



AUTOMOTIVE SERVICES COMPANY

ASC GUARANTEE (A)

In consideration of ASC allowing _____
Legal Business Name

(hereinafter referred to as "Customer") to import and sell vehicles through ASC, the undersigned, whether one or more, personally covenant, guarantee, and warrant that the title to each vehicle sold by Customer through ASC will be good and will be free and clear of all liens and encumbrances, whatsoever. The undersigned unconditionally agrees to reimburse ASC of any loss, damage, expense, or costs, including attorney fees, incurred by ASC as a result of breach of the foregoing warranty of title as to such vehicle.

The undersigned further guarantees full payment of any debts of Customer to ASC, including any checks or drafts issued by Customer or any of Customer's representatives, together with any loss or expense incurred by Auction in collecting or attempting to collect such debt, including attorney fees.

The undersigned further guarantees the odometer mileage statements given by or in behalf of the Customer in all sales of motor vehicles by it through ASC, and agrees to reimburse, indemnify, and hold harmless ASC from all losses and expense caused it by any such odometer mileage statement which proves to be false or inaccurate, including payments made by the ASC under any odometer statement guarantee issued by it in connection with any such sale, as well as any expense or costs incurred by ASC in collecting or attempting to collect such losses, including attorney fees.

The undersigned acknowledges that ASC shall have the right to refuse to transact business with Customer, to modify or release any and all collateral security, to extend or change time of payment, and to settle or compromise with Customer without notice to the undersigned and without discharging or affecting the liability of the undersigned hereunder. This guarantee is to be a continuing guarantee and the undersigned hereby waives notice of acceptance of this guarantee and presentment, demand, protest, and any notice of non-payment or dishonor. The undersigned shall be liable to principal debtor and not merely as surety and the bankruptcy or any assignment in favor of Creditors of Customer shall not affect the enforceability of this agreement.

This instrument shall bind the respective heir, executor, administrators, and assigns of the undersigned, and shall ensure to the benefit of Auction, its successor, assigns, and subrogees. Where there is more than one signatory to this agreement, each signatory shall be jointly and severally liable under this agreement.

Legal Name of Dealership

Date

Signature/Title of Authorized Representative

Print Name