RETAIL INSTALMENT CONTRACT

64119

Contract Number The undersigned seller hereby sells, and the undersigned buyer or buyers, jointly and severally, hereby purchase(s), subject to the terms and conditions set forth below and upon the reverse side hereof, the following property, delivery and acceptance of which in good order are hereby acknowledged by buyer, viz.:

	Year Model	No. Cyl.	Make Trade Name	Body Type If Truck, Give Tonnage	Model Number or Series	Manufacturer's Serial No.	Motor No.
Used	1965	6	Chevrolet	Convert.	10767	1076751117532	
Optional	Equipment	or Acc	essories (Check, if include	ed on car)	(1673)		л (мциєза) —
Radio			matic Trans. Power S		☐ High H/P En		
Tinted			eed Trans. Power B		☐ Air Condition	ning of extremely white	
			PRICE computed as for			the figure of otherwise. Which	2145.00
				alment sale - Consisting	of 8O-	, plus \$ 25	50.00 s 250.00
3. DI	FFERE	NCE	BETWEEN ITEMS	1 AND 2	. (Net	Trade-in)	(Cash) s 1895.00
						norized seller to apply for th	
				ANCE ON LIFE OF B	UVER (Include	e this item, if buyer has at	71. 67
4c	ner to ap	pry re	or the insurance) -	ha thorpy matualed as offereall	पु: बार अर्थात कर क्षेत्र कर व	erask 97 kg mode at the Estima	genta guneso are ne o san une
	FFICIAL	FEE	S —Describe	states, entagging the eight deci	town to go alth	callon of son processed of sectors	* -0- (
6. PI	RINCIP	AL B	ALANCE (Add items	3, 4a, 4b, 4c and 5)	तमान सिक्त होन्ह हासहा	DELNOA MARAKE YES LORSYLE (SO	\$ 1909.61
	INANCE		Christian Statement Statement of Christian Co.	TO PURPLE OF SEP 28 VEV.	Access upon court	CH.M. Day and pasterner	\$ 217.19
			E (Add items 6 and 7)		The Country I what	CHECK OF STATUS AND A THE	<u>\$ 2126.80</u>
			PRICE (Add items 2			rangagaji an antaga baptad N	<u>\$ 2376.80</u>
	MILLION OF THE PARTY.	100	stalments of	ce designated below or at	such office of a:	ny assignee as may he herea	84.45
each, com		CARLES TO A	June 15	19 66 a	and on the same	day of each successive mo	onth thereafter, or as indicate
		STREET, DAVID		al the amount of time ba	lance remaining	due.	CLUB SEASON OF THE STORE SEASON DOOR
			100.00 due 6-6	White Property and the second	भवादा राजनुष्टिम्हाराज्यः प्रथम् स्थापनाः स्थापनाः स	En clark several conditions a recent	the section designated as the face he
overing Accid	lental Phy	sical D	amage to the car as outlined	d below (check which applies)	for a term of	months, and { including option	al coverage for Towing and Labor
			☐ Compre	ehensive Coverage	fincluding .	NOT THE COURT OF THE CASE	the aggregater of the propert datance of
nsurance settl	ement sha	II be ba	Fire-In	eft and Additional Coverage	excluding >	Deductible Collis	and shall be payable to buyer.
r seller's assignment	gnee, as in	terests	may appear.	roporty at time or 1003, not t	o execed minits of	nability set forth in the boncy.	and shall be payable to buyer,
according to to	erms and o	conditio	ons set forth in policy or ce	ertificate of insurance issued	by	RESILEM MINIS THE 1920 VICE OF THE	they their the other motion thereof
check) XX	The Pru	dential	Insurance Company of Ar	merica, Newark, New Jersey,		A 12 CE LABOR TO WELL ON ALL THE TEL	and the contact,
OTICE TO E			Policy No. GL-360 INSURANCE IS AUTHOR	IZED: Maximum amount of in	(If O	ther Policy, Name Insurer)	(Home Office Add
f Prudential is	the above-	designa	ated insurer under its Group	Policy G1-360 \$7 500 If ins	urer decignated abo	we is other than Prudential under	rits Group Policy GL-360 S
waximum aggr	egate amoi	int of i	nsurance under this and an	y other instalment contract of	the buyer, when the	ne insurer designated above is th	e insurer designated in each of the se
commence on t	ne date or	THIS CO	ntract and continue until th	e date but not later than the	15th / hay after	or the date provided above for now	e becomes effective, the term thereof ment of the final instalment hereunde
villell the unba	iu Dalance	of the	obligation determbet is of b	ecomes naid in till linless the	inchrance is autom	latically terminated on an earlier (date in certain other events. Reference contained in Paragraph 10 o
everse nereor a	and nereny	incorpo	rated in this item.				isulance contained in Fatagraph to u
uyer Proposed	For Life In	isuranc	e: The person whose name a	appears on line A below (co-bu)	yer, if any, on line B	, when buyer is a corporation).	
laration Appl	icable Wh	ere A C	Charge Has Been Authorize	ed in 4b Above and Insuran	ce Under Prudenti	al Group Policy GL-360 Is Prop	osed: I, the buyer proposed for life
e, ill bluel to	moute Fr	uuenua	al to effect such insurance	do nereby declare that to the	ne hest of my know	wledge and belief I am now in a story prior to the date of this co	mond haalth I harahy authorize any
							RTY DAMAGE CAUSED TO OTHERS
IIIL INJUN	MINCE, II F	uvi, K	LIERKED IO IN IIII3 CON			K DUDILT INJUKT AND PRUPE	KIT DAMAGE CAUSED TO UTTEKS
	MAY THE DIS	D-	in brosserie de sus seject	NOTICE T	O BUYER		
	2	. Do	not sign this co	an exact copy of	read it or if	it contains any blan	nk spaces.
	of the City		a are entitled to	an exact copy of	ne contract	you sign.	
Executed in	Quadrup	olicate,	copy of which was de	livered to, and receipt is	hereby acknowl	ledged by, buyer, this 11	day of May , 1966
yer gns in Ink	li.		The state of the s	0200 1 1	e en sacional des la company de la company d		(Do not date on Sunday)
-				2380 A P	The same of the sa		w Mexico
-Buyer				THE PARTY OF THE PARTY	STORY ALTER THE ST	(Town)	(State) (Postal Coo
ing in Ink		AND PROPERTY.	IN ACCOUNT HOLD TO BE	/ Street	7	(Town)	(State) (Postal Coo
gns in Ink ller							
ller	Sacra	ment	o Motor Co.,	Inc. By	Un Pres.	, 2600 N. Penn.,	Alamogordo, New M
ller	Sacra	ment	o Motor Co.,	Inc. By SS/8	(Title)	, 2600 N. Penn.,	Alamogordo, New M

(County)

(State)
and the property covered thereby and authorizes said General Motors Acceptance Corporation to do every act and thing necessary to collect and discharge the same.

The undersigned certifies that said contract arose from the sale of the within desorned property, warranting that title to said property was at time of sale and is now vested in the undersigned free of all liens and encumbrances; that said property is as represented to the buyer of said property by the undersigned and that statements made by the buyer of said property on the statement form attached hereto are true to the best of the knowledge and belief of the undersigned.

In consideration of your purchase of the within contract, undersigned guarantees payment of the full amount remaining unpaid thereon, and covenants if default be made in payment of any instalment therein to pay the full amount then unpaid to General Motors Acceptance Corporation upon demand, except as otherwise provided by the terms of the present General Motors Acceptance Corporation Retail Plan. Liability of the undersigned shall not be affected by any settlement, extensions or variation of terms of the within contract effected with, or by the discharge or release of the obligation of the buyer or any other person interested, by operation of law or otherwise. Undersigned waives notice of acceptance of this guaranty and notices of non-payment and non-performance.