DR 2434 (08/07/15) COLORADO DEPARTMENT OF REVENUE

dor_dealers@state.co.us www.colorado.gov/revenue/aid

Auto Industry Division, Room 112 PO Box 173350 Denver CO 80217-3350 (303) 205-5604

Disclosures Required as Part of a Motor Vehicle/Powersports Vehicle Sale

These disclosures are required as part of every motor vehicle/powersports vehicle sale. This document is part of

your Contract to purchase a Motor Vehicle/Powersports Vehicle. If you have arranged independent financing, or paid the purchase price in full, subsection E below is not applicable and may be either marked "NA" in the initials section or crossed out. Complete all applicable fields.						
Seller's Initials		hicle Identification Number			Buyer's Initials	
	A.		re legal docur	e signing as part of this motor vehicle/ nents. Read them carefully. If there is ould seek legal assistance.		
	В.			s written into these documents are part of onflicting with these documents are void		
	C.	NOTICE: Fraud or misrepre punishable under Colorado		motor vehicle/powersports vehicle sale is lies to both buyer and seller.		
	D.	CASH SALE: Your contract reamount due after your down the loss of your down payment	payment is de	educted. Failure to pay this balance may result i		
OR						
	E. CREDIT SALE: If your contract is contingent upon the approval of credit financing arranged by or through the dealer, you agree that you will buy the motor vehicle/powersports vehicle identified above if financing can be arranged at an annual percentage rate of interest% or less. The interest rate must be agreed to by both you and the Dealer.					
	1. CANCELLATION: Within ten calendar days of the date you sign the contract, the dealer must notify you if financing is not approved at the interest rate stated in your Contract. You are not required to accept an interest rate higher than stated here and in your finance agreement. If financing is not arranged by or through the Dealer as agreed, the Contract may be cancelled by you or the Dealer.					
		2. DELIVERY: If you take possession of the vehicle prior to financing being arranged as originally agreed upon and the finance agreement is cancelled, you must return the vehicle to the dealer and the dealer must promptly return your down payment, which includes your trade-in vehicle. The Dealer may charge you usage and mileage fees when you return the vehicle.				
		3. FEES: If financing is not arranged in accordance with your Contract and the Contract is cancelled, you agree to pay \$ per day and \$ per mile from the date of delivery until you return the vehicle to the Dealer. The amount you agree to pay per day and per mile is negotiable.				
		COSTS: You may also be required by contract to pay any costs the dealer may have incurred in regaining possession of, or in repairing damage occurring to the vehicle while it is in your possession.				
The Colorado Motor Vehicle Dealer Board has the authority to investigate all complaints from the sale of a motor vehicle/powersports vehicle from a licensed dealer. Any complaints should be mailed to the Colorado Dept. of Revenue, Auto Industry Division, P O Box 173350, Denver, CO 80217-3350 or delivered to the Colorado Dept. of Revenue, Auto Industry Division, 1881 Pierce St. #112, Lakewood, CO 80214, or you may send via fax at 303-205-5977. You may visit our website at www.colorado.gov/revenue/aid or contact us at 303-205-5604.						
I hereby certify that I have given the buyer a copy of this disclosure.				I hereby certify that I have received a copy of this disclosure.		
Dealer/Representative's Printed Name Dealer/Representative's Signature Date				Buyer's Printed Name	Data	
Dealer/Represent	auve	es olynature	Date	Buyer's Signature	Date	