



Tuesday, July 25, 2023

Redwood City, CA

Straight Settlement Letter

Subject: Repurchase of 2017 Chevrolet Volt

VIN:

Ref #

Dear

We regret that you are dissatisfied with your 2017 Chevrolet Volt, VIN and that our attempts to resolve your concerns have not met your expectations. Chevrolet will repurchase this vehicle in exchange for the release of liability stemming from warranties, express or implied, covering this vehicle.

This offer is being made in an effort to keep you a satisfied Chevrolet customer. Chevrolet will repurchase your vehicle for **\$15,888.44**. This offer was calculated by using the following figures:

Base Price	\$16,898.00
Doc Fee	\$85.00
Sales Tax	\$1,655.85
Fees	\$38.00
Reg./Lic./Title Fees	\$301.00
Paid Finance Charges	\$387.54
Accrued Finance Charges	\$25.44
Less Usage (\$16,898 x 24,872 miles / 120,000)	\$3,502.39
Less Payoff of Original Vehicle-Good until 7/19/23	\$7,590.06
Total Amount to Customer	\$8,298.38
Total Repurchase Amount	\$15,888.44

****AMOUNT IS SUBJECT TO CHANGE IF SIGNED PAPERWORK IS NOT RECEIVED BY DATE OUTLINED BELOW****

If you owe money to General Motors, please send certified check or money order made payable to General Motors.

If this offer is acceptable, please sign this letter and return it to my attention via the fax number or address listed below. I will contact you to set up a signing date, at which time you will be required to complete the transaction.. I can be reached at **866.802.6625x1263** if you have any questions or concerns.

[Redacted signature area]

[Redacted return address area]



The requirements of the straight repurchase are as follows:

- ⇒ **Vehicle Damage** - vehicle is free from any abnormal damage, which impair its resale value. Vehicle must be inspected by a General Motors dealership at time of closing.
- ⇒ **Vehicle Alterations** - if this vehicle has been altered or modified from its original factory condition, it must be restored to its original condition before the scheduled repurchase appointment
- ⇒ A **"Power of Attorney" form** - supplied by General Motors must be signed and notarized at the time of repurchase (*used only for titling purposes*)
- ⇒ An **"Odometer Disclosure Statement" form** - supplied by General Motors must be signed at the time of the repurchase
- ⇒ **Factory installed equipment** – needs to be intact and functional.
- ⇒ **Title** – if no lien, a free and clear title must be provided at time of repurchase.
- ⇒ **Cash backs rebates or incentives**– no cash backs rebates or incentives of any kind are applicable towards this transaction.

If all above requirements are met, the dealership will proceed with the repurchase and transfer of funds.

Please return this signed document via email or fax (866.802.6668) within 3-5 business days.

General Motors RVDC
2717 Schust Rd
Saginaw, MI 48603



POWER OF ATTORNEY

DATE: 8/11/13

DATE: [REDACTED]

PRINT NAME(S): General Motors LLC

appoint [REDACTED]

needed, to transfer ownership as required by law.

SELLER

SELLER'S MAILING ADDRESS: [REDACTED]

CITY: [REDACTED]

STATE: [REDACTED]

ZIP CODE: [REDACTED]

DAYTIME TELEPHONE NO.: [REDACTED]

PRINT SELLER'S NAME: [REDACTED]

SIGNATURE: [REDACTED]

DATE: 8/11/13

D/LID OR DEALER/DISM #: [REDACTED]

BUYER'S MAILING ADDRESS: General Motors LLC 2717 Schust Road

CITY: Saginaw

STATE: MI

ZIP CODE: 48603

DAYTIME TELEPHONE NO.: 888.567.3234

PRINT BUYER'S NAME: General Motors LLC by: [REDACTED]

SIGNATURE: [REDACTED]

DATE: [REDACTED]

D/LID OR DEALER/DISM #: [REDACTED]

BUYER

I certify (or declare) under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

I acknowledge the odometer reading and the facts of the transfer. I certify (or declare) under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

ODOMETER

SECTION 3 — ODOMETER DISCLOSURE STATEMENT (Void if Mileage is Altered or Erased)

The odometer now reads: 60,865

Reflects the ACTUAL mileage unless one of the following statements is checked.

Odometer reading is NOT the actual mileage

Explain odometer discrepancy: _____

Mileage EXCEEDS the odometer mechanical limits

WARNING—ODOMETER DISCREPANCY

Federal and State Law requires that you state the mileage upon transfer of ownership. Failure to complete or providing a false statement may result in fines and/or imprisonment.

BILL OF SALE

to General Motors LLC on 8/11/2013 for the amount of \$ [REDACTED]

PRINT BUYER'S NAME(S): [REDACTED]

MO: [REDACTED] DAY: [REDACTED] YEAR: [REDACTED]

if this was a gift, indicate relationship: _____ (e.g., parents, spouse, friend, etc.)

(GIFT VALUE) \$ [REDACTED]

(SELLING PRICE) \$ [REDACTED]

I/we [REDACTED] sell, transfer, and deliver the above vehicle/vessel

VEHICLE/VESSEL ID

SECTION 1 — VEHICLE/VESSEL DESCRIPTION

IDENTIFICATION NUMBER: [REDACTED]

YEAR MODEL: 2017

MAKE: Chevrolet

LICENSE PLATE/CF NO.: [REDACTED]

MOTORCYCLE ENGINE NUMBER: [REDACTED]

INSTRUCTIONS ON REVERSE SIDE — ALL SIGNATURES MUST BE IN INK — PHOTOCOPIES NOT ACCEPTED

This form is not the ownership certificate. It must accompany the filing document or Application for Duplicate Title. For Car Buyer's Bill of Rights, visit www.dmv.ca.gov

ACQUISITION NUMBER (DISMANTLER ONLY): [REDACTED]

VEHICLE/VESSEL TRANSFER AND REASSIGNMENT FORM



TORNEY

S

BUYER

ODOMETER

BILL OF SALE

VEHICLE ID

This form is not the ownership certificate. It must accompany the titling document or Application for Duplicate Title. For Car Buyer's Bill of Rights, visit www.dmv.ca.gov

ACQUISITION NUMBER (DISMANTLER ONLY)

SECTION 1 - VEHICLE/VESSEL DESCRIPTION

IDENTIFICATION NUMBER	YEAR MODEL	MAKE	LICENSE PLATE/CF NO.	MOTORCYCLE ENGINE NUMBER
[REDACTED]	2017	Chevrolet		

I/We [REDACTED] sell, transfer, and deliver the above vehicle/vessel to **General Motors LLC** on **8/11/2023** for the amount of \$ [REDACTED] (SELLING PRICE)

If this was a gift, indicate relationship: _____ (e.g., parents, spouse, friend, etc.) \$ [REDACTED] (GIFT VALUE)

SECTION 3 - ODOMETER DISCLOSURE STATEMENT (Void if Mileage is Altered or Erased)

Federal and State Law requires that you state the mileage upon transfer of ownership. Failure to complete or providing a false statement may result in fines and/or imprisonment.

The odometer now reads **60,865** (no tenths) miles, and to the best of my knowledge reflects the **ACTUAL** mileage unless one of the following statements is checked.

Odometer reading is **NOT** the actual mileage

Odometer reading **EXCEEDS** the odometer mechanical limits

SECTION 4 - BUYER AND SELLER (MUST hand print his or her name, date and sign this section.)

BUYER'S SECTION

I acknowledge the odometer reading and the facts of the transfer. I certify (or declare) under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

PRINT BUYER'S NAME: **General Motors LLC** by: _____

SIGNATURE: _____

DATE: _____

D/LID OR DEALER/DISM #: _____

SELLER'S SECTION

I certify (or declare) under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

PRINT SELLER'S NAME: _____

SIGNATURE: _____

DATE: **8/11/23**

D/LID OR DEALER/DISM #: _____

CITY: **Saginaw** STATE: **MI** ZIP CODE: **48603** DAYTIME TELEPHONE NO: **888.567.3234**

SECTION 5 - POWER OF ATTORNEY

I/We [REDACTED] appoint **General Motors LLC** as needed, to transfer ownership as required by law.

PRINT NAME(S): _____

DATE: **8/11/23**