

Carz R Us 1 Inc. – Sales Agreement

Payee
Carz R Us 1
1281 W. Cleveland Ave
Heyworth, IL 61745
Ph: 309 557 0220
www.carzrus1.com

Payor
Name: _____
Address: _____
City,St,Zip: _____
Home Phone: _____
SS#: _____
DOB: _____

Work Name: _____
Work Address: _____
Work Phone: _____
Reference Name: _____
Reference Number: _____
DL#: _____

Vehicle Information

Year: _____ Make: _____ Model: _____ Body: _____
Stock Number: _____ Color: _____ VIN Number: _____
K.: _____ T.H. _____ I.P. _____ Plate#: _____ Title Release Date: ____/____/____
1st Title #: _____ TRP#: _____ Plate Release Date: ____/____/____

I _____ (Payor) hereby agree to pay Carz R Us 1 (Payee) according to the payment terms specified on page 2 of this agreement. I further agree as follows:

_____ The vehicle that I purchased **As Is-No Warranty, I Will Pay All Costs For Any Repairs**. The seller assumes no responsibility for any repairs regardless of any oral statements about the vehicle.

_____ In the event that Payor shall become late in excess of 3 days from the date a payment is due, a **\$25.00 a day late charge** will be assessed the beginning of 3rd day the payment is late and additionally on each and every day thereafter for a period of seven days.

_____ In the event that Payor shall be late making payments in excess of **7 days**, Payee shall be **entitled to immediately repossess the vehicle** being purchased by the Payor. In the event such vehicle should be repossessed, Payor agrees to bring any and all outstanding **payments current and to pay the fees incurred by Carz R Us 1**, including **towing, storage fees (\$15 per day), recovery fee (\$199), and any and all costs and attorney fees incurred as a result of Payor’s breach**.

_____ In the event if the Payor stops making his or her payments on the vehicle for any reason or reasons the vehicle being purchased by the Payor will be repossessed. And the **Payor will be taken to court** and when that happens **Payor must pay all costs of court fees and attorney fees**.

_____ In the event that Payor changes his or her address and/or telephone number, Payee must be notified. Failure to do so could result in breach of contract and cause immediate repossession of the vehicle.

_____ If after a 21 days’ period the Payor should fail to bring their account current, ownership of the vehicle purchased shall revert back to Carz R Us 1.

_____ In the event the vehicle has to be repossessed for a 2nd time, ownership of sail vehicle shall revert back to Carz R Us.

_____ In the event the vehicle is: involved in accident; Needs repairs; breaks down; or impounded, payments will still be required to be paid to Carz R Us 1 on the due dates until the vehicle is paid off.

_____ In the event that if any Insurance company released a check for the damaged vehicle payment shall be taken immediately to Carz R Us for final settlement on the vehicle.

_____ In the event that Payor requests a contract changes a charge of (\$50) will be incurred at the time of the change. The Payor understands that any change made will be the decision of the Payee.

_____/_____/_____
Seller (Payee) Date

_____/_____/_____
Customer (Payor) Date

