(10268)

SUMMONS

STATE OF ALABAMA,)
BALDWIN COUNTY.)

TO ANY SHERIFF OF THE STATE OF ALABAMA, GREETINGS:

You are hereby commanded to summons MURRAY R. BRYANT, JR., to appear and plead, answer or demur, within thirty days from the service hereof, to the complaint filed in the Circuit Court of Baldwin County, Alabama, at the place of holding same by ASSOCIATES DISCOUNT CORPORATION, An Alabama corporation, Assignee of BIG THREE DODGE, INC.

Witness my hand this the 77 day of October, 1964.

Leiderk terk

COMPLAINT

ASSOCIATES DISCOUNT CORPORATION, An Alabama Corporation, Assignee of BIG THREE DODGE, INC.,

PLAINTIFF,

IN THE PROBATE COURT OF

BALDWIN COUNTY, ALABAMA

AT LAW

VS:

MURRAY R. BRYANT, JR.,

DEFENDANT.

The Plaintiff claims of the Defendant ONE HUNDRED TWENTY-SEVEN & 28/100 DOLLARS (\$127.28), due on promissory note made by him on the 15th day of January, 1960, and payable on the 1st day of July, 1963, with interest thereon.

Said note provides for attorney's fee of fifteen per cent (15%), which is claimed by the Plaintiff.

Agtorney for the Plaintiff

Befendant's address:

Box 22 Stockton, Alabama

Ex-12-31-64 EILED
OCT 27 1984

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Received 2 day of 1969
and on 2 day of 1969
Listing a factor of the within Samuel Con Start on Taylor Wilking, Sheriff
Received Sheriff
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m. 6268

SUMMONS

ASSOCIATES DISCOUNT CORPORATION, An Alabama corporation, Assignee of BIG THREE DODGE, INC.,

PLAINTIFF,

VS:

MURRAY R. BRYANT, JR.,

DEFENDANT.

law office of FOREST A, CHRISTIAN FOLEY, ALABAMA

FOREST A. CHRISTIAN

ATTORNEY AT LAW

P. O. DRAWER 190

AREA CODE 205 - PHONE 949-2201 FOLEY, ALABAMA 36535

July 27, 1966

Mrs. Alice J. Duck Clerk of Court Bay Minette, Alabama

Re: Associates Discount

Vs: Murray R. Bryant

Garnishment on Judgment

CONTAINER MILL, Brewton, Ala.,

GARNISHEE. Case No. 6268

Dear Mrs. Duck:

On July 20, while I was at the State Bar meeting, Mr. Bryant came in and paid \$15.00 on the above judgment and promised to pay \$20.00 each month beginning August 1, if we would with draw the garnishment.

Accordingly, kindly release the garnishment under the terms mentioned above.

Cordially yours,

FORESTA. CHRISTIAN



FOREST A. CHRISTIAN

ATTORNEY AT LAW
p. 0. DRAWER 190

AREA CODE 205 - PHONE 943-2201

FOLEY. ALABAMA 36535

July 27, 1966

Mrs. Alice J. Duck Clerk of Court Bay Minette, Alabama

Re: Associates Discount

Murray R. Bryant Garnishment on Judgment

CONTAINER MILL, Brewton, Ala.,

GARNISHEE. Case No. 6268

Dear Mrs. Duck:

On July 20, while I was at the State Bar meeting, Mr. Breant came in and paid \$15.00 on the above judgment and promised to pay \$20.00 each month beginning August 1, if we would with draw the garnishment.

Accordingly, kindly release the garnishment under the terms mentioned above.

Cordially yours

PORESTVA. CHRISTIAN

The State of Alabama,	CIRCUIT COURT, BALDWIN COUNTY
Baldwin County	MAY 13 TERM, 1965
To any Sheriff of the State of Alabama, Greeting:	
WHEREAS, at a regular.MayT	Term, 19.65, of the Circuit Court of Baldwin
	3y, 19.65, being a regular day of
	AATION, an Alabama comporation
recovered judgment against MURRAY R. BRYAN	NT., JR., Star Route A, Atmore,
Alabama,	and an internal control of the state of the
2	***************************************
for the sum of .ONE HUNDRED FIFTEEN & C	00/100(\$11500) Dollars, and cost of suit,
and affidavit having been made by FORESTA.	CHRISTIAN
that process of garnishment is believed to be necess	sary to obtain satisfaction of such Judgment, and that
the following named persons or corporations, viz:	
CONTAINER MILLS, BREWTON, ALABAMA	
	······································
has or is believed to have inits posse	ession, or underitscontrol money
or effects belonging to said defendant MURRAYR.	BRYANTo, that it is, or
contract for the delivery of personal property, or on discharged by the delivery of personal property, or You Are Therefore Hereby Commanded Alabama	or to be liable to them, or to one of them on a a contract for the payment of money which may be which is payable in personal property. to Summon CONTAINER MILL OF BREWLON
to be and appear before the honorable Judge of the within House thereof, in the city of Bay Minette, wither then and there within the three first days of the	e Circuit Court for Baldwin County, at the Court thirty days ***********************************
	LLS. answer, or at any time intervening the time of
	tament was indebted to said defendant
ii and whetherit	will not be indebted in future to said defendant
is, or are, liable to said defendants for the delivery	hether by a contract then existing
ty, and whetherit has not inits	possession or underifs.
control money or effects belonging to the defendant	MURRAY R. BRYANT, JR.
Herein fail not, and have you then and ther	e this Writ.
Witness, ALICE J. DUCK, Clerk of said Court, t	his28th day ofJune,A. D., 1966.
Issued .28th day of June, ATTEST:	

EX-8-12-66

Duie J. Duk, Clerk

RECEIVED

JUN 28 1966

TAYLOR WILKINS

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<u>_</u>	<u> </u>	Sheriff	Secretaria and the second

CIRCUIT	COURT.	BALDWIN	COLINTY

No. 6768/19

Associates Discount Lorp

VS. GARNISH

GARNISHMENT ON JUDGMENT

Morry R. Bryant Tr.

Issued 75 day of June 1966

Returnable____day of ______19__

Attorney

MOORE PRINTING COMPANY - BAY MINETTE, ALA.

RELEASE OF GA"NISHMENT	
circuit Court of BALDWIN County,	Alabama
RE: <u>ASSOCIATES DISCOUNT CORPORATION</u> vs.	Plaintiff.
MURRAY R. BRYANT, JR.	Defendant.
To:CONTAINER MILLS,	GARNISHEE
I, Alice J. Puck , Clerk of the Circuit Court of Baldwin bama, do hereby certify that in the above styled case, Garnishment has been released been discharged.	7.7
Witness my hand, this the 28th day of July	, 19 66
	CLERK.

m.61/68/1 davit in Garnishment on Summons. The Syment The State of Alabama Before me, ALICE J. DUCK, Clerk of Circuit Court, Baldwin County in and for said County, personally appeared FOREST A. CHRISTIAN who, being duly sworn, doth depose es and say s that MURRAY R BRYANT, IR., Ster Route A, Atmore, Alabama DISCOUNT CORPORATION, Birmingham, indebted to ASSOCIATES in the sum of ONE HUNDRED TWENTY-TWO end that vivilizitivi vivilizitiv rommenced on suit by summons and complaint on said, indebtedness against the said MURRAY R. BRYANT, IR on a judgment dated May 13, 1965, and recorded in Judgment Book 015, page 319, on May 17, 1965. and that CONTAINER MILLS, Brewion, Alabama supposed to be indebted to the said Defendant__, or to have effects of the said Defendant__, in__its____ possession, or under___its_control, and that__it__ believe that process of Garnishment against the said MURRAY R. BRYANT. JR is necessary to obtain satisfaction of said claim; and that the said _CONTAINER_MILLS_Brewton, Alabama is believed to be chargeable as Garnishee in said cause; and that this Writ is not sued out for the purpose of vexing or harassing said Defendant____, or other improper motives.

The State of Alabama,	CIRCUIT CO	DURT, BALDV	VIN COUNTY
Baldwin County	MAY	13	TERM, 1965
To any Sheriff of the State of Alabama, Greeti	ing:	e geriet. George State George	e Angle ou de la
WHEREAS, at a regular.May	Term, 19. 65	, of the Circ	uit Court of Baldwin
County, to-wit: On the	May	, 19. 55 ,	being a regular day of
said term, ASSOCIATES DISCOUNT COM	PORATION, at	. Alabama c	orporation
		* * v	
recovered judgment against .MRRAY R BR	YANT, JR.,	tar Route	A, Atmore,
Alabama,			
			s. (1)
for the sum of .ONE .HUNDRED FIFTEEN.	in a contract of		ollars, and cost of suit,
and affidavit having been made by ECRESI	. A. CHRISTIA	M	
that process of garnishment is believed to be n	The transfer of the state of th		ich Judgment, and that
the following named persons or corporations,			
CONTAINER MILLS, BREWTON, ALAE	iama		
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		donarda ¹ de	<u>idagi ka sa saba ey</u> i
has or is believed to have inIts	possession, or unde	r its	control money
or effects belonging to said defendant MIRRAY	R. BRYANTS	Rat <u>it</u>	is, or
contract for the delivery of personal property, discharged by the delivery of personal property. You Are Therefore Hereby Command	y, or which is paya ded to Summon	able in personal	property. MILL of Brewton
Alabama			
to be and appear before the honorable Judge	him thirty o	lavs	
House thereof, in the city of Bay Minette, on the			
the service of the garnishment, or at the making			
serving the garnishment, and making the answer	_		
serving the garnishment, and making the answer			
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is, or are, liable to said defendants for the deli- which may be discharged by the delivery of pe	very of personal p	property, or for	the payment of money
ty, and whether has not in	1 ic s	ossession or un	der1£5
control money or effects belonging to the defer	dantMURRAY.R.	BRYANT, I	R.
Herein fail not, and have you then and	there this Writ.		:
Witness, ALICE J. DUCK, Clerk of said Co	urt, this28th	day of	 ,A. D., 19 66 .
Issued .28thday of .June.			+ A
	() .	, 1	/

THE STATE OF ALABAMA Baldwin County

Circuit Court

Personally appeared before me, Alice J. Duck, Clerk of the Circuit Court in and for Baldwin County and State aforesaid _____FOREST_A__CHRISTIAN who being duly sworn, on oath says, that a regular ... May 13, 1965. of the Circuit Court of Baldwin County, to-wit: on the ______13th ___day of ___May 19.66. ASSOCIATES DISCOUNT CORPORATION, an Alabama Corporation recovered a judgment against MURRAY R BRYANT, Jr., Star Route A, Atmore, Alabama for the sum of besides costs of suit; that said judgment remains wholly unsatisfied and in full force and effect: that CONTAINER MILLS, Brewton, Alabama supposed to be indebted to or have effects of the said MIRRAY R. BRYANT, JR. in ______its ______Control, and that he believes process of Garnishment against said ...MURRAY R. BRYANT, JR. is necessary to obtain satisfaction of said judgment. A. D. 19.6.6.

DEFICIENCY ACCOUNT INFORMATION

	CUSTOMER		
Customer's name Marray R. Bryant, Jr.	Acc	ount number .	3808,886-15
Age 21 Race White Single X	Divorced Married Chil	dren	
Physical description			
Last known address <u>Box 22</u> , Stockton, A	llabama		
Previous address 127 Main St., Citronell	e, Alabama		
Last known employerSelf - Dairy			
Occupation			
Wife's name Empl			
Relatives: Self <u>Murray Bryant, Sr., Stoo</u>	kton, Alabama, Father		
Wife		·····	,
Acquaintances or references in present locality	Internal Control of the Control of t		
			<u></u>
If in military service provide: Military service nu	mber		
Military address			THE PARTY OF THE P
		<u> </u>	
7 75 60	COLLATERAL		
Date of purchase Ins	strument: Contract 🔼 Mortgage	☐ Bailment	Lease Security Agreement
Dealer <u>Big Three Dodge</u> , Inc.			
Car: Make Ford	Year 1959	Model Galax	ie Body 4dr
	ACCOUNT RECORD		
		···ro	
Date repossessed $\frac{1/27/71}{100000000000000000000000000000000000$	ents @ \$92 J10 heginning	1-23-60	• 2872200 2872.00
Payments received:	ins @ \$\frac{1}{2\infty} \text{pedimining}		Q
rayments received:	the second of th		\$ 1024.00
Balance at time of repossession			\$ 1848.00
·	¢		3 2040400
 Expense of repossession and sale Other expenses 	\$		
	5		
4. Total expenses	3		. 1848.00
5. Sub total (item 1 plus item 4)6. Proceeds of sale	s 1250.00		\$
•	\$ 182.33		
7. Insurance premium refund	\$ 288.39		
8. Other credits	1720.72		And the second s
9. Total credits	—		127.28
10. Balance due (item 5 minus item 9)			
Comments:			
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			# . #
Documents attached:			
Forwarding company		Teler	ohone
Address		·	
Date of forwarding	,		

ALABAMA INSTALLMENT SALES CONTRACT

ORIGINAL FOR ADC

Murray R. Bryant, Jr. (Write or Type Buyer's Name Plainly)	residing at 127 Main Street
Citronelle	Mobile Alabama
City — Postal Zone No.	County State hereby agree to purchase o
Big Three Dodge, Inc. (Dealer, of the City	of Mobile State of Alabama
New or Used Make of Motor Vehicle No. Cyl. Year Model No. Type of Body	Serial Number Motor Number License Number
2ºº Used Ford 8 59 Gal. 4-Dr.	8948-149943
Radio X Heater X Automatic X Overdrive Power Steering X	Power Window Air Con- Brakes Lifts ditioning Other
together with all equipment and accessories thereon or hereafter added thereto all of which price of \$ 3167.00 . I have paid \$ 295.00 in cash upon said time	price and have delivered a
motor vehicle at an agreed net value of and I promise to pay the	(Year and Make of Trade-In) remainder of said time price of S 2872.00
in such coin or currency of the United States of America at the time of payment shall be legal in 30 monthly installments of \$ 92.1:0 and a final install	ment of \$ beginning on 2-15 1960
and continuing on the same day of each mouth thereafter until fully paid as evidenced by the u	(Month & Day)
may be detached herefrom. Title to the above described vehicle shall remain in the seller or his provisions of an installment sale contract and note executed contemporaneously herewith.	s assignee until the purchase price is fully paid in compliance with all of the
····	and the second s
Amonth & same day of each month thereafter until fully paid as evidenced by the undersigned's note of even date herewith which is a separate may be detached herefrom. Title to the above described which shall remain in the seller or his assignee until the purchase price is fully paid in compiliance provisions of an installment sale contract and note executed contemporaneously herewith. In consideration of the foregoing I shall be provided insurance if obtainable as follows: Check Insurance Coverages Included in Contract COVERAGES APPLICABLE TO MOTOR VEHICLE for Term 30 Months, effective 1-1. Road Service. OTHER INSURANCE COVERAGES It is hereby mutually agreed insurance included herein, other than insurance on the car, covers only the person whose ture first appears below. Credit Life. Benefits payable in amount necessary to discharge indebtedness hereunder. Policy automatically termit original maturity date hereof or upon repossession. Premium rate 1% per annum. Accident and Health. Benefits payable monthly in amount of contract divided by number of months scheduled Disability from pre-existing conditions, pregnancy, and sickness for 30 days or less are excluded. Benefits payable ability due to accident start first day of disability. Policy automatically terminates on original maturity date hereof repossession. Premium rate—12 months or less, 1% per \$100.00; 13 through 18 months, 1½% per \$100.00; 19 thr months, 1½% per \$100.00; 25 through 30 months, 2% per \$100.00; 31 through 36 months, 2¼% per \$100.00. No Bodily Injury or Property Damage Liability Insurance Included Title to said motor vehicle described herein shall remain in the seller or his assignee until this contract is fully performed by me. I hereby acknown or whelled in violation of any State or Federal laws. I will not remove it from the courty or fling district in which I now reside without we	
	-
It is hereby mutually agreed insurance included herein, other than insture first appears below.	urance on the car, covers only the person whose signa-
	=
Disability from pre-existing conditions, pregnancy, and sickness for	30 days or less are excluded. Benefits payable for dis-
repossession. Premium rate—12 months or less, 1% per \$100.00; 13 to	through 18 months, 14% per \$100.00: 19 through 24
1997年,1997年,1997年,1997年,1997年,1997年,1997年,1997年,1997年,1997年,1997年,1997年,1997年,1997年,1997年,1997年,1997年,1997年,1	- · · · · · · · · · · · · · · · · · · ·
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Title to said motor vehicle described herein shall-remain in the seller or his assignee m	ttil this contract is fully performed by me. I bereby acknowledge delivery
said motor vehicle in violation of any State or Federal laws. I will not remove it from the from the holder of this contract.	county or filing district in which I now reside without written permission
Time is of the essence of this contract and if I fail to pay any of the installments we promises herein, or if attachment, levy or execution or other process issues against the mo	tor vehicle, or in the event of bankruptcy or my insolvency, or if the holder
shall deem himself insecure, all unpaid installments shall immediately become due and pay or demand and with or without process of law enter any premises where said motor vehicl with or without notice and all sums paid hereunder may be retained for use of the vehicle.	e may be and take possession of it and sell it at public or private sale
rights and privileges with respect to repossession, resale and disposition of proceeds thereo- personal effects in or upon the vehicle at the time of retaking may be taken and such proper	as are accorded by the applicable laws of the State of Alabama. Any ty may be held without liability until demanded by me. I promise to pay
on demand any balance remaining on this indebtedness after the proceeds of sale, less exp and I hereby authorize the holder to cancel any policy of insurance upon said motor vehic and assign to said holder any and all refunds or returned premiums from such insurance t	tle or other insurance purchased under this contract and transfer, set-over
existing indebtedness hereunder with excess if any to be returned to me. In the event this agreement and title to the motor vehicle is assigned to Associates	Discount Corporation, I promise that after such assignment I will settle all
claims against the seller directly with him and agree not to set up any such claim as a d the purchase price or possession of said motor vehicle brought by the owner hereof. I furt law in the event this contract is assigned to an attorney not a salaried employee of the hole	her agree to pay such attorneys' fees and court costs as are permitted by
The rights and obligations of the respective parties hereto are as set forth herein and hereof, which statement I agree is a part of this contract and by this reference is incorporate to the contract and by the reference is incorporate.	in the "Statement of Additional Covenants" set forth on the reverse side
in the contract in no way restricts their application. Waiver of any default shall not const pleted copy of this contract.	itute waiver of any other default. I hereby acknowledge receipt of a com-
NOTICE TO BUXER: Do Not Sign This Contract Until Bl:	
- ·	January 15, 19 60
Signed, Sealed and Delivered in presence of:	
Keam (hann) V Buyer Sig	n Mara R B A (SEAL)
witness (Cr	edit Life, Health and Accident Insurance, as included, covers only
AAUIA DIMO Buyer Sig	the person signing above.
Witness	(SDI-LL)
s 2872.00 Mobile Alabama	January 75 60
(City) (State)	Br. T. T.
그는 사람들은 사람들이 가득하는 사람들이 되었다. 그는 사람들은 사람들이 가득하는 사람들이 되었다.	Big Three Dodge, Inc.
Two thousand eight hundred seventy two and no/l at the office of ASSOCIATES DISCOUNT CORPORATION. South Bend, Indiana, in such coin	OO Dollars (\$ 2872.00) or currency of the United States of America as at the time of payment shall
be legal tender for the payment of public and private debts. 1 x 100,000 Due in 30 monthly installments of \$ 92,10 and a final install	1-23-60
and continuing on the same day of each month thereafter, together with interest at the highes	(Month & Day)
and continuing on the same day of each month thereafter, together with interest at the highesthen unpaid hereon. If any of said installments be not paid when due, then all unpaid installments hereof shall	
parties hereto, including sureties, endorsers and guarantors, hereby severally waive presentment in bringing suit against any party thereto, and all endorsers and guarantors hereon consent that	t for payment, notice of non-payment, protest, notice of protest and diligence t the time of payment may be extended from time to time after maturity
without notice to them. The maker and all parties hereto do hereby jointly and severally waiv have under or by virtue of the Constitution or laws of the state where buyer resides, or any of	her state of the United States, as against the debt evidenced hereby.
Euyer 7	Junay N. Bugant, Or

glo / 1 100 2 1	Time Called In	Wented	Called In By			~	Dealer			
New or Year Used Built	Make of Automobile	Type of Body	Model Number	No.		ories and Equipm	ont:	Cash Sal	o Prime	
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If no cost of insurance coverage applicable to the motor vehicle is included in this contract, I promise to promptly insure the motor vehicle at my own expense in a company acceptable to the holder hereof against loss by fire, theft and collision for the period of the term of this contract under a policy providing that loss, if any, shall be payable to me and the holder of this contract as our respective interests may appear and to keep such insurance in full force during said term and to deliver to the holder of this contract within five days of the date of this contract a paid-up policy to such effect. If I fail to so deliver such policy, or if such policy is subsequently cancelled or expires and I do not furnish replacement insurance immediately, the holder of this contract may but shall not be obligated to purchase such policy, and I promise to pay the cost thereof at such time or times as the holder of this contract under the terms bereaf is subsequently cancelled by the insurer and a return premium received

If any motor vehicle insurance obtained by the holder of this contract demands together with interest thereon at the highest lawful contract rate until paid. If any motor vehicle insurance obtained by the holder of this contract under the terms hereof is subsequently cancelled by the insurer and a return premium received therefrom, the holder after each such cancellation may but shall not be obligated to obtain therewith similar insurance from another carrier and if the premiums therefor are greater than the amount of return premiums, I promise to pay such additional amounts at such time or times as the holder of this contract demands together with interest thereon at the highest lawful contract rate until paid. If the holder chooses not to obtain such insurance protecting both the holder and myself against loss, the holder may but shall not be obligated to purchase a policy of single interest insurance protecting the holder alone against loss and to apply any remainder toward the satisfaction of the last maturing installment of this contract.

Any and all refunds or returns of unearned insurance premiums are hereby transferred, set over and assigned to the holder hereof as an additional security for the indebtedness evidenced by this contract and may be collected and receipted for by the holder in its name or in mine at any time. The holder of this contract may from time to time apply all sums not expended for insurance toward the satisfaction of the last maturing installment of this contract.

For value received the undersigned hereby assigns the installment sales contract hereon, to the Associates Discount Corporation, and hereby transfers title to the motor vehicle described therein to said assignee, and warrants that the facts set forth in the contract are true, that said motor vehicle is free of all liens and encumbrances of whatever nature or kind; that said instrument is genuine and in all things what it purports to be, and that the undersigned has title to said motor vehicle and has a right to transfer title thereto; that all parties therejo have capacity to contract and that the undersigned has no knowledge of any facts which impair the validity of said instrument or render it less valuable or valueless; and further, that the undersigned believes that the facts stated in the buyer's credit statement enclosed are true. The warranties herein contained are made to induce assignee to purchase this contract and if any be untrue, with or without knowledge of the undersigned or reliance thereon by assignee, the undersigned will on demand purchase this contract from the assignee for the balance remaining unpaid. Note: If a corporation, directors to sign. If a partnership, t be . in name y one of t e of corporation partners. 9 officer having authority from board 0.

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ASSIGNMENT

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Signed	to pay any of he of this note when pay to the holder entire unpaid balled motor vehicle desconcurrently with Dealer's Protection	By Jo LIMI Pay to S ASSOCIATES without recourse	PART Pay to A ASSOCIATES without recourse, count Corporation described in the count in the count in the count of Associates by ay Associates by any Associates by a Associate by a	thout recontrehase fro e contract accordance to 1.	By By ASSOCIAT	Pay to ASSOCIATES Signed By By By Corresponding to the pay to Pay
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DISCOUNT SHEET FAMILY BASIC (Use stamp Date of contract 1/15/60 Branch with code) 127 Main Street Citronelle, Ala. Murray R. Bryant Jr. Purchaser Street State Co-signer Street City State Big Three Dodge, Inc. Franchise Dealer City State Ala. Uaed [Mobile Year No. Cyl. Model No. Motor Number Make Body Serial Number New 🗌 dar. 59 Galaxie Used 🔀 89AS 149943 Ford HOME OFFICE USE ONLY Dealer Code Car F. Age D.P. End. Term S.S.P. No Inst. State City County Exp. Date Ins. T. C. Agt. Class Ins. A. Terr. BRANCH DISCOUNT COMPUTATIONS NADA RED BOOK KELLEY BLUE 2295 100 Cash price 1900.00 = Dealer Cost (New) Net trade-in-\$40.00 Cash down S 39600 2770.50 Middle Book (Used) 2240.00 Total down payment 101.50 18.8% s 251000 2872.00 Unpaid Cash (Deferred) Balance % of Advance 421.12 7991 Check to dealer 2762.62 00 No. 13956 2240.00 FOREIGN INSURANCE Check for Ordered by Assoc.

Dlr.

Pur. No. 2661.12 Agent Check for_ 101.50 Company No. 762.62 Co. add. Paid B.D. Check No. 13956 Exp. Date F. & T. C.A.C. Comp. D.C. \$ (4) D.A. \$ 340.00 (5) C.R. S Premium paid by: Pur.
Our check RATE USED (1) Regular B.D. \$ C808/2 U.C.S. 10/2/10-22 (2) Hold B.D. \$ Territory charge \$ 240.00 S Term of insurance \$ months Total Premium for B's Name 71.80 HAL or Credit Life S (3) B.C. Branch To Mark/Proper Plan for HAL or Cr. Life Old Republic [7] Travelers Cont. Cas. Person to be insured if Travelers 🗀 Cont. Cas. 🗆 more than one signer BRANCH TO MARK HOME OFFICE USE ONLY HAS CONTRACT BEEN FILED Credit Life Health & Accident L.A.H, No:/ What State Credit life only REMARKS Emmco Code lst Year 2nd Year 3rd Year Total Comprehensive 🔀 D.C. S (57) Total Fire & Theft F&T-CAC C.A.C. R.& T. 25 - 10 PLACE ON CARD Grade Total Emmco INS. CLASS APPROVAL Total all direct insurance FL. PL. Yes 🗆 / No. 🗹 Paid Ry. FA 🐔 LA 🗆 IV M Degler Total Time Balance Assignment: 872 00 (Amount of Note) WR 🗌 BE 🗌 RA 🗹 Payable s 100.00 "Pick-up Payment" of

FIRST LETTER

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1=INSTRUCTIONS TO DELIVERING EMPLOYEE cliber ON 3 to dressee Show address where dressee * (Additional charges required for these services) RETURN RECEIPT Received the numbered article described on other side. SIGNATURE OF NAME OF ADDRESSEE (must always be filled in (only if requested in item # 1) STUCKTON: ALT