

# RETAIL INSTALMENT CONTRACT

Contract Number 24779

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.:

New or Used	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	107675L117532	

Optional Equipment or Accessories (Check, if included on car)

- Radio     Automatic Trans.     Power Steering     Power Windows     High H/P Engine (Describe)  
 Tinted Glass     4 Speed Trans.     Power Brakes     Power Seats     Air Conditioning

For a TOTAL TIME PRICE computed as follows:

1. CASH SALE PRICE (including accessories or extras, if any) \$ 2145.00 (1)
2. TOTAL DOWN PAYMENT under instalment sale - Consisting of \$ -0- (Net Trade-in) plus \$ 250.00 (Cash) \$ 250.00 (2)
3. DIFFERENCE BETWEEN ITEMS 1 AND 2 \$ 1895.00 (3)
- \*4a. COST OF REQUIRED CAR INSURANCE (Include this item, if buyer has authorized seller to apply for the insurance) \$ -0- (4a)
- \*\*4b. CHARGE FOR CREDITOR INSURANCE ON LIFE OF BUYER (Include this item, if buyer has authorized seller to apply for the insurance) \$ 14.61 (4b)
- 4c. \$ -0- (4c)
5. OFFICIAL FEES - Describe \$ -0- (5)
6. PRINCIPAL BALANCE (Add items 3, 4a, 4b, 4c and 5) \$ 1909.61 (6)
7. FINANCE CHARGE \$ 217.19 (7)
8. TIME BALANCE (Add items 6 and 7) \$ 2126.80 (8)
9. TOTAL TIME PRICE (Add items 2 and 8) \$ 2376.80 (9)

The Time Balance is payable at the seller's office designated below or at such office of any assignee as may be hereafter

designated in 24 instalments of \$ 84.45  
each, commencing June 15 19 66, and on the same day of each successive month thereafter, or as indicated in space below. The final instalment shall equal the amount of time balance remaining due.  
**and one @ \$100.00 due 6-6-66**

\* Covering Accidental Physical Damage to the car as outlined below (check which applies) for a term of \_\_\_ months, and  including optional coverage for Towing and Labor Costs.  excluding

**NONE**

Comprehensive Coverage     Fire-Theft and Additional Coverage     Deductible Collision

Insurance settlement shall be based upon actual value of property at time of loss, not to exceed limits of liability set forth in the policy, and shall be payable to buyer, seller or seller's assignee, as interests may appear.

\*\* According to terms and conditions set forth in policy or certificate of insurance issued by (check)  The Prudential Insurance Company of America, Newark, New Jersey, under its Group Policy No. GL-360     (If Other Policy, Name Insurer)    (Home Office Address)

**NOTICE TO BUYER IF SUCH INSURANCE IS AUTHORIZED:** Maximum amount of insurance under this contract is \_\_\_

If Prudential is the above-designated insurer under its Group Policy GL-360, \$7,500. If insurer designated above is other than Prudential under its Group Policy GL-360, \$ \_\_\_\_\_. Maximum aggregate amount of insurance under this and any other instalment contract of the buyer, when the insurer designated above is the insurer designated in each of the several contracts, is - If Prudential is the above-designated insurer under its Group Policy GL-360, \$15,000; otherwise, \$ \_\_\_\_\_. If the insurance becomes effective, the term thereof shall commence on the date of this contract and continue until the date, but not later than the 15th ( ) day after the date provided above for payment of the final instalment hereunder, on which the unpaid balance of the obligation hereunder is or becomes paid in full, unless the insurance is automatically terminated on an earlier date in certain other events. Reference is hereby made to the further statement of such insurance, including the further statement concerning the above-designated maximum amounts of insurance contained in Paragraph 10 on the reverse hereof and hereby incorporated in this item.

Buyer Proposed For Life Insurance: The person whose name appears on line A below (co-buyer, if any, on line B, when buyer is a corporation).

Declaration Applicable Where A Charge Has Been Authorized in 4b Above and Insurance Under Prudential Group Policy GL-360 Is Proposed: I, the buyer proposed for life insurance, in order to induce Prudential to effect such insurance, do hereby declare that to the best of my knowledge and belief I am now in good health. I hereby authorize any physician or hospital to disclose to Prudential in the event of my death all information concerning my medical history prior to the date of this contract.

**THE INSURANCE, IF ANY, REFERRED TO IN THIS CONTRACT DOES NOT INCLUDE COVERAGE FOR BODILY INJURY AND PROPERTY DAMAGE CAUSED TO OTHERS.**

### NOTICE TO BUYER

1. Do not sign this contract before you read it or if it contains any blank spaces.
2. You are entitled to an exact copy of the contract you sign.

Executed in Quadruplicate, copy of which was delivered to, and receipt is hereby acknowledged by, buyer, this 11 day of May, 1966.  
(Do not date on Sunday)

A Buyer Signs in Ink [Redacted] 2380 A Mesquite, Holloman AFB, New Mexico  
(Street) (Town) (State) (Postal Code)

B Co-Buyer Signs in Ink \_\_\_\_\_

Seller Signs in Ink Sacramento Motor Co., Inc. By [Signature] Pres., 2600 N. Penn., Alamogordo, New Mex.  
(Title) (Address)

### SELLER'S RECOMMENDATION, ASSIGNMENT AND GUARANTY

For value received, undersigned does hereby sell, assign and transfer to the General Motors Acceptance Corporation in El Paso (City) Texas (State) his its or their right, title and interest in and to the within contract, herewith submitted for purchase by it 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 described 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.