

DR2407 (09/07/05)

COLORADO DEPARTMENT OF REVENUE
 DIVISION OF MOTOR VEHICLES
 www.revenue.state.co.us

STATE OF COLORADO

Dealer's Bill of Sale for a Motor Vehicle

ANY ALTERATION OR ERASURE VOIDS THIS DOCUMENT

PREVIOUS BILL OF SALE NUMBER

No. [REDACTED]

PRINT NAME OF LICENSED COLORADO DEALER LEN LYALL CHEVROLET INC.		PRINT DEALER NUMBER 0016	
STREET ADDRESS 14500 E COLFAX AVE		CITY AURORA	STATE CO
VEHICLE IDENTIFICATION NUMBER (VIN) [REDACTED]		YEAR 2018	ZIP CODE 80011
FUEL TYPE (CHECK ONE) <input checked="" type="checkbox"/> GAS <input type="checkbox"/> DIESEL <input type="checkbox"/> ELECTRIC <input type="checkbox"/> OTHER		MAKE CHEVROLET	BODY HB
STATUS OF VEHICLE (CHECK ONE) <input checked="" type="checkbox"/> NEW <input type="checkbox"/> USED		MODEL VOLT	
SELL, ASSIGN, AND CONSIGN TO BUYER(S) PRINTED NAME(S) [REDACTED]			MANUFACTURER'S SUGGESTED RETAIL PRICE (NEW VEHICLES ONLY) \$
DATE OF SALE 12/29/2017			

ODOMETER DISCLOSURE STATEMENT

FEDERAL LAW REQUIRES THAT YOU STATE THE ODOMETER MILEAGE UPON TRANSFER OF OWNERSHIP, FAILURE TO COMPLETE OR PROVIDING A FALSE STATEMENT MAY RESULT IN FINES AND/OR IMPRISONMENT.

THE ABOVE NAMED DEALER STATES THAT THE ODOMETER NOW READS (NO TENTHS OF MILES): 87 AND:

- THE ODOMETER READING IS THE ACTUAL MILEAGE OF THE VEHICLE.
- THE MILEAGE STATED IS IN EXCESS OF ITS MECHANICAL LIMITS
- THE ODOMETER READING IS NOT THE ACTUAL MILEAGE- WARNING - ODOMETER DISCREPANCY

DEALER AFFIRMS, UNDER PENALTY OF PERJURY, THAT THE ABOVE FACTS ARE TRUE AND CORRECT TO THE BEST OF THEIR KNOWLEDGE. BUYER'S SIGNATURE BELOW ACKNOWLEDGES TRANSFER OF OWNERSHIP AND RECEIPT OF ODOMETER STATEMENT

DEALER'S AGENT HAND PRINTED NAME
Kasey Aguirre
 [REDACTED]

BUYERS SIGNATURE (2) [REDACTED]		DATE OF STATEMENT	
BUYER'S ADDRESS [REDACTED]		CITY DENVER	STATE CO
AUCTION NAME (when applicable)		DATE 12/29/2017	ZIP CODE [REDACTED]

LEN LYALL CHEVROLET, INC.
 14500 East Colfax
 AURORA, COLORADO 80011
 303-344-3100

BUYER'S ORDER AND INVOICE

DATE 12/29/17

PURCHASE

SALESMAN PRYOR, BRANDON J

CITY DENVER

COUNTY DENVER

STATE

ZIP CODE

NEW	USED	YEAR	MAKE	MODEL	IDENTIFICATION	COLOR
XX		2018	CHEVROLET	VOLT		GRAY

DELIVERY OF THIS PURCHASE IS TO BE MADE DEC 29TH 20 17 OR AS SOON AS POSSIBLE. IT IS AGREED, HOWEVER THAT NEITHER THE DEALER NOR THE MANUFACTURER WILL BE LIABLE FOR FAILURE TO EFFECT DELIVERY.

PRICE OF UNIT	ACCESSORIES	ACCESSORIES
37562.11		
DELIVERY & HANDLING *	499.00	
TOTAL PRICE OF UNIT	38061.11	
STATE SALES TAX 2.90	1103.77	
CITY SALES TAX 3.65	1389.23	
COUNTY SALES TAX		
R.T.D. SALES TAX 1.10	418.67	
EMISSION & TEMP. LICENSE	X 24.50	X
LUXURY TAX		
		TOTAL

I HAVE RECEIVED A COPY OF THE CURRENT EMISSION CERTIFICATE
 X

TOTAL CASH DELIVERED PRICE				40972.78
TRADE-IN MAKE	MODEL	YEAR	COLOR	
N/A	N/A	N/A		
BODY STYLE	ID NO.			
USED CAR ALLOWANCE				
BALANCE OWED ON CAR				
REBATE				
CASH ON DELIVERY				
TOTAL DOWN PAYMENT				
BALANCE DUE				40999.98
SMARTCARE				
SERVICE CONTRACT				
GAP				
A & H				
FILING FEE			27.20	
TOTAL INSURANCE PREMIUM				27.20
TOTAL CASH BALANCE				40999.98
ACCOUNT	COST	KEY	ACCT NO.	SALE
NEW		C		-
USED		C		-
		C		-
		C		-
		C		-
VALUE OF TRADE-IN	STOCK NO.	CAR	240	+
		TRUCK	241	+

IF BALANCE OWED IS ESTIMATED, UPON VERIFICATION BUYER AGREES TO PAY AMOUNT EXCEEDING THIS FIGURE.
 X

FINANCED BY	CHART
CASH DEAL	
TO BE PAID IN	MONTHLY PAYMENTS OF \$ <u>40999.98</u> EACH.

***Delivery & Handling. THIS CHARGE REPRESENTS COSTS AND ADDITIONAL PROFIT TO THE SELLER.**
READ CAREFULLY BEFORE SIGNING
 I certify I am 18 years of age or older and agree that this order is not transferable and the deposit of cash or used vehicle or both will not be returned and will be honored only upon the purchase of a new or used vehicle. It is understood that LEN LYALL CHEVROLET, INC., will not be bound by any understanding, agreements or representations, expressed or implied, not specified in this order and this agreement is not valid until properly countersigned and accepted.

ALL USED CARS SOLD "AS IS" OR "WITH ALL FAULTS," EXCEPT AS OTHERWISE STATED IN WRITING.
 THE BUYERS GUIDE INFORMATION YOU SEE ON THE WINDOW FORM FOR THIS VEHICLE IS PART OF THE CONTRACT. INFORMATION ON THE WINDOW FORM OVERRIDES ANY CONTRARY PROVISION IN THE CONTRACT OF SALE.

FINANCING
 A. DEALER ARRANGED FINANCING: If the Dealer is to arrange the financing of the remaining cash balance, then it is agreed that this Buyer's Order is not a binding contract until (1) a Security Agreement or Instalment Sales Contract is entered into containing Truth-in-Lending disclosures and (2) this Buyer's Order is accepted by an authorized agent of Dealer.

B. NON DEALER FINANCING: If the Buyer is to arrange the financing of the remaining cash balance, then it is agreed that this Buyer's Order is not a binding contract until (1) a Security Agreement or Instalment Sales Contract is entered into containing Truth-in-Lending disclosures and (2) this Buyer's Order is accepted by an authorized agent of Dealer.

ALL LEN LYALL CHEVROLET, INC. COUPONS ARE LIMITED TO ONE PER CUSTOMER.

DISCLAIMERS OF WARRANTY AND CONDITIONS OF SALE

WHEN THIS BUYER'S ORDER AND INVOICE INVOLVES THE SALE OF A NEW VEHICLE, SUCH VEHICLE IS SOLD SUBJECT ONLY TO THE MANUFACTURER'S NEW VEHICLE WARRANTY, WHICH WARRANTY IS HEREBY MADE A PART HEREOF AS THOUGH FULLY SET FORTH HEREIN AND IS EXPRESSLY IN LIEU OF ALL OTHER WARRANTIES EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE AND OF ANY OTHER OBLIGATIONS OR LIABILITY ON THE PART OF EITHER THE MANUFACTURER OR SELLER.

WHEN THIS BUYER'S ORDER AND INVOICE INVOLVES THE SALE OF A USED VEHICLE, SUCH VEHICLE IS SOLD AS IS. UNDER NO REPRESENTATION OF ANY WARRANTY, EXPRESS OR IMPLIED, AND BINDING THE SELLER TO NO WARRANTIES INCLUDING, BUT NOT LIMITED TO ODOMETER MILEAGE EXCEPT AS MAY BE OTHERWISE SPECIFICALLY PROVIDED IN WRITING ON THE FACE OF THIS ORDER OR IN A SEPARATE WRITING FURNISHED TO PURCHASER BY SELLER.

1. As used in this Order the terms (a) "Seller" shall mean the authorized Dealer to whom this Order is addressed and who shall become a party hereto by its acceptance hereof, (b) "Purchaser" or "Buyer" shall mean the party executing this Order as such on the face hereof, and (c) "Manufacturer" shall mean the Corporation or Company that manufactured the vehicle or chassis, it being understood by Purchaser and Seller, that Seller is in no respect the agent of Manufacturer, that Seller and Purchaser are the sole parties to this Order and that reference to Manufacturer herein is for the purpose of explaining generally certain contractual relationships existing between Seller and Manufacturer with respect to new motor vehicles.

2. Manufacturer has reserved the right to change the price to Seller of new motor vehicles without notice. In the event the price to Seller of new motor vehicles of the series and body type ordered hereunder is changed by Manufacturer prior to delivery of the new motor vehicle ordered hereunder to Purchaser, Seller reserves the right to change the cash delivered price of such motor vehicle to Purchaser accordingly. If such cash delivered price is increased by Seller, Purchaser may, if dissatisfied therewith, cancel this Order, in which event if a used motor vehicle has been traded in as a part of the consideration for such new motor vehicle, such used motor vehicle shall be returned to Purchaser upon payment of a reasonable charge for storage and repairs (if any) or, if such used motor vehicle has been previously sold by Seller, the amount received therefor, less a selling commission of 15% and any expense incurred in storing, insuring, conditioning or advertising said used motor vehicle for sale, shall be returned to Purchaser.

3. In the event that a used car accepted by the Seller in trade is not to be delivered to the Seller until the delivery of the ordered vehicle, such used vehicle shall be reappraised at the time of delivery of the ordered vehicle; the trade-in allowance to be made by the Seller for such used car shall be the reappraised value determined at such time, regardless of any tentative notation of a different trade-in allowance or appraisal value on the reverse side hereof.

4. Purchaser agrees to deliver to Seller satisfactory evidence of title to any used motor vehicle traded in as a part of the consideration for the motor vehicle ordered hereunder at the time of delivery of such used motor vehicle to Seller. Purchaser warrants any such used motor vehicle to be his property free and clear of all liens and encumbrances except as otherwise noted herein.

5. Unless this Order shall have been cancelled by Purchaser under and in accordance with the provisions of paragraph 2 or 3 above, Seller shall have the right, upon failure or refusal of Purchaser to accept delivery of the motor vehicle ordered hereunder and to comply with the terms of this Order, to retain as liquidated damages any cash deposit made by Purchaser, in as much as the parties agree actual damages would be difficult to determine, and, in the event a used motor vehicle has been traded in as a part of the consideration for the motor vehicle ordered hereunder, to sell such used motor vehicle and reimburse himself out of the proceeds of such sale for the expenses specified in paragraph 2 above and for such other expenses and losses as Seller may incur or suffer as a result of such failure or refusal by Purchaser.

6. Manufacturer has reserved the right to change the design of any new motor vehicle, chassis, accessories or parts thereof at any time without notice and without obligation to make the same or any similar change upon any motor vehicle, chassis, accessories or parts thereof previously purchased by or shipped to Seller or being manufactured or sold in accordance with Seller's orders. Correspondingly, in the event of any such change by Manufacturer, Seller shall have no obligation to Purchaser to make the same or any similar change in any motor vehicle, chassis, accessories or parts thereof covered by this Order either before or subsequent to delivery thereof to Purchaser.

7. In the case of a cash transaction, title to the ordered vehicle shall not pass to the Purchaser until the Seller shall have received in cash the full amount of the purchase price therefor. In the event that the transaction covered by this Order is not a cash transaction, the Purchaser agrees to execute, before or at the time of delivery of the ordered vehicle, such security agreements, chattel mortgages, conditional sales contracts, and other instruments or agreements as may be required by the Seller; provided further, Buyer authorizes Seller, if Seller deems it necessary to supply and charge Buyer for collision insurance in the event there is no such insurance transferable or forthcoming from Buyer.

8. The Seller shall not be liable to the Purchaser for failure to deliver or for delay in delivering the ordered vehicle, if such failure or delay is caused by failures to deliver or delays in delivery of the manufacturer or the authorized importer or the Seller's supplier, or by accidents, strikes, fires or any other events or causes beyond the control of the Seller.

9. Unless otherwise expressly provided, the purchase price for the ordered vehicle specified on the reverse side hereof does not include any taxes imposed by any governmental authority with respect to the herein described transaction.

10. It is agreed that Buyer and Seller shall submit to binding and final arbitration all claims, disputes, demands, causes of action or controversies between each other or between any officers, directors, agents, employees or assignees of Seller and Buyer that arise out of or relate to this contract as outlined in the attached binding Arbitration Agreement which is attached hereto, incorporated herein by reference and included as a part of this Order.

11. This Buyer's Order and Invoice constitutes an enforceable contract, and in the event of default in any respect thereto by Purchaser, Purchaser agrees to pay any and all costs of collection or enforcement hereof, including, but not limited to, reasonable attorney's fees, limited only by specific statutes or the Courts, incurred by Seller in the course of enforcing its rights or remedies in connection herewith, and, in addition, any and all reasonable delinquency and late charges, if any, limited only by specific statutes. This Order and the other documents executed in conjunction with the sale constitute the entire agreement between the parties, and any other prior agreements or representations are merged and integrated into this Contract.

2018 VOLT PREMIER HATCHBACK

GENERAL MOTORS LLC

G9K SATIN STEEL METALLIC /L4G

HOY JET BLACK W/ JET BLACK ACCENT

RENAISSANCE CENTER

ORDER NO. [REDACTED] STOCK NO.

DETROIT MI 48243-1114

VI [REDACTED]

VEHICLE [REDACTED]

MODEL & FACTORY OPTIONS	MSRP	INV AMT	RETAIL - STOCK
1RG68 VOLT PREMIER HATCHBACK	37570.00	36067.20	INVOICE 09/08/17
FE9 50-STATE EMISSIONS	N/C	N/C	SHIPPED 09/08/17
IO6 CHEVROLET MYLINK RADIO	495.00	450.45	EXP I/T 09/21/17
W/ NAVIGATION			INT COM 09/21/17
L3A ENGINE, RANGE EXTENDER, 1.5L	N/C	N/C	PRC EFF 09/08/17
MKV ELECTRIC DRIVE UNIT, VOLTEC	N/C	N/C	KEYS XXXXX XXXXX
V7X DRIVER CONFIDENCE 1 PACKAGE	495.00	450.45	WFP-S QTR OPT-1
* SIDE BLIND ZONE ALERT WITH LANE CHANGE ALERT			BANK: JP MORGAN C
* REAR CROSS TRAFFIC ALERT			CHG-TO 13-511
V7Y DRIVER CONFIDENCE 2 PACKAGE:	495.00	450.45	SHIP WT: 3551
* LANE KEEP ASSIST WITH LANE DEPARTURE WARNING			HP: 13.5
* FORWARD AUTOMATIC BRAKING, LOW SPEED			EMPLOY: 36996.81
* HEADLAMPS, INTELLIBEAM			SUPPLR: 38493.55
* FORWARD COLLISION ALERT			DAN: NONE
			EMPINC: 2291.45
			SUPINC: 794.71

TOTAL MODEL & OPTIONS	39055.00	37418.55	ACT 231	37121.90
DESTINATION CHARGE	875.00	875.00	H/B 261	1171.65
DEALER IMR CONTRIBUTION		390.55	ADV 261	390.55
LMA GROUP CONTRIBUTION		390.55	EXP 65A	390.55

TOTAL 39930.00 39074.65 PAY 310 39074.65

MEMO: TOTAL LESS HOLDBACK AND APPROX WHOLESAL FINANCE CREDIT 37339.45

INVOICE DOES NOT REFLECT DEALER'S ULTIMATE COST BECAUSE OF MANUFACTURER REBATES, ALLOWANCES, INCENTIVES, HOLDBACK, FINANCE CREDIT AND RETURN TO DEALER OF ADVERTISING MONIES, ALL OF WHICH MAY APPLY TO VEHICLE.

JOHN ELWAY CHEVROLET

GM CUSTOMER INCENTIVE AND ONSTAR ACKNOWLEDGEMENT



DEAL# [REDACTED]



GMC



CUSTOMER NAME: [REDACTED]

VIN: [REDACTED]

Customer Incentive Acknowledgement

1. Customer Incentive

I assign the total amount of customer incentive(s) listed to the dealer named below and request that the available customer incentive(s) be applied: (a) ___ to the down payment of this vehicle, (b) ___ where permissible by law, as a price reduction (Bill of Sale indicates pre-incentive price, amount of incentive, and final price with incentive applied), or c) ___ a check be issued in my name by Dealer named below:

Incentive Program Reference	Amount	GM Incentive Code
_____	\$ 0.00	_____
_____	\$ _____	_____
_____	\$ _____	_____
_____	\$ _____	_____
_____	\$ _____	_____
Total Incentive Amount Received	\$ 0.00	_____

2. Other Program Selection (Which may or may not be in lieu of customer allowance programs; for example, Division supported financing/leasing, etc.)

I elect to receive the following in lieu of _____ AND/OR _____
 I elect to receive _____

Vehicle Incentive Acknowledgment. I am the ultimate purchaser or lessee of the vehicle bearing this vehicle identification number, which was sold/leased to me by the Dealer, named below. This vehicle was purchased/leased for personal/business use and not resale and I took delivery on 12/29/17. I acknowledge receipt of incentive(s) as described in Item(s) ___ and release GM from any future claim or obligation for incentive(s) on the [REDACTED]

Purchaser/Lessee Signature: [REDACTED] Date: 12/29/17

Vehicle Software and OnStar Acknowledgement

Vehicle Software Acknowledgement

I agree not to reverse engineer, decompile or copy any of the software in my vehicle (unless otherwise expressly permitted) and agree not to defeat or attempt to defeat any security mechanism in the vehicle software systems.

OnStar Terms and Conditions Acknowledgement

I acknowledge that I have received the Terms and Conditions applicable to the OnStar Services. Copies are available in my vehicle glove box, from my dealer, at www.onstar.com or by contacting OnStar directly.

Cancellation of OnStar Services

I acknowledge that the OnStar services are provided under a continuous service contract that will remain in effect until cancelled by me or OnStar. I understand that to request cancellation of OnStar services, I must press the blue OnStar button in my car or call 1.888.4ONSTAR.

Payment Methods

Unless I indicate otherwise to OnStar, I understand that if I provide OnStar with my credit or debit card information at any time, it will be kept securely on file and will be used when my OnStar Plan becomes due (at the then current rate). Notice of the payment due date, the monthly amount, and my credit card information will be provided at least 30 days prior to any charges. Current pricing and terms are available at www.onstar.com.

Purchaser/Lessee Signature: [REDACTED] Date: 12/29/17

The undersigned person, as Dealer representative, certifies that the information on this application is true and correct and the Incentive Payments, OnStar Vehicle Incentive, and Payment Method disclosures have been provided to the said purchaser/lessee and that properly completed accurate delivery data has been forwarded.

Authorized Dealer Signature: [REDACTED] Date: 12/29/17

Dealership Name: [REDACTED] Dealer Code: _____

Dealer Note: This is a required document and it must be completed, signed, and retained in EVERY DEAL FILE for all customers even if there are no incentives or rate support available. A copy of the completed form should be provided to the customer.

SECRET

INTELLIGENCE

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DISCLOSURE OF NON-GM PRODUCTS
CUSTOMER ACKNOWLEDGEMENT

Rev 07-17

DEAL# [REDACTED] STK# [REDACTED] CUST# [REDACTED]

A copy of this signed FORM must be kept in the Customer New or Used Vehicle Sales Jacket and Vehicle Service History File.

Part I - Non-GM Service Contract or Service Agreement

Buyer/Lessee acknowledges that the dealer is selling her/him a Non-GM Service Contract (not specifically branded Chevrolet, Buick, GMC or Cadillac Protection). Buyer/Lessee understands that (i) GM is not responsible for any claims under this non-GM service contract product and has no obligation in connection with the sale or use of this non-GM service contract product, and (ii) a non-GM service contract may or may not be accepted by other GM Dealerships.

Name of Provider _____

Contract # _____

Part II - Non-GM Products/Accessories sold and/or installed by the Dealer.

IMPORTANT Notice to Buyer on Vehicle Modifications

Installation and operation of NON-GM PRODUCTS/ACCESSORIES on a GM vehicle may cause extensive damage to the vehicle, compromise its safety, interfere with the vehicle's operation, or affect the validity of the GM New Vehicle Limited Warranty. Installation of non-GM equipment, parts or accessories obtained from sources not authorized by GM, or modifications or alterations to a GM vehicle not defined under GM's Service Policies and Procedures, are not covered under GM's "Bumper-to-Bumper" New Vehicle Limited Warranty. The use or installation of non-GM equipment, parts or assemblies, installed by the Dealer or its agent and not authorized by GM, may result in a change to the vehicle's design characteristics and may affect the vehicle's ability to conform to federal motor vehicle safety standards. GM is not responsible for any non-GM equipment, parts or accessories, or the costs associated with the repair of any vehicle due to the failure of, or any defect in, any non-GM equipment, parts or accessories. GM reserves the right to invalidate the affected portions of the GM "Bumper-to-Bumper" New Vehicle Limited Warranty by blocking the applicable warranty operations for any vehicle in the GM Warranty System that is equipped with non-GM equipment, parts or accessories.

Non-GM Product Description	Manufacturer's Name	Third Party Warranty Provided	
Item 1 _____	_____	Yes _____	No _____
Item 2 _____	_____	Yes _____	No _____
Item 3 _____	_____	Yes _____	No _____
Item 4 _____	_____	Yes _____	No _____
Item 5 _____	_____	Yes _____	No _____

CUSTOMER AND DEALER ACKNOWLEDGMENT

Vehicle VIN (17 digit) [REDACTED]

Dealer Sales/Service Representative LEN LYALL CHEVROLET, INC

Customer Signature _____

Customer Printed Name _____ Date 12/29/2017

DEAL# [REDACTED]
STOCK# [REDACTED]

CUST# [REDACTED]

DR 2434 (05/26/16)
COLORADO DEPARTMENT OF REVENUE
dor_dealers@state.co.us
www.colorado.gov/revenue/aid

Auto Industry Division, Room 112
PO Box 173350
Denver CO 80217-3350
(303) 205-5604

Disclosures Required as Part of a Motor Vehicle/Powersports Vehicle Sale

These disclosures are required as part of every motor vehicle/powersports vehicle sale. This document is part of your Contract to purchase a Motor Vehicle/Powersports Vehicle. If you have arranged independent financing, or paid the purchase price in full, subsection E below is not applicable and may be either marked "NA" in the initials section or crossed out. Complete all applicable fields.

Seller's Initials	Vehicle	Purchaser(s) Initials
[REDACTED]	[REDACTED]	[REDACTED]
<p>IMPORTANT NOTICE: The papers you are signing as part of this motor vehicle/powersports vehicle sale are legal documents. Read them carefully. If there is anything you do not understand you should seek legal assistance.</p>		
<p>WARNING: Only the terms and conditions written into these documents are part of the Contract. Any oral representations conflicting with these documents are void and cannot be enforced.</p>		
<p>NOTICE: Fraud or misrepresentation in a motor vehicle/powersports vehicle sale punishable under Colorado law. This applies to both Purchaser(s) and seller.</p>		
<p>CASH SALE: Your contract requires you to pay the Dealer \$ <u>48999.98</u>, the amount due after your down payment is deducted. Failure to pay this balance may result in the loss of your down payment, which includes your trade-in vehicle.</p>		
<p>OR</p>		
<p>CREDIT SALE: If your contract is contingent upon the approval of credit financing arranged by or through the dealer, you agree that you will buy the motor vehicle/powersports vehicle identified above if financing can be arranged at an annual percentage rate of interest _____% or less. The interest rate must be agreed to by both you and the Dealer.</p>		
<p>1. CANCELLATION: Within ten calendar days of the date you sign the contract, the dealer must notify you if financing is not approved at the interest rate stated above. You are not required to accept an interest rate higher than stated above.</p>		
<p>2. FEES: If financing is not arranged in accordance with your Contract and the sale is not consummated, you agree to pay \$ <u>50</u> per day and \$ <u>50</u> per mile from the date of delivery until you return the vehicle to the Dealer. The amount you agree to pay per day and per mile is negotiable.</p>		
<p>3. COSTS: You may also be required by contract to pay any costs the dealer may have incurred in regaining possession of, or in repairing damage occurring to the vehicle while it is in your possession.</p>		

The Colorado Motor Vehicle Dealer Board has the authority to investigate all complaints from the sale of a motor vehicle/powersports vehicle from a licensed dealer. Any complaints should be mailed to the Colorado Dept. of Revenue, Auto Industry Division, P O Box 173350, Denver, CO 80217-3350 or delivered to the Colorado Dept. of Revenue, Auto Industry Division, 1881 Pierce St. #112, Lakewood, CO 80214, or you may send via fax at 303-205-5977. You may visit our website at www.colorado.gov/revenue/aid or contact us at 303-205-5604.

I hereby certify that I have given the Purchaser(s) a copy of this disclosure. | I hereby certify that I have received a copy of this disclosure.

Dealer/Representative's Printed Name		Date	
[REDACTED]	[REDACTED]	12/29/17	12/29/17



BINDING COMMERCIAL ARBITRATION AGREEMENT

Arbitration: It is agreed that Customer and Dealer ("Parties") shall submit to binding and final arbitration all claims, disputes, demands, causes of action or controversies between each other or between any officers, directors, agents, employees or assignees of Dealer and Customer that arise out of or relate to this contract, the breach thereof, or: (1) any warranty or workmanship of a vehicle; (2) any work or repair order concerning a vehicle; (3) any sale, lease, repair, or financing agreement relating to a vehicle; (4) any breach of contract, misrepresentation, fraud, concealment, conversion, and state and federal statutory or common law claims for unfair and deceptive trade practices against the Dealer or any officers, directors, agents, employees, or assignees of the Dealer; (5) false or misleading advertising; (6) any federal, state or local consumer protection statute, including but not limited to any truth-in-lending, truth-in-leasing, truth-in-financing, and truth-in-advertising statute; (7) monies owed by Customer in connection with the purchase, lease, financing or repair of vehicle; (8) condition of the vehicle; (9) any purchase of insurance; (10) any purchase of any warranty; and (11) the scope and validity of this contract. The final and binding arbitration shall be submitted before American Arbitration Association ("AAA"). The arbitration shall be conducted by one impartial Arbitrator ("Arbitrator") selected from a list of arbitrators provided by AAA and shall be governed by the arbitration portion of the AAA Commercial Dispute Resolution Procedures ("Rules") in effect at that time. This agreement to arbitrate shall not in any way extend or shorten the applicable legal statutes of limitation. Commencement of an arbitration under this agreement shall comply with the Rules in effect at that time.

Nothing in this mutual agreement to arbitrate shall require Dealer to submit to arbitration claims against Customer for claim and delivery repossession or injunctive relief, and Dealer's claims for these remedies shall not be stayed pending the outcome of the arbitration.

The Arbitrator shall apply the applicable substantive and remedies laws, and may award any remedies allowed by applicable law. The agreement to arbitrate also applies to class action and private attorney general litigation. Nothing in this paragraph shall prohibit or limit the Parties from seeking injunctive relief from a court of competent jurisdiction at any time in lieu of or in addition to arbitration. The Arbitrator cannot and shall not modify any of the provisions of this agreement to arbitrate.

The costs associated with an arbitration under this agreement to arbitrate shall be shared equally by Customer and Dealer except each party is responsible for the costs that a party would have been required to bear had the matter been filed in a court. However, the Arbitrator may award attorney's fees and costs to the prevailing party as authorized by law.

[Only if not contained within dealer's agreement elsewhere: If any provision of this agreement to arbitrate held invalid or unenforceable, the remainder of the Agreement which can be given effect without the invalid or unenforceable provision shall continue in full force and effect and shall in no way be impaired or invalidated.]

This Agreement may be enforced by any Court of competent jurisdiction, and the party seeking enforcement shall be entitled to an award of all costs, fees and expenses, including attorneys fees, to be paid by the party against whom enforced this Agreement, understand its terms, agreed to be bound by them, and that each has entered into this Agreement knowingly and voluntarily. PLEASE READ CAREFULLY.

BY SIGNING THIS PROVISION, YOU ARE GIVING UP YOUR RIGHT TO FILE A LAWSUIT IN A COURT OF COMPETENT JURISDICTION TO HAVE YOUR MATTER HEARD BY A JUDGE OR JURY.

Customer's Signature 12/29/17 Date [Redacted] Initials of Dealer]

A-B&C • 303-781-1788

DEAL# [REDACTED]
 STK # [REDACTED]

Application For Title and/or Registration

C.R.S. 42-3-105, 42-3-304(25)(c), 42-6-107, 42-6-116, 42-6-117

Any Alteration or Erasure may Void this Document

Vehicle Identification Number (VIN) [REDACTED]				Fuel Type*: <u>ELECTRIC/GAS</u>			
*If electric, is it plug-in electric? <input type="checkbox"/> Yes <input type="checkbox"/> No							
Year 2018	Make CHEVROLET	Body HB	Model VOLT	Color Gray	GVW	On Highway Vehicle <input type="checkbox"/> Yes <input type="checkbox"/> No	Snowmobile <input type="checkbox"/> Yes <input type="checkbox"/> No
Dealer # 0016	Date Purchased 12/29/2017	Commercial Use <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	MSRP 39930	Size (W x L)	Bus Cap. <input type="checkbox"/> Adult <input type="checkbox"/> Juvenile		
Legal Name(s) as it Appears on Identification* and Address of Owner(s) or Entity			Lease Buy-Out <input type="checkbox"/> Yes <input type="checkbox"/> No		Legal Name(s) as it Appears on Identification and Physical Address of Lessee		
[REDACTED] DENVER CO					Indicate Alternate Address Here if The Registration Renewal Should be Sent to a Different Address		
* <input type="checkbox"/> DR 2421 Attached							
First Lienholder Name and Address or ELT E- Number				Second Lienholder Name and Address**			
USAA FEDERAL SAVINGS BANK P.O. BOX 25145 LEHIGH VALLEY, PA 18002-5145							
Lien Amount				Lien Amount			
Indicate Alternate Address Here if The Title Should be Sent to a Different Lienholder Address				Indicate Alternate Address Here if The Title Should be Sent to a Different Lienholder Address			
<p>*DR 2421 Statement of One in the Same is required when the owner's name on the Secure and Verifiable ID differs from the owner's name on the application/title. **If more than two lienholders, please attach separate documentation.</p> <p>Motor vehicle insurance or operator's coverage is compulsory in the State of Colorado. Proof of insurance is required prior to issuance of a registration. Non-compliance with this requirement is a misdemeanor traffic offense. Pursuant to 42-4-1409, C.R.S., the penalties for failure to have motor vehicle insurance coverage is a Class 1 Misdemeanor Traffic Offense punishable by a mandatory minimum ten days imprisonment, or three hundred dollar fine, or both or a mandatory maximum one year imprisonment, or one thousand dollar fine, or both shall be imposed by section 42-4-1701(3)(a)(II)(A), C.R.S.; and</p> <p>a. A minimum mandatory fine of not less than five hundred dollars or greater if imposed by the court; and</p> <p>b. At the discretion of the court, not less than forty hours of community service, subject to the provisions of section 18-1.3-507, C.R.S.</p> <p>c. A second or subsequent conviction within a period of five years following a prior conviction, a minimum mandatory fine of not less than one thousand dollars.</p> <p>After obtaining a registration, you will be required to sign an affirmation clause indicating compliance with insurance requirements.</p> <p>Unless a person waives his or her confidentiality, the information contained in the person's motor vehicle record shall not be used for any purpose other than a purpose authorized by law, pursuant to C.R.S. 42-2-121 (4)(a).</p>							
I, [REDACTED], of legal age, degree, that the above information is true and accurate to the best of my knowledge.							
							Date 12/29/2017
Identification:							
<input checked="" type="checkbox"/> Colorado DL <input type="checkbox"/> Colorado ID <input type="checkbox"/> Other:							
Expires 8-20-20				DOB 08/20/1982			
I certify that the vehicle identified in this document presented the identification described above.							
							Date 12/29/2017
Dealers/Lienholders: Do Not Write Below this Line)							
Title Number							
Date Accepted	Purchase Price	Odometer Reading & Indicator		GVWR	Fleet #	Unit #	
First Lienholder #				Second Lienholder #			
Lien File No.	Lien Amount	Maturity Date	Date of Lien	Lien File No.	Lien Amount	Maturity Date	Date of Lien
Taxes Paid:				Filing Fees:			
Additional Comments:							
Clerks Initials _____							



Standard Sales Tax Receipt

For motor vehicles, trailers, semi-trailers, manufactured homes, movable structures, special mobile machinery, self-propelled construction equipment or salvage vehicles. The form should be used to report tax collected or capitalized cost reduction for a leased vehicle.

This form is to be completed and used by Dealers **ONLY**. This form is not to be used by the general public. After the dealer completes the form, it is sent along with the paperwork to the county clerk for registration and titling of property.

Local and Special District Taxes

For a complete listing of city and county sales and use taxes and all special district taxes and tax rates see publication DR 1002 "Colorado Sales/Use Tax Rates" or visit our Web site at www.TaxColorado.com. For additional information on local sales tax, please refer to FYI publication Sales 62 "Guidelines for Determining When to Collect State-Collected Local Sales Tax". If local use tax is due, send it directly to the Motor Vehicle Department along with documents to initiate titling and/or registration of the property.

Note to Dealer

§39-26-113, C.R.S., states that no registration or certificate of title will be issued for the motor vehicle, off-highway vehicle, or manufactured home until any tax due on the transaction has been paid. To comply with registration and titling requirements and in order to perfect the lien more quickly, please collect the local use tax. You must retain a copy of this receipt for your records.

This receipt is issued pursuant to the provisions of Article 26, Title 39, C.R.S. as amended, and regulations promulgated by the Executive Director of the Department of Revenue. This is to certify that the undersigned dealer (holding the sales tax account number listed below) has sold the following described vehicle to the named purchaser and has collected and will remit the applicable sales taxes



Dealer Name LEN LYALL CHEVROLET INC.		[Redacted]	
Dealer Address 14500 E COLFAX AVE AURORA, CO 80011			
Dealer Number 10530 0016		Dealer Invoice Number 26936	

This receipt must be presented to the county clerk before title and/or registration can be issued.

Gross Selling Price	Gross Amount of Trade-in (if any)	Net Selling Price	Date of Sale
38061.11	N/A	38061.11	12/29/2017
Model Year 2018	Make CHEVROLET	Body Type SD	Vehicle Identification Number [Redacted]
Trade-in Model Year N/A	Trade-in Make N/A	Trade-in Body Type N/A	Trade-in Vehicle Identification Number N/A
Trade-in Model Year N/A	Trade-in Make N/A	Trade-in Body Type N/A	Trade-in Vehicle Identification Number N/A

Purchaser's Name [Redacted]	Purchaser's Address DENVER, CO [Redacted]
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Sales Tax Collected by Dealer. The amounts shown below have been collected by the dealer from the purchaser and will be remitted by the dealer to the State of Colorado on form DR 0100 Retail Sales Tax Return. For a complete listing of city, county, and special district taxes and tax rates, please refer to publication DR 1002 Colorado Sales/Use Tax Rates.

Dealer Colorado Sales Tax Account Number 1183573		Dealer City Tax Account # (if applicable) 110096711	
State	2.9%	\$ 1103.77	
RTD/SCFD Name:			
City Name: DENVER	1.100 %	\$ 418.67	
Special District Name:	3.650 %	\$ 1389.23	
County Name: DENVER	N/A %	\$ N/A	
County Name: DENVER	%	\$	
Total		\$ 2911.67	

DR 2842 (01/26/11)
COLORADO DEPARTMENT OF REVENUE
DIVISION OF MOTOR VEHICLES
TITLE AND REGISTRATION SECTIONS
www.venue

DEAL#

STK#

SUPPLEMENTAL SECURE AND VERIFIABLE IDENTIFICATION INFORMATION AND ATTESTATION CLAUSE

ANY ALTERATION OR ERASURE VOIDS THIS DOCUMENT

This form may be used as an attachment to existing forms inventory which does not contain the secure and verifiable identification information or attestation. Please attach this completed form to the document(s) being presented for Title and/or Registration.

SECURE AND VERIFIABLE IDENTIFICATION OF		
Name as it Appears on Identification	[REDACTED]	
Agency (If Applicable)	[REDACTED]	
Identification Information (for acceptable forms of ID please see form DR 2841)		
XX <input type="checkbox"/> Colorado DL <input type="checkbox"/> Colorado ID <input type="checkbox"/> Other _____		
[REDACTED]	Expires	DOB 08/20/1982
This section to be used with DR 2219 Persons with Disabilities Parking Privileges Application.		
Identification shown above belongs to:		
XX <input type="checkbox"/> Individual (Placard holder) <input type="checkbox"/> Guardian <input type="checkbox"/> Parent <input type="checkbox"/> Business		
* Affidavit of one in the same is required if the name on ID differs in any way from name on title assignment.		
*	[REDACTED]	
and	[REDACTED]	
ARE ONE IN THE SAME <input checked="" type="checkbox"/> PERSON <input type="checkbox"/> COMPANY		
I certify under penalty of perjury in the second degree, that the above statements are true and accurate to the best of		
[REDACTED]	[REDACTED]	
[REDACTED]	[REDACTED] identification described above was presented to me.	
Witness Printed Name	[REDACTED]	
Witness Signature	[REDACTED]	Date 12/29/17

CERTIFICATE OF ORIGIN FOR A VEHICLE

DATE
09/08/17



VOLT 4 DOOR SEDAN

H.P. (S.A.E.)

13.5

G.W./R.

4476

NO. CYLS.

04

SERIES OR MODEL

3551

SHIPPING WEIGHT

CHEVROLET

YEAR
2018



I, the undersigned authorized representative of the company, firm or corporation named below, hereby certify that the new vehicle described above is the property of the said company, firm or corporation and is transferred on the above date and under the Invoice Number indicated.

NAME OF DISTRIBUTOR, DEALER, ETC.

JOHN ELWAY CHEVROLET

5200 S BROADWAY

ENGLEWOOD

CO 80113-6708

It is further certified that this was the first transfer of such new vehicle in ordinary trade and commerce.

* THIS VEHICLE *
* HAS A *
* 50-STATE *
* EMISSION *
* SYSTEM *

BY:

(SIG)

GENERAL MOTORS LLC

DETROIT MI 48243-1114

CITY - STATE

GM 521 REV. 10-05 F70K1396 (4/05)