## STATUTORY DISCLOSURE OF DEALER INFORMATION ON PRIOR USE OF VEHICLE

Mak	e _		Year
Vin:			Stock No.:
purc	hase	osure is made by Dealer to d, as required by K.S.A. 50- d above.	inform Purchaser as to Dealer's knowledge about certain specific uses defined by law of the vehicle being 659. Dealer and Purchaser have indicated their initials beside the applicable information about the vehicle
1.	a. b.	PURCHASER(S)	<u>Driver Training Motor Vehicle</u> . This vehicle was used as a driver training motor vehicle as defined by K.S.A. 72-5015. The unit was an automobile or motorcycle acquired by a board pursuant to an agreement with the motor vehicle manufacturer or dealer for use in driver training courses.
		DEALER	
2.	a. b.	PURCHASER(S)	Leased or Rented Motor Vehicle. This motor vehicle has been used as a leased or rented motor vehicle.
		DEALER	
3.	a. b.	PURCHASER(S)  DEALER	Factory Buy-Back of Returned Motor Vehicle. This vehicle was repurchased or reacquired under the provisions of K.S.A. 50-645 prior to being offered for sale, meaning the vehicle was previously sold or leased in Kansas, is of a gross weight of 12,000 pounds or less, not including customized parts and additions or modifications, or a farm truck registered for a gross weight of 16,000 pounds or less; and has previously not conformed to all applicable warranties after a reasonable number of attempts to repair it requiring the vehicle to be accepted on return to the dealer or manufacturer as provided or defined by the aforementioned statute.
vehic distri	cle w buto	as used as a leased or re	r is the first individual to take title to the above-described vehicle for purposes other than resale after the nted motor vehicle, a driver training motor vehicle or repurchased or reacquired by the manufacturer or ack motor vehicle; or returned to the vehicle Dealer under the provisions of K.S.A. 50-645, and amendments rties.
Deal buy-	er to back	a customer of such Dealer v motor vehicle" as identified	m "leased or rented motor vehicle" does not include a motor vehicle leased, loaned or rented by the vehicle while the customer's motor vehicle is being serviced or repaired by the Dealer. Additionally, the term "factory above means a motor vehicle repurchased or reacquired by the manufacturer or distributor due to an order al, informal or mandatory arbitration procedure, and placed for sale through any dealer, auction or agent.
			are and that the terms adjacent to my above signature and information about the vehicle were disclosed to vehicle I am purchasing and the vehicle was purchased subject to it.
Date	d this	day of	20
			PURCHASER(S)
I cer	tify th	nat I have reviewed this disc	losure and delivered a copy of the disclosure to Purchaser.
DEA	LER	NAME:	
SAL	ESM	AN	SALES MANAGER
Date	d		Dated