

**“HOLD” VEHICLE AGREEMENT**

Consumer: \_\_\_\_\_ Date: \_\_\_\_\_  
Address: \_\_\_\_\_ Phone: \_\_\_\_\_  
                  \_\_\_\_\_ Fax: \_\_\_\_\_  
E-Mail: \_\_\_\_\_ Cell: \_\_\_\_\_  
Vehicle: Model: \_\_\_\_\_ Year: \_\_\_\_\_ Color: \_\_\_\_\_  
Stock #: \_\_\_\_\_ VIN: \_\_\_\_\_  
Salesperson: \_\_\_\_\_ Deposit: \_\_\_\_\_

Customer wishes to have Dealer place a “Hold” on the above described Vehicle so that Customer can come to the Dealership and purchase the Vehicle. So long as the Vehicle is in Dealer’s inventory and is not in the process of sale to someone else, Dealer will HOLD the Vehicle for 72 hours pending Customer’s execution of purchase documents. Placing this Deposit and signing this Agreement does not create a binding legal contract on either Customer or Dealer. A binding contract will only arise once Customer has signed all the appropriate purchase documents.

Customer authorizes Dealer to contact Customer via telephone, email and facsimile. If Customer does not finalize an agreement to purchase the Vehicle within 72 hours, the Vehicle may be sold to someone else and the Deposit will be refunded.

Dealer will have no responsibility to Customer for any errors or mistakes and will not be liable for any incidental or consequential losses or damages.

Dealer: \_\_\_\_\_

By: \_\_\_\_\_

Title: \_\_\_\_\_

Customer: \_\_\_\_\_