Thorn Group Financial Services Limited trading as Thorn Finance Building B, 8 Business Parade South, Highbrook, Manukau 2161 PO Box 204365, Highbrook, Manukau 2161 Phone: 0800342584 Email: services@thornfinance.co.nz

Thorn Finance

Thorn Finance Vehicle Loan Agreement

Account number 0000298825 Date of disclosure 18-11-2021

Important: why you should read this document

This document tells you the key things you need to know about your agreement with us. Please read it carefully. If there is anything you don't understand, talk about it with someone you trust. The person you talk to should be someone who doesn't work for us or the dealer that referred you to us. Keep this document in a safe place, in case you need to look at it again. Your right to cancel this agreement is detailed further down in this document. Note, you must cancel within the strict time limits. This document should be read together with the terms and conditions, and the schedule of payments.

If more than one of you is named below, 'you' means each of you jointly and severally. That means that each of you is fully responsible for the loan, even if the other one doesn't contribute to payments or do other things required under this agreement.

Disclaimer relating to advice about this document

Thorn Group Financial Services Limited trading as Thorn Finance and DTR makes every effort to lend responsibly and act in your best interests. You are protected by responsible lending laws, which require us to take steps as a responsible lender (including making reasonable enquiries to be satisfied that the loan meets your requirements and objectives). When we take those steps, we are not providing you with regulated financial advice. This means that duties and requirements imposed on people who give financial advice do not apply to us. If you would like independent support, we recommend that you approach a licensed financial adviser or budget advisory service.

Who are you, and how can we contact each other?

Your name Physical address	Car Sample 12 Terry street	You can contact us by:
i nyoloar addrood	Blockhouse Bay Auckland 0600	 phoning us on 0800 342 584 emailing us at services@thornfinance.co.nz
Mobile number Email address	021000000 steven.wei@thornfinance. co.nz	 writing to us at PO Box 204365, Highbrook, Manukau 2161 contacting us at the office shown at the top of this document

Your name Physical address Mobile number Email address

How much are you borrowing and how do you make payments?

Initial unpaid balance

This is the amount you owe at the date you enter into this document and we advance the funds to you. This is also the total of all advances we will make under this agreement. The amount includes any fees payable to or by us at the time we advance the funds to you.

Total Cost of Goods	\$10,180.00
Less Cash deposit	\$2,500.00
Less Trade in	\$0.00
Initial unpaid balance	\$7,680.00
Made up of:	
Vehicle Cost	\$10,000.00
Establishment Fee	\$80.00

Motor Vehicle Insurance \$100.00

Timing of payments

FrequencyMONTHLYFirst payment date15-01-2022Number of payments12Amount of each payments\$676.66Total of all payments\$8,158.92(calculated as at the date of this agreement)

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A \$3.25 per month administration fee is charged for each month while any amount remains outstanding under this agreement. This is included in the payments described above and in the schedule of payments on page 6. If we change the variable interest rate or the weekly and/or fortnightly administration fee in accordance with this agreement, your payments may change and we will notify you as required by law.

Is this a secured loan?

You give us a security interest in the vehicle (meaning the property listed below, all present and future attachments, accessories, replacements or spare-parts relating to that property, any property used to replace or substitute that property, and any proceeds of that property (or replacement or substituted property)) to secure the payment of any money now or at any time in the future owing by you to us under this agreement and the performance of all your other obligations to us under this agreement at any time. This means that this agreement is a secured loan. Our security interest must have first-ranking priority unless we have agreed otherwise.

Secured asset details

VIN Number (Vehicle Identification Number)

W0L0JBF68Y7051756

Vehicle Registration Number Vehicle Make Vehicle Model Year of Manufacture

APY771 HOLDEN VECTRA 2000

How much interest will we charge you?

Variable interest rate and term of the agreement

9.5 % per annum - Variable annual interest rate (as at the date of this agreement)

12 Term of the agreement (months)

Total amount of interest payable under this agreement (calculated as at the date of this agreement) \$400.91

How we calculate and charge interest

Our annual interest rate is a variable rate. We can vary this rate under clause 8.1 of the terms and conditions.

We charge interest to your account each week or fortnight (depending on your individual terms) in arrears, starting on the first payment date. This means that we add accrued but unpaid interest to your unpaid balance (on which we charge interest). We start calculating interest from the date of this document.

We calculate your interest by multiplying your average unpaid daily balance for either each week by our weekly interest rate or each fortnight by our fortnightly interest rate (depending on your individual terms). We calculate our weekly and fortnightly interest rates by dividing our annual interest rate by 52 and 26 respectively. Your unpaid balance includes interest charged to your account weekly or fortnightly depending on your individual terms (until it is paid).

each month (to cover the costs of maintaining

What credit fees and charges will you have to pay?

You will have to pay credit fees and charges in connection with your account (not included in the initial unpaid balance above). We may vary these fees and charges under clause 8.3 of the terms and conditions.

Our current credit fees and charges (not included in the initial unpaid balance above) are:

Monthly administration fee*	\$3.25	Charged to your account each month (to cover the costs of maintaining
		and administering your account) when making monthly repayments.
Re-finance fee	\$30.00	Charged to your account each time we are required to re-finance an

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agreement (to cover the cost of processing and documenting the refinance)

All credit fees and charges are charged to your account at the time the relevant fee or charge is incurred (or, in the case of the weekly or fortnightly administration fee, weekly or fortnightly (respectively) starting on your first payment date). This means that they are added to your unpaid balance (on which we charge interest).

Service and data charges may also be charged by your service provider where you communicate with us by electronic message.

How will we keep you informed?

We must provide you with regular statements (this is known as 'continuing disclosure'). We'll provide you with statements at least six monthly. These statements will give you information about your account.

What could happen if you don't keep to this agreement?

If you think you might have trouble making a payment, please talk to us before the payment is due. If you're experiencing hardship, or certain other circumstances, we may be able to help.

If you don't keep to this agreement, a couple of things could happen:

We could repossess the vehicle (our security)

Our security interest in the vehicle protects us if you don't perform your obligations to us under this agreement (that is, if you don't keep to this agreement).

If you fail to carry out what you've promised by entering into this agreement, we may have the right to take (repossess) and sell the vehicle.

Our security interest secures all of your obligations to us under this agreement. If we repossess and sell the vehicle but the proceeds of sale do not cover the full amount you owe us, you may continue to owe us money. It will be an event of default under this agreement if you allow someone other than us to create a security interest over the vehicle, and we can then carry out the actions described in clauses 11 and 12.2 of the terms and conditions (including repossessing and selling the vehicle).

Default interest

You must pay default interest charges if you don't make a payment on the date it is due. You must pay these charges until you've caught up with your payments. We calculate this default interest every day on the amount you are overdue (excluding any amount that has become payable early because of a default). Our default interest rate at the date of this agreement is 5% per annum above our prevailing variable interest rate. We can vary the default interest rate under clause 8.2 of the terms and conditions.

Default fees

If you don't keep to this agreement, you may need to pay default fees.

Our current default fees are as follows:

Late Payment Fee	\$33.00	Charged to your account each time you are more than 2 days late in paying an amount that is due (to cover the additional cost of administering your account while payments are overdue)
Payment Plan Late Fee	\$3.50	A reduced late fee charge to your account each time you are more than two days late in paying an amount due under a payment plan to cover the additional cost of administering your account when payments are overdue.
Door Knock Fee	\$35	Charged to your account each time we are required to visit you to discuss an event of default.

We'll also charge you other losses, costs and expenses that an event of default may cause, as described in clause 11.3 of the terms and conditions. These amounts will vary depending on what our losses, costs or expenses are at the time of the event of default. We may vary these fees and charges under clause 8.3 of the terms and conditions.

All default fees and charges are charged to your account at the time the relevant fee or charge is incurred. This means that they are added to your unpaid balance (on which we charge interest).

You have the right to cancel this agreement

The Credit Contracts and Consumer Finance Act 2003 gives you a right for a short time after the terms of this agreement have been disclosed to you to cancel the contract.

Time limits for cancellation

You can cancel this agreement by letting us know in writing within 5 days from when we sent the agreement to you by email.

If you want to cancel this agreement, you must let us know in writing by:

- giving the notice to us in person at any branch of dtr or the office of Thorn Group Financial Services Limited
- posting the notice to us at PO Box 204365, Highbrook, Manukau 2161
- emailing us at services@thornfinance.co.nz.

You must also return to us any advance and any other property you've received under this agreement.

What you may have to pay if you cancel

If you cancel this agreement we can charge you:

- a) the amount of any reasonable expenses we had to pay in connection with this agreement and its cancellation (including legal fees and fees for credit reports, etc); and
- b) interest for the period from the day you received the advance until the day you repay the advance.

What do you need to do if you suffer unforeseen hardship?

If you can't keep up your payments because of an unexpected event that causes you hardship—for example illness, injury, loss of employment or the end of a relationship—you can apply to us for a hardship variation. To apply, you need to write to us explaining your situation and ask us to do one of the following:

- a) extend the term of this agreement, and reduce the amount of each payment due under this agreement accordingly (without changing the interest rate)
- b) give you longer to pay by postponing, during a specified period, the dates on which payments are due under this agreement (without changing the interest rate)
- c) both of the above postpone payments for a specified time and reduce the amount of your payments by extending the term.

Write to us as soon as possible because, if you leave it for too long, we do not have to consider your application.

Who to contact if you have a dispute with us

Financial Services Complaints Limited Level 4, Legal House

101 Lambton Quay PO Box 5967

Wellington 6140 0800 347 257 / complaints@fscl.org.nz / <u>www.fscl.org.nz</u>

We are registered on the Financial Service Providers Register

We are registered on the Financial Service Providers Register under the name Thorn Group Financial Services Limited (registration number FSP39861).

Thorn Group Financial Services Limited trading as TI Building B, 8 Business Parade South, Highbrook, Manuka PO Box 204365, Highbrook, Manukau 2161 Phone: 0800342584 Email: services@thornfinance.co.nz	Thorn Finance		
Your Agreement With Us			
I acknowledge that I am entering into this agreement of my free will and have not been forced to enter into it by Thorn Group Financial Services Limited or anyone else.	Borrower name	Car Sample	
I acknowledge that I understand this agreement fully.			
I agree to borrow money from Thorn Group Financial Services Limited.	Borrower signature	Car Sample Car Sample (New cd., 002 I 2254 (MT+13)	
This agreement includes:			
 this Thorn Vehicle Finance Agreement the schedule of payments the terms and conditions 	Signed on	Nov 18, 2021	

If you are a joint borrower, we recommend that you get independent advice before entering into this agreement

Borrower signature

Borrower name

Signed on



Schedule of payments

This schedule of payments is provided for your convenience. In the event of any conflict between this schedule of payments and any other provision of this agreement (or any other agreement between you and us), that other provision will prevail. We may provide you with an amended schedule of payments at any time.

If we change the variable interest rate or the weekly and/or fortnightly administration fee in accordance with this agreement, this schedule of payments may change and we will notify you as required by law.

Schedule Date	Principal Paid	Interest Paid	Account fee	Principal Remaining
15-01-2022	\$612.61	\$60.80	3.25	\$7,067.39
15-02-2022	\$617.46	\$55.95	3.25	\$6,449.93
15-03-2022	\$622.35	\$51.06	3.25	\$5,827.58
15-04-2022	\$627.27	\$46.14	3.25	\$5,200.31
15-05-2022	\$632.24	\$41.17	3.25	\$4,568.07
15-06-2022	\$637.25	\$36.16	3.25	\$3,930.82
15-07-2022	\$642.29	\$31.12	3.25	\$3,288.53
15-08-2022	\$647.38	\$26.03	3.25	\$2,641.15
15-09-2022	\$652.50	\$20.91	3.25	\$1,988.65
15-10-2022	\$657.67	\$15.74	3.25	\$1,330.98
15-11-2022	\$662.87	\$10.54	3.25	\$668.11
15-12-2022	\$668.12	\$5.29	3.25	-\$0.01

TERMS AND CONDITIONS

- How to interpret this agreement 1.1 Why these terms and conditions are important
 - These terms and conditions form part of your agreement with Thorn Group Financial Services Limited. Please read them carefully.
- What the words in this agreement mean 1.2 In this agreement, unless the context otherwise requires:

Account means the account in your name maintained by us in connection with this agreement.

Agreement has the meaning given to it on page 4 of this agreement.

Business day has the meaning given to the term 'working day' in the CCCFA.

CCCFA means the Credit Contracts and Consumer Finance Act 2003.

Default interest rate means the default interest rate specified on page 2 of this agreement. Default interest is charged in accordance with clause 8.2.

Event of default means an event outlined in clause 10 of this agreement.

Initial unpaid balance means the amount you owe at the date you enter into this agreement and we advance the funds to you, as specified in the Thorn Vehicle Finance agreement.

Interest rate is the annual interest rate specified on page 2 of this agreement. This interest rate may change in accordance with clause 8.1b. Interest is charged in accordance with clause 8.1a

Payment date means each date for payment specified on page 1 of this agreement (or such other date as we may agree with you from time to time).

PPSA means the Personal Property Securities Act 1999.

PPSR means the Personal Property Securities Register (established by the PPSA).

Proceeds has the meaning given to it under section 16 of the PPSA.

Property has the meaning given to the term 'personal property' under section 16 of the PPSA.

Schedule of payments means the list set out on page 6 of this agreement

Security includes any charge, encumbrance, lien, pledge, assignment by way of security, title retention arrangement or similar interest imposed by statute, or other arrangement of any nature having similar economic effect to any of the foregoing and any present or future right or interest in personal property that is a security interest for the purposes of the PPSA. See section 17 of the PPSA for the full legal definition.

Statement means the regular statement we send you about your account.

Terms and conditions means these terms and conditions as set out on pages 7 to 9 of this agreement.

Total unpaid balance means the amount you owe to us (as shown on your last statement), plus any other amounts charged to your account or accruals since that last statement.

Vehicle means the personal property that you grant us a security interest over, as specified on page 2.

What we include in a meaning 1.3

In this agreement, unless the context otherwise requires, each of the following words has the meaning given.

- 'Us', 'we' and 'our' means Thorn Group Financial Services а Limited
- b 'You' and 'your' means the person whose name appears as

'Your name' in this agreement. If more than one of you is

named, 'you' and 'your' means each of you jointly and

severally. That means that each of you is fully responsible for

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the loan, even if the other one doesn't contribute to payments

or do other things required under this agreement.

- d When this agreement refers to you, us, or anyone else, it also means anyone to whom legal responsibility passes; that is, an executor, administrator, successor or assignee.
- References to legislation (which includes all related е regulations) are also references to that legislation as amended or re-enacted or as its application is modified by other legislation.
- Words that are in the singular also carry the plural meaning f and vice versa.
- References to any agreement or document (including q references to this agreement) are to the agreement or document as amended, varied, supplemented, novated or replaced.
- By entering into this agreement, you agree that certain things 2
- are true 21 By entering into this agreement, you agree to all of the
 - following: you accept the obligations in this agreement, and you а understand that these obligations can be enforced according to this agreement
 - b you have told us everything about your circumstances that anyone lending you money needs to know you have not given us false or misleading information, and
 - С you have told us (or given us access to) all information that could be material to our decision to lend money to you you have not defaulted on any other loan, and you are not d
 - about to default е you have not used the vehicle as security for any purpose apart from securing the total unpaid balance under this agreement
 - you own (or will own at the date we initially give you money) f. the vehicle without any security interest apart from the one created by this agreement, and you will not allow a security interest to exist without prior written notice from us that gives our consent
 - you have a payment plan in place if you have any g outstanding court fines.
- 2.2 You agree that the things you tell us by entering into this agreement, as listed in clause 2.1, will continue to be true while this agreement lasts.

3 By entering into this agreement you make a commitment to us 31 You promise to:

- give us any information about your finances that we have a а reason to ask for at any time while this agreement lasts, and
- let us know straight away if anything happens (including b pending legal action) that may prevent you from carrying out your obligations under this agreement.
- 3.2 You will look after the vehicle

At all times and at your own expense, you will keep the vehicle in good working order and condition (fair wear and tear excepted), and you will replace any worn out or defective parts with new parts. You will not modify the vehicle

3.3

You will not interfere with, add to, or modify the vehicle without our prior written consent. However, we do permit you to make modifications to enable the vehicle to be road legal at all times so long as these modifications are covered under your insurance policy.

You will use the vehicle carefully 3.4

You will use the vehicle in a careful and proper manner and make sure that the building or premises where you keep the vehicle are secure to prevent unauthorised entry.

You will allow us to inspect the vehicle 3.5

You will permit us, our agents, and our representatives to inspect the vehicle from time to time. You will allow us or our agent to enter any building or premises where you keep the vehicle, subject to any applicable law. You will give us or our agent whatever assistance we reasonably require to carry out the inspection. We do not have to give you notice of our intention to inspect the vehicle.

How you can use your loan 41

We will loan you money, and you will pay the money back We will advance the initial unpaid balance listed on the agreement (less fees payable to or by us) on the date of the agreement provided we are satisfied that all the information that you provided us with is true, accurate and not misleading. We will pay the money to you or as you direct. In return, you agree to make payments as listed in this agreement.

When and how to make payments 5.1

When you must pay us

- You will pay: а
 - on each payment date the payment specified on page 1 of this agreement (or as otherwise agreed), and
- immediately on demand by us any other sums that may be owing b under this agreement.

52 The time of day you must pay by

- Each payment must be made either: а
 - no later than 4.00 pm on the payment date, if the payment date is a business day, or no later than 4.00 pm on the business day immediately before the b
 - payment date, if that date is not a business day. If you make a payment on a day that is not a business day, or after
 - 4.00 pm on a business day, we consider that payment to have been made on the next business day.

You can make full prepayment 5.3

You may at any time before the last payment date repay the total unpaid balance in full (full prepayment). We stop charging interest on the total unpaid balance on the actual day you make payment.

5.4

We can refuse part prepayment We have the right to refuse a payment of part of what you owe us made before the payment date (part prepayment). We will notify you if we refuse a part prepayment. See clause 6.1 for our rights if we accept a part prepayment.

5.5 How you can pay

Unless otherwise agreed, you must pay by direct debit to our nominated bank account.

You must make your payments free of restrictions 5.6

Except to the extent required by law, you must make all payments: free of any restrictions or conditions; а

- free of any deduction or withholding for tax; and b
- free of any other deduction, including set-off or counter claim. С

What we do with your payments 6 6.1

We credit your payment on the payment date The payments you make will be credited against the payment that is due on the payment date. If we accept a payment from you before the payment date (other than a full prepayment), we will hold it unallocated until the payment date and then credit it to your account.

6.2 We can apply your payment to any part of your debt

We can use the money you pay us to reduce your debt with us. We can apply it to the initial unpaid balance, interest, fees, or any other moneys due (in any order we choose, subject to our obligations at law).

7 We will send statements to you regularly

We will send you statements at least six monthly unless we are not required to do so by law.

Unless there is an obvious error, any statement given by us or our agent will be evidence of the amount you owe under this agreement.

You may have to pay interest, default interest, or fees and charges 8 8.1 You may have to pay interest

- We charge interest (at the interest rate) on the unpaid balance of а your account. Please see further information on page 2 of this agreement.
- b We can change the interest rate (or how it is calculated or applied) at any time. If we do, we'll notify you as required by law. You may have to pay default interest

8.2

- We charge default interest if you fail to make a payment required а by this agreement. Please see further information on page 3 of this agreement.
- We can change the default interest rate (or how it is calculated or b applied) at any time. If we do, we'll notify you as required by law.

8.3 You may have to pay fees and charges

Please see further information on pages 2 and 3 of this agreement. We can vary the amount, frequency, time for payment or method of b calculation of any fees or charges or introduce new fees or charges. If we do, we'll notify you as required by law. A full schedule of all fees is available from us on request.

Insurance Q

The vehicle must be insured 9.1

You agree to keep the vehicle insured under a comprehensive insurance policy with a reputable insurer. All insurance must be in our name and your name and clause 9.3 will apply. You agree to show us evidence of that insurance if we ask to see it

9.2 You must pay whatever is owed under this agreement

- If you fail to keep the vehicle insured as required by this clause, or if your insurer declines any insurance payment or any claim, you will still be obliged to pay all amounts you owe under this agreement.
- 93 Damage to other property is not our responsibility If there is damage or loss to anything used with the vehicle, then (to the maximum extent permitted by law and subject to any other agreement we

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have with you) paying for the damage or loss is your responsibility and we do not need to pay, whether the damage or loss is caused by the vehicle or not.

9.4 Any money paid under an insurance claim in connection with this agreement must be paid to us

If you make a claim on any policy of insurance taken out in connection with this agreement, whatever the insurance company pays you (or your estate) must be paid to us. We can use the money either to make good any damage to the vehicle, or to reduce the total unpaid balance under this agreement.

10 If you don't keep to this agreement, you are in default

You are in default if any of the events listed in this clause 10 happen: 10.1

You break this agreement

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- You breach this agreement in any way, and fail to remedy that breach within 15 business days of a notice from us asking for you to do so.
- Any provision of this agreement is no longer enforceable against b you, or you claim that this is so.

You give us incorrect or misleading information

You provide us with information about yourself, your circumstances, or your application that we determine to be untrue,

not accurate, or misleading. We decide you can't meet this agreement

You have a change of circumstances that gives us reasonable d grounds to decide that you will not be able to meet this agreement.

You don't look after the vehicle

- You do or allow anything that might negatively affect our security interest in the vehicle, including:
 - modifying the vehicle in any way;
 - losing possession of the vehicle (for example, by loaning, gifting, selling, or pawning it);
 - attempting to take the vehicle out of New Zealand; or
 - allowing the vehicle to be seized or removed to satisfy other debts

You don't, or can't, pay

- You fail to make a payment when due as required by this f agreement.
- You are deemed unable to pay your debts under any relevant g legislation, such as if you become bankrupt or go into liquidation.
- A court issues a warrant to allow seizure of any of your property or h assets to cover a debt in excess of \$2,000.
- A court issues a judgment against you for an amount in excess of i \$2,000, and the judgment is not cancelled with 14 days.
- You allow someone other than us to take security over the vehicle, or you allow a financing statement (as defined in the PPSA) to be registered against the vehicle in favour of someone other than us.
- An order is made for the seizure of the vehicle for non-payment.

If you are in default, we can take action 11 11.1

We can require immediate payment If you're in default, we can require immediate payment of the total unpaid balance under this agreement, or any other agreement you have with us. You must immediately pay us the amount required as soon as you receive notice from us, whether or not the time for payment has arrived.

11.2 We can cancel this agreement, sue and repossess the secured assets:

- If you are in default, we may do any or all of the following:
- cancel this agreement а
- without notice, sue for recovery of the total unpaid balance and/or b с enforce our security interest and take possession of and sell the
- vehicle.
- If you are a joint borrower, we can take action against you without suing the other borrower

11.3 You will pay all losses, costs and expenses

- You may need to pay the default fees described on page 3 of this agreement.
- You agree that you will pay all other losses, costs or expenses that b an event of default might cause. This includes legal costs, any interest, fees, penalties, expenses, or other sums paid or payable. It also includes solicitor/client costs, repossession fees, dishonour fees, door-knocking fees, debt collection agency costs, and costs for locksmiths, collection, storage, or disposal.

11.4 You will pay default interest

- If you fail to make a payment when due as required by this agreement, you will be charged default interest as described in clause 8.2 We can re-possess if we think the vehicle is at risk
- 11.5 In addition to our other rights under this agreement, if at any time we consider the vehicle to be at risk (within the meaning of section 83E(2) of the CCCFA), we may take and keep possession of all or part of the vehicle. We will follow the provisions of the CCCFA when taking and repossessing the vehicle.

11.6 We can enter any place where the vehicle is located

You give us, our agents, and our representatives the right to enter any place where the vehicle may be held, and to search for, remove, and take possession of the vehicle. This includes when the occupier is not present. This right cannot be revoked, and lasts until the delivery of a final discharge of the relevant security interest (see clause 12.6). We do not have to give you notice of our intention to enter. We can carry out these rights and (subject to applicable law) you are not allowed to claim against us for any consequential loss or damage.

12 We have security interests in the vehicle

- 12.1 The vehicle is our security that you will keep this agreement You grant us a security interest in the vehicle as security for the payment of the money you owe us, now or in the future, under this agreement and the performance of all of your other obligations to us under this agreement at any time.
- 12.2 You will help us obtain and maintain priority in respect of the vehicle You will do whatever we ask you to do to enable us to maintain the security interests intended to be created under this agreement and the priority of those security interests (which must be first-ranking priority unless we have agreed otherwise). Doing whatever we ask you to do includes providing any information we reasonably require to complete and register on the PPSR a financing statement or a financing change statement.
- 12.3 You waive any right to receive a copy of a verification statement under the PPSA.
- 12.4 You agree that nothing in sections 114(1)(a) and 133 of the PPSA applies to this agreement.
- 12.5 You agree that your rights as debtor in sections 116, 120(2), 121, 125, 126, 127, 129, and 131 of the PPSA do not apply to this agreement.
- 12.6 We can keep our security interest until this agreement is at an end Each security interest under this agreement is a running and continuing security for the payment of all moneys now or at any time in the future owing by you to us in respect of this agreement and the performance of all of your other obligations to us under this agreement at any time. Each security interest remains in full force until you have done everything this agreement requires and we are sure that all of your payments have been made and honoured and we execute and deliver a final discharge of the security interest, despite:
 - a payment of any amount to us at any time;
 - b any account between you and us being at any time in credit; or
 - you having settled your account by paying the total unpaid balance in full.
- 12.7 You will not move the vehicle without our written consent While you owe any money (including advances, interest, charges, or fees) under this agreement, you will not remove the vehicle from your address, unless we have given our consent in writing. This includes loaning, selling, or pawning the vehicle.
- 13 Other amendments to this agreement
- 13.1 We may at any time (without your prior agreement) change any term in this agreement where, in our reasonable opinion, the change:

- a is necessary or expedient to comply with any applicable law
- b is of a formal, technical or administrative nature, or
- c will not prejudice or disadvantage you in any material respect.
- We will give you notice of any change as required by law.
- 14 We don't waive any of our rights

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- 14.1 Even if we don't exercise a particular right under this agreement, we still retain that right.
- 14.2 If we exercise any right under this agreement, we can still exercise that right again, or any other right.
- 14.3 In addition to any and all of the rights under this agreement, we can also seek any other remedies allowed us in law.
- 15 You cannot assign your rights under this agreement, but we can You may not assign to anyone else any of your rights under this agreement or any rights to the vehicle. We may at any time assign or transfer our rights and/or obligations under this agreement, or any of our rights to the vehicle. We can assign or transfer to anyone we choose to, on any terms we consider fit. We do not have to let you know (unless required by the CCCFA or any other applicable law).

16 You will communicate with us and we will communicate with you 16.1 Unless otherwise specified, all notices or other communications

- from us to you (including statements) or from you to us must be: a in writing (which may be by means of an electronic message) b delivered, forwarded or sent by personal delivery, post, or
 - delivered, forwarded or sent by personal delivery, post, or electronic message to the address specified in this agreement or otherwise given by the addressee. deemed to have been received by the addressee:
 - if served personally, at the time of service
 - if sent by post, on the fourth business day after being posted, correctly addressed, by prepaid postage
 - if sent by electronic message, on the second business day after sending to the correct address.

If you are a joint borrower, you agree that we can rely on instructions in relation to this agreement from either one of you individually (without any further enquiry or verification from the other borrower). However, we may decline to act if we receive contradictory communications from you.

16.2 You agree that the conditions relating to sending and receiving information in electronic form are those in the Contract and Commercial Law Act 2017 (and any other mandatory law applicable from time to time) and you agree to receive notices and other communications from us in electronic form, by means of an electronic communication, and signed by means of an electronic signature

Where you have given us an electronic message address, you acknowledge and agree that (unless you ask otherwise):

- a we'll typically use that address as the primary means of communicating with you
- b we may send you electronic messages allowing you to access your statements from a website or by means of the Internet.

A full list of rates and fees can be found at www.thornfinance.co.nz/rates-fees/

PRIVACY CONSENT

(pursuant to the Privacy Act 2020)

Client Name	Car Sample	Client Number	01729521	Date	18-11-2021

I understand that:

- Thorn Group Financial Services Limited t/a dtr, Thorn Finance and Finance Central is asking for and may receive personal information about me, and that my personal information may be used by Thorn and its related entities, successors, assigns, agents and associates (together the **Thorn Group**) in accordance with this Privacy Consent.
- Thorn Group will collect, use, store, disclose and otherwise process my personal information in accordance with its privacy policy available at <u>www.dtr.co.nz/privacy</u> and <u>https://thornfinance.co.nz/privacy/</u> (Privacy Policy). This consent does not limit anything in the Privacy Policy.

I understand that the personal information Thorn Group collects and holds about me may consist of (but is not limited to) details of my assets, liabilities, income, employment, credit history, outstanding fines, address details and contact information.

I understand that my personal information may be used by Thorn Group for the purposes of:

- Assisting in making decisions on whether or not to provide me with credit and providing quotations for the cost of credit, including assessing my creditworthiness
- Verifying my identity in accordance with anti-money laundering legislation
- Enforcing my contract if I default in my obligations
- Complying with legal obligations
- Contacting me about new products, offers or competitions
- Conducting market research

For the above purposes and for credit reporting purposes, I authorise the Thorn Group to provide (and to request and collect) personal information about me (including default information and my repayment history) to and from third parties as it considers appropriate for such purposes, including but not limited to:

- Any trading bank, finance company, credit union, insurance company or other financial institution.
- Any credit reporting or identity verification service or agency (including but not limited to Equifax, Centrix, Illion, APLYiD) and any debt recovery agency.
- Data and analytics products providers who provide Thorn Group with access to credit related data.
- The New Zealand Transport Agency's 'Driver Check' service.
- Other government agencies and regulators, who may hold information relevant to processing my application and/or assessing my creditworthiness, including the Ministry of Justice, Department of Corrections, New Zealand Police, MSD, Immigration New Zealand, Inland Revenue Department and Kāinga Ora Homes and Communities (and related agencies).
- My alternative contacts, my past and present employers and third-party service providers (including telecommunications providers, professional advisors and public registers).
- Owners, occupiers or neighbours of any address reasonably believed to be my current or recent address.
- My authorised representatives and advisers (including budget advisers).
- Thom Group's agents or service providers like debt collection agencies, introducers, professional advisers, direct debit companies, private investigators, marketing agencies and market research and data and analytics products providers, mailing houses, call centre operators and technology service providers offering online services used by Thorn Group in connection with its business.
- Third parties that Thorn Group partners with in connection with its service offerings (including motor vehicle dealers).

Without limiting the foregoing, I agree that if I apply for a loan or request a quote for the cost of credit, Thorn Group may obtain credit information about me from a credit reporter to confirm my identity, verify my current credit obligations, help Thorn Group assess my ability to meet repayment obligations and make credit decisions, and to provide me with quotations for the cost of credit.

I understand that:

- if I default in my obligations to the Thorn Group, information about that default may be given to third parties, including credit reporting agencies.
- Neither Thorn Group nor any third party needs to contact me before any information about me is provided or obtained by Thorn Group.
- A third party (e.g. a credit reporting agency) to whom the Thorn Group gives my information may retain that information and use it to provide its own services, including providing the information to its own customers.

I understand that credit reporters to whom Thorn Group give my personal information may use (and disclose) my personal information on their own terms and treat my information in accordance with their own privacy policies. Credit reporters are subject to specific requirements in relation to credit information they hold and I understand that I can ask any credit reporter for a copy of any credit information they hold about me and to update it, if necessary. More information about this is available at https://www.privacy.org.nz/privacy-act-2020/codes-of-practice/crpc2020/.

I understand that, if my personal information is not provided, Thorn Group may not be able to provide the products I have requested.

I acknowledge that I have the right to access, and request the correction of, any personal information about me held by Thorn Group by writing to Thorn Group Financial Services Limited at PO Box 204365, Highbrook, Manukau 2161 or or by contacting us at info@dtr.co.nz or on 0800 645 008.

Under the Unsolicited Electronic Messages Act 2007, Thorn Group needs your consent to send you some types of commercial electronic messages (mostly marketing and promotional information). If you do not wish to receive these sorts of messages from the Thorn Group, please tick the 'No' box below before signing this document. If neither of the boxes are ticked Thorn Group will assume you want to receive emails and text messages.

Yes, I consent to receiving marketing and promotional electronic messages from you in the future

No, I do not wish to receive any marketing or promotional electronic messages from you in the future.

I acknowledge and agree that this privacy consent applies to all of my current and future arrangements with the Thorn Group.

Date: 18-11-2021

~

.....

Car Sample

Signature of customer

Car Sample

Name of customer

Thorn Finance

Direct Debit Authority Form

0800 645 008

Name of m	y bank account to be do	ebited:		Initiator's au coo	
NZ Test a	ac - SAVING			033	5 7 1 5
Name of m	y bank:				
				Appro	oved
My bank ac	count number:			3571	04/18
12	1234	1 2 3 4 5 6 7	0 2		
Bank	Branch	Account	Suffix		

From the acceptor to their bank:

I authorise you to debit my account with the amounts of direct debits from *Thorn Group Financial Services Limited T/A DTR* with the authorisation code specified on this authority in accordance with this authority until further notice.

I agree that this authority is subject to:

- The bank's terms and conditions that relate to my account, and
- The specific terms and conditions listed below.

The following information will show on your bank statement:

Authorised signature(s):		Date:
Car Sample Car Sample (Nov 18, 2021 12:54 GMT+13)		Nov 18, 2021

Specific conditions relating to notices and disputes

You may ask your bank to reverse a direct debit up to 120 calendar days after the debit if:

- You don't receive a written notice of the amount and date of each direct debit from the initiator, or
- You receive a written notice but the amount or the date of debiting is different from the amount or the date specified on the notice.

The initiator may only send a direct debit if you have:

- Asked the initiator to send it, and
- Agreed the amount of the direct debit.

The initiator is required to give you a written notice of the amount and date of each direct debit no less than the date of the debit.

The initiator is required to give a written notice of the amount and date of each direct debit in a series of direct debits no less than 10 calendar days before the date of the first direct debit in the series. The notice is to include:

- The dates of the debits, and
- The amount of each direct debit.

If the initiator proposes to change an amount or date of a direct debit specified in the notice, the initiator is required to give you notice no less than 30 calendar days before the change.

If the bank dishonours a direct debit but the initiator sends the direct debit again once within 5 business days of the dishonour, the initiator is not required to give you a second notice of the amount and date of the direct debit.



L0000298825SCAGMT



Client Name	Car Sample	Date	18-11-202	1
Client Number	01729521	Account N	umber	0000298825
C				