

TD Auto Finance CREDIT APPLICATION

		DEALERSHIP NAME (DEALER)						
Retail Installment	Lease							
READ these			only on your own income or assets for repayment of the credit					
directions BEFORE			another person, complete Sections B and C. Sign here to indicate					
completing this	that you intend to apply	/ for joint credit:						
Application	X		X					
	APPLICANT	(SIGN OR INITIAL)	CO-APPLICANT (SIGN OR INITIAL)					
If applying for individual credit, but are relying on income from alimony, child support, separate maintenance or on								
	or assets of another person as the basis for repayment of the credit requested, complete Section B and provide information in Section C about the other person. Wisconsin residents must complete Section D.							

SECTION A: VEHICLE

	MILEAGE VI	EHICLE IDENTIFICATI	ON NUMBER		Cash Price				¢.	
					Cash Down \$	= \$				
YEAR MAKE	M	ODEL	ENGINE		Trade-In Allowance	Þ	↓ FINANCED BY			
					Owing on Trade			5	-	
TRADE YR. MAKE	М	ODEL	MILEAGE	ENGINE	e			5		
IN OTHER CHARGES					Net Trade-In				\$	
LIFE/A & H-\$	SERV. CON	T \$	OTHER - \$		Total Down Payment				\$	
INSURANCE	INSURANCE C	OMPANY	· · ·		Unpaid Balance of Cash Pr	rice			\$	
INFORMATION			DUONE NUR (DED		Total of Other Charges to b	be Financed			\$	
AGENT'S NAME			PHONE NUMBER			1.6		a	¢	
			()		Total Amount to be Finar	iced for	1	month	s \$	
SECTION B: AF					HAVE YOU EVER FILED BA	ANKRUPTCY?	YES NO IF YES,	WHEN?	/ /	
APPLICANT'S NAME (LAST	, FIRST, MIDDL	E INITIAL)			DATE OF BIRTH		SOCIAL SECURI	TY NUMBER		
ADDRESS					DRIVER'S LICENSE NUMBER ARE YOU A U.S. CITIZEN OR PERMANENT RESIDENT ALIEN? YES NO					
CITY, STATE, ZIP CODE					STATE		E	EXPIRATION	DATE	
HOME PHONE NUMBER	E-	MAIL			PERSONAL REFERENCE 1		P	HONE NUM	3ER	
()							(()		
MORTGAGE COMPANY/LAN	IDLORD		MARKET VALUE	MORTGAGE BALANCE	ADDRESS, CITY, STATE, ZIP CC	DE			RELATIONSHIP	
			\$	\$						
YEARS? MONTHS? OWNING/BUYING RENTING RENT/ TIME AT RESIDENCE OTHER S				PERSONAL REFERENCE 2 PHONE NUMBER ()						
PREVIOUS ADDRESS, CITY,	STATE, ZIP COI		TIME AT YEA PREVIOUS RESIDENCE	RS? MONTHS?	ADDRESS, CITY, STATE, ZIP CC	DDE	l		RELATIONSHIP	
Debts: List all debts incl child support, separate r separate page if needed.	uding alimon naintenance.	V, Úse \$	PER MONTH							
EMPL	OYER'S NAME	AND ADDRESS	ł		BUSINESS PHONE NUMBER	OCCUPATION	TIMI	YEAR	S? MONTHS?	
EMPLOYMENT					()		ON J	ОB		
MONTHLY INCOME PR NA	EVIOUS EMPLO AME AND ADDF	DYER RESS				OCCUPATION	TIMI ON J	YEAR E OB	S? MONTHS?	
OTHER Sc		her income: alimon ing this obligation.	y, child support	or separate m	aintenance income need not	t be disclosed if you	ı do not wish to	o have it co	nsidered as a	
ADDITIONAL MONTHLY INC	COME	SOURCE(S):								
\$										
\$					TYPE OF BUSINESS					
		l if a Corporation d				1				
STATE OF INCORPORATION	1	NAME OF PRIN	ICIPAL/APPLICAN]	Γ		TITLE	YEA	RS? % OF	OWNERSHIP	
DATE OF INCORPORATION NAME OF PRINCIPAL/APPLICANT						TITLE	YEA	RS? % OF (OWNERSHIP	

SECTION C: JOINT APPLICANT OR OTHER PARTY					HAVE YOU EVER FILED BANKRUPTCY?								
JOINT APPLICANT OR OTHER PARTY NAME (LAST, FIRST, MIDDLE INITIAL)					RELATIONSHIP DATE OF BIRTH SOCIAL SECURITY NUMBER								
ADDRESS						DRIVER'S LICENSE	E NUMBEI	ર	ARE YOU A U.S. CI		MANENT	RESIDENT ALIEN?	
CITY, STATE, ZIP CODE					STATE YES NO EXPIRATION DATE								
HOME PHONE NUMBE	ER]	E-MAIL				PERSONAL REFERENCE 3 PHONE NUMBER						IUMBER
()					L CODITION OF	D . L . NOT			00000			()	
MORTGAGE COMPAN	Y/LANDLORI)	MARKET	VALUE		E BALANCE	ADDRESS, CITY, STATE, ZIP CODE RELATIONSHI						RELATIONSHIP
YEARS?	MONTHS?		\$ BUYING	RENTING	\$ RENT/MOR	TGAGE	PERSONAL REFERENCE 4 PHONE N						IUMBER
TIME AT RESIDENCE		OTHER		KENTING	\$							()	
					MONTHS?	ADDRESS, CITY, STATE, ZIP CODE						RELATIONSHIP	
Debts: List all debt child support, sepa separate page if ne	ts including rate mainte reded	alimony, nance. Use		PER MONTH	DEBTS:		1						
	EMPLOYER'S			MONTH			BUSINESS PHONE N	NO.	OCCUPATI	ON	TIME ON	YEARS?	MONTHS?
EMPLOYMENT							()				JOB		
MONTHLY INCOME	PREVIOUS NAME ANI	EMPLOYER DADDRESS							OCCUPATI	ON	TIME ON JOB	YEARS?	MONTHS?
			ılimony, c	hild support	or separat	e maintenan	ce income need ne	ot be dis	closed if	you do not wish	h to have it	consider	ed as a basis for
INCOME repays ADDITIONAL MONTH	<i>ing this obli</i>	gation.	SOURCE(S):									
\$,									
SECTION D	: MARIT	TAL IN	FORM	ATION S	STATEN	MENT –	WISCONSIN	N RES	IDENT	rs only /	' Marital	Status	5
IS CO-APPLICAN	T YOUR S	POUSE?	YI	es 🗌	NO		IS APPLICANT	YOUR	SPOUSE	E? YES		Ю	
MARRIED UNMARRIED - Includes single, divorced, legally separated, or widowed persons					MARRIED UNMARRIED - Includes single, divorced, legally separated, or widowed persons								
SPOUSE'S NAME (IF O	THER THAN (CO-APPLICA	NT)				SPOUSE'S NAME (IF OTHER THAN APPLICANT)						
ADDRESS							ADDRESS						
CITY, STATE, ZIP CODE						CITY, STATE, ZIP CODE							
Notice to Married 766.587 of the Wis adversely affects th extending or agreei	consin Statu ie interest of	ites, unilat f the credit	eral staten or unless t	hent under s the creditor	ection 766.	.59 of the Wi	sconsin Statutes,	or court	order und	der section 766	.70 of the W	Visconsi	n Statutes
CALIFORNIA RESIDENT: Applicant, if married, may apply for a separate account.													
MAINE RESIDENT: You must have physical damage insurance covering loss or damage to the vehicle for the term of any contract. For a lease, you must also have the liability insurance as described in the lease. You may buy this insurance from anyone you choose. You do not have to buy it from or through someone affiliated with the dealer or an assignee of this contract. Your choice of insurance will not affect the credit approval process unless the insurance does not satisfy the contract requirements or the insurance company does not satisfy the reasonable standards of the dealer or an assignee of the contract.													
NEW YORK RESIDENT: Consumer reports may be requested in connection with this application. Upon your request, you will be informed as to whether or not a consumer report was requested and informed of the name and address of the consumer reporting agency that furnished the report. On any update, renewal or extension of this credit, subsequent consumer reports may be requested.													
OHIO RESIDENT: The Ohio laws against discrimination require that all creditors make credit equally available to all creditworthy customers, and that credit reporting agencies maintain separate credit histories on each individual upon request. The Ohio Civil Rights Commission administers compliance with this law.													
·													
IMPORTANT IN laundering activitie for you: When you	s, Federal la	w requires	s all finan	cial institution	ons to obtai	in, verify, an	d record informat	ion that	identifies	each person w	ho opens ar	accoun	t. What this means

driver's license or other identifying documents.

By signing this application:

- 1. You authorize Dealer, "TD Bank, N.A. ("TD Bank")" and any finance company, bank, or other financial institution to which the Dealer or TD Bank submits your application to investigate your credit and employment history, obtain credit reports, and release information about your credit experience as the law permits.
- 2. If an account is created, you authorize TD Bank and any financial institution to which Dealer or TD Bank submits your credit application to obtain credit reports for the purpose of reviewing or taking collection action on your account, or for other legitimate purposes associated with your account.
- 3. You certify that you have read and agree to the terms of this application and that the information in it is complete and true, and you certify that the vehicle for which you are applying for financing is for the applicant or the joint applicant's own use.
- 4. You authorize a credit investigation of your credit based on the information, which you provided voluntarily; the information is true and correct and reflects all your current debts. In addition, you authorize the release of federal and state records of employment and income history, including State Employment Security Agency ("SESA") records. This SESA authorization is for this transaction only and continues in effect for one (1) year unless limited by state law, in which case the authorization continues in effect for the maximum period, not to exceed one (1) year, as allowed by law. A bankruptcy proceeding is neither in progress nor expected. If the attached application is submitted in the name of a business, a current and year-end financial statement, including P&L statement, and balance sheet may be required, audited if possible.
- 5. To the extent permitted by law, you give TD Bank and any financial institution to which the Dealer or TD Bank submits your application ("us") permission to a) monitor and record any telephone conversation between you and us and b) to contact you on your wireless telephone (including text messaging) through manual, autodial, and prerecorded means and you acknowledge that you may incur wireless telephone charges resulting from such contact.

6. IN EXCHANGE FOR THE TIME, EFFORT, AND EXPENSE IN REVIEWING YOUR APPLICATION AND FOR OTHER VALUABLE CONSIDERATION, WHICH IS HEREBY ACKNOWLEDGED, YOU AGREE TO ALL OF THE TERMS OF THE <u>IMPORTANT CONTRACT OF</u> <u>ARBITRATION CONTAINED ON PAGE 3 OF 3 OF THIS APPLICATION</u> AND ACKNOWLEDGE THAT YOU HAVE READ AND UNDERSTAND ALL OF ITS TERMS.

SIGNATURE OF APPLICANT	DATE	SIGNATURE OF JOINT APPLICANT / OTHER PARTY	DATE
X	X	X	X

IMPORTANT CONTRACT OF ARBITRATION

The following Important Contract of Arbitration significantly affects Applicant's, Co-Applicant's or Guarantor's (individually or collectively "you" or "your") rights in any dispute with Dealer, TD Bank and any finance company, bank, or other financial institution to which the Dealer or TD Bank submits this application. Please read this carefully before signing this application and Important Contract of Arbitration.

For purposes of this Important Contract of Arbitration, the term "TD Bank" means TD Bank, N.A. and any finance company, bank, or other financial institution to which Dealer or TD Bank submits this application. The terms "us" or "our" means the Applicant, Co-Applicant, Guarantor, and Dealer, and TD Bank.

- 1. If any of us chooses, any dispute between or among us will be decided by arbitration and not in court.
- 2. If a dispute is arbitrated, each of us will give up the right to a trial by a court or a jury trial.
- 3. Each of us agrees to give up any right to bring a class-action lawsuit or class arbitration, or to participate in either as a claimant, and each of us agrees to give up any right to consolidate our arbitration with the arbitration of others.
- 4. The information that can be obtained in discovery from each other or from third persons in an arbitration is generally more limited than in a lawsuit.
- 5. Other rights that each of us would have in court may not be available in arbitration.
- 6. Any claim or dispute, whether in contract, tort or otherwise (including any dispute over the interpretation, scope, or validity of this Contract of Arbitration or the arbitrability of any issue), between our employees, parents, subsidiaries, affiliate companies, agents, successors or assigns, which arises out of or relates to this application and Important Contract of Arbitration, any installment sale contract or lease agreement, or any resulting transaction or relationship (including any such relationship with third parties who do not sign this application and Important Contract of Arbitration) shall, at the election of any of us (or the election of any such third party), be resolved by a neutral, binding arbitration and not by a court action. Any claim or dispute is to be arbitrated on an individual basis and not as a class action. Whoever first demands arbitration may choose to proceed under the rules of the American Arbitration Association, 1633 Broadway, 10th Floor, New York, New York 10019, www.adr.org, or any other arbitration association you choose that is acceptable to us.
- 7. Whichever rules are chosen, the arbitrator shall be an attorney or retired judge and shall be selected in accordance with the applicable rules. The arbitrator shall apply the law in deciding the dispute. Unless the applicable rules require otherwise, the arbitration award shall be issued without a written opinion. The arbitration hearing shall be conducted in the federal district in which you reside. If you demand arbitration first, you will pay the initial arbitration filing fees or case management fees required by the applicable rules up to \$125, and Dealer or TD Bank will pay any additional initial filing fee or case management fee. Dealer or TD Bank will pay the whole filing fee or case management fee if Dealer or TD Bank demands arbitration first. Dealer or TD Bank will pay the arbitration costs and fees for the first day of arbitration, up to a maximum of eight hours. The arbitrator shall decide who shall pay any additional costs and fees. Nothing in this paragraph shall prevent any party from requesting that the applicable arbitration entity reduce or waive the fees any of us are required to pay, or that requesting any of us to voluntarily pay an additional share of said fees, based upon the financial circumstances of any party or the nature of the claim.
- This application and Important Contract of Arbitration evidences a transaction involving interstate commerce. Any arbitration under this application and Important Contract of Arbitration shall be governed by the Federal Arbitration Act (9 U.S.C. 1, et seq). Judgment upon the award rendered may be entered in any court having jurisdiction.
- 9. Notwithstanding this application and Important Contract of Arbitration, you, Dealer, TD Bank, and our employees, parents, subsidiaries, affiliate companies, agents, successors, and assignees retain the right to exercise self-help remedies and to seek provisional remedies from a court, pending final determination of the dispute by the arbitrator. None of us waives the right to arbitrate by exercising self-help remedies, filing suit, or seeking or obtaining provisional remedies from a court.
- 10. If any clause within this Important Contract of Arbitration, other than clause 3 or any similar provision dealing with class action, class arbitration or consolidation, is found to be illegal or unenforceable, that clause will be served from this Important Contract of Arbitration, and the remainder of this Important Contract of Arbitration will be given full force and effect. If any part of clause 3 or any similar provision dealing with class action, class arbitration or consolidation is found to be illegal or unenforceable, then this entire Important Contract of Arbitration will be severed and the remaining provisions of this application shall be given full force and effect as if this Important Contract of Arbitration had not been included in this application.

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