



SmartLease Select Rider

Dealer Number				Contract Number		
New/Used	Year	Make & Model	Term (Months)	BAC	Mileage	Vehicle ID #

This SmartLease Select Rider ("Rider") is part of your Ally SmartLease agreement ("lease") dated _____, (Mo.) (Day) (Yr.) between _____ (Lessor), _____ (Lessee/You) and _____ (Co-Lessee/You)

This Rider amends the excess wear and mileage provisions of your lease.

- Subject to the No Coverage section below, for any excess wear charge resulting from a single item that is less than \$1,500 and that is not on the list of Exclusions below, we will waive the excess wear charge until the total amount waived reaches \$7,500.
- If the excess wear charge resulting from a single item is \$1,500 or more, we will not waive any part of the charge for that item.

A "single item" means an individual item of excess wear that we identify at lease end using the excess wear standard described in the lease. Each of the following will be treated as a single item:

- All damage or wear that appears to us to be related to a single incident or event.
- Wear to an individual part that occurs over time (like a worn tire or seat; each tire is a separate item).

- Subject to the No Coverage section below, we will waive up to \$400 of the excess mileage charge.

If your lease ends early, when we calculate the Early Excess Mileage and Wear Charge, we will apply the waivers described above first. Then we will apply the limit on the Early Excess Mileage and Wear Charge stated in the section of the lease that describes What You Owe at Lease End.

NOTE: This Rider does NOT amend any of your obligations under the lease, except as stated in this Rider. This Rider does not pay charges for excess wear.

EXCLUSIONS: You will owe charges for excess wear relating to the following:

- A. Missing equipment or parts valued at greater than \$150 each.
- B. Any part, equipment, or accessory added to the vehicle that changes the vehicle after vehicle delivery to you.
- C. Wear due to mechanical or electrical failure, unless such failure is on the following parts or surfaces: head lamps, tail lamps, sealed beams, lenses, light bulbs, factory or dealer installed audio equipment or systems, convertible tops, padded tops, vinyl tops, mufflers, tailpipes, mirrors, door handles, or antennae.
- D. Wear due to a damaged or corroded frame, crossmember, suspension, engine, or powertrain.
- E. Sheet metal that is not original equipment sheet metal.
- F. Snow tires or recapped tires.
- G. Brakes.
- H. Batteries.
- I. Wear covered by a service contract you bought, a warranty, or a manufacturer's or repairer's guarantee.
- J. Wear due to confiscation of the vehicle by a government body or public official.
- K. Alterations, improper repairs, and modifications including but not limited to replacement parts that do not meet the manufacturer's specifications, mismatched parts to a set, add-on parts, poor body work, visible bondo, mismatched paint or a poor quality paint job from a repair, and damage to the vehicle's frame or alignment.
- L. Wear due to the removal of signs, lettering, bumper stickers, or other adhesives.

NO COVERAGE: This Rider does not amend your lease as to excess wear or excess mileage charges if any of the following is true:

- A. The lease has an original term of less than 12 months or more than 60 months.
- B. Dishonest, intentional, fraudulent, criminal or illegal acts relevant to this Rider are committed by you or by the original leasing dealer with your knowledge or consent.
- C. The vehicle is used primarily for commercial, business, or agricultural use.
- D. The vehicle is used for the ordinary activities of delivery services, ambulance companies, auto leasing companies, daily rental companies, new or used car dealers, police or fire departments, taxi cab companies, or driver education companies.
- E. The vehicle is used for public or livery transportation.
- F. The vehicle is part of a drop-shipped fleet agreement.
- G. The vehicle is a custom built vehicle, special body truck, or self-contained recreational vehicle.
- H. The vehicle is used in any professional or organized racing or demolition contest or stunting activity, or while preparing or practicing for such contest or activity.
- I. The odometer has stopped, been altered, tampered with, disconnected, or in any way misrepresents the vehicle's actual mileage unless the odometer was modified in compliance with federal odometer laws.
- J. The vehicle has been retaken because you are in default.
- K. The vehicle is deemed a total loss by the insurance company providing physical damage insurance.

You agree to the terms of this Rider. All other terms of your lease are unchanged.

Lessee Signature ☒ _____

Date _____

Co-Lessee Signature ☒ _____

Date _____

Lessor Signature ☒ _____

Date _____



SmartLease Select Rider

Dealer Number				Contract Number		
New/Used	Year	Make & Model	Term (Months)	BAC	Mileage	Vehicle ID #

This SmartLease Select Rider ("Rider") is part of your Ally SmartLease agreement ("lease") dated _____, (Mo.) (Day) (Yr.) between _____ (Lessor), _____ (Lessee/You) and _____ (Co-Lessee/You)

This Rider amends the excess wear and mileage provisions of your lease.

- Subject to the No Coverage section below, for any excess wear charge resulting from a single item that is less than \$1,500 and that is not on the list of Exclusions below, we will waive the excess wear charge until the total amount waived reaches \$7,500.
- If the excess wear charge resulting from a single item is \$1,500 or more, we will not waive any part of the charge for that item.

A "single item" means an individual item of excess wear that we identify at lease end using the excess wear standard described in the lease. Each of the following will be treated as a single item:

- All damage or wear that appears to us to be related to a single incident or event.
- Wear to an individual part that occurs over time (like a worn tire or seat; each tire is a separate item).

- Subject to the No Coverage section below, we will waive up to \$400 of the excess mileage charge.

If your lease ends early, when we calculate the Early Excess Mileage and Wear Charge, we will apply the waivers described above first. Then we will apply the limit on the Early Excess Mileage and Wear Charge stated in the section of the lease that describes What You Owe at Lease End.

NOTE: This Rider does NOT amend any of your obligations under the lease, except as stated in this Rider. This Rider does not pay charges for excess wear.

EXCLUSIONS: You will owe charges for excess wear relating to the following:

- A. Missing equipment or parts valued at greater than \$150 each.
- B. Any part, equipment, or accessory added to the vehicle that changes the vehicle after vehicle delivery to you.
- C. Wear due to mechanical or electrical failure, unless such failure is on the following parts or surfaces: head lamps, tail lamps, sealed beams, lenses, light bulbs, factory or dealer installed audio equipment or systems, convertible tops, padded tops, vinyl tops, mufflers, tailpipes, mirrors, door handles, or antennae.
- D. Wear due to a damaged or corroded frame, crossmember, suspension, engine, or powertrain.
- E. Sheet metal that is not original equipment sheet metal.
- F. Snow tires or recapped tires.
- G. Brakes.
- H. Batteries.
- I. Wear covered by a service contract you bought, a warranty, or a manufacturer's or repairer's guarantee.
- J. Wear due to confiscation of the vehicle by a government body or public official.
- K. Alterations, improper repairs, and modifications including but not limited to replacement parts that do not meet the manufacturer's specifications, mismatched parts to a set, add-on parts, poor body work, visible bondo, mismatched paint or a poor quality paint job from a repair, and damage to the vehicle's frame or alignment.
- L. Wear due to the removal of signs, lettering, bumper stickers, or other adhesives.

NO COVERAGE: This Rider does not amend your lease as to excess wear or excess mileage charges if any of the following is true:

- A. The lease has an original term of less than 12 months or more than 60 months.
- B. Dishonest, intentional, fraudulent, criminal or illegal acts relevant to this Rider are committed by you or by the original leasing dealer with your knowledge or consent.
- C. The vehicle is used primarily for commercial, business, or agricultural use.
- D. The vehicle is used for the ordinary activities of delivery services, ambulance companies, auto leasing companies, daily rental companies, new or used car dealers, police or fire departments, taxi cab companies, or driver education companies.
- E. The vehicle is used for public or livery transportation.
- F. The vehicle is part of a drop-shipped fleet agreement.
- G. The vehicle is a custom built vehicle, special body truck, or self-contained recreational vehicle.
- H. The vehicle is used in any professional or organized racing or demolition contest or stunting activity, or while preparing or practicing for such contest or activity.
- I. The odometer has stopped, been altered, tampered with, disconnected, or in any way misrepresents the vehicle's actual mileage unless the odometer was modified in compliance with federal odometer laws.
- J. The vehicle has been retaken because you are in default.
- K. The vehicle is deemed a total loss by the insurance company providing physical damage insurance.

You agree to the terms of this Rider. All other terms of your lease are unchanged.

Lessee Signature **X** _____

Date _____

Co-Lessee Signature **X** _____

Date _____

Lessor Signature **X** _____

Date _____



SmartLease Select Rider

Dealer Number				Contract Number		
New/Used	Year	Make & Model	Term (Months)	BAC	Mileage	Vehicle ID #

This SmartLease Select Rider ("Rider") is part of your Ally SmartLease agreement ("lease") dated _____, (Mo.) (Day) (Yr.), between _____ (Lessor), _____ (Lessee/You) and _____ (Co-Lessee/You)

This Rider amends the excess wear and mileage provisions of your lease.

- Subject to the No Coverage section below, for any excess wear charge resulting from a single item that is less than \$1,500 and that is not on the list of Exclusions below, we will waive the excess wear charge until the total amount waived reaches \$7,500.
- If the excess wear charge resulting from a single item is \$1,500 or more, we will not waive any part of the charge for that item.

A "single item" means an individual item of excess wear that we identify at lease end using the excess wear standard described in the lease. Each of the following will be treated as a single item:

- All damage or wear that appears to us to be related to a single incident or event.
- Wear to an individual part that occurs over time (like a worn tire or seat; each tire is a separate item).

- Subject to the No Coverage section below, we will waive up to \$400 of the excess mileage charge.

If your lease ends early, when we calculate the Early Excess Mileage and Wear Charge, we will apply the waivers described above first. Then we will apply the limit on the Early Excess Mileage and Wear Charge stated in the section of the lease that describes What You Owe at Lease End.

NOTE: This Rider does NOT amend any of your obligations under the lease, except as stated in this Rider. This Rider does not pay charges for excess wear.

EXCLUSIONS: You will owe charges for excess wear relating to the following:

- A. Missing equipment or parts valued at greater than \$150 each.
- B. Any part, equipment, or accessory added to the vehicle that changes the vehicle after vehicle delivery to you.
- C. Wear due to mechanical or electrical failure, unless such failure is on the following parts or surfaces: head lamps, tail lamps, sealed beams, lenses, light bulbs, factory or dealer installed audio equipment or systems, convertible tops, padded tops, vinyl tops, mufflers, tailpipes, mirrors, door handles, or antennae.
- D. Wear due to a damaged or corroded frame, crossmember, suspension, engine, or powertrain.
- E. Sheet metal that is not original equipment sheet metal.
- F. Snow tires or recapped tires.
- G. Brakes.
- H. Batteries.
- I. Wear covered by a service contract you bought, a warranty, or a manufacturer's or repairer's guarantee.
- J. Wear due to confiscation of the vehicle by a government body or public official.
- K. Alterations, improper repairs, and modifications including but not limited to replacement parts that do not meet the manufacturer's specifications, mismatched parts to a set, add-on parts, poor body work, visible bondo, mismatched paint or a poor quality paint job from a repair, and damage to the vehicle's frame or alignment.
- L. Wear due to the removal of signs, lettering, bumper stickers, or other adhesives.

NO COVERAGE: This Rider does not amend your lease as to excess wear or excess mileage charges if any of the following is true:

- A. The lease has an original term of less than 12 months or more than 60 months.
- B. Dishonest, intentional, fraudulent, criminal or illegal acts relevant to this Rider are committed by you or by the original leasing dealer with your knowledge or consent.
- C. The vehicle is used primarily for commercial, business, or agricultural use.
- D. The vehicle is used for the ordinary activities of delivery services, ambulance companies, auto leasing companies, daily rental companies, new or used car dealers, police or fire departments, taxi cab companies, or driver education companies.
- E. The vehicle is used for public or livery transportation.
- F. The vehicle is part of a drop-shipped fleet agreement.
- G. The vehicle is a custom built vehicle, special body truck, or self-contained recreational vehicle.
- H. The vehicle is used in any professional or organized racing or demolition contest or stunting activity, or while preparing or practicing for such contest or activity.
- I. The odometer has stopped, been altered, tampered with, disconnected, or in any way misrepresents the vehicle's actual mileage unless the odometer was modified in compliance with federal odometer laws.
- J. The vehicle has been retaken because you are in default.
- K. The vehicle is deemed a total loss by the insurance company providing physical damage insurance.

You agree to the terms of this Rider. All other terms of your lease are unchanged.

Lessee Signature ☒ _____

Date _____

Co-Lessee Signature ☒ _____

Date _____

Lessor Signature ☒ _____

Date _____



SmartLease Select Rider

Dealer Number				Contract Number		
New/Used	Year	Make & Model	Term (Months)	BAC	Mileage	Vehicle ID #

This SmartLease Select Rider ("Rider") is part of your Ally SmartLease agreement ("lease") dated _____, (Mo.) (Day) (Yr.) between _____ (Lessor), _____ (Lessee/You) and _____ (Co-Lessee/You)

This Rider amends the excess wear and mileage provisions of your lease.

- Subject to the No Coverage section below, for any excess wear charge resulting from a single item that is less than \$1,500 and that is not on the list of Exclusions below, we will waive the excess wear charge until the total amount waived reaches \$7,500.
- If the excess wear charge resulting from a single item is \$1,500 or more, we will not waive any part of the charge for that item.

A "single item" means an individual item of excess wear that we identify at lease end using the excess wear standard described in the lease. Each of the following will be treated as a single item:

- All damage or wear that appears to us to be related to a single incident or event.
- Wear to an individual part that occurs over time (like a worn tire or seat; each tire is a separate item).

- Subject to the No Coverage section below, we will waive up to \$400 of the excess mileage charge.

If your lease ends early, when we calculate the Early Excess Mileage and Wear Charge, we will apply the waivers described above first. Then we will apply the limit on the Early Excess Mileage and Wear Charge stated in the section of the lease that describes What You Owe at Lease End.

NOTE: This Rider does NOT amend any of your obligations under the lease, except as stated in this Rider. This Rider does not pay charges for excess wear.

EXCLUSIONS: You will owe charges for excess wear relating to the following:

- A. Missing equipment or parts valued at greater than \$150 each.
- B. Any part, equipment, or accessory added to the vehicle that changes the vehicle after vehicle delivery to you.
- C. Wear due to mechanical or electrical failure, unless such failure is on the following parts or surfaces: head lamps, tail lamps, sealed beams, lenses, light bulbs, factory or dealer installed audio equipment or systems, convertible tops, padded tops, vinyl tops, mufflers, tailpipes, mirrors, door handles, or antennae.
- D. Wear due to a damaged or corroded frame, crossmember, suspension, engine, or powertrain.
- E. Sheet metal that is not original equipment sheet metal.
- F. Snow tires or recapped tires.
- G. Brakes.
- H. Batteries.
- I. Wear covered by a service contract you bought, a warranty, or a manufacturer's or repairer's guarantee.
- J. Wear due to confiscation of the vehicle by a government body or public official.
- K. Alterations, improper repairs, and modifications including but not limited to replacement parts that do not meet the manufacturer's specifications, mismatched parts to a set, add-on parts, poor body work, visible bondo, mismatched paint or a poor quality paint job from a repair, and damage to the vehicle's frame or alignment.
- L. Wear due to the removal of signs, lettering, bumper stickers, or other adhesives.

NO COVERAGE: This Rider does not amend your lease as to excess wear or excess mileage charges if any of the following is true:

- A. The lease has an original term of less than 12 months or more than 60 months.
- B. Dishonest, intentional, fraudulent, criminal or illegal acts relevant to this Rider are committed by you or by the original leasing dealer with your knowledge or consent.
- C. The vehicle is used primarily for commercial, business, or agricultural use.
- D. The vehicle is used for the ordinary activities of delivery services, ambulance companies, auto leasing companies, daily rental companies, new or used car dealers, police or fire departments, taxi cab companies, or driver education companies.
- E. The vehicle is used for public or livery transportation.
- F. The vehicle is part of a drop-shipped fleet agreement.
- G. The vehicle is a custom built vehicle, special body truck, or self-contained recreational vehicle.
- H. The vehicle is used in any professional or organized racing or demolition contest or stunting activity, or while preparing or practicing for such contest or activity.
- I. The odometer has stopped, been altered, tampered with, disconnected, or in any way misrepresents the vehicle's actual mileage unless the odometer was modified in compliance with federal odometer laws.
- J. The vehicle has been retaken because you are in default.
- K. The vehicle is deemed a total loss by the insurance company providing physical damage insurance.

You agree to the terms of this Rider. All other terms of your lease are unchanged.

Lessee Signature ☒ _____

Date _____

Co-Lessee Signature ☒ _____

Date _____

Lessor Signature ☒ _____

Date _____



SmartLease Select Rider

Dealer Number				Contract Number		
New/Used	Year	Make & Model	Term (Months)	BAC	Mileage	Vehicle ID #

This SmartLease Select Rider ("Rider") is part of your Ally SmartLease agreement ("lease") dated _____, (Mo.) (Day) (Yr.), between _____ (Lessor), _____ (Lessee/You) and _____ (Co-Lessee/You)

This Rider amends the excess wear and mileage provisions of your lease.

- Subject to the No Coverage section below, for any excess wear charge resulting from a single item that is less than \$1,500 and that is not on the list of Exclusions below, we will waive the excess wear charge until the total amount waived reaches \$7,500.
- If the excess wear charge resulting from a single item is \$1,500 or more, we will not waive any part of the charge for that item.

A "single item" means an individual item of excess wear that we identify at lease end using the excess wear standard described in the lease. Each of the following will be treated as a single item:

- All damage or wear that appears to us to be related to a single incident or event.
- Wear to an individual part that occurs over time (like a worn tire or seat; each tire is a separate item).

- Subject to the No Coverage section below, we will waive up to \$400 of the excess mileage charge.

If your lease ends early, when we calculate the Early Excess Mileage and Wear Charge, we will apply the waivers described above first. Then we will apply the limit on the Early Excess Mileage and Wear Charge stated in the section of the lease that describes What You Owe at Lease End.

NOTE: This Rider does NOT amend any of your obligations under the lease, except as stated in this Rider. This Rider does not pay charges for excess wear.

EXCLUSIONS: You will owe charges for excess wear relating to the following:

- A. Missing equipment or parts valued at greater than \$150 each.
- B. Any part, equipment, or accessory added to the vehicle that changes the vehicle after vehicle delivery to you.
- C. Wear due to mechanical or electrical failure, unless such failure is on the following parts or surfaces: head lamps, tail lamps, sealed beams, lenses, light bulbs, factory or dealer installed audio equipment or systems, convertible tops, padded tops, vinyl tops, mufflers, tailpipes, mirrors, door handles, or antennae.
- D. Wear due to a damaged or corroded frame, crossmember, suspension, engine, or powertrain.
- E. Sheet metal that is not original equipment sheet metal.
- F. Snow tires or recapped tires.
- G. Brakes.
- H. Batteries.
- I. Wear covered by a service contract you bought, a warranty, or a manufacturer's or repairer's guarantee.
- J. Wear due to confiscation of the vehicle by a government body or public official.
- K. Alterations, improper repairs, and modifications including but not limited to replacement parts that do not meet the manufacturer's specifications, mismatched parts to a set, add-on parts, poor body work, visible bondo, mismatched paint or a poor quality paint job from a repair, and damage to the vehicle's frame or alignment.
- L. Wear due to the removal of signs, lettering, bumper stickers, or other adhesives.

NO COVERAGE: This Rider does not amend your lease as to excess wear or excess mileage charges if any of the following is true:

- A. The lease has an original term of less than 12 months or more than 60 months.
- B. Dishonest, intentional, fraudulent, criminal or illegal acts relevant to this Rider are committed by you or by the original leasing dealer with your knowledge or consent.
- C. The vehicle is used primarily for commercial, business, or agricultural use.
- D. The vehicle is used for the ordinary activities of delivery services, ambulance companies, auto leasing companies, daily rental companies, new or used car dealers, police or fire departments, taxi cab companies, or driver education companies.
- E. The vehicle is used for public or livery transportation.
- F. The vehicle is part of a drop-shipped fleet agreement.
- G. The vehicle is a custom built vehicle, special body truck, or self-contained recreational vehicle.
- H. The vehicle is used in any professional or organized racing or demolition contest or stunting activity, or while preparing or practicing for such contest or activity.
- I. The odometer has stopped, been altered, tampered with, disconnected, or in any way misrepresents the vehicle's actual mileage unless the odometer was modified in compliance with federal odometer laws.
- J. The vehicle has been retaken because you are in default.
- K. The vehicle is deemed a total loss by the insurance company providing physical damage insurance.

You agree to the terms of this Rider. All other terms of your lease are unchanged.

Lessee Signature **X** _____

Date _____

Co-Lessee Signature **X** _____

Date _____

Lessor Signature **X** _____

Date _____