. § 507(a)?	11 U.S.C. § [] Up to \$3,800 personal, far [] Wages, salar bankruptcy properties of the same personal	pport obligations (including alimony and child support) under 507(a)(1)(A) or (a)(1)(B). * of deposits toward purchase, lease, or rental of property or nily, or household use. 11 U.S.C. § 507(a)(7). ries, or commissions (up to \$17,150*) earned within 180 day setition is filed or the debtor's business ends, whichever is earned.	r services for	\$ \$ \$ \$ \$
		ect to adjustment on 4/01/28 and every 3 years after that for cases be	egun on or after t	<u>-</u>
Part 3: Sign Below				
The person completing this proof of claim must sign and date it. FRBP 9011(b). If you file this claim electronically, FRBP 5005(a)(3) authorizes courts to establish local rules specifying what a signature is. 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.	[] I am the trustee [] I am a guarantol I understand that a the amount of the of I have examined the correct. I declare under per Executed on date /s/ Lorenzo Nunez Signature		knowledgmen eceived toward	I the debt.
	- Fittle	Lorenzo Nunez irst name Middle name	Last name	
	Company	ACAR Leasing LTD d/b/a GM Financial Leasing		
	Address			
	Contact phone	Email		

Official Form 410 Proof of Claim page 3

Calsaes26525053663663656578378 Claion: 112-51-1 Fiffeite of 60/2/20/2055 D.E.sote West no 10/2021/2056105:00 1538 ge 12/40511 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)	1,618.84		
Other Charges			
Late Fees	0.00		
Unpaid Fees	0.00		
Taxes Due	0.00		
Total Arrears Due at Filing	1.618.84		

1114755

Casasas2525050536Grgrs Claior 1125-1 Filed 06/2/2/2/25 Destave and Docusign Envelope ID: 121A904B-D190-4DDC-9F1B-48C7749A25C4 Page 5 of 11

LAW GMF-UCL-U-eps-14 10/22

			:									
CONSU							OR VEHICLE LE		CHEV	ROLET	- 28	er lager
Lease D			siness Ad				TION PROVISION	<u> </u>				
DAN CUM	Marine e	JE CE	ORGETOW	MI ESS		see Name and Ad NGTON BLUE, IN		Co-Le	saeo Nama an	d Addres	8	
1470 Che				· · ·	l'	ASADENA DRIVE	.	N/A				
Georgetov			,			IGTON, KY 40503		110				
			1									
					Com	nty: FAYETTE		Count	MA			
Lessee	Billing	Addre	se (If difte	rent (han above)	_ 001	Ing. CATECIE	Vehicle Garaging Addr			lavo		
N/A							NA					
							F		Principal Drive	er:N/A		.:
Ļ.,.							County: N/A		úl businesa us	Se)		l
In this Leas Lease one	se, 'you' am waxir	and "yo	ur mean th	e lassee and co-less h of you who sions i	see. "W	e," "us" and "our" mea	in the lessor, and any essigner	ol this Le	ase. The terms, o	conditions,	and d	isclosures in this
Vahicle) :	rom us. Y	fou agre	se to pay all	amounts due under	the Le	ase and luliil all your	relly liable to us for all Lease of obligations under the Lease. I	n this Leas	se, "e" means an	esimale. T	ne Co	maumer Leasing
MOI DISCIDE	niicə Mir	MIII (ASM	ON HIO HISO	icinas of inis legise.	ADD SOM	e reasing ina venicie	and have no ewhership rights	וחפע פרס רא	cie uniess you ex	rerciso you <i>a</i>	hnic	hase option.
Single Par	aymanı monit	L8889:	: If your pays	ment schedule shov	ve mon	thly acheduled paym	ents in Item 3A, your lease is it in Item 3B, your lease is a :	a monthly	payment tease.			
******	,,,,,,,,,,		your payer	CHI SOLOGUE SIUWS	e avy			sučne braki	леп юше.			
Name! Useed	Year	_	Make	Model		1, Thu Body Style	Vehicle Vehicle ID (Odometer) eigene	ry Use
			_				70,000,000		Quantine Qu	Persona	ıl, un	888 otherwise ad below
NEW	2025	CHE	VROLET	BLAZER	Þ	WD 4DR LT W/2LT	3GNKBCR43SS1657	733	19	[]busin	alçeti ess	agricultural
										L Carocar		1,5 11,110,111
2. Amou	int Die	40	3 Cobod	luled Payments	C	DNSUMER LEASI	IG ACT DISCLOSURES			····	4-1	4.00
Lease S				inioo raymama			4. Other Charges (not payment)	HILL DY AON	r BCnCCUIOC			of Payments ount you will
Delivery			A. Your fi	rst monthly paymer	niol\$.			_				by the end
			on 01/22	/2025 followed	by		A. Disposition loc (il you do n purchase the Vehicle and we n			of th	e Le	ase)
(liemiza	d in Non	n 6)	payments	of \$ 809.42	dve	on the21	. not waive the less under item 2		395.00	- 1		:
			of each n			MIA	BN/A	_ \$	N/A	- 1		
				ngle payment of \$_ I/A	- 1	N/A ls due o	n C. <u>N/A</u>	_ \$	N/A	- 1	D.	
		- [7	****	:					S		3,962,38
2.0	809,42			Tolel of your 567.38	ached	ulod Paymonts i	i i	_	395.00	(2 + 6AS		4D - 6A3 - BA4 -
<u>-</u>		_	*		1		D. Tolai	5				
A. Amo	unt Due	et Le	asa Slanin	g or Delivery:	emizai	IION DI AMQUNCUL	e at Lease Signing or Da B. How the Amount Du		e Signing of C	Notivers w	an in	sold-
			duction	g,.	1_	2,000.00	Strange to Suppose Bri	V 41 L545	e organing on t	Adiia di A	AII (AI	para.
2. Taxe	s on ca	pitaliza	ed cost red	uction-	\$	N/A	1. Net trade-in allowance	1		\$_		N/A
3. First	month!	у рауп	nent		\$	809,42						
_			payment		\$ _	N/A	2. Rebates and noncash	credits		\$		2,000.00
			ly deposit		s	N/A N/A	1					
	se acqu	Istion	lee		s	N/A N/A	3. Amount to be paid in o	rtens		\$		809.42
7. Title					3 —	1114	N/A					N/A
	ra/use ta	-	ralion tees			N/A N/A	4. Other N/A			. 6		N/A
10. N/A	Marine W					N/A	5. Total					2,809,42
11, N/A			ı		3	N/A	J. 10km			3		
12, Total			;		\$	2,809.42	ı					
			Į.	7.1	OUT B	cheduled paymen	is determined as shown	below:				
A. Gross	e capita	sitzeci	cost. The	ulev moqu beenge	e of th	e Vehicle (\$4	0,446.00) and any iter		ay over			
the Lo	8290 (B)	rm (su	ch as servi	ce contracts, insu	mance,	and any outstand	ing prior credit or lease ba	lance).		\$		44,772.00
8. Çapit	alized	cost re	duction.	The amount of an	y net t	rade-in attowance.	rebate, noncash credit, or	CBSH YOU	ı			
				pitalizad cost.						- \$_		2,000.00
							cheduled payment.					
							n calculating your base sole is Vehicle's decline in value			÷ \$		21,17840
				s paid over the La			e venicle s decune in value	ı sırığıtğı		•		21,052,40
							ny amortizad amounts.			- 3		8,728.00
							ed amounts plus the rent c	harne.		- S		29,780,40
				r of payments in y						0		39
i. Base	achedo	uted p	syment.							= \$		763,60
J. Salea	/use ta	X (8).								+ \$		45,82
K. N/A							 -			+ 5_		- N/A
	0-4	ded 5								÷ \$_		N/A
M. Total					h=== ==	1-4				= S		809.42
The act	rmine(i tal cha	rge wi	u may na H depend	ve to pay a subs on when the Le	cantia ase fo	i charge if you er terminated. The	nd this Lease early. The c earlier you end the Lease	norge m	ay be up to se	overal the	usa N	nd dollars.
A Exces	ishua W	RAL BO	diller Woo	may be charged	01.04-	audio was the	on out standards for norms	u, une gri	discussioner (188	Me 12 11KE	31 y 1X	12,000
miles per	yoar e	the re	te:of S	0.25	TIGE TIGE	comen wast based	OF YOU SHRIBBING US UDUME	U UBO RIVI	า เวา เทพดชติด พู	excoss of		
		tion at	End of Le	ase Torm, You hav	ve an c	option to purchase	the Vehicle at the end of the	Leasá to	irm for \$ 21,	719.60	oli is	a purchase
option fe	a of \$	IN.	/A	The nurchase only	ino nri	co does ontinelude	olficial lacy such as these	for toyon	tone beanene	and engine	leutio	
10. Othe	r Impo	LIBUT I	erms, 506	your Lease doc	ment	s for additional info	rmation on early termination	on, purch	ase options, m	aintenanc	e re	spans/billies.
MERICAL TOP	10, Idil 8	MC CO	ranı cuelde	.⇔. insurance, and	any s	ecurity interest, if a	ppicable.					ŀ

$\hbox{${\tt CaCas2525050536GFgrs ClDior: 1125-1 File 06/26/255 DEstendent OD/22/255 Destendent OD/22/256 Destendent O$

Year N/A	_		A. Gross Amount of Trade-In Allowance	3 N/A						
MakeN/A			B. Less Trade-In Payoff -	- \$ <u>N/A</u>						
Model N/A		أ	C. Net Trede-in Allowance (if less than 0 then enter 0)	s0.00						
12. liemization of Gross Capitalized Cost										
A. Agreed upon value of the Vehicle: \$ 40,446.00 Optional Products and Services:										
Other amounts included in the gross capit	talized cost:		US WARRANTY CO.	\$ 1,995.00						
B. Taxos	S	N/A	J. N/A	S N/A						
C. Title, license, and registration fees	\$	37.00 N/A	K. N/A LIQUID DIAMOND	6 N/A						
D. Lease acquisition fee	S	N/A	Alla	s 1,595.00 N/A						
E. Administration fee F. Prior credit or lease balance	• •	N/A	N. N/A	8 N/A						
G. DOCUMENTATION FEE	s	699,00	Q. NIA	N/A						
H. N/A	\$	N/A	P. Total Gross Capitalized Cost:	3 44,772.00						
			ER THIS LEASE, WE MAY RETAKE THE VEHICLE.							
13. Official Fees and Taxes: The lotal an			15. Warranties. The Vehicle is subject to the manufactu	rer's standard warranly, unless						
less, registration, bite, and taxes over the te your scheduled payments or assessed other			this box is checked:							
loss and laxes you pay may be different than			If this box is checked, the Vehicle is subject to the followin N/A	g express warrantes:						
lax or fee rates and the value of the Vehicle			N/A	····						
14. Lete Payments, For any payment no	1 received within 10	davs	NIA							
of the date it is due, you will pay a late of	range of: the lesser of \$2	25 or 5%	Warraniy papers that are separate from this Lease st							
of the unpaid portion of	the late payment.	 ;	The law gives you a warrenty that the Vehicle content Lease, THERE ARE NO OTHER EXPRESS WARRA							
Manual and house to a series of the series of	the selection of the selection		Except as prohibited by law, the following sontence to	oplies, WE DISCLAIM ANY						
You will not have to pay a late charge if the charge you owed for an earlier late pays		ne is a laie	WARRANTIES IMPLIED BY LAW, INCLUDING THE OF MERCHANTABILITY AND FITNESS FOR ANY P	E IMPLIED WARRANTIES						
15. Returned Payments and Unpaid F		also nev =	If we make a written warranty covering the Vehicle or,							
	00 for any check,		Date we enter into a service contract covering the Vel	nicle, this disclaimer will not						
or electronic lunds debit that is returne			affect any implied warranties during the term of the contract.	written warranty or service						
allows it. If you don't pay a fine, penalty										
lo pay il; you will reimburse us for the an		25.00								
Administrative Fee per incident, if the la										
Vous and not enquired to have not of the	17, OP	TIONAL PROD	UCTS AND SERVICES							
lerm, unless a different term is shown	below. If you decide you	icis and service want to purcha:	is to enter into the Lease. The term of any product or se an optional product or service, roview the terms of	service will be the Lease the contract that describe						
The product or service before you initia	I below. A completed cop	w of the contract	t will be chara to you an agon as gracticable. By Initia	line below were leadings.						
The product or service before you initial below. A completed copy of the contract will be given to you as soon as practicable. By Initialing below, you indicate that you want to buy the optional products and services indicated, if the cost shown below to not shown as part of the itemization of Amount Due										
that you want to buy the optional pr	oducte and services in	idicated, if the	cost shown below is not shown as part of the life	nization of Amount Due						
that you want to buy the optional pr at Lease Signing or Delivery (Item 6 Optional Product or Service	oducte and services in	idicated, if the	cost shown below is not shown as part of the life	nization of Amount Due						
that you want to buy the optional pr at Lease Signing or Delivery (Item 6 Optional Product or Service	oducte and services in i), it has been added to Coverage	dicated, if the the Gross Ca Price	cost shown below is not shown as part of the lies pitalized Cost (item 7A). Name of Provider	Approval Lessee						
at Lease Signing or Delivery (Item 6	oducte and services in), it has been added to	dicated, if the the Gross Ca	cost shown below is not shown as part of the lier pitalized Cost (item 7A).	Approval Lessee Initials 45						
that you want to buy the optional pr at Lease Signing or Delivery (Item 6 Optional Product or Service	oduets and services in b), it has been edded to Coverage 39 / 48750	dicated, if the the Gross Ca Price	cost shown below is not shown as part of the iter plialized Cost (item 7A). Name of Provider US WARRANTY CO.	Aspraval Lessee Initials AC Lessee						
that you want to buy the optional pr at Lease Signing or Delivery (Item 6 Optional Product or Service SERVICE CONTRACT	oducte and services in i), it has been added to Coverage	dicated, if the the Gross Ca Price	cost shown below is not shown as part of the lies pitalized Cost (item 7A). Name of Provider	Approval Lessee Approval Lessee N/A						
that you want to buy the optional pr at Lease Signing or Delivery (Item 6 Optional Product or Service SERVICE CONTRACT	oduets and services in b), it has been edded to Coverage 39 / 48750	dicated, if the the Gross Ca Price	cost shown below is not shown as part of the iter plialized Cost (item 7A). Name of Provider US WARRANTY CO.	Assrayel Lessee						
that you want to buy the optional prof. Lease Signing or Delivery (tem 6 Optional Product or Service SERVICE CONTRACT N/A	oducts and services in b), it has been edded to Coverage 39 / 48750	dicated, if the the Gross Ca Price 1,995.00	cost shown below is not shown as part of the lifer pitalized Cost (item 7A). Name of Provider US WARRANTY CO. N/A	ASPONDED ASSOCIATION Lessee Initials AS Lessee Initials N/A Lessee Initials N/A						
that you want to buy the optional prat Lease Signing or Delivery (Item 6 Optional Product or Service SERVICE CONTRACT N/A	odusts and services in), it has been edded to Coversase 39 / 48750 N/A N/A 39 MONTHS	dicated, if the the Gross Ca; Price 1,995.00 0.00 0.00 1,595.00	cost shown below is not shown as part of the iter pitalized Cost (item 7A). Name of Provider US WARRANTY CO. N/A N/A LIQUID DIAMOND	Assrayel Lessee						
that you want to buy the optional professional profession	oducts and services in), it has been edded to Coversage 39 / 48750 N/A N/A N/A 39 MONTHS 18. TYPES AND AM	dicated, if the the Gross Cal Price 1,995.00 0.00 0.00 1,595.00 OUNTS OF RE	cost shown below is not shown as part of the iter pitalized Cost (item 7A). Name of Provider US WARRANTY CO. N/A N/A LIQUID DIAMOND QUIRED INSURANCE COVERAGE	Asprovel Lessee now initials AS Lessee N/A Initials N/A Lessee Initials N/A Lessee Initials N/A Lessee Initials N/A						
that you want to buy the optional professor and these signing or Delivery (item 6 Optional Product or Service SERVICE CONTRACT NA N/A LIQUID DIAMOND You must maintain: Bodily Injury Cove	oducts and services in i), it has been edded to Coverses 39 / 48750 N/A N/A 39 MONTHS 18.TYPES AND AM- rage with \$ 100,000	dicated, if the the Gross Cal Price 1,995.00 0.00 0.00 1,595.00 OUNTS OF RE/s 300,000	cost shown below is not shown as part of the lifer pitalized Cost (item 7A). Name of Provider US WARRANTY CO. N/A N/A LIQUID DIAMOND QUIRED INSURANCE COVERAGE limits; Property Damage Coverage with \$ 50,000	ASPONENT Lessee N/A Le						
that you want to buy the optional professor of these signing or Delivery (item 6 Optional Product or Service SERVICE CONTRACT NA N/A LIQUID DIAMOND You must maintain: Bodity Injury Cover combined single limit; Collision, Fire, The	oducts and services in i), it has been edded to Coverses 39 / 48750 N/A N/A 39 MONTHS 18.TYPES AND AM rego with \$ 100,000 left and Comprehensive in	dicated, if the the Gross Ca; Price 1,995.00 0.00 0.00 1,595.00 OUNTS OF RE / \$ 300.000 Coverage with a	cost shown below is not shown as part of the lifer pitalized Cost (item 7A). Name of Provider US WARRANTY CO. N/A N/A LIQUID DIAMOND GUIRED INSURANCE COVERAGE limits; Property Damage Coverage with \$ 50,000 a maximum deductible of \$ 1,000 Se	Approvet Lessee						
that you want to buy the optional professional profession	oducts and services in), it has been edded to Coverses 39 / 48750 N/A N/A 39 MONTHS 18. TYPES AND AM rage with \$ 100,000 nell and Comprehensive (insurance policies that me	dicated, if the the Gross Ca; Price 1,995.00 0.00 0.00 1,595.00 OUNTS OF RE / \$ 300.000 Coverage with a	cost shown below is not shown as part of the lifer pitalized Cost (item 7A). Name of Provider US WARRANTY CO. N/A N/A LIQUID DIAMOND QUIRED INSURANCE COVERAGE limits; Property Damage Coverage with \$ 50,000	Approvet Lessee						
that you want to buy the optional profile the strain of these signing or Delivery (term of the strain of the strai	odusts and services in), it has been edded to Coversas 39 / 48750 N/A N/A 39 MONTHS 18. TYPES AND AM rage with \$ 100,000 left and Comprehensive insurance policies that measurance policies that measurance Agenc	dicated, if the the Gross Ca; Prigs 1,995.00 0.00 0.00 1,595.00 0.00 Coverage with a cost the requirement the requirement the requirement.	cost shown below is not shown as part of the lifer pitalized Cost (item 7A). Name of Provider US WARRANTY CO. N/A LIQUID DIAMOND QUIRED INSURANCE COVERAGE Limits; Property Damage Coverage with \$ 50,000 a maximum deductible of \$ 1,000 . See ments described in this Leese are in force on the date	Approvet Lessee						
that you want to buy the optional profilers of Lease Signing or Delivery (tem Continued or Service Service Contract N/A N/A LIQUID DIAMOND You must maintain: Bodily Injury Cover combined single limit; Collision, Fire, Trinsurance provisions. You confirm that Insurance Company Name Lexington in Acency Address P.O. Box 48509 Lensing P.O. Bo	oduste and services in), it has been edded to Coversage 39 / 48750 N/A N/A 39 MONTHS 18. TYPES AND AM rage with \$ 100,000 elit and Comprehensive to neutrance policies their meturance Agenc ing. MI 48809	dicated, if the the Gross Ca; Price 1,995.00 0.00 0.00 1,595.00 OUNTS OF RE 7 \$ 300.000 Coverage with a seel the require	cost shown below is not shown as part of the iter pitalized Cost (item 7A). Name of Provider US WARRANTY CO. N/A N/A LIQUID DIAMOND CUIRED INSURANCE COVERAGE Limits, Property Damage Coverage with \$ 50,000 a maximum deductible of \$ 1,000 . Se mains described in this Lesse are in force on the date Insurance Agency Name Lexington Insurance Agenc Acency Phone Number (800)397-4267	Approvet Lessee						
that you want to buy the optional profilers of Lease Signing or Delivery (item Optional Profiler of Contract SERVICE CONTRACT N/A N/A LIQUID DIAMOND You must maintain: Bodily Injury Cove combined single limit; Collision, Fire, Trinsurance provisions. You confirm that insurance provisions. You confirm that Insurance Company Name Lexington Insurance Agent's	oduste and services in), it has been edded to Coversage 39 / 48750 N/A N/A 39 MONTHS 18. TYPES AND AM rage with \$ 100,000 elit and Comprehensive to neutrance policies their meturance Agenc ing. MI 48809	dicated, if the the Gross Ca; Price 1,995.00 0.00 0.00 1,595.00 OUNTS OF RE / \$ 300.000 Coverage with a seel the requires	cost shown below is not shown as part of the Iter pitalized Cost (Item 7A). Name of Provider US WARRANTY CO. N/A LIQUID DIAMOND CUIRED INSURANCE COVERAGE Limits; Property Damage Coverage with \$ 50,000 a maximum deductible of \$ 1,000 . Se maints described in this Lesse are in force on the date Insurance Agency Name Lexington Insurance Agenc Agency Phone Number (800)397-4267 Policy Number 51-280740-00	Approvet Lessee						
that you want to buy the optional profile the states as signing or Delivery (Item Continued or Service SERVICE CONTRACT N/A LIQUID DIAMOND You must maintain: Bodily Injury Cove combined single limit; Collision, Fire, Trinsurance provisions. You confirm that it insurance Company Name Lexington In Agency Address P.O. Box 46909 Lans Agent's Name Lexington Insurance Agency Address P.O. Box 46909 Lans Openitor Collision \$ 500.00	oducts and services in), it has been edded to Coversage 39 / 48750 N/A N/A 39 MONTHS 18.TYPES AND AM rage with \$ 100,000 left and Comprehensive insurance policies that measurance Agenc ing. MI 48909 and	dicated, if the the Gross Cale Price 1,995.00 0.00 0.00 1,595.00 0.00 Coverage with a goal the required	cost shown below is not shown as part of the Iter pitalized Cost (Item 7A). Name of Provider US WARRANTY CO. N/A LIQUID DIAMOND GUIRED INSURANCE COVERAGE limits; Property Damage Coverage with \$ 50,000 a maximum deductible of \$ 1,000 Sements described in this Lease are in force on the date Insurance Agency Name Lexington Insurance Agenc Agency Phone Number (800)397-4267 Policy Number 51-280740-00 Comprehensive \$ 500.00	Asprayal Lessee Initials Lessee Initials Lessee Initials Lessee Initials Lessee Initials If S / \$ 500,000 limits or e ltern 23(e) for additional of this Lease as follows:						
that you want to buy the optional practices signing or belivery (term of the product or Service SERVICE CONTRACT N/A N/A LIQUID DIAMOND You must maintain: Bodily Injury Cove combined single limit; Collision, Fire, Trinsurance provisions. You confirm that it insurance Company Name Lexington in Agent's Name Lexington insurance Agent's Name Lexington insurance Agent's Name Lexington insurance Agent's Name Lexington insurance Agent's Name 19, SCHEDULED LEASE	oducts and services in), it has been edded to Coversage 39 / 48750 N/A N/A 39 MONTHS 18. TYPES AND AM rege with \$ 100,000 left and Comprehensive insurance Agenc insurance Agenc ing. MI 48909 and END AND LEASE YEAR	dicated, if the the Gross Ca; Prige 1,995.00 0.00 0.00 1,595.00 OUNTS OF RE /'s 300.000 Coverage with a required	cost shown below is not shown as part of the lifer pitalized Cost (Item 7A). Name of Provider US WARRANTY CO. N/A LIQUID DIAMOND QUIRED INSURANCE COVERAGE Limits: Property Damage Coverage with \$ 50,000 a maximum deductible of \$ 1,000 . Se ments described in this Leese are in force on the date insurance Agency Name Lexington Insurance Agency Agency Phone Number (800)397-4267 Policy Number 51-280740-00 Comprehensive \$ 500,000	ASBRAYEI Lessee now initials AS Lessee N/A Initials N/A Lessee Initials N/A Initials IS / \$ 500,000 Imilia or e liem 23(a) for additional of this Lesse as follows:						
that you want to buy the optional practices signing or belivery (term of the product or Service SERVICE CONTRACT N/A N/A LIQUID DIAMOND You must maintain: Bodily Injury Cove combined single limit; Collision, Fire, Trinsurance provisions. You confirm that it insurance Company Name Lexington in Agency Address P.O. Box 48909 Lansi Agent's Name Lexington insurance Agency Address P.O. Box 48909 Lansi Agent's Name Lexington insurance Agency Address P.O. Box 48909 Lansi Agent's Name Lexington insurance Agency Address P.O. Box 48909 Lansi Agent's Name Lexington insurance Agency Address P.O. Box 48909 Lansi Agent's Name Lexington insurance Agency Address P.O. Box 48909 Lansi Agent's Name Lexington in Study Name Agent's Name Agency Address P.O. Box 48909 Lansi Agency Age	oducts and services in), it has been edded to Coversage 39 / 48750 N/A N/A 39 MONTHS 18.TYPES AND AM rage with \$ 100,000 nell and Comprehensive insurance Agenc high MI 48909 and END AND LEASE TERM to determined as follows: { month, start with the 1st of	dicated, if the the Gross Ca; Prigs 1,995.00 0.00 0.00 1,595.00 0.00 Coverage with a required the required th	cost shown below is not shown as part of the lifer pitalized Cost (Item 7A). Name of Provider US WARRANTY CO. N/A LIQUID DIAMOND CUIRED INSURANCE COVERAGE Limits: Property Damage Coverage with \$ 50,000 a maximum deductible of \$ 1,000 . Se ments described in this Lease are in force on the date Insurance Agency Name Lexington Insurance Agence Agency Phone Number (800)397-4267 Policy Number 51-280740-00 Comprehensive \$ 500.00 70. HOW THIS LEASE CAN BE CI This Lease contains the entire agreement between you a Any change to the Lease must be in within and both year.	ABBJENET Lessee N/A Initials						
that you want to buy the optional practices signing or belivery (term: Optional Product or Service SERVICE CONTRACT N/A LIQUID DIAMOND You must maintain: Bodily Injury Cove combined single limit; Collision, Fire, Trinsurance provisions. You confirm that it insurance Company Name Lexington in Agency Address P.O. Box 48909 Lansi Agent's Name Lexington insurance Agency Address P.O. Box 48909 Lansi Agent's Name Lexington insurance Agency Address P.O. Box 48909 Lansi Agent's Name Lexington insurance Agency Address P.O. Box 48909 Lansi Agent's Name Lexington insurance Agency Address P.O. Box 48909 Lansi Agent's Name Lexington insurance Agency Address P.O. Box 48909 Lansi Agent's Name Lexington in Student Policy (Inc.) 191, or	oducts and services in), it has been edded to Coversage 39 / 48750 N/A N/A 39 MONTHS 18.TYPES AND AM rege with \$ 100,000 nell and Comprehensive insurance Agenc high MI 48909 ence END AND LEASE YERI te determined as follows: { month, start with the 1st dese and move forward by) if the date of this Lease.	dicated, if the the Gross Ca; Prigs 1,995.00 0.00 0.00 1,595.00 0.00 Coverage with a required the required th	cost shown below is not shown as part of the iter pitalized Cost (item 7A). Name of Provider US WARRANTY CO. N/A N/A LIQUID DIAMOND CUIRED INSURANCE COVERAGE Limits; Property Damage Coverage with \$ 50,000 as maximum deductible of \$ 1,000 . Se ments described in this Lease are in force on the date insurance Agency Name Lexinglan Insurance Agency Agency Phone Number (600)397-4267 Policy Number 51-280740-00 Comprehensive \$ 500.00 Comprehensive \$ 500.00 This Lease contains the entire agreement between you at	ABBJENET Lessee N/A Initials						
that you want to buy the optional profile of the state of	Oduste and services in (), it has been edded to Coversage 39 / 48750 N/A N/A 39 MONTHS 18. TYPES AND AM rege with \$ 100,000 rell and Comprehensive to neutrance policies their meaurance Agencing, MI 48909 since the comprehensive to the comprehensive to neutrance agencing, MI 48909 since the comprehensive to the control to the comprehensive to the comprehen	dicated, if the the Gross Ca; Prigs 1,995.00 0.00 0.00 1,595.00 0.00 Coverage with a required the required th	cost shown below is not shown as part of the lifer pitalized Cost (Item 7A). Name of Provider US WARRANTY CO. N/A LICUID DIAMOND LICUID DIAMOND CUIRED INSURANCE COVERAGE Limits; Property Damage Coverage with \$ 50,000 a maximum deductible of \$ 1,000 . See maximum deductible o	ABBJENET Lessee N/A Initials						
that you want to buy the optional profiles at Lease Signing or Delivery (term of Lease Service Optional Profiles or Service SERVICE CONTRACT N/A N/A LIQUID DIAMOND You must maintain: Bodily Injury Cove combined single limit; Collision, Fire, Insurance provisions, You confirm that insurance provisions, You confirm that insurance provisions, You confirm that Insurance Company Name Lexington in Agent's Adress P.O. Box 49509 Lansi Agent's Name Lexington Insurance Agent's Name Lexington Insu	Oduste and services in 1, it has been edded to Coversage 39 / 48750 N/A N/A 39 MONTHS 18.TYPES AND AM rage with \$ 100,000 refit and Comprehensive to insurance policies their maturance Agencing. MI 48909 and END AND LEASE YER! the determined as follows: (morth, start with the 1st diase and move forward by 1) if the date of this Lease ard of this Lease and move get).	dicated, if the the Gross Ca; Prigs 1,995.00 0.00 0.00 1,595.00 0.00 Coverage with a required the required th	cost shown below is not shown as part of the iterpitalized Cost (item 7A). Name of Provider US WARRANTY CO. N/A LIQUID DIAMOND LIQUID DIAMOND CUIRED INSURANCE COVERAGE Limits, Property Damage Coverage with \$ 50,000 as maximum deductible of \$ 1,000 . Se m	Asprayal Lessee Initials Lessee Initials Lessee Initials Lessee Initials If S / \$ 500,000 limits or e Item 23(e) for additional of this Lease as follows:						
that you want to buy the optional profiles at Lease Signing or Delivery (term of Lease Service Optional Profiles or Service SERVICE CONTRACT N/A N/A LIQUID DIAMOND You must maintain: Bodily Injury Cover combined single limit; Collision, Fire, Trinsurance provisions. You confirm that insurance provisions. You confirm that Insurance provisions. You confirm that Insurance Company Name Lexington in Agent's Adress P.O. Box 48909 Land Agent's Name Lexington Insurance Agent's Name Lexington In	oducts and services in), it has been edded to Coversage 39 / 48750 N/A N/A 39 MONTHS 18. TYPES AND AM rege with \$ 100,000 reli and Comprehensive to neutrance policies their meaurance Agencing. MI 48909 enc. END AND LEASE YERR te determined as follows: { month, start with the 1st diase and move forward by } if the date of this Lease are of this Lease and move gen). menths.	M I) If the date of your land the required the required to th	cost shown below is not shown as part of the iterpitalized Cost (item 7A). Name of Provider US WARRANTY CO. N/A LIQUID DIAMOND CUIRED INSURANCE COVERAGE Limits; Property Damage Coverage with \$ 50,000 as maximum deductible of \$ 1,000 . See m	ASBJEWEI Lessee N/A Lessee N/A Lessee N/A Lessee Initials Lessee Initials Lessee Initials / \$ 500,000 limits or elem 23(a) for additional of this Lesse as follows: ANGED India services and we must sign it. No oral						
that you want to buy the optional practices signing or Delivery (term of the product or Service SERVICE CONTRACT N/A N/A LIQUID DIAMOND You must maintain: Bodily Injury Cove combined single limit; Collision, Fire, Trinsurance provisions. You confirm that it insurance provisions. You confirm that it insurance company Name Lexington in Insurance Agent's Name Lexington in State With the demonstrative heaves term (term: 193); or 2314 of the month, start with the demonstrative in the lease term (term: 8. The scheduled isase term!s 39 NOTICE: ALL PAGES OFTHES LEASE	oducts and services in it, it has been edded to Coversage 39 / 48750 N/A 39 MONTHS 18.TYPES AND AM rage with \$ 100,000 left and Comprehensive insurance policies that measurance policies that measurance Agenc END AND LEASE TERM le determined as follows: { month, start with the 1st dese and move forward by } if the date of this Lease and move forward by } if the date of this Lease and move general by \$100 months. END AND LEASE TERM END	M I) If the date of your land the required the required to th	cost shown below is not shown as part of the iterpitalized Cost (item 7A). Name of Provider US WARRANTY CO. N/A LIQUID DIAMOND LIQUID DIAMOND CUIRED INSURANCE COVERAGE Limits, Property Damage Coverage with \$ 50,000 as maximum deductible of \$ 1,000 . Se m	ASBJEWEI Lessee N/A Lessee N/A Lessee N/A Lessee Initials Lessee Initials Lessee Initials / \$ 500,000 limits or elem 23(a) for additional of this Lesse as follows: ANGED India services and we must sign it. No oral						
that you want to buy the optional profiles at Lease Signing or Delivery (term of Lease Service SERVICE CONTRACT N/A N/A LIQUID DIAMOND You must maintain: Bodily Injury Cover combined single limit; Collision, Fire, Insurance provisions, You confirm that Insurance provisions, You confirm that Insurance Company Name Lexington in Agency Address P.O. Box 49509 Lans Agent's Name Lexington Insurance Agino Coductibles: Collision \$ 500.00 19, SCHEDULED LEASE A. This Lease is schedded to set of the Lemonths in the lease lerm (term 198); or [2 30th, or 31st of the month, start with the dumber of morths in the lease term (term 198); or [2 30th, or 31st of the month, start with the Company Co	Oduste and services in it., it has been edded to Coversage 39 / 48750 N/A N/A 39 MONTHS 18. TYPES AND AM rage with \$ 100,000 reli and Comprehensive in neutrance policies their meaurance policies their meaurance Agencing. MI 48909 enc END AND LEASE TERM to determined as follows: (*) from the last diase and move forward by if the date of this Lease at ed this Lease and move gen). — months. CONTAIN IMPORTANT RT OF THIS LEASE. CONTAIN IMPORTANT RT OF THIS LEASE. Cov. you agree that, pursi	M I) If the date of the required by the month in a required by the north in a required by the month in a required by the month in a required by the month in a required by the required by the required by the month in a required by the required by	cost shown below is not shown as part of the iterpitalized Cost (item 7A). Name of Provider US WARRANTY CO. N/A LIQUID DIAMOND CUITED INSURANCE COVERAGE Limits; Property Damage Coverage with \$ 50,000 as maximum deductible of \$ 1,000 . See m	ASBJEWEI Lessee N/A Lessee N/A Initials N/A Lessee N/A Lessee Initials N/A Item 23(a) for additional of this Lesse as follows: Item 23(a) for additional of this Lesse as follows: Item 23(a) for additional of this Lesse as follows: Item 23(a) for additional of this Lesse as follows: Item 23(b) for additional of this Lesse and we must sign it. No oral of this Lesse. Item 24(b) Subditional of this Lesse. Item 25(c) Subditional of this Lesse.						
that you want to buy the optional profiles at Lease Signing or Delivery (term of Lease Service SERVICE CONTRACT N/A N/A LIQUID DIAMOND You must maintain: Bodity Injury Cove combined single limit; Collision, Fire, Trinsurance provisions. You confirm that it insurance provisions. You confirm that it insurance company Name Lexington Insurance Agency Address P.O. Box 48909 Lens Agent's Name Lexington Insurance Age Deductibles: Collision \$ 500.00 19. SCHEDULED LESSE A This Lease is scheduled in and on a day that the confirmadiately blooking the daie of hits Lenson is the Sease term (term 198); or [2 30th, or 31st of the month, start with the drumber of months in the lease term (term 198); or [2 30th, or 31st of the month, start with the Australia of the month, start with the Condition of Marchael Conditions on ALL PAGES ARE PRAGREMENT OF THE SEASE CONDITIONS ON ALL PAGES ARE PRAGREMENT OF	Oduste and services in it., it has been edded to Coversage 39 / 48750 N/A N/A 39 MONTHS 18. TYPES AND AM rage with \$ 100,000 reli and Comprehensive in neutrance policies their meaurance policies their meaurance Agencing. MI 48909 enc END AND LEASE TERM to determined as follows: (*) from the last diase and move forward by if the date of this Lease at ed this Lease and move gen). — months. CONTAIN IMPORTANT RT OF THIS LEASE. CONTAIN IMPORTANT RT OF THIS LEASE. Cov. you agree that, pursi	M I) If the date of the required by the month in a required by the north in a required by the month in a required by the month in a required by the month in a required by the required by the required by the month in a required by the required by	cost shown below is not shown as part of the iter pitalized Cost (item 7A). Name of Provider US WARRANTY CO. N/A LIQUID DIAMOND COUJRED INSURANCE COVERAGE Limits; Property Darnage Coverage with \$ 50,000 an anatimum deductible of \$ 1,000 . See the second of the s	ASBJEWEI Lessee N/A Lessee N/A Initials N/A Lessee N/A Lessee Initials N/A Item 23(a) for additional of this Lesse as follows: Item 23(a) for additional of this Lesse as follows: Item 23(a) for additional of this Lesse as follows: Item 23(a) for additional of this Lesse as follows: Item 23(b) for additional of this Lesse and we must sign it. No oral of this Lesse. Item 24(b) Subditional of this Lesse. Item 25(c) Subditional of this Lesse.						
that you want to buy the optional profiles at Lease Signing or Delivery (term of Lease Service SERVICE CONTRACT N/A N/A LIQUID DIAMOND You must maintain: Bodily Injury Cove combined single limit; Collision, Fire, Tri Insurance provisions. You confirm that Insurance provisions. You confirm that Insurance Company Name Lexington Insurance Agent's Name Lexington Insurance Agent Name Name Name Name Name Name Name Name	odusts and services in), it has been edded to Coversase 39 / 48750 N/A N/A 39 MONTHS 18. TYPES AND AM rege with \$ 100,000 left and Comprehensive insurance policies that measurance policies that measurance policies that measurance agence in the service of the service of the service and move for service and move for service and move for service and move for service of this bease and move for service of this bease and move for service of this bease and move for service of the service of this bease and move for the service of this bease and move for this bease a	dicated, if the the Gross Ca; Price 1,995.00 0.00 0.00 1,595.00 OUNTS OF RE 7,5 300.00 Coverage with a required the required the required the required to the month in unmber of is not itse 25th, forward by the TERMS AND	cost shown below is not shown as part of the iter pitalized Cost (item 7A). Name of Provider US WARRANTY CO. N/A LIQUID DIAMOND COUJEED INSURANCE COVERAGE Limits; Property Damage Coverage with \$ 50,000 and a maximum deductible of \$ 1,000 . Se ments described in this Lease are in force on the date insurance Agency Name Lexington Insurance Agency Name (800)397-4267 Policy Number 51-280740-00 Comprehensive \$ 50.00 This Lease contains the entire agreement between you a Any change to the Lease must be in writing and both you changes are brinding. Lessee Signs X Skrington Black Tarc. On Any Change Signs X Skrington Black Tarc. On Any Change Signs X Skrington Black Tarc. On Any Change Signs X Skrington Black Tarc. On Any Changes are brinding. Co-Lossee Signs X Skrington Black Tarc. On Any Changes are brinding.	ASBJEWEI Lessee N/A Lessee N/A Initials N/A Lessee N/A Lessee Initials N/A Item 23(a) for additional of this Lesse as follows: Item 23(a) for additional of this Lesse as follows: Item 23(a) for additional of this Lesse as follows: Item 23(a) for additional of this Lesse as follows: Item 23(b) for additional of this Lesse and we must sign it. No oral of this Lesse. Item 24(b) Subditional of this Lesse. Item 25(c) Subditional of this Lesse.						
that you want to buy the optional profiles at Lease Signing or Delivery (term of Lease Service SERVICE CONTRACT N/A N/A LIQUID DIAMOND You must maintain: Bodity Injury Cove combined single limit; Collision, Fire, Trinsurance provisions. You confirm that it insurance provisions. You confirm that it insurance company Name Lexington Insurance Agency Address P.O. Box 48909 Lens Agent's Name Lexington Insurance Age Deductibles: Collision \$ 500.00 19. SCHEDULED LESSE A This Lease is scheduled in and on a day that the confirmadiately blooking the daie of hits Lenson is the Sease term (term 198); or [2 30th, or 31st of the month, start with the drumber of months in the lease term (term 198); or [2 30th, or 31st of the month, start with the Australia of the month, start with the Condition of Marchael Conditions on ALL PAGES ARE PRAGREMENT OF THE SEASE CONDITIONS ON ALL PAGES ARE PRAGREMENT OF	The state of the state of this Lease and move for this Lease and move get). The state of this Lease and move get).	M. It has date of the country of the month of the month of the number of	cost shown below is not shown as part of the iterpitalized Cost (item 7A). Name of Provider US WARRANTY CO. N/A N/A LIQUID DIAMOND GUIRED INSURANCE COVERAGE Limits; Property Damage Coverage with \$ 50,000 at maximum deductible of \$ 1,000 . See maximum deductible of \$ 1,000 .	ASBJEWEI Lessee N/A Lessee N/A Initials N/A Lessee N/A Lessee Initials N/A Item 23(a) for additional of this Lesse as follows: Item 23(a) for additional of this Lesse as follows: Item 23(a) for additional of this Lesse as follows: Item 23(a) for additional of this Lesse as follows: Item 23(b) for additional of this Lesse and we must sign it. No oral of this Lesse. Item 24(b) Subditional of this Lesse. Item 25(c) Subditional of this Lesse.						
that you want to buy the optional practices signing or Delivery (term of Leaves (term) of the control of the co	Oduste and services in it, it has been edded to Coversage 39 / 48750 N/A N/A 39 MONTHS 18.TYPES AND AM rage with \$ 100,000 refit and Comprehensive to insurance policies their maturance Agencing, MI 48909 and END AND LEASE YERR te determined as follows: { month, start with the 1st diase and move forward by } } If the date of this Lease are of this Lease and move forward by the fit of the Lease and move for the fit of	M. It has date of the country of the month of the month of the number of	cost shown below is not shown as part of the iterpitalized Cost (item 7A). Name of Provider US WARRANTY CO. N/A LIQUID DIAMOND LIQUID DIAMOND CUIRED INSURANCE COVERAGE Limits; Property Damage Coverage with \$ 50,000 a maximum deducible of \$ 1,000 . So dedu	ASBJEWEI Lessee N/A Lessee N/A Initials N/A Lessee N/A Lessee Initials N/A Item 23(a) for additional of this Lesse as follows: Item 23(a) for additional of this Lesse as follows: Item 23(a) for additional of this Lesse as follows: Item 23(a) for additional of this Lesse as follows: Item 23(b) for additional of this Lesse and we must sign it. No oral of this Lesse. Item 24(b) Subditional of this Lesse. Item 25(c) Subditional of this Lesse.						
that you want to buy the optional practices signing or Delivery (term of Leaves (term) of the control of the co	The state of the state of this Lease and move for this Lease and move get). The state of this Lease and move get).	M. It has date of the country of the month of the month of the number of	cost shown below is not shown as part of the iterpitalized Cost (item 7A). Name of Provider US WARRANTY CO. N/A N/A LIQUID DIAMOND GUIRED INSURANCE COVERAGE Limits; Property Damage Coverage with \$ 50,000 at maximum deductible of \$ 1,000 . See maximum deductible of \$ 1,000 .	ASBJEWEI Lessee N/A Lessee N/A Initials N/A Lessee N/A Lessee Initials N/A Item 23(a) for additional of this Lesse as follows: Item 23(a) for additional of this Lesse as follows: Item 23(a) for additional of this Lesse as follows: Item 23(a) for additional of this Lesse as follows: Item 23(b) for additional of this Lesse and we must sign it. No oral of this Lesse. Item 24(b) Subditional of this Lesse. Item 25(c) Subditional of this Lesse.						
that you want to buy the optional practices signing or Delivery (term of Leaves (term) of the control of the co	The state of the state of this Lease and move for this Lease and move get). The state of this Lease and move get).	M. It has date of the country of the month of the month of the number of	cost shown below is not shown as part of the iterpitalized Cost (item 7A). Name of Provider US WARRANTY CO. N/A N/A LIQUID DIAMOND GUIRED INSURANCE COVERAGE Limits; Property Damage Coverage with \$ 50,000 at maximum deductible of \$ 1,000 . See maximum deductible of \$ 1,000 .	ASBJEWEI Lessee N/A Lessee N/A Initials N/A Lessee N/A Lessee Initials N/A Item 23(a) for additional of this Lesse as follows: Item 23(a) for additional of this Lesse as follows: Item 23(a) for additional of this Lesse as follows: Item 23(a) for additional of this Lesse as follows: Item 23(b) for additional of this Lesse and we must sign it. No oral of this Lesse. Item 24(b) Subditional of this Lesse. Item 25(c) Subditional of this Lesse.						
that you want to buy the optional practices signing or Delivery (term of Leaves (term) of the control of the co	The state of the state of this Lease and move for this Lease and move get). The state of this Lease and move get).	M. It has date of the country of the month of the month of the number of	cost shown below is not shown as part of the iterpitalized Cost (item 7A). Name of Provider US WARRANTY CO. N/A N/A LIQUID DIAMOND GUIRED INSURANCE COVERAGE Limits; Property Damage Coverage with \$ 50,000 at maximum deductible of \$ 1,000 . See maximum deductible of \$ 1,000 .	ASBJEWEI Lessee N/A Lessee N/A Initials N/A Lessee N/A Lessee Initials N/A Item 23(a) for additional of this Lesse as follows: Item 23(a) for additional of this Lesse as follows: Item 23(a) for additional of this Lesse as follows: Item 23(a) for additional of this Lesse as follows: Item 23(b) for additional of this Lesse and we must sign it. No oral of this Lesse. Item 24(b) Subditional of this Lesse. Item 25(c) Subditional of this Lesse.						
that you want to buy the optional praise Lases Signing or Delivery (term of Lases Signing or Delivery (term of Lases Signing or Delivery (term of Lases Service Service Service Contract N/A N/A LIQUID DIAMOND You must maintain: Bodity Injury Cover combined single limit; Collision, Fire, T Insurance provisions, You confirm that Insurance provisions, You confirm that Insurance Company Name Lexington Insurance Agent's Name Lexington Sou. 39. Sou. 39	The state of the state of this Lease and move for this Lease and move get). The state of this Lease and move get).	M. It has date of the country of the month of the month of the number of	cost shown below is not shown as part of the iterpitalized Cost (item 7A). Name of Provider US WARRANTY CO. N/A N/A LIQUID DIAMOND GUIRED INSURANCE COVERAGE Limits; Property Damage Coverage with \$ 50,000 at maximum deductible of \$ 1,000 . See maximum deductible of \$ 1,000 .	ASBJEWEI Lessee N/A Lessee N/A Initials N/A Lessee N/A Lessee Initials N/A Item 23(a) for additional of this Lesse as follows: Item 23(a) for additional of this Lesse as follows: Item 23(a) for additional of this Lesse as follows: Item 23(a) for additional of this Lesse as follows: Item 23(b) for additional of this Lesse and we must sign it. No oral of this Lesse. Item 24(b) Subditional of this Lesse. Item 25(c) Subditional of this Lesse.						

Casas2525050536Grgrs Clinion: 112-51-1 Filifeld: 006/2/2/2/25 D EstateVerdro 12/21/2/25 to 15:00 15:36ge 12/25-1

Docusign Envelope ID: 121A904B-D190-4DDC-9FIJI ACT PROPERTY 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 HAVE EXAMINED THE VEHICLE: THAT THE VEHICLE IS EQUIPPED AS YOU WANT, AND THAT IT IS IN GOOD CONDITION, YOU ACCEPTITHE VEHICLE FOR ALL PURPOSES OF THE LEASE, YOU UNDERSTAND THAT YOU HAVE NO OWNERSHIP RIGHTS IN THE VEHICLE YOU CONFIRM THAT BEFORE YOU SIGNED THIS LEASE, WE GAVE ITTO 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 OFTHIS LEASE (ITEM 24), BEFORE SIGNING BELOW, YOU CONFIRM THAT YOU RECEIVED A COMPLETELY FILLED-IN COPY WHEN YOU SIGNED THIS LEASE.

- · · · · · · · · · · · · · · · · · · ·			ESSEE	SIGNATURES			
Lossee Signature	N/A	Date	N/A	Co-Lesses Signature	N/A	Date	N/A
Type/Print Lessee Name	N/A			Type/Print Co-Lessee Name		N/A	
		COMME	RCIAL L	ESSEE SIGNATURE			
Commercial Lesses	LEXI	VIGTON BLU	E, INC.	Date	01/22/2025	y member	
	Soulen (L			ype/Print Title	N/A		

21. DEFAULT, REPOSSESSION AND OTHER REMEDIES

If any of the following accurate, you will be in default under this Leave; "You do not pay any payment on its scheduled due date under lifts Leave (in it an lower resident within 10 days of the scheduled due date). "You do not pay any other amount doe under this Leave when we ask that you pay it: "You provide any false or mideracting information in any Leave application;" You fail to mail-tain required florations; "You there possession of the Vehicle subject of judicial or administrative proceedings;" "You asked not be Vehicle in the outpect of judicial or administrative proceedings; "You asked not be "You star in afterior the Vehicle or other conversible, or insolvency proceedings;" "You asked not properly; "You darm a hartward or insolvency proceedings or one is started application or leave obligations;" "You day not know obligations; "You day to make any other obligations of the property in the pay your Leave obligations;" "You do anything the ways to a default.

**The control of this Leave, "You do anything the leave says is a default.

obligation under this Lease; 'You do anything he law says is a feelaul, if you are in defeath, after providing any notice and waiting any time the law requires, we may do any of the following: 'End this Lease and require you to pay the amount due at early to misration: 'Take any action we believe is required to protect our interest in the Yeables (to example surphing insurance) and our action with not care your default; 'Add any amounts we spend stating these actions to your Lease obligation and charge rent on the smount added, or at our ordina, ask you to per those amounts infolt ways: 'If the Yehlad it as a siectronic locating device, use it to find the Vehicle; 'Cercotl etry options' products and services misuded with this Lease and apply any returned to your Lease obligations (you hereby instruct any provider of such products and services to pay us any refund or credit due on early carriedation); 'Take (apposses) the Vehicle wherever we find it and earlier any property writer the Vehicle may be to one; 'See you for damages or to get the Vehicle back; 'Pursue any offer remostly the law gives us.

Pursue any other remarky the law gives us.

We will succise our digits without breach of the peace, at reasonable times and places. In a reasonable way, as the law allow. We may use the license plates on the Vehicle to move it to a storage place. After repostastating the Vehicle, we will hold it thee of any rights you may have under this Lease, subject to any right the law gives you to cure the default or recover the Vehicle. We may take and store any personal flows that are in the Vehicle, allow as the law ellows. Unless you tell us within the business days of any personal property you cladin was in the Vehicle, after it was repossessed, we will not be responsible for that property. You will pay our reasonable expenses of taking not solving the vehicle, aftermey's feest, collection costs, and court costs, lowe and Ohio residents will not pay any altorney's feest.

22. EARLY TERMINATION LIABILITY

When the Lease Can End Early. You may terminate (and) the Lease early by returning the Vehicle to us and paying us your early termination flability (see before) when we ask for it.

We may end the Lease early if you are in default, the Vehicle is destroyed or damaged beyond repair, stolen or fost (a "Total Least); or you die and there is no surviving lessee. If we end the Lease, you must return the Vehicle to the place we designate and pay us the early termination fability (see below) when we ask for it.

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

Nomithy Payment Lasse, frou will one to account, if any, by which the Adjusted Lasse. Balance (see definition) exceeds the Vehicle's Fair Markel Wholesale Vatue (see definition) exceeds the Vehicle's Fair Markel Wholesale Vatue (see definition) at termination. If this amount is more than the total of the following amounts; you will instead pay the foral of the following amounts: The total of your best scheduled payments not yet dust; "An excess wear charge (see item 23(c)); and "An excess where charge for any miles in excess of the permitted mileage during the scheduled Lease form at the rate per mile shown in item 6:

scheduloc Lease form at the fatte per rise shown in torn at .

Single Pymera Lease. The Base Schedulod Pymera (Ikem 77) paid at lease signing prepare the depreciation and envy amonitated emounts (Ikem 77) and the tent charge (hem 77). If the Vehicle's Fair Market Wholesale Value at tental case definition, exceeds the Adjusted Lease Stafance (see definition), we will give you a credit for the excess up to the amount of the Unused Base Scheduled Payment (see definition), if the Adjusted Lease Bahance; exceeds the Vehicle's Fair Market Wholesale Value at termination, you will over the access up to the lotal of the following amounts: "A more sweet when the same sharpe; excess when the same sharpe is an amount of the content of the same sharpe sharpe sharpe sharper in the same sweet sharper in the same sharper in the same sweet sharper in the same sharper i

in addition to the amounts described above, you will also owe us the Itom 4A Disposition Fee unless this lee is waived under Item 28(t) plus the Additional Amounts Due and we will apply the Additional Credits to the amount you own (see Itom 23(e)).

Definition of Adjusted Lease Salance:

Manthly Paymorat Lesse. The Adjusted Coase Balance equals the difference between:

(1) The laten TC Adjusted Capitalized Coast and [2] all depreciation and amortises and amortise for base scheduled in payments that have become due. Each them TB data Schedulate Payment in this two become due. Each them TB data Schedulate Payment in charge gorbor, and - a portion allocatio to despreciation and any numbroid omounts. Although the amount of your term TB data Schedulate Payment and activated to rent drugge, and depreciation and any mortifuled amounts. The portion of a Base Schedulated Payment that is allocated to rent drugge, and depreciation and any mortifuled amounts is equal to the Base Scheduled Payment may be mort drugge for that morth. We use the Constant Vistal Nethod in figure the rent drugge portion of each scheduled payment and Balance Subject to them Charge in the first payment and implicit in this base Schedulated Payment may be allocated to the Constant Vistal Nethod in figure the rent drugge portion of each schedulated period is extreed in advance by multiplying the constant data implicit in this base first the Balance Subject to them Charge es it declines to drugg the rent drugge portion of each schedulated period is extreed in advance by multiplying the constant data implicit in this base latens. But the Balance Subject to them Charge es it declines to drugg the provious periods, and §9 any Base Schedulated Payment indicated to the sum of it is all depreciation and amortized amounts accrued during the provious periods, and §9 any Base Schedulated Payment and the sum of its desiration between the latent TC Adjusted Capitaled Cost and the sum of its desiration on their sease of the Schedulated Payment and the Lasse goes to its full term.

Single Payment Lesses The Adjusted Lagses Balance all the beginning of the Lasse

on heir exect due dates and that the Lease gores to its full term.

Single Payment Lease. The Adjusted Lease Balance all the beginning of the Lease
quals (i) The tern TC Adjusted Capitalized Cost minus (ii) the term TB Base Scieduled
Payment. At the beginning of each month, the Adjusted Lease Bothnee increases by the
end charge for that month. We use the Constant Midd Mightod to figure the real charge
for each month. Under the "Constant Midd Mightod to figure the real charge
for each month. Linder the "Constant Midd Mightod to Figure the real monthly
period is control in advance by multiphying the constant rale implicit in the Lease them
the Balance Sudject to Part I forga as a tincrapes during the Lease term. Are given
time during the Lease term, the "Balance Sudject to Rent Charge" equals: (i) the Item
TC Adjusted Capitalized Cost; minus (ii) the Item TB Base Scheduled Payment; plus (iii)
all rent charges accounced during previous periods. The rent charge calculations are
based on the assumption that the Lease goes to its this term.

Definition of Felr Markel Wholeastle Value: Unless you erercise your independent appressal right (see below), the Fair Markel Wholeastle Value of the Vehicle is: "the price we meeter for the Vehicle at disposition: "the Highest offer we receive for disposition of the Vehicle: "the amount you and we agree in writing;" or the wholeastle fair mortest value of the

Definition of Unused Base Scheduled Payment (Single Payment Lease): The Unused Base Scheduled Payment organis: (i) the Item 71 Base Scheduled Payment devided by (ii) he Item 71 Base Scheduled Payment devided by (ii) he number of und morths not be Lease Tenn (Item 198); times (iii) he number of full morths remaining after the daile of the early termination until the Scheduled Lease Ern (Item 198).

Votor Independent Appraisal Fight. To the extent your early termination fails it was a constitute of the vehicle at Immiration, you may get a professional appraisal or the account the value of the Vehicle at Immiration, you may get a professional appraisal or the Vehicle's fair mortice inholesses when. If you do so windin a resonable time, we will use the appraisad value as the Fair Markot Wholesale Value. The appreciser must be an independent thrift party. You and we must agree on the appraiser. You must pay for any appraisal. The appraisal will be binding.

23: OTHER TERMS AND CONDITIONS

(a) Insurance. For the duration of the Lease term, and until you return the Vehicle, you agree to maintain the amounts and types of primary insurance as indicated in item 18 on page 2 of this Lease to your ment. Insurance may be obtained by you from anyone reasonably acceptable to us. You must indicate us or anyone we regain as an additional insurand and tose payee on your policy. Your policy must state that we will be given at least 10 days; notice of any material coverage change, reduction, or cancellation. If you insure does not pay a claim for any reason, it will men that you have not maintained the required insurance. You will pay for any less we house because you do not maintained the required insurance. You will pay for any less we house because you do not maintain equired insurance. You will pay for your unpaid Lease obligations and charge rend in the amount added, or at our option, ask you to pay right away. If we decode to buy this insurance, we may either buy insurance that covers your indicates and our before, or they insurance, that does not you you have the law requires us to buy insurance that also protects your interests. If the Vehicle is the any office of the annual way to the more your through the flam of the country of the more yet the flam of the protein with our respectively. And more processors and other yet we do not use to repair the Vehicle as part of the prior we received for the Vehicle at deposition.
NOTICE: Physical Admission of the Vehicle at deposition.

Casas2525050536Grgrs Claioc 1125-1 Filelet 0 6/2/2/2/25 D Estevenir 0 10/2/21/25:00 15:00 15:30 e 13:00 15:0

Docusign Envelope ID: 121A904B-D190-4DDC-9-Filled-724AQQf4 of Claim Page 8 of 11

(b) Total Loss of Vehicle. If the Vehicle is a Total Loss (as described in the second caregraph of Isam 22, Early Termination Liability) during the Lease term, we may at our option agree in writing to continue this Lease and provide you with a substitute vehicle. If you and we not agree to continue this Lease with a substitute vehicle, we will and the Lease sain; as described in the following paragraphs of that lease 2010, But III; (a) the Vehicle was inferted or confescular under governmental authority, or (b) the Total Loss across from your braud, intertonal wongst act or emission, gross engigence, or other failure to use the Vehicle in compliance with this Lease (see Item 23(I)). then you will still owe the item 22 Early Termination Lightily.

If we receive a settlement under an insurance policy that complies with the requirements of this Lease (see from 18 and 23(a)), you have gap protection, which means:

Lease (see flores 18 and 25(a)), you have pup protection, which means:

Blantish Paymand Lease. We will doubt the amount of any refunds we receive from conceiling aptional insurance, maintenance, service, or other contracts included in this Lease from the Adjusted Lease Balance, service, for compute a ref loase training. No This Medical Balance is girthant than the Insurance settlement we recover, you will over the occase up to the sum of the following: (I) the amount, it any by which your insurance dedicated exceeds 3 (1) you for the insurance settlement we receive, and (i) the total amount of any deductions from the value of the Vinitio used to compile the historiance settlement we receive due to past dive premiums or the condition of the Vehicle before the Total Leas occurred.

If the insurance cettlement we receive is more than the Nat Lease Balance; you will receive a credit for any excess.

Single Payment Lassa. You will receive a credit for the Unused Base Schoduled Payment (see Item 22). We will deduct the amount of any refunds we receive from cancelling optimal insurance, mightlerance, service, or other contracts included in this Lesse from the sum of the Adjusted Lesse Belance (see Item 25 and the Unused Base Schoduled Payment to compute a net lease belance (the "Net Lesse Belance"), if the Insurance settlement we receive is more than the Net Lesse Belance, you will also reached a certific to the exices.

Headers a executive are executed. If the Net Lease Bellarion is more than the insurance settlement we receive, you will owe the excess up to the sum of the following: (i) the amount, if any, by which your insurance deductable exceeds \$1,000 for the Insurance settlement we receive; and (i) the total amount of any doubclosh from the vative of the Vehicle used so compute the Insurance settlement we receive due to past due premiums or the condition of the Vehicle before the Total Lease, receiving.

the treat less becames. If we do not receive a settlement under an insurance policy that complies with the requirements of this Lesse (see items 18 and 23(a)), you will over us; (i) the Actual Cash Value of the Volside (see definition bolow); minus (ii) any part of your insurance company; minus (what you pay us; minus (ii) any settlement we receive from gour discusance company; minus (vi) any amount we receive for settlement we receive from a sealinger, minus (vi) it has is a single payment lesse. The Unused (Base Scheduder Payment; lesse—them 22); minus (vi) the Additional Credits (see Item 23(c)); plus (vi) if the Vehicle is returned to use, the Item 4A Additional Credits (see Item 23(c)); plus (vi) if the Vehicle is returned to use, the Item 4A Additional Credits (see Sunta 22(c)); plus (vi) if the Vehicle is returned to use, the Item 4A Additional the Additional the Additional the Additional Item 24(c). It the Additional Item 24(c) the Item 24(c) the Additional Item 24(c) the Item 24(c)

In addition to the amounts described above, you will also one us the Additional Amounts Due (see Ram 23(s)). You will receive a credit for the Additional Credits only as described in this flere 23(b).

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

(i) the retail value of the Vehicle on the date of the Total Loss, as kited in a recognized referred or regional guidebook for used vehicle values with no deductions for prior damage or the contains of the Vehicle, or if if no such guidebook values are available, our estimate, based on the best date reasonably available to us, of the retail value of the Vehicle on the date of the Total Loss, with no deductions for prior damage or the contains of the Vehicle.

- cases on the death Lioss, with no deductions for prior damage or the combine of the Yahida on the date of the Total Lioss, with no deductions for prior damage or the combine of the Yahida on the date of the Chairman of the Yahida or the date of the Chairman of the Yahida or the Y
- (d) Security Opposit. If you paid a security deposit disp paragraph applies. Unless required by lew, we do not keep the security deposit asparant in a barnic or earmonhed on our books. We may apply some or all of the security deposit to any penoutry you unwe under this Lease, or, if you benefick your purchase option, not they price of the Vehicle. Any unused security deposit will be returned to you at the end of the Lease. We have no titudicity duty to you with respect to the security deposit will see such duty less functionally all your your with respect to the security deposit with a contract or be paid to you.
- In a security deposit will acture or be paid to you.

 (e) Opilen to Purchase Wahicle, You have the option to buy the Vehicle at any time from a party designated by us. If you do, you agree to re-register and re-tills the Vehicle in your reame no later than 30 days from the time you purchase. It If you fail to do ex we reserve the right to cancel the registration. Before the Scheduled Lease End (Item 19A), the price will be the Adjusted Lease End (Item 19A), the price will be time 19 Purchase Price minus the term 79 Purchase Price. At the Scheduled Lease End (Item 19A), the price will be the life in 9 Purchase Price. At either Erms, you must also pay the Additional Amounts Oue and we will apply the Additional Chydis. to the amount you owe (see Item 23(s)).
- appy the Acoustical Credits to the amount you over (see Item 29(s)).

 Return of the Vehicle. If you do not exercise your purchase option, you will return the Vehicle to us at a CIM detaileration or other place we designate when this Lease ends. If you return the Vehicle to us at a place other than a CIM dealeration or other place we designate, you will pay a charge of \$5 for improperly returning the Vehicle. You agree to make the Vehicle analishe for inspection at our requests. When you return the Vehicle, you must give us a completed, signed odometral desictours statement. If you less they the Vehicle after the Scheduled Lease End (fleen 19), unless your teturn the vehicle and you will pay us at the beginning of each month for any part of a month you keep the Vehicle, an amount equal to:
 - For a monthly payment lease, the from 7M Total Scheduled Payment.
 - For a single payment lease, the Item 7M Total Scheduled Payment divided by the number of morths in the Lease Term (Item 199).

Your payment does not permit you to keep the Yehide unless you get our permission in advance. Upon return of the Vehide on or after the Schodded Lasse find (feen 15), you will also pay us the total of the following amounts: • the item 4A Disposition Fee unless this lee is waived under Nem 23(i): • an excess mitage change for any miles in excess of the permitted mileage during the scheduled Lasse term at the rate per mile shown in Rem 6; • an excess wear change (feen 23(i): • the Additional Amounts Due (see Item 23(s)). We will apply the Additional Chrotists to the amount you own (see Item 23(s)).

- was apply the Additionals Lifectus to the amount you own (see tern 32(s)).

 (g) Maintenance, You will maintain the Yehlole in good working order and repair. You will pay all operating costs, such as gasoline, cill, and replacement tires. You will, at your experse, service the Vehicle according to the owner's manual maintenance carbactus. If the Vehicle is recalled, you will have the recall repair or service performed. You will use odiginal outpread manufacturar's parts or those of oqual variue 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 major. You will maintenance accord with the Vehicle a necord of all maintenance performed on the Vehicle. This maintenance accord will be available to us at any time, and will be provided to us at the end of the Lease.
- will be provided to us at the end of the Lease.

 (b) Registration, Purising Tickets, Tolls and Taxes. You must keep the 'Vehicle currenty registered. You must not a parking listest, tolls and traitic thes relating to the Vehicle. If you do not pay such tickets, tolls ared fines, we may do so for you, and you sell pay us upon demand. We may add the amount to what you once us 1 you do not pay us whan we make demand. You must pay when due or reimburse us if we pay for you, all government charges, less and taxes whether assessed on you, us, or the 'Vehicle. You will not have to pay our income taxes. If you do not pay the changes, less and taxes, and interest or penalties are a cassio of our reimburse as a live pay them. You must pay personnel property taxes, ed velorem, sales, use or stimiter taxes assessed on that Vehicle, whether such fees or taxes are billed during or after the Lease term, and whether you are billed or them by the government or whother we pay them and bill you for them of include the amount of such laxes as part of your scheduled payment. We may change you can be not the term of the pay it, you will reimburse us for the amount poid phis the lam 15 Admisstrative Fee. When this Lease ends, you will pay us our estimate of any unbilled fees or taxes if we not you unbilled fees or taxes if we not you can be found to see the case ends, you will pay us our estimate of any unbilled fees or taxes if we not you to do so.
- unhilled feet, or tarks if we ask you to do so.

 (1) Use of the Wehleld, You will keep the Vehicle trop from any lions or claims. You have the not of loss, and are responsible to the Vehicle is demage or destruction. You will not: 'Use the Vehicle itegally, improperly euch as for fowing that enceded the manufacture's lowing recommendations, of to five; 'Without our prior without consent, after or incided equipment that makes the Vehicle create or untawful to operate: 'Use the Vehicle in a monner that your insurance policy prior bits or in a way that produces unsually high deprecation; 'Allow unfacersor drivers to drive the Vehicle: 'Use the Vehicle time than 30 days outside the state where you originally registered the Vehicle without our prior written permission; 'Table the Vehicle out of the United States without our written consent except for trips to Canada that do not acceed 30 days, 'Change the Vehicle without our written consent. You will not introne else do any of these bilangs.
- (i) Indumytication. We are not responsible for any injuries, damages, expenses or claims, including claims for alterney fees or under the strict liability doctrine, caused by the maintenance, condition, or operation or use of the Yehicts. You agree to indumytily and held us (and our assigness, successors, opents, and insurers) internities for all such injuries, dameges, oxpenses and claims.
- [K] Assignment of Refurmed Premiums and Other Amounts. You assign to us any uncomed returned cremiums or charges or other amounts rotating to insurance or any optional product or service soft in connection with this Lease and naturned or paid to us. We will use these and units to reduce amounts you owe under the Lease. You will earn no interest therease, or profit with respect to such property.
- (i) Your Odometer Obligations. You will maintain the odomater of the Vehicle so that it always reloads the Vehicle's actual mileagic. If the odometer is at any time inoperable, you will provide us with extendable evidence of the Vehicle's actual mileage, if you are creatise to do so, you will pay us our reasonable estimate of any reduction of the Vehicle's fair, market value sousded by the inability to determine the Vehicle's actual mileage. You will provide us with an obtenetic profitsion or dany time we request onto. We may request more than one certification during the term of the Lease.

Important Note: Federal law requires you to tall us the Vehicle's mileage in connection with a transfer of Vehicle ownership. 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 may not assign the Lease or transfer the Vehicle without our prior written permitsion. We may assign all of our rights under his 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 duries, burden; or risk under this Lease.
- (h) Ownership. We are the sale owners of the Vehicle including original accessories and any installed after the Lease begins. This is a lave lease for tax and other purposes and we receive all benefits of ownership. We have not given you any information or advice regarding possible tax consequences under this Lease.
- (o) Inspection. Upon reasonable notice to you, all any reasonable place and time we choose we may inspect this Vehicle and you agree to cooperate with such inspection.
- (p) Walver. We may delay or retrain from embriding any of our rights under this Lease without
- (d) Glving Notice. Notices may be given personally or sent by first class mail. Notice mated to un must be sont to the address shown in this Loase or as we otherwise direct from first to time. Notices shall be deemed given to us when they are personally given or actually received at our address. Notices shall be deemed given to put when they are personally given or when placed in the inail, addressed to you at your address, then shown on our records, even though you might not extensly receive our mailed notice. You agree that 10 days notice is a reasonable notice provide, unbus, stalls fav requires a longer ported, in which case you agree that the state-neighted period is reasonable.
- which case you agree that the state-required period is reasonable.

 (?) COMSENT TO AUTODIALED CALLS AND TEXTS: Except as imitted by applicable law, you authorize us (which includes, for the purposes of this paragraph, our agents and representatives) to consect you in order to provide you with information about your abocum (housing information about reissand perpendie or hill sussess is using any of the following or a combination thereof; automatic letephore dealing systems, and filed or prereconded votice messages systems, and text messaging systems. You suffected, and the contacts using any beliephore numbers (including wireless, landline and VOP) morehost, you have supplied or will supply to us. You understand that anyone with access to your itsighone may laten to or read the messages we leave or send you, and you give that we sell have no liability for anyone accessing such messages. You further understand that, when you readive a testigehore cited or set message, you may have a charge from the causeant of the your will not be contacted and you signed that we did have no Bability for such charges. You spece that you are the owner and/or primary user of any number you provide to us and that you will notify us if this is no longer the case as to any auch number.

Lessee Initials X M/A

CaSass2525696936Grsprs Claimor 1125-1 Fifeite 0/6/12/2/25 DEstelved no D/22/25615:00 158 qe 19 est c 1 1

Docusign Envelope ID: 121A904B-D190-4DDC-9FFILE OF REPORT OF Claim Page 9 of 11

- (a) Additional Amounts Due and Additional Credits: Regardless of time this Loase ends, you will over us the following amounts: Any official fees and laxes related to the termination.- Any other amounts due under this Loase stacking any unpold later durage or other amounts due because you failed to meet your obligations under the Loase. If this Loase ends early we may cancel any optional incurance, meinterence, service, or other contracts included in this Loase or calm benefits under them to include what you over or repair the Vehicle. If the sum of the amounts you own under this Leate exceeds the sum of the credits, you will own us the difference. If the sum of the credits exceeds the amounts you own, we will return the difference to you.
- Olsposition Fee Walter: The lism 4A Disposition Fee will be waived it, within 30 days after his Lease ends, you enter into a minur vehicle lease or installment sale contract for a new General Molors vehicle that the dealer assigns to GM Financial or GM Financial Leasing.
- Limited Power of Atterney, if there is any domage or less to the Vehicle, you agree that we or our agent may still any disurprocedam or sign your name on any tile or registration or on any check or digit we receive for that Vehicle damage or loss.
- or on any create or uses we receive or instruction damage or insign.

 Commencial Wellhelt Information. We may access disprisains, including thruthic codies and olitathery status from the Vehicle, to provide you with information, short as either and offers for products or services. We may access the location of the Vehicle has been returned and to manage the Vehicle and the transport upon return. We may access odometer information during the Lesses to obtain odometer missage by completion essents or to provide you with information, such as services, and offers for products or services. We may also access location of the Vehicle for collection and recovery.

Bother refunding the Vehicles, you should delete all personal Information, such as contasts, address-hab-ups, and saved email addresses, from the Vehicle's system. We may, but are not required to, design the information all information about the case of the Vehicle in returned, we may access which refund the use of the Vehicle including milesge, impact date, or that glesphorem, repair information about the use of the Vehicle including milesge, impact date, or that glesphorem, repair information about the vehicle and to determine whether the Vehicle repairs or other sendants. We may also use the indicts of connected vehicle information described above to other sendants, when may also use the indicts of connected vehicle information described above to purposes. We will only access and use the information described have the enderth allowed by applicable law. We will otakin any additional connected vehicle information to the text allowed by applicable law. We will otakin any additional connected vehicle from the text of the vehicle includes a law of the vehicle includes a law of the vehicle and the vehicle and allowed by applicable law. We will otakin any additional connected vehicle and papticable law to occess and use this information. use this information.

- CLASS ACTION WALVER, 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.
- General. If any part of this Lease is invalid, unanforceable or illegal in any jurisdiction, the part that is invalid, unenforceable or illegal will not be effective as to that jurisdiction. The per lara a lareau, accuratecasus or ingular will not by singure as to trail purspount. The rest of the Lesse will be entropeable except as privated in the Atheritica Providera, below. This Lesse is our entire agreement. We have media no promisers to you not constanced in this Lesse. If any and of this Lesse is in found by a coul or other dispute resultation body to be void or unemprocable, this Lesse is to be read as if that part were never considered in this

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 THIAL.
- IF A DISPUTE 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 MAY NOT BE AVAILABLE IN ARBITRATION.

In this Arbitration Provision, "we", "us" or "our" mean the Lessus, and includes our parents, affidales, subsidiaries, officers, employees, apports, eucoecsors, or resigns.

any right you may have to architeits a consolidation, representantly, class, douective, injunctive, or private actioning general action.

You or we may choose the American Arbitration Association (never activity) or National Arbitration and Mediation (never.mantari.com) as the arbitration organization to conduct the arbitration and we agree, you or we may choose a different arbitration organization. You may get a copy of the ruthe of an arbitration organization by contacting the organization are vibring its velocitie.

Arbitrature shall be actionary or retired pidges and chall be selected pursuant to the applicable rules. The arbitration shall apply opening substantion law and the applicable situation of interface and the arbitration or heaving less up to a final arbitration organization and arbitration arbitration arbitration, service, or case management less and the arbitration organization are vibring to the same arbitration arbitration arbitration arbitration, service, or case management less and the arbitration organization are vibring or services. The arbitration is the arbitration arbit

Any artitration under this Arbitration Provision shall be governed by the Federal Arbitration Act (E.U.S.C. §§ if at seq.) and not by any state law concerning arbitration. Any award by the arbitration shall be in writing and will be final and binding on all parties, subject to any limited right to appeal under the Federal Arbitration Act.

You and we retain the right to seek remedies in small claims court for disputes or claims within that courts jurisdiction, unless such action is transferred, removed or appealed to a different court Tou and we learn the fight to seek remotes in small claims south for deputies or claims which their local courts pressed on, unless such colon is transferred, removed or appealed to a different count.

Melibry you creal washed by right to estable any related or unrelated orbits by fishing or section in enable claims south only related to the section of the great action to recover the Whitele. In recover immoves you own under this Lease, or for individual or studied by public injunctive relief. Any court lawing jurisdiction may enter judgment on the abilitation's owner. This Arbitration Provision shall survive any termination, payoff or insuring of this Lease. If any part of this Arbitration Provision, other than welvers to desset depicts of board to the undercopable for any reason, the remarked shall immain enforceasts. You agree that you expressly waive any digity out may have by on or depute to be received on a close shots in court or in arbitration. It is count or arbitration and the second or the second or arbitration and the second or arbitration. Provision shall also be unenforceable

26. LESSOR'S ASSIGNMENT

Pursuant to the larms of that carbon agreement between Lessor and the assignee named below ("Assignee") for the assignment of leasex by Lessor to Assignee from time to time, Lessor heroby assigns all right, hitle and interest in this Lesse and the Vehicle and rights the Lessor may have under any guaranty executed in commodism with the Lesse, with full powers to Assignee to collect and discharge all obligations, any guaranty and this assignment.

<u> </u>	
LESSOR'S	ACCEPTANCE
The Lessor's authorized algorithms indicates the Lessor has accepted the terr	ns, conditions and obligations of this <u>Leas</u> e.
Lessor Name: DAN CUMMINS OF GEORGETOWN	By:
Lienholder Name: CTCNA COLL AGNT	Type/Born Name: KEATON ALLEN
Assigned Name: ACAR LEASING, LTD.	Type/Print Tille: FINANCE MANAGER

18 Co-Lessee Initials X

<u>COMMONWEALTH OF KENTUCKY</u> **CERTIFICATE OF TITLE**



TITLE NO. 250451050022 2025

YEAR COLOR

CHEV

MAKE

MODEL NAME BLAZER

3GNKBCR43SS165733

TITLE TYPE ORIGINAL MODEL NO. 2LT

FAR WEAR WEAR WEAR WEAR WEAR WEAR

BODY TYPE

NO CYL 4

ODOMETER 19

MOTOR NO

WEIGHT

PREV TITLE NO/STATE

BRAND(S)

M5-29

DESIGNATIONS

DATE OF ISSUE

FUFL 02/21/25

USAGE TAX PAID \$0.00

SECOND LIENHOLDER

OWNER(S) NAME

ACAR LEASING LTD 4001 Embarcadero Dr Arlington TX 76014-4106

Additional Owner(s):



REMARKS:

FIRST LIENHOLDER CTCNA COLL AGNT

PO BOX 9000 LUTHERVILLE,

TC 96-180 REV 08/07/2023

MD 21094

FIRST LIEN SECOND LIEN 2503061 FAYE Filing Date 02/18/25 Filing Date

I certify that the Department of Vehicle Regulation has exercised due diligence in examining an application for a certificate of title for the above described vehicle and to the best of our knowledge and



Commissioner, Department of Vehicle Regulation, Kentucky Transportation Cabinet

CONTROL NO. C36158872

** TRANSFER OF TITLE BY OWNER: 49 USC SEC. 32705 AND KRS 190.300 REQUIRE THAT YOU STATE THE VEHICLE MILEAGE IN CONNECTION WITH THE TRANSFER OF OWNERSHIP.

FAILURE TO COMPLETE, OR PROVIDING A FALSE STATEMENT, MAY RESULT IN PENALTIES. ***

FIRST DEALER ASSIGNMENT

)	The undersigned owner hereby certifies that the vehicle described in this title has been transferred to the following (print name and address of transferee/buyer): I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked ****CAUTION READ CAREFULLY BEFORE YOU CHECK A BLOCK****								
١									
	Odometer Reading 1. The mileage stated is in excess of its mechanical limits. 2. The odometer reading is not the actual mileage. WARNING — ODOMETER DISCREPANCY								
Transferor/Seller Signature Transferee/Buyer Signature									
	Transferor/Seller Printed Name		Transferee/Buyer Printed Name						
	Date of Transfer	Seller/Dealer No	Buyer/Dealer No						
	Sworn or affirmed before me this	day of 20	My Commission expires Signature/Title						
			Commission No						
)	SECOND DEALER ASSIGNMENT The undersigned owner hereby certifies that the vehicle described in this title has been transferred to the following (print name and address of transferee/buyer):								
	I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked ****CAUTION READ CAREFULLY BEFORE YOU CHECK A BLOCK****								
	(no tenths) Odometer Reading	1. The mileage stated is	s in excess of its mechanical limits. Ing is not the actual mileage. WARNING — ODOMETER DISCREPANCY						
	Transferor/Seller Signature		Transferee/Buyer Signature						
	Transferor/Seller Printed Name		Transferee/Buyer Printed Name						
N	Date of Transfer	Seller/Dealer No	Buyer/Dealer No						
	Sworn or affirmed before me this	_ day of 20	My Commission expires Signature/Title						

Ca6a.25-250-563-633-937-5ClaDnoc111215-1 Fileide060276222525 Defsot Meich 0076221/205-11t5:007-569e 101e-soc 11

			N FOR TITLE/A	FFIDAVIT OF TOTAL	CONSIDERATION		
			BRAN	ID DISCLOSURE			
	Check appropriate Block if:	Rebuilt Veh		☐ Water Da	•	☐ Hail Dam	1
	When Block is checked and title	·····			e numberON PAID IS A CLASS D FELO!		S brand was issued
	Sale Price \$	Trade in \$		Net Cost \$		Tax \$	
IF SA	ALE PRICE IS LEFT INCOM	MPLETE, BUYER MAY	BE BILLED FOR	ADDITIONAL TAX. PLU	S APPLICABLE PENALT	Y AND INTEREST (KRS 138 460).
11 07	T		Vin No		Title No		
	RIAN	lake Year	711110		Tide No		
Date of	D'' 1 N	lake Year	Vin No		Title No		
	Lity in further certify subject to penalti						
l certr المجاهدة المجاهدة	fy to the best of my knowl	TR edge that the odomete ****CAUTION ☐ 1 The i	ANSFER O er reading is the ac READ CAREFUL mileage stated is i	F TITLE BY OV ctual mileage of the veh LY BEFORE YOU CH n excess of its mecha	VNER aicle unless one of the fol	llowing statements	is checked.
Transfe		er hereby certifies tha		ribed in this title has be	R) REQUIRES ONE SIG sen transferred to the foll mer/Buyer Printed Name	owing transferee/b	
Transfe	eror/Seller Printed Name			Transferee/Ow	ner/Buyer Printed Name	e Fed ID/SSN/D	DLN DOB
Street A	Address	Phone	e No	Mailing Addres	SS	Pho	one No
City	County	State	Zip	City	County	State	Zıp
Lessee	Name or Other			Residential Ad	dress	Email Address	}
Street /	Address	Phone	e No.	City	County	State	Zip
City	County	State	Zip		have not) applied for a lein and if not, I (☐ will) (☐ pplication.		
				First Lienholde	r		
				Address			
Date of	Transfer				Lien will be filed		
Transfe	ror(s)/Seller(s) Signature			Transferee(s)/0	Owner/Buyer(s) Signatur	e	
Transfe	ror(s)/Seller(s) Signature			Transferee(s)/0	Owner/Buyer(s) Signatur	e	-
	,, ,,			,	, , , ,		
	affirmed before me this day of	•		•	fore me this day of		n expires//
				_ Commission No			
Attesting	Official/Notary Signature			-	lotary Signature		
			COUNTY C	LERK USE ONLY			
CLERKS	ID	CLERK'S FEE	REG EXP	IRES	STATE	. FEE	
TYPE AP	PLICATION	DATE OF ISSUANCE	TITLE NO		PLATE	NO /DECAL	
certify sub	pject to the penalty provisions of KRS and time indicated hereon and that	186A 990 that I have reviewed fees were collected as indicated	this application and the do	ocuments supporting it and that the required information has been en	e same are present and consistent tered into the Kentucky Automated	with this application, that I Vechicle Information Syste	received the application (AVIS/KAVIS)
	E & TITLE OF ISSUER		COUNTY	uull ha uutkhald 6 00 d	DATE	TIME	which over *
-	at the lien indicated to be filed has		•		_	s required are received, v	wnichever occurs firs
Signatu	re			Date			

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 BLAZER 2WD - VIN 3GNKBCR43SS165733

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 BLAZER 2WD - VIN 3GNKBCR43SS165733 (the "Property").

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 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

All Creditors on attached Mailing Matrix