

MPJP LLC  
217 FOULKE LN  
SPRINGFIELD, PA, 19064  
Phone 3479721113  
mpjpllc@gmail.com

**Date:** 12/04/2025

**TO WHOM IT MAY CONCERN**

**Re: APPLICATION OF MPJP LLC T/A GOGGU LUXURY LIMOUSINE**  
**Application No.: A-2025-3058725**

Dear Sir or Madam:

I, **Prabhpal Singh**, owner of **MPJP LLC**, submit this letter to provide corrections and clarifications regarding the above-referenced application. Please review the following updates:

**1. Correction of Personal Assets on Balance Sheet**

During the initial filing, I mistakenly listed certain **personal assets** as company assets on the balance sheet. I have corrected this error, and the **revised balance sheet**—containing only business-related assets and liabilities—is attached.

**2. Vehicle Update (From Lincoln Navigator to 2025 Hyundai Santa Fe)**

The original application listed a **Lincoln Navigator** as the operating vehicle. This has been updated to a **2025 Hyundai Santa Fe**. All supporting documents and updated vehicle details are included with this submission.

### 3. Updated Financial & Vehicle Information

The revised balance sheet now accurately reflects the company's current financial status, including:

- **Cash in bank**
- **SBA COVID Relief Loan balance**
- **Outstanding vehicle loans for:**
  - Mercedes-Benz 15-Passenger Van
  - 2025 Hyundai Santa Fe
  - Ford Mustang

Current market values for each vehicle have been updated using **Kelley Blue Book (KBB)** as of today. All related documentation is attached.

### 4. Responses to All Questions / Requests for Information

I have provided complete responses to all questions or queries related to the application. All supporting materials have been included for review.

I will be **submitting the corrected application electronically** and **mailing a physical copy** for your records.

Please let me know if further information or clarification is required.

Sincerely,

**Prabhpal Singh**

Owner, **MPJP LLC / Goggu Luxury Limousine**

Signature: Prabhpal Singh

Date: 12/4/25

Docket No. A-2025-3058725

MPJP LLC T/A GOGGU LUXURY LIMOUSINE

Request for Information

Question #5 of the applicant's verified statements. You need to provide a compliant schedule of reviewing drivers' history and background checks. Please reference requirements of Title 52 of the Pennsylvania Code § 29.504 and § 29.505, which may be accessed at [www.pacode.com](http://www.pacode.com).

Driver Compliance Policy Document

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**Summary Table**

<b>Check Type</b>	<b>Initial Review</b>	<b>Ongoing Review</b>	<b>Retention Period</b>
<b>Driver History  (§29.504)</b>	Before permitting operation; obtain reports from all states for past 3 years	Common/Contract: Every 12 months Call/Demand & Limousine: 1 year after engagement, then every 2 years	2 years
<b>Criminal Background  (§29.505)</b>	Before permitting operation; obtain PA and other states' records for past 12 months; include national sex offender check	Every 2 years	3 years

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PK

Question #7 of the Verified Statement. Please provide your plan for ensuring that vehicles which no longer meet the Commission's vehicle mileage requirement are replaced in a timely fashion.

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### **Plan for Timely Replacement of Vehicles Exceeding Mileage Limits**

In compliance with the Pennsylvania Public Utility Commission (PUC) regulations under **Title 52 of the Pennsylvania Code**, specifically the provisions governing vehicle standards for motor carriers, our company will implement the following plan:

#### **1. Monitoring Vehicle Mileage**

- Each vehicle in our fleet will have its mileage tracked through:
  - **Monthly odometer readings** are recorded in our fleet management system.
  - **Quarterly audits** to verify accuracy and identify vehicles approaching the mileage threshold.
- Vehicles will be flagged when they reach **90% of the mileage limit** (currently **350,000 miles or 10 years of age for taxis and limousines**, whichever comes first).  
[[pacodeandb...lletin.gov](http://pacodeandb...lletin.gov)]

#### **2. Advance Replacement Scheduling**

- Once a vehicle reaches **315,000 miles or 9 years of age**, it will be placed on a **replacement schedule**.
- Procurement of replacement vehicles will begin **at least 6 months prior** to the anticipated retirement date to ensure continuity of service.

#### **3. Compliance Verification**

- Before any vehicle is retired, a compliance officer will confirm:
  - Mileage and age thresholds per PUC standards.
  - Documentation of replacement vehicle meeting all Commission requirements (insurance, safety inspection, and registration).

#### **4. Fleet Reserve Strategy**

- Maintain a **reserve pool of compliant vehicles** to cover unexpected removals due to mechanical failure or accelerated mileage accumulation.



- Reserve vehicles will be inspected and ready for immediate deployment.

### 5. Reporting and Recordkeeping

- Maintain detailed records of:
  - Mileage logs.
  - Replacement schedules.
  - Vehicle retirement and acquisition dates.
- Records will be retained for **at least two years** for Commission review.

### Reference:

- [PUC Motor Carrier Vehicle Age and Mileage Requirements \[pacodeandb...lletin.gov\]](#)

Financial position (balance sheet).

**Statement of Financial Position (Balance Sheet)**  
 As of (date) 12/05/2025  
 (Must be less than 6 months old)

<u>ASSETS</u>		
Current Assets		
Cash	83,637.63	
Other Current Assets (specify)		
Total Current Assets		83,637.63
Tangible Assets		
Motor Vehicle Equipment	134,484	
Property (buildings, land, etc.)		
Office Equipment		2000
TOTAL ASSETS		220,121.63
<u>LIABILITIES</u>		
Current Liabilities (Due within one year of date)		
Loans		
Credit cards/revolving credit		
Other Liabilities (Attach schedule)		
Total Current Liabilities		0
Long Term Liabilities (Due after one year of date)		
Mortgage		
Long term commercial loan	246,624.34	
Other Liabilities (Attach Schedule)		
Total Long-Term Liabilities		
TOTAL LIABILITIES		246,624.34

*PS*

Vehicle Kelly Book valuation is higher because I used the value of the amount each vehicle was purchased at

1. Ford \$30,062
2. Mercedes \$72,300
3. Hyundai \$32,122

Supporting documents attached for balance sheet.

*Completed* 12/5/25

*M.*

# PENNSYLVANIA VEHICLE REGISTRATION

PennDOT is proud to provide you with your new registration credential.

**PLEASE SIGN YOUR CREDENTIAL** - To validate your credential, you need to sign your name in ink as indicated below. The registration must be available when the vehicle is in use.

**DID YOU CHANGE YOUR ADDRESS?** - It is important that we have your current address, and the law requires that any changes be reported to PennDOT within 15 days. Please notify PennDOT of any address change by writing to: PennDOT, Bureau of Motor Vehicles, Harrisburg, PA 17104-2516. Please include the following information with your change of address request: your full street address (including P.O. box number, rural delivery, route number or apartment number, if applicable), city, state and zip code. Please remember P.O. box numbers may be used in addition to the actual address, but cannot be used as the only address. You may also change your address online at Online Services Center at [WWW.DMV.PA.GOV](http://WWW.DMV.PA.GOV).

**PENNSYLVANIA'S LITTERING LAWS** - As a reminder, Pennsylvania has laws against littering on our roadways and on public and private property. Under law, PennDOT is required to include this statement on vehicle credentials to remind motorists of littering laws. By signing your registration credential, you acknowledge that you have received notice of this provision.

Section 3709 of the Pennsylvania Vehicle Code provides for a fine of up to \$300 for dropping, throwing or depositing, upon any highway, or upon any other public or private property without the consent of the owner thereof or into or on the waters of this Commonwealth from a vehicle, any waste paper, sweepings, ashes, household waste, glass, metal, refuse or rubbish or any dangerous or detrimental substance, or permitting any of the preceding without immediately removing such items or causing their removal.

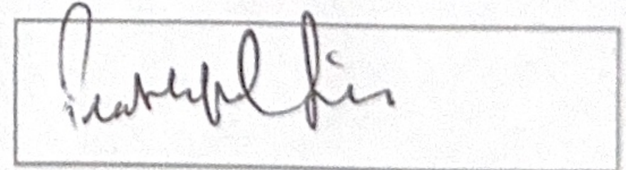
For any violation of Section 3709, you may be subject to a fine of up to \$300 upon conviction, including any violation resulting from the conduct of any other persons operating, in possession of or present within the vehicle with your permission, if you do not with reasonable certainty identify the driver of the vehicle at the time the violation occurred.

**PLEASE DRIVE SAFELY AND REMEMBER TO BUCKLE UP**

COMMONWEALTH OF PENNSYLVANIA REGISTRATION CREDENTIAL

**EXPIRY: JUN 30, 2026      VALID: 12/04/2025**

PLATE:                    MXD0862  
TITLE:                    88897085601 MP  
VIN:                        5NMP2DG11SH028472  
YR/MAKE:                2025 HYUNDAI  
TYPE:                     SW  
WID:                      25338 2620 018547



SIGNATURE

I hereby acknowledge this day that I have received notice of the provisions of Section 3709 of the Vehicle Code.

EMISSIONS INSPECTION REQUIRED/DIESEL VEHICLES EXEMPT    COUNTY: DELAWARE

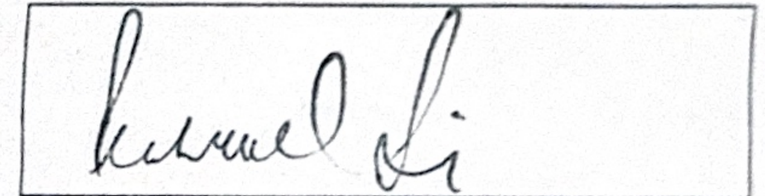
MPJP LLC  
217 FOULKE LN  
SPRINGFIELD PA 19064



COMMONWEALTH OF PENNSYLVANIA REGISTRATION CREDENTIAL

**EXPIRY: JUN 30, 2026**      **VALID: 7/29/2025**

PLATE:	VBC7436	REG. GROSS WT: 9480
TITLE:	88852341901 MP	
VIN:	W1Z4NGHY6ST212528	UNLADEN WEIGHT: 6210
YR/MAKE:	2025 MERCEDES BENZ	CLASS:4A
TYPE:	TK	
WID:	25210 3427 010309	



**SIGNATURE**

I hereby acknowledge this day that I have received notice of the provisions of Section 3709 of the Vehicle Code.

077061  
MPJP LLC  
217 FOULKE LN  
SPRINGFIELD PA 19064



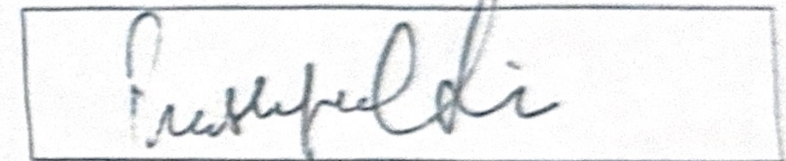
COMMONWEALTH OF PENNSYLVANIA REGISTRATION CREDENTIAL

**EXPIRY:** Jun 30, 2026 **VALID:** 07/24/2025

PLATE: MXR5403  
TITLE: 88838244701 MP  
VIN: 1FA6P8THXS5124116  
YR/MAKE: 2025/FORD  
TYPE: CP  
WID: 25205 3428 017043

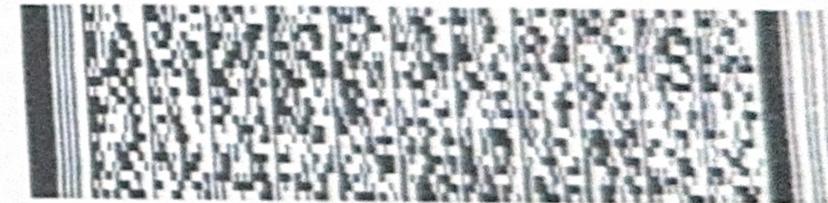
EMISSION INSPECTION REQUIRED/DIESEL VEHICLES EXEMPT COUNTY: DELAWARE

MPJP LLC &  
PRABHPAL SINGH  
217 FOULKE LN  
SPRINGFIELD PA 19064



**SIGNATURE**

I hereby acknowledge this day that I have received notice of the provisions of Section 3709 of the Vehicle Code





# LAW 553-PA-eps 4/23

## RETAIL INSTALLMENT SALE CONTRACT SIMPLE FINANCE CHARGE

Buyer Name and Address (Including County and Zip Code) MPJP LLC 217 FOULKE LANE SPRINGFIELD, PA 19064 DELAWARE  Cell: (610)734-0552 Email: N/A	Co-Buyer Name and Address (Including County and Zip Code) PRABHPAL SINGH 217 FOULKE LANE SPRINGFIELD, PA 19064 DELAWARE  Cell: (347)972-1113 Email: N/A	Seller-Creditor (Name and Address) SPRINGFIELD HYUNDAI 754 Ballimore Pike Springfield, PA 19064
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You, the Buyer (and Co-Buyer, if any), may buy the vehicle below for cash or on credit. By signing this contract, you choose to buy the vehicle on credit under the agreements in this contract. You agree to pay the Seller - Creditor (sometimes "we" or "us" in this contract) the Amount Financed and Finance Charge in U.S. funds according to the payment schedule below. We will figure your finance charge on a daily basis. The Truth-In-Lending Disclosures below are part of this contract.

New/Used	Year	Make and Model	Mfg Gross Vehi- cular Weight	Vehicle Identification Number	Primary Use For Which Purchased
NEW	2025	HYUNDAI SANTA FE HYBRID	N/A	5NMP2DG11SH028472	Personal, family, or household unless otherwise indicated below <input type="checkbox"/> business <input type="checkbox"/> agricultural <input type="checkbox"/> N/A

### FEDERAL TRUTH-IN-LENDING DISCLOSURES

ANNUAL PERCENTAGE RATE	FINANCE CHARGE	Amount Financed	Total of Payments	Total Sale Price
The cost of your credit as a yearly rate.	The dollar amount the credit will cost you.	The amount of credit provided to you or on your behalf.	The amount you will have paid after you have made all payments as scheduled.	The total cost of your purchase on credit, including your down payment of 5,000.00 is
0.00 %	\$ 0.00	\$ 37,969.19	\$ 37,969.19	\$ 42,969.19

**OPTIONAL GAP CONTRACT.** A gap contract (debt cancellation contract) is not required to obtain credit and will not be provided unless you sign below and agree to pay the extra charge. If you choose to buy a gap contract, the charge is shown in Item 4D of the Itemization of Amount Financed. See your gap contract for details on the terms and conditions it provides. It is a part of this contract.

Term \_\_\_\_\_ N/A \_\_\_\_\_ Mos.  
 Name of Gap Contract \_\_\_\_\_  
 I want to buy a gap contract.   
 Buyer Signs X \_\_\_\_\_ N/A \_\_\_\_\_

### Your Payment Schedule Will Be:

Number of Payments	Amount of Payments	When Payments Are Due
59	\$ 632.82	MONTHLY beginning 08/21/2025
1	\$ 632.81	FINAL PAYMENT DUE 07/21/2030

**NOTICE: ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF. RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER.**

N/A

**Late Charge.** If payment is not paid in full within 10 days after it is due, you will pay a late charge. If the vehicle is a heavy commercial motor vehicle, the charge will be 4% of the part of the payment that is late. Otherwise, the charge will be 2% of the part of the payment that is late.  
**Prepayment.** If you pay early, you will not have to pay a penalty.  
**Security Interest.** You are giving a security interest in the vehicle being purchased.  
**Additional Information:** See this contract for more information including information about nonpayment, default, any required repayment in full before the scheduled date and security interest.

**Returned Check Charge:** You agree to pay the costs we actually pay to others if any check you give us is dishonored.

**If you do not meet your contract obligations, you may lose the vehicle.**

Buyer Signs X Prabhpal Singh Co-Buyer Signs X Prabhpal Singh



Motor Vehicle  
Retail Order

# Mercedes-Benz of Princeton

2910 U.S. ROUTE 1, LAWRENCEVILLE, NJ 08648

(609) 771-8040 Fax (609) 771-9384

www.mbprinceton.com



Mercedes-Benz

New  Used  
 Demo

CUSTOMER <b>MPJP LLC</b>	DATE <b>07/10/2025</b>	STOCK NO. <b>ST212528</b>
ADDRESS <b>217 Foulke Ln</b> <b>Springfield</b> <b>PA</b> <b>19064</b>	SALESPERSON <b>Aleh Yarash</b>	
HOME PHONE _____	WORK PHONE _____	CELL PHONE <b>(347)972-1113</b>
PLEASE ENTER MY ORDER FOR ONE <b>2025 Mercedes-Benz</b>		MODEL <b>M2PV7H</b>
BODY TYPE <b>Base</b>	COLOR <b>9040/VF6</b>	MILES <b>11</b>
E-MAIL: <b>m p j p l l c @ g m a i l . c o m</b>		SERIAL NO. <b>W I Z 4 N G H Y 6 S T 2 1 2 5 2 8</b>

Prior to Delivery of the vehicle listed above, customer shall elect one of the following and so advise the Mercedes-Benz representative:  
 Cash Purchase  Finance Purchase  Lease  
 IF A CREDIT SALE, REQUIRED INFORMATION CONTAINED ON A SEPARATE DISCLOSURE STATEMENT IS MADE A PART OF THIS ORDER.  
 IF A LEASE, COMPLETE DISCLOSURE OF ALL LEASE TERMS AND CONDITIONS IS CONTAINED ON A SEPARATE LEASE CONTRACT.

IF A NEW VEHICLE SALE OR LEASE . . .  
 The only warranties applying to this vehicle are those offered by the manufacturer. Dealer sells/leases this vehicle "as is" and hereby disclaims all warranties, either express or implied, including any implied warranties of merchantability and fitness for a particular purpose. Any liability of dealer with respect to defects or malfunctions of this vehicle including, without limitation, those which pertain to performance or safety, (whether by way of "strict liability," based upon dealer's negligence, or otherwise), is expressly excluded and customer hereby assumes any such risks. The manufacturer's warranty is not affected by this disclaimer of warranties by dealer.

TO BE DELIVERED ON OR ABOUT	
Price of Unit	\$75,202 59
Additional Equipment (options)	
5Yr/100k miles ELW included in price	

IF USED VEHICLE SALE OR LEASE-CHECK APPROPRIATE BOX  
 This vehicle is sold/leased "as is" and dealer hereby expressly disclaims all warranties, either express or implied, including any implied warranties of merchantability and fitness for a particular purpose. Any liability of dealer with respect to defects or malfunctions of this vehicle including, without limitation, those which pertain to performance or safety, (whether by way of "strict liability," based upon dealer's negligence, or otherwise), is expressly excluded and customer hereby assumes any such risks.  
 OR  
 The only dealer warranty on this vehicle is the limited warranty which is issued with and made a part of this order form.

IF A LEASE, THE FOLLOWING APPLY:  
 MONTHLY PAYMENT AMOUNT \$ \_\_\_\_\_  
 TERM: \_\_\_\_\_ MONTHS  
 MILEAGE PER YEAR \_\_\_\_\_  
 CASH DUE AT DELIVERY \$ \_\_\_\_\_

ALL USED VEHICLE SALES-DEALER'S OBLIGATION  
 The laws of New Jersey require Motor Vehicle Dealers to make all necessary repairs, without charge, or return the full purchase price (if a sale) to the customer in the event a used vehicle sold and intended to be registered in this State fails to meet State Inspection Standards for the issuance of a certificate of approval due to a defect that is not the result of the customer's own act. The undersigned, before entering into this contract, has been informed of dealer's obligation above and agrees to have the used vehicle inspected within 14 days from the issuance of the permanent registration for such vehicle.  
 07/10/2025 x *[Signature]*

IF A PURCHASE, THE FOLLOWING APPLY:  
 TOTAL PRICE OF VEHICLE \$75,202 59  
 Less Trade-in \_\_\_\_\_

WAIVER OF DEALER'S OBLIGATION (USED VEHICLE SALE)  
 The undersigned, has read and understood the above Dealer's Obligation, and does hereby WAIVE AND RELEASE the DEALER'S OBLIGATION to make repairs without charge or return the full purchase price (if a sale) if the vehicle fails to meet State Inspection Standards for the issuance of a certificate of approval, unless the cause for the vehicle's rejection is an item which is "covered" by New Jersey's Used Car Lemon/Warranty Law (P.L. 1995, Chpt. 373).  
 07/10/2025 x *[Signature]*

Documentary Clerical Fee \$199.50	
Fee: Document Delivery Fee \$199.50	\$399.00
(See Paragraph 16 On Terms & Conditions Page)	
NJCAR/DSP Service Fee	
<b>TOTAL TAXABLE AMOUNT</b>	<b>\$75,602 59</b>
State Sales Tax	\$4,517 16
Motor Vehicle Tire Fee - \$1.50 per New Tire	
NJ Supplemental Titling Fee	
Registration/Title Fee (Estimated)	\$400 00
(See Paragraph 15 On Terms & Conditions Page)	
<b>NET PAY-OFF ON TRADE-IN</b>	
<b>TOTAL</b>	<b>\$80,518 75</b>
Deposit	\$1,000 00
<b>BALANCE IN CASH, CERTIFIED CHECK OR OTHER ACCEPTABLE FORM OF PAYMENT TO BE PAID TO RETAILER ON DELIVERY</b>	<b>\$9,000.00</b>
<b>BALANCE DUE ON DELIVERY</b>	
MBFS 60months @ 8.99%	\$70,518 75

TRADE-IN DESCRIPTION AND ALLOWANCE  
 Year \_\_\_\_\_ Make \_\_\_\_\_ Model \_\_\_\_\_  
 Serial No. \_\_\_\_\_ Mileage \_\_\_\_\_  
 Trade-in Value \_\_\_\_\_ Date of \_\_\_\_\_  
 Less Balance Owed \_\_\_\_\_  
 Net Trade-in Allowance \_\_\_\_\_  
 Balance Owed to: \_\_\_\_\_  
 Address: \_\_\_\_\_  
 Account No.: \_\_\_\_\_  
 Info. From \_\_\_\_\_ Good Thru \_\_\_\_\_  
 Customer certifies that the frame on the trade-in vehicle has never sustained any damage or been repaired. All airbags are of original equipment and have never been deployed. Also, that the vehicle has never been in a flood or had the emission control system tampered with or altered. Customer certifies the above mileage of trade-in vehicle is accurate.  
 X \_\_\_\_\_ 07/10/2025  
 Customer's Signature Date

**THIS ORDER NOT SUBJECT TO CANCELLATION - DEPOSIT NON-REFUNDABLE**  
**IMPORTANT: READ THE TERMS AND CONDITIONS PAGE OF THIS ORDER BEFORE SIGNING.**

**AGREEMENT TO ARBITRATE ALL CLAIMS. READ THE FOLLOWING ARBITRATION PROVISION CAREFULLY, IT LIMITS YOUR RIGHTS, AND WAIVES THE RIGHT TO MAINTAIN A COURT ACTION, OR TO PURSUE A CLASS ACTION IN COURT AND IN ARBITRATION.**

The parties to this agreement agree to arbitrate all claims, disputes, or controversies, including all statutory claims and any state or federal claims ("claims"), that may arise out of or relating to this agreement and the sale or lease identified in this agreement. By agreeing to arbitrate, the parties understand and agree that they are giving up their rights to use other available resolution processes, such as a court action or administrative proceeding, to resolve their disputes. Further, the parties understand that they may not pursue any claim, even in arbitration, on behalf of a class or to consolidate their claim with those of other persons or entities. Consumer Fraud, Used Car Lemon Law, and Truth-in-Lending claims are just three examples of the various types of statutory claims subject to arbitration under this agreement. The arbitration shall be administered by the American Arbitration Association under its Commercial Arbitration Rules, and the Consumer Related Disputes Supplementary Procedures to the extent applicable, before a single arbitrator who shall be a retired judge or an attorney. Dealership shall advance both party's filing, service, administration, arbitrator, hearing, and other fees, subject to reimbursement by decision of the arbitrator. Each party shall bear his or her own attorney, expert, and other fees and costs, except when awarded by the arbitrator under applicable law. The arbitration shall take place in New Jersey at a mutually convenient place agreed upon by the parties or selected by the arbitrator. The decision of the arbitrator shall be binding upon the parties. Any further relief sought by either party will be subject to the decision of the arbitrator. [If any part of this agreement, other than the waivers of class actions, and consolidation, is found to be unenforceable for any reason, the remaining provisions shall remain enforceable. If the waiver of class actions or consolidation is found unenforceable, this entire agreement shall be void.] In the event that any claims are based on a lease, finance, or other agreement between the parties related to this sale or lease as well as this agreement, and if such lease, finance or other agreement contains a provision for arbitration of claims which conflicts with or is inconsistent with this arbitration provision, the terms of such other arbitration provision shall govern and control. **THIS ARBITRATION PROVISION IS GOVERNED BY THE FEDERAL ARBITRATION ACT. THIS ARBITRATION PROVISION LIMITS YOUR RIGHTS, AND WAIVES THE RIGHT TO MAINTAIN A COURT ACTION OR PURSUE A CLASS ACTION IN COURT OR IN ARBITRATION. PLEASE READ IT CAREFULLY, PRIOR TO SIGNING.**

Accepted By: <u>07/10/2025 X</u>	<u>07/10/2025 X</u>	<u>[Signature]</u>
Date	Date	Customer's Signature
Dealer or His Authorized Representative	Date	Customer's Signature

Customer agrees that this Order on the face and on the reverse side and any attachments to it includes all the terms and conditions, if a sale. Customer further agrees this Order cancels and supersedes any prior agreements and as of the date signed by Dealer or authorized agent, comprises the complete and exclusive statement of the terms of the agreement between Customer and Dealer. If Customer, prior to delivery, elects to lease the vehicle described above, Customer and Dealer agree to execute a lease contract which shall contain full disclosure of all lease information. **THIS ORDER SHALL NOT BECOME BINDING UNTIL ACCEPTED BY DEALER OR HIS AUTHORIZED REPRESENTATIVE.** Customer by execution of this Order acknowledges that they have read the terms and conditions and have received a true copy of the order. I am 18 years of age or older and of full legal capacity to enter into this contract.

Accepted By: <u>07/10/2025 X</u>	<u>07/10/2025 X</u>	<u>[Signature]</u>
Date	Date	Customer's Signature
Dealer or His Authorized Representative	Date	Customer's Signature

**THIS ORDER NOT SUBJECT TO CANCELLATION — DEPOSIT NON-REFUNDABLE**  
**IMPORTANT: READ THE TERMS AND CONDITIONS PAGE OF THIS ORDER BEFORE SIGNING.**

Your answers should be verified per 52 Pa Code § 1.36. Accordingly, you must provide the following statement with your responses:

I, PRABHUPAL SINGH, hereby state that the facts set forth are true and correct to the best of my knowledge, information and belief, and that I expect to be able to prove the same at a hearing held in this matter. I understand that the statements herein are made subject to the penalties of 18 Pa.C.S. § 4904 (relating to unsworn falsification to authorities).

*Prabhu Singh* 12/5/25

The blank should be filled in with the name of the appropriate company representative, and the signature of that representative should follow the statement.

Failure to comply with this request within 10 working days from the date of this letter will result in the denial of the application.

Please direct any questions to Compliance Specialist Kevin Morgan, Bureau of Technical Utility Services at (717) 787-2687. Faxed or emailed filings are **not** accepted.

Sincerely,

*Matthew L. Homsher*

Matthew L. Homsher  
Secretary

Enclosure

*OK*