

TERM LOAN (PERSONAL)

PRINCIPAL TI	ERMS				
Creditor:	[Dealer Name] trading as [Dealer Trading to UDC Finance Limited" section under "C principal place of business at ANZ Centre,	Other Terms" below, UDC	Finance Limited, a duly incorpora		
Customer:	Customer Name:				
	Physical Address:				
	Customer No.: Tele	•	` '	(Hm)	
	Email:	(the "	Customer", "you")		
Guarantor/s:	Guarantor Name:				
	Physical Address:				
	Customer No.: Tele			(Hm)	
	Email:	(the "	Guarantor")		
Ref No.					
Disclosure Sta	atement for Consumer Credit	Contracts	Statement Date:	_//	
Consumer Finance credit contract. Y Conditions (Conscious consumer credit consumer c	ne Creditor is required to provide you wit Act 2003. This document and the Genera ou should read them thoroughly. If you should seek independent ontract in a safe place.	al Conditions (Consume ou do not understar t advice. You should	r) set out the key information od anything in this docum keep this disclosure statemer	about your consumer ent or the General nt and a copy of your	
consumer credit co	tement must be provided to you before intract. See the statement of right to can strict time limits apply.	the contract is made. cel below and your con	The law gives you a limite sumer credit contract for full o	d right to cancel the details of your right to	
Full Name and Address of Creditor: This is the person providing you the credit.	Name: [Dealer Name] Physical address: [Dealer Physical Address] Postal address: [Dealer Postal Address] Fax: [Dealer Fax] Email: [Dealer Email] You may send notices to the Creditor by: • writing to the Creditor at the Creditor's posts sending a fax to the number specified (if a sending an email to the address specified)	Postal address; Fax: Email: stal address; or	UDC Finance Limited ess: ANZ Centre, 23-29 Albert St S: P O Box 91145, Auckland 11 0800 329 832		
Credit Details:	Initial unpaid balance				
	This is the amount you owe as at the date of this statement (including any fees charged by the Creditor).				
	\$ made up of:		•		
			UDC Establishment Fee		
		•	Dealer Origination Fee		
			PPSR Fees		
			Registration & Service Plans Insurance:		
			Other:		
	less:	Ψ \	other:		
		•	Cash		
		\$	Trade-in allowance		
	Please note that financing the above fees or cl costs than if you paid for those separately.	harges under the agreeme	nt means that you will pay higher	interest and overall	
	Total Advances This is the total amount of all advances made	or to be made to you:			
	\$				

Payments: You are required to	Timing of payments	Number of payments:	Amount of each payment:	Total amount of payments:	
	Frequency:		\$	\$	
make each payment of the	First Payment: //				
amount specified and by	Last Payment: / /				
the time specified.	These figu	ures include the loan maintena	nce fee (if any) described in the Cre	edit Fees and Charges section below	
Interest:	Annual interest rate				
	% per annum fixed for the whole term of the contract, being months.				
	Total interest charges This is the total amount of the interest charges payable under the contract. \$				
	Method of charging interest				
	Interest charges are calculated by multiplying the unpaid balance at the end of the day by a daily interest rate. The daily interest rate is calculated by dividing the annual interest rate by 365. Interest forms part of each payment detailed in the "Payments" section above. Interest is charged to your account as per the payment frequency in the "Payments" section above and at any time you pay the unpaid balance in full before the final payment is due.				
Credit Fees and Charges:	The following credit fee(s) and charge(s) (which are not included in the initial unpaid balance) are, or may become, payable under, or in connection with, the contract. Your credit contract may allow the Creditor to vary this/these fee(s) and charge(s). 1				
	considers appropriate. \$ variation/assignment fee is payable if you request, and the Creditor agrees to, a variation or assignment of the contract, including any variation arising as a result of a part prepayment agreed to by the Creditor under the contract. This fee is payable at the time the Creditor gives its consent to the variation or assignment of the contract. \$ statement fee, in respect of each statement provided to the customer (or another party) at the Customer's request over and above any statement provided to you by the Creditor.				
	Costs incurred by the Creditor in connection with taking advice on or taking any action pursuant to the contract, or otherwise in connection with the contract, are payable by you on demand by the Creditor on a full indemnity basis. Administration costs and fees payable on full prepayment are disclosed under the "Full Prepayment" heading below.				
Continuing Disclosure:	The Creditor may be required to provide you with regular statements. The statements will give you information about your account. Statements will be provided every six months if required:				
What Could Happen if You Fail to Meet Your Commitments:	payment of money payable under the co by granting a security interest over Creditor may be entitled to reposse	Security interest The Creditor has an interest in the property listed below to secure performance of your obligations under the contract, or the payment of money payable under the contract, or both. If you fail to meet your commitments under the contract, including by granting a security interest over this property to another person, then to the extent of the security interest, the creditor may be entitled to repossess and sell this property. If the sale of the property does not cover the whole of your liability to the Creditor, you will remain liable for the shortfall.			
	Year: Make:		Registration No.:		
	Vin No.:	Chassis / Serial No.:	Colour:		
	Default Interest Charges and Default In the event of a default in payment an breach of the contract or on the enforce allows the Creditor to vary these fees an Default Interest Charges	d while the default continue ment of the contract, the nd charges.			
	Default interest is calculated at the rate above. If you fail to make any payment pay the Creditor default interest on the that overdue amount. Default Fees	(whether interest or other	wise) on the due date, you m		
	\$ dishonour fee, in respect of	• •	•	itomatic payment fails. The fee is	
	\$late payment fee, in respect days after its due date. The	t of each payment which		ue. Ind remains outstanding for seven seven days after the due date for	
	payment. \$ repossession action fee, in re	espect of the Creditor comr	nencing repossession of the rel	levant property. The fee is payable	
	and will be debited to your a s post repossession fee. The		epossession is commenced. debited to your account after	realisation of the relevant	
	property or abandonment o An early repayment recovery amount		I Prepayment" section below	may be payable by you on the	
	enforcement of the contract on demand described in the General Conditions (Co Costs incurred by the Creditor in connec	by the Creditor. The methonsumer). tion with the enforcement	od for calculating the early report, taking advice on or taking a	ayment recovery amount is further ony action pursuant to the contract,	
	or otherwise in connection with the cont		•	•	
Full Prepayment:	If you pay the unpaid balance of your F an administration fee of \$ plus, loss suffered in circumstances where th than the wholesale interest swap rate ap recovery amount is further described in should ask the Creditor to give you an i	where applicable, an early e wholesale interest swap plying at the time of your the General Conditions (C	repayment recovery amount rate used to calculate the inte early repayment. The method onsumer). If you are thinking	to compensate the Creditor for any erest rate of your Facility is higher for calculating the early repayment	

Statement of right to cancelThe Credit Contracts and Consumer Finance Act 2003 gives you a right for a short time after the terms of this contract have been disclosed to you to cancel the contract.

Right to Cancel:

How to cancel

If you want to cancel this contract you must give written notice to the Creditor. You must also return to the Creditor any advance and any other property received by you under the contract.

Time limits for cancellation

If the disclosure documents are handed to you directly you must give notice that you intend to cancel within 5 working days after you receive the documents.

If the disclosure documents are sent to you by electronic means (for example, email) you must give notice that you intend to cancel within 7 working days after the electronic communication is sent

If the documents are mailed to you, you must give the notice within 9 working days after they were posted. Saturdays, Sundays, and national public holidays are not counted as working days.

What you may have to pay if you cancel

- If you cancel the contract the Creditor can charge you:
- the amount of any reasonable expenses the Creditor had to pay in connection with the contract and its cancellation (including (a) legal fees and fees for credit reports, etc); and
- interest for the period from the day you received the advance until the day you repay the advance.

This statement only contains a summary of your rights and obligations in connection with the right to cancel. If there is anything about your rights or obligations under the Credit Contracts and Consumer Finance Act 2003 that you do not understand, if there is a dispute about your rights, or if you think that the Creditor is being unreasonable in any way, you should seek legal advice immediately.

Right to Apply for Relief on **Grounds of** Unforeseen Hardship

Right to apply for relief

The Credit Contracts and Consumer Finance Act 2003 gives you a right to apply for a change to this Agreement in certain circumstances. These circumstances include if you are reasonably unable to meet your obligations under this Agreement because you are ill, injured, have lost employment, ended a relationship, or any other reasonable cause and you reasonably expect to be able to meet your obligations if the contract were changed in one of the following ways (without any change in annual interest rate):

- (a) the term of this Agreement was extended and the amount of each payment reduced accordingly; or
- the dates on which payments are due are postponed for a specified period; or (b)
- the term of this Agreement was extended and the dates on which payments are due are postponed for a specified period. (c)

The Creditor will then consider your application and may agree to your proposed change.

Any change that you apply for must not be more extensive than is necessary to enable you to reasonably expect to be able to meet your obligations. The change must also be fair and reasonable to both you and the Creditor.

You cannot make an application for a change where:

(a) you are in default and you:

- (i) have been in default for 2 weeks or more after receiving a repossession warning notice under the CCCFA or a notice under section 119 of the Property Law Act 2007; or

 (ii) have failed to make 4 or more consecutive periodic payments by or on the due dates; or
- (iii) have been in default for 2 months or more,

unless you have remedied the default; or

- (b) it was reasonably foreseeable to you, at the time this Agreement was made, that you would be unlikely to be able to meet your obligations under the Agreement because of the illness, the injury, the loss of employment, the end of the relationship, or the other reasonable cause: or
- (c) you have made a previous application less than 4 months ago unless the reasons for the new application are materially different from the reasons for the previous application or the Creditor agrees to consider the application.

How to apply for relief

An application for a change must

- (a) be in writing;
- (b) be given to the Creditor; and

specify the reasonable cause (for example, illness, injury, loss of employment, or the end of a relationship) for your inability to meet your obligations under this Agreement.

Registration under **Financial** Service **Providers** (Registration and Dispute Resolution) Act 2008

Pursuant to regulation 10 of the Financial Service Providers (Exemptions) Regulations 2010, [Dealer Name] trading as [Dealer Trading Name] is not required to be registered under the Financial Service Providers (Registration and Dispute Resolution) Act 2008. Accordingly, [Dealer Name] trading as [Dealer Trading Name] does not have a registration number under the register of financial service providers or a name under which it is registered.

UDC's registration number under the register of financial providers is FSP27147 and it is registered under the name "UDC Finance Limited".

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Dispute Resolution Pursuant to regulation 10 of the Financial Service Providers (Exemptions) Regulations 2010, [Dealer Name] trading as [Dealer Trading Name] is not required to be a member of a dispute resolution scheme. Accordingly, [Dealer Name] trading as [Dealer Trading Name is not a member of such a dispute resolution scheme.

UDC is a member of Financial Services Complaints Limited's dispute resolution scheme. Its contact details are as follows:

Financial Services Complaints Limited

Level 4, Sybase House, 101 Lambton Quay, Wellington 6011

http://www.fscl.org.nz

OTHER TERMS	i				
Agreement:	Commence		•	or agrees to make the Facility available to Customer must apply the Facility for the pur	
Purpose of Loan:	To fund an Year: Vin No.:	nd /or refinance the ass	ets listed below: Model:	Registration No.:	

Disbursement of	
Funds:	\$Payable to
	\$ Payable to
	\$
Availability of Facility:	If the Facility is not drawn in full by/ the Creditor may cancel all or any part of the Facility not then drawn.
Guarantee:	Each Guarantor (if any) guarantees, as principal debtor, the performance of the Customer's obligations under this Agreement on the terms set out in the General Conditions (Consumer). This means that: (a) the Guarantor will be liable as well as, or instead of, the Customer; and (b) the Guarantor will be liable for the full amount of the Customer's obligations under this Agreement.
Power of Attorney:	Each Customer and each Guarantor (if any) irrevocably appoints the Creditor, and every officer, manager and attorney of the Creditor, separately, for valuable consideration to be the attorney of the Customer and each Guarantor, on the terms, but only to the extent set out in the General Conditions (Consumer).
Assignment to UDC Finance Limited:	In consideration of an amount paid by UDC Finance Limited (" UDC "), details of which are separately recorded, the Creditor acknowledges receipt of a copy of this Agreement and hereby assigns to UDC all the Creditor's rights, title and interest in the relevant property, in all payments to be made by the Customer pursuant to this Agreement, in all of the Creditor's other rights under this Agreement, in all guarantees and collateral securities held by the Creditor in respect of this Agreement, and in this Agreement generally. This assignment shall be governed by the terms of any assignment or similar agreement between the Creditor and UDC. Unless otherwise agreed in writing, for the purposes of the relevant Dealer Assignment Facility Agreement or Broker Assignment Facility Agreement as between UDC and the Creditor, this assignment is a Non-Recourse Assignment and is an Absolute Assignment between the Creditor and UDC (in each case as defined in the relevant Dealer Assignment Facility Agreement or Broker Assignment Facility Agreement). UDC's contact details, registration number and dispute resolution scheme details are set out above. You may be required to make payments direct to UDC, and to execute a direct debit authority in favour of UDC. This assignment does not affect the terms of the contract that you entered into (other than terms relating to the identity of the Creditor).
Securities:	All Collateral that is subject to the "Securities" as defined in the General Conditions (Consumer), and in particular: The Security Agreement between the Creditor and the Customer dated on or about the date of this Agreement. Guarantee of
Interpretation:	The Creditor's General Conditions (Consumer) dated October 2021 ("General Conditions (Consumer)") are provided with this Agreement and, unless the context otherwise requires, apply to this Agreement and in respect of the Facility as if they were repeated in full in this Agreement, subject always to the inconsistency provisions set out in the General Conditions (Consumer). The General Conditions (Consumer) contain further terms that are material to this Agreement. In this Agreement: (a) unless otherwise defined herein or the context otherwise requires, terms used in this Agreement that are defined in the General Conditions (Consumer), have the meanings given to them in the General Conditions (Consumer); and (b) "Agreement" means this Term Loan (Rersonal) and includes the General Conditions (Consumer) and any variation of those documents entered into by the Customer or required by the Creditor in accordance with the Transaction Documents. This Agreement is a Facility Agreement for the purposes of the General Conditions (Consumer).
ACKNOWLEDGE	MENTS
Customer Acknowledgement	When you sign this Agreement below as borrower, you confirm that:
	The information you have provided to the Creditor, including the financial information in your loan application, is complete and accurate in all respects as at the date of this Agreement.
	You have read and understood the Agreement (including the General Conditions (Consumer) and any Security Agreement referred to in the "Securities" section above) and agree to comply with its terms.
	You agree that UDC can collect, hold, use and disclose your personal information in accordance with UDC's Privacy Statement.
	You understand that: You are protected by responsible lending laws. Because of these protections, the recommendations given to you about this loan and any associated insurance product are not regulated financial advice. This means that duties and requirements imposed on people who give financial advice do not apply to these recommendations. This includes a duty to comply with a code of conduct and a requirement to be licensed.
Signature of Customer:	
	Signature of Customer
	Full Name of Customer
Guarantor Acknowledgement	When you sign this Agreement below as guarantor, you confirm that:
	The information you have provided to the Creditor is complete and accurate in all respects as at the date of this Agreement.

You have read and understood the Agreement (including the General Conditions (Consumer) and any Security Agreement referred to in the "Securities" section above prior to your entry into this Agreement) and agree to comply with the terms which apply to you as guarantor.

The Creditor has recommended that you obtain independent legal advice and has provided you with sufficient time to receive such advice (and if you have chosen not to do so, that is your decision freely made, and you irrevocably waive any right which the lack of such independent advice might otherwise have given you).

You agree that UDC can collect, hold, use and disclose personal information in accordance with UDC's Privacy Statement.

Guarantor		
	Signature of Guarantor	Date://
	Full Name of Guarantor	
	In the presence of:	
	Signature of witness	Full name of witness
	Occupation of witness	Address of witness
Signed for and on behalf of the Creditor:	Signature	Full Name
Date of Agreement:	/ (Creditor to complete)	Tuli Name
Commencement Date:		

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