Fill in this info	ormation to identify the case:	
Debtor	Borrego Community Health Found	dation
United States Ba	Inkruptcy Court for the: Southern	District of California (State)
Case number	22-02384	_

# Official Form 410 Proof of Claim

04/22

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies or any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

Pa	rt 1: Identify the Clair	n
1.	Who is the current creditor?	Ally Bank         Name of the current creditor (the person or entity to be paid for this claim)         Other names the creditor used with the debtor
2.	Has this claim been acquired from someone else?	<ul> <li>✓ No</li> <li>✓ Yes. From whom?</li></ul>
3.	Where should notices and payments to the creditor be sent? Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)	Where should notices to the creditor be sent?       Where should payments to the creditor be sent? (if different)         Ally Bank       Payment Processing Center         c/o AIS Portfolio Services, LLC       P.O. Box 78367         4515 N. Santa Fe Ave. Dept. APS       Phoenix, AZ 85062         Oklahoma City, OK 73118       Contact phone         800-495-1578       Contact phone         ECFNotices@aisinfo.com       Contact phone         Uniform claim identifier for electronic payments in chapter 13 (if you use one):
4.	Does this claim amend one already filed?	No         Yes.       Claim number on court claims registry (if known)
5.	Do you know if anyone else has filed a proof of claim for this claim?	No         Yes. Who made the earlier filing?

2202384221031000000000006

**Proof of Claim** 

Part 2: Give In	formation Ab	pout the Claim as of the Date the Case Was Filed
	you have any number	No
you use to ide debtor?	entity the	Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor: <u>3052</u>
7. How much is	the claim?	\$ 4,178.43
		□ No
		Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A).
8. What is the back	asis of the	Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card.
Claim		Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c).
		Limit disclosing information that is entitled to privacy, such as health care information.
		Automobile Financing
9. Is all or part of secured?	of the claim	No
Secureur		Yes. The claim is secured by a lien on property.
		Nature or property:
		Real estate: If the claim is secured by the debtor's principle residence, file a <i>Mortgage Proof of Claim Attachment</i> (Official Form 410-A) with this <i>Proof of Claim</i> .
		Motor vehicle
		Other. Describe: 2017 CHEVROLET Cruze L Sedan 4D
		Basis for perfection:       Certificate of Title/Lien Notice         Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.)
		Value of property: \$ 9,281.00
		Amount of the claim that is secured: \$4,178.43
		Amount of the claim that is unsecured: \$0300 (The sum of the secured and unsecured amount should match the amount in line 7.)
		Amount necessary to cure any default as of the date of the petition: \$4,178.43
		Annual Interest Rate (when case was filed) <u>5,90</u> %
		Fixed
		Variable
10. Is this claim to lease?	based on a	No No
16836 :		Yes. Amount necessary to cure any default as of the date of the petition.
11. Is this claim s		No No
right of setoff	?	Yes. Identify the property:



12. Is all or part of the claim entitled to priority under	No No		
11 U.S.C. § 507(a)?	Yes. Chec	ck all that apply:	Amount entitled to priority
A claim may be partly priority and partly		estic support obligations (including alimony and child support) under S.C. $\S$ 507(a)(1)(A) or (a)(1)(B).	\$
nonpriority. For example, in some categories, the law limits the amount		\$3,350* of deposits toward purchase, lease, or rental of property rvices for personal, family, or household use. 11 U.S.C. § 507(a)(7).	\$
entitled to priority.	days	es, salaries, or commissions (up to \$15,150*) earned within 180 before the bankruptcy petition is filed or the debtor's business ends, never is earlier. 11 U.S.C. § 507(a)(4).	\$
	Taxe	s or penalties owed to governmental units. 11 U.S.C. § 507(a)(8).	\$
	Cont	ributions to an employee benefit plan. 11 U.S.C. § 507(a)(5).	\$
	Othe	r. Specify subsection of 11 U.S.C. § 507(a)() that applies.	\$
	* Amounts	are subject to adjustment on 4/01/25 and every 3 years after that for cases begun	on or after the date of adjustment.
13. Is all or part of the claim pursuant to 11 U.S.C. § 503(b)(9)?	days befo	ate the amount of your claim arising from the value of any goods rec re the date of commencement of the above case, in which the goods any course of such Debtor's business. Attach documentation supportin	have been sold to the Debtor in
Part 3: Sign Below			
The person completing this proof of claim must sign and date it. FRBP 9011(b). If you file this claim electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what a signature is. A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.	□ I am the trus □ I am a guara I understand that the amount of the I have examined to I declare under per Executed on date	ditor. ditor's attorney or authorized agent. tee, or the debtor, or their authorized agent. Bankruptcy Rule 3004. antor, surety, endorser, or other codebtor. Bankruptcy Rule 3005. an authorized signature on this <i>Proof of Claim</i> serves as an acknowled claim, the creditor gave the debtor credit for any payments received to the information in this <i>Proof of Claim</i> and have reasonable belief that the enalty of perjury that the foregoing is true and correct. <u>10/31/2022</u> MM / DD / YYYY th th f the person who is completing and signing this claim: <u>Zann Welch</u>	ward the debt.
	Company	AIS Portfolio Services, LLC	
	·	Identify the corporate servicer as the company if the authorized agent is a service	r. –
	Address		
	Contact phone	Email	

22023842210310000000006

## For phone assistance: Domestic (866) 967-0670 | International (310) 751-2670

Debtor:				
22-02384 - Borrego Community Health Foundation				
District:				
Southern District of California, San Diego Division				
Creditor:	Has Supporting Doc	umentation:		
Ally Bank	Yes, supporting documentation successfully uploaded			
c/o AIS Portfolio Services, LLC	Related Document Statement:			
4515 N. Santa Fe Ave. Dept. APS				
	Has Related Claim:			
Oklahoma City, OK, 73118	No			
Phone:	Related Claim Filed B	3y:		
800-495-1578	Filing Party:			
Phone 2:	Authorized age	ent		
Fax:				
Email:				
ECFNotices@aisinfo.com				
Disbursement/Notice Parties:	I.			
Payment Processing Center				
P.O. Box 78367				
Phoenix, AZ, 85062				
Phone:				
800-495-1578				
Phone 2:				
Fax:				
F-mail <sup>.</sup>				
E-mail:				
DISBURSEMENT ADDRESS				
DISBURSEMENT ADDRESS	Amends Claim:			
DISBURSEMENT ADDRESS	No			
DISBURSEMENT ADDRESS	No Acquired Claim:			
DISBURSEMENT ADDRESS Other Names Used with Debtor:	No Acquired Claim: No	Usiform Claim Identifier		
DISBURSEMENT ADDRESS Other Names Used with Debtor: Basis of Claim:	No Acquired Claim: No Last 4 Digits:	Uniform Claim Identifier:		
DISBURSEMENT ADDRESS Other Names Used with Debtor: Basis of Claim: Automobile Financing	No Acquired Claim: No Last 4 Digits: Yes - 3052			
DISBURSEMENT ADDRESS Other Names Used with Debtor: Basis of Claim: Automobile Financing Total Amount of Claim:	No Acquired Claim: No Last 4 Digits: Yes - 3052 Includes Interest or 0			
DISBURSEMENT ADDRESS Other Names Used with Debtor: Basis of Claim: Automobile Financing Total Amount of Claim: 4,178.43	No Acquired Claim: No Last 4 Digits: Yes - 3052 Includes Interest or 0 Yes			
DISBURSEMENT ADDRESS Other Names Used with Debtor: Basis of Claim: Automobile Financing Total Amount of Claim: 4,178.43 Has Priority Claim:	No Acquired Claim: No Last 4 Digits: Yes - 3052 Includes Interest or 0			
DISBURSEMENT ADDRESS Other Names Used with Debtor: Basis of Claim: Automobile Financing Total Amount of Claim: 4,178.43 Has Priority Claim: No	No Acquired Claim: No Last 4 Digits: Yes - 3052 Includes Interest or 0 Yes Priority Under:	Charges:		
DISBURSEMENT ADDRESS Other Names Used with Debtor: Basis of Claim: Automobile Financing Total Amount of Claim: 4,178.43 Has Priority Claim: No Has Secured Claim:	No Acquired Claim: No Last 4 Digits: Yes - 3052 Includes Interest or 0 Yes Priority Under: Nature of Secured A	Charges:		
DISBURSEMENT ADDRESS Other Names Used with Debtor: Basis of Claim: Automobile Financing Total Amount of Claim: 4,178.43 Has Priority Claim: No Has Secured Claim: Yes: 4,178.43	No Acquired Claim: No Last 4 Digits: Yes - 3052 Includes Interest or 0 Yes Priority Under: Nature of Secured An Motor Vehicle	Charges:		
DISBURSEMENT ADDRESS Other Names Used with Debtor: Basis of Claim: Automobile Financing Total Amount of Claim: 4,178.43 Has Priority Claim: No Has Secured Claim: Yes: 4,178.43	No Acquired Claim: No Last 4 Digits: Yes - 3052 Includes Interest or 0 Yes Priority Under: Nature of Secured At Motor Vehicle Describe: 201	Charges:		
DISBURSEMENT ADDRESS Other Names Used with Debtor: Basis of Claim: Automobile Financing Total Amount of Claim: 4,178.43 Has Priority Claim: No Has Secured Claim: Yes: 4,178.43 Amount of 503(b)(9): No	No Acquired Claim: No Last 4 Digits: Yes - 3052 Includes Interest or 0 Yes Priority Under: Nature of Secured An Motor Vehicle	Charges:		
DISBURSEMENT ADDRESS Other Names Used with Debtor: Basis of Claim: Automobile Financing Total Amount of Claim: 4,178.43 Has Priority Claim: No Has Secured Claim: Yes: 4,178.43 Amount of 503(b)(9): No	No Acquired Claim: No Last 4 Digits: Yes - 3052 Includes Interest or 0 Yes Priority Under: Nature of Secured Au Motor Vehicle Describe: 2017 Value of Property:	Charges: mount: 7 CHEVROLET Cruze L Sedan 4D		
DISBURSEMENT ADDRESS Other Names Used with Debtor: Basis of Claim: Automobile Financing Total Amount of Claim: 4,178.43 Has Priority Claim: No Has Secured Claim: Yes: 4,178.43 Amount of 503(b)(9): No Based on Lease: No	No Acquired Claim: No Last 4 Digits: Yes - 3052 Includes Interest or 0 Yes Priority Under: Nature of Secured At Motor Vehicle Describe: 201 Value of Property: 9,281.00	Charges: mount: 7 CHEVROLET Cruze L Sedan 4D		
DISBURSEMENT ADDRESS Other Names Used with Debtor: Basis of Claim: Automobile Financing Total Amount of Claim: 4,178.43 Has Priority Claim: No Has Secured Claim: Yes: 4,178.43 Amount of 503(b)(9): No Based on Lease: No	No Acquired Claim: No Last 4 Digits: Yes - 3052 Includes Interest or 0 Yes Priority Under: Nature of Secured At Motor Vehicle Describe: 201 Value of Property: 9,281.00 Annual Interest Rate	Charges: mount: 7 CHEVROLET Cruze L Sedan 4D		
DISBURSEMENT ADDRESS Other Names Used with Debtor: Basis of Claim: Automobile Financing Total Amount of Claim: 4,178.43 Has Priority Claim: No Has Secured Claim: Yes: 4,178.43 Amount of 503(b)(9): No Based on Lease: No Subject to Right of Setoff:	No         Acquired Claim:         No         Last 4 Digits:         Yes - 3052         Includes Interest or 0         Yes         Priority Under:         Nature of Secured And         Motor Vehicle         Describe: 2011         Value of Property:         9,281.00         Annual Interest Rate         5.90%, Fixed	Charges: mount: 7 CHEVROLET Cruze L Sedan 4D		
DISBURSEMENT ADDRESS Other Names Used with Debtor: Basis of Claim: Automobile Financing Total Amount of Claim: 4,178.43 Has Priority Claim: No Has Secured Claim: Yes: 4,178.43 Amount of 503(b)(9): No Based on Lease: No Subject to Right of Setoff:	No Acquired Claim: No Last 4 Digits: Yes - 3052 Includes Interest or 0 Yes Priority Under: Nature of Secured An Motor Vehicle Describe: 201 Value of Property: 9,281.00 Annual Interest Rate 5.90%, Fixed Arrearage Amount:	Charges: mount: 7 CHEVROLET Cruze L Sedan 4D		
DISBURSEMENT ADDRESS Other Names Used with Debtor: Basis of Claim: Automobile Financing Total Amount of Claim: 4,178.43 Has Priority Claim: No Has Secured Claim: Yes: 4,178.43 Amount of 503(b)(9): No Based on Lease: No Subject to Right of Setoff:	No         Acquired Claim:         No         Last 4 Digits:         Yes - 3052         Includes Interest or O         Yes         Priority Under:         Nature of Secured At         Motor Vehicle         Describe: 201         Value of Property:         9,281.00         Annual Interest Rate         5.90%, Fixed         Arrearage Amount:         4,178.43         Basis for Perfection:	Charges: mount: 7 CHEVROLET Cruze L Sedan 4D		
DISBURSEMENT ADDRESS Other Names Used with Debtor: Basis of Claim: Automobile Financing Total Amount of Claim: 4,178.43 Has Priority Claim: No Has Secured Claim: Yes: 4,178.43 Amount of 503(b)(9): No Based on Lease: No Subject to Right of Setoff:	No         Acquired Claim:         No         Last 4 Digits:         Yes - 3052         Includes Interest or O         Yes         Priority Under:         Nature of Secured At         Motor Vehicle         Describe: 201         Value of Property:         9,281.00         Annual Interest Rate         5.90%, Fixed         Arrearage Amount:         4,178.43         Basis for Perfection:	Charges: mount: 7 CHEVROLET Cruze L Sedan 4D		

## Submitted By:

Zann Welch on 31-Oct-2022 5:05:59 p.m. Eastern Time

Title:

Claims Processor

Company:

AIS Portfolio Services, LLC

Fill in this	information to identify the case:
Debtor 1	BORREGO COMMUNITY HEALTH FOUNDATION
Debtor 2 (Spouse, if filing)	
United States	Bankruptcy Court for the: SOUTHERN District of CALIFORNIA
Case number	22-02384-LST-11

## Official Form 410

## **Proof of Claim**

04/22

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgements, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

Part 1: Identify the Cla	aim				
1. Who is the current creditor?	Ally Bank Name of the current creditor (the pers Other names the creditor used with th	, , , , , , , , , , , , , , , , , , ,	,		
2. Has this claim been acquired from someone else?	☑ No □ Yes. From whom?				
3. Where should notices and payments to the creditor be sent?	Where should notices to the creditor	· be sent?	Where should pa different)	ayments to the creditor	be sent? (if
Federal Rule of Bankruptcy Procedure (FRBP) 2002(g))	Ally Bank c/o AIS Portfolio Services, L Name 4515 N. Santa Fe Ave. Dept. APS Number Str	LC eet	Payment Processi Name P.O. Box 78367		
	Number Str Oklahoma City OK	73118	Number Phoenix	Street AZ	85062
	City State	ZIP Code	City	State	ZIP Code
	Contact phone (800) 495-1578 Contact email ECFNotices@aisinfo.c	20m	Contact phone <u>(80</u> Contact email	00) 495-1578	
	Uniform claim identifier for electronic	payments in chapter 13 (if y			
<ol> <li>Does this claim amend one already filed?</li> </ol>	☑ No □ Yes. Claim number on court claim:	s registry (if known)		Filed on	IM / DD / YYYY
<ol> <li>Do you know if anyone else has filed a proof of claim for this claim?</li> </ol>	☑ No □ Yes. Who made the earlier filing?				

Do you have any numbe you use to identify the debtor?		debtor's account or any r	number you use to identify th	ne debtor: $3 0 5 2$
How much is the claim?	\$_4,178.43*	_ <b>Does th</b>	is amount include interest o	r other charges?
*Claimant reserves right to amen an unsecured deficiency	d its claim, including but not limited to, t	he right to amend for I Yes.	Attach statement itemizing i charges required by Bankru	nterest, fees, expenses, or other ptcy Rule 3001(c)(2)(A).
What is the basis of the claim?	Attach redacted copies of	any documents supportir	ces performed, personal injung the claim required by Bar y, such as health care inforr	
	Automobile Financing			
Is all or part of the claim secured?	I □ No ☑ Yes. The claim is secure	d by a lien on property.		
	Nature of property: □ Real estate.	If the claim is secured	by the debtor's principal resort or the debtor's principal resort or the second contract of	sidence, file a <i>Mortgage Proof of Claim</i> of <i>Claim.</i>
	☑ Motor vehicle □ Other. Describe	2017 CHEVROLE	T Cruze L Sedan 4D VIN:10	G1BC5SM8H7262597
	the collateral; Crec	litor does not seek recou	rse against the debtor or the	pankruptcy, the underlying indebtedness attaches only to e estate on previously discharged debt. If Debtor has not as the right to amend its claim to seek a deficiency balance,
	Basis for perfection	n: <u>Certificate of Title/</u>	Lien Notice	
		ge, lien, certificate of title		fection of a security interest (for her document that shows the lien has
	example, a mortga	ge, lien, certificate of title		
	example, a mortga been filed or record	ge, lien, certificate of title led.)	, financing statement, or oth	
	example, a mortga been filed or record Value of property: Amount of the clair	ge, lien, certificate of title led.)	e, financing statement, or oth \$ <u>9,281.00</u>	
	example, a mortga been filed or record Value of property: Amount of the claim Amount of the claim	ge, lien, certificate of title ded.) <b>m that is secured:</b>	\$ 9,281.00 \$ 9,281.00 \$ 4,178.43 \$ <u>0.00</u>	ner document that shows the lien has
	example, a mortga been filed or record Value of property: Amount of the clain Amount of the clain Amount necessary	ge, lien, certificate of title ded.) m that is secured: m that is unsecured:	\$ 9,281.00 \$ 9,281.00 \$ 4,178.43 \$ <u>0.00</u>	(The sum of the secured and unsecured amounts should match the amount in line 7.)
	example, a mortga been filed or record Value of property: Amount of the clain Amount of the clain Amount necessary Annual Interest Ra ☑ Fixed □ Variable	ge, lien, certificate of title ded.) m that is secured: m that is unsecured:	<ul> <li>financing statement, or oth</li> <li>\$ <u>9,281.00</u></li> <li>\$ <u>4,178.43</u></li> <li>\$ <u>0.00</u></li> <li>f the date of the petition:</li> <li><u>5.900*</u>% * May not refi</li> </ul>	(The sum of the secured and unsecured amounts should match the amount in line 7.)
). Is this claim based on a lease?	example, a mortga been filed or record Value of property: Amount of the clain Amount of the clain Amount necessary Annual Interest Ra I Variable Contractual rate	ge, lien, certificate of title ied.) m that is secured: m that is unsecured: to cure any default as of ate (when case was filed) - for informational pu	<ul> <li>financing statement, or oth</li> <li>\$ <u>9,281.00</u></li> <li>\$ <u>4,178.43</u></li> <li>\$ <u>0.00</u></li> <li>f the date of the petition:</li> <li><u>5.900*</u>% * May not refi</li> </ul>	<pre>ter document that shows the lien has (The sum of the secured and unsecured amounts should match the amount in line 7.) \$ 0.00 ect rate entitled to under In re Till</pre>
	example, a mortga been filed or record Value of property: Amount of the clain Amount of the clain Amount necessary Annual Interest Ra I Variable Contractual rate	ge, lien, certificate of title ied.) m that is secured: m that is unsecured: to cure any default as of ate (when case was filed) - for informational pu	<ul> <li>financing statement, or oth</li> <li>\$ 9,281.00</li> <li>\$ 4,178.43</li> <li>\$ 0.00</li> <li>f the date of the petition:</li> <li>5.900* % * May not refine the process</li> </ul>	<pre>ter document that shows the lien has (The sum of the secured and unsecured amounts should match the amount in line 7.) \$ 0.00 ect rate entitled to under In re Till</pre>

12. Is all or part of the claim	⊠ No					
entitled to priority under 11 U.S.C. § 507(a)?	□ Yes. Check	one:			Amount entitled to priority	/
A claim may be partly priority and partly	11 U.S.C. §	upport obligations (including 507 (a)(1)(A) or (a)(1)(B).	alimony and child s	upport) under	\$	
nonpriority. For example, in some categories, the law limits the amount	□ Up to \$3,35	50* of deposits toward purcha amily, or household use. 11 l			s for \$	
entitled to property.	bankruptcy	aries, or commissions (up to petition is filed or the debtor 507 (a)(4).			\$	
	□ Taxes or pe	enalties owed to government	al units. 11 U.S.C. §	§507 (a)(8).	\$	
	Contributio	ns to an employee benefit pla	an. 11 U.S.C. § 507	(a)(5).	\$	
	□ Other. Spe	cify subsection of 11 U.S.C.	§ 507 (a)() that a	pplies.	\$	
	* Amounts are	subject to adjustment on 4/01/25	and every 3 years after	er that for cases begun on	·	
Part 3: Sign Below						
The person completing this proof of claim must	Check the approp	oriate box:				
sign and date it. FRBP 9011(b).	□ I am the credite	or.				
	☑ I am the credite	or's attorney or authorized ag	ent.			
If you file this claim	□ I am the trustee	e, or the debtor, or their author	orized agent. Bankr	uptcy Rule 3004.		
	s 🗆 I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.					
to establish local rules specifying what a signature is.		an authorized signature on th im, the creditor gave the deb			lgment that when calculating the d that debt.	
A person who files a fraudulent claim could be	I have examined t and correct.	he information in this Proof c	<i>of Claim</i> and have a	reasonable belief that	the information is true	
fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.	l declare under pe	enalty of perjury that the foreg	going is true and co	rrect.		
	Executed on date	= <u>10/31/2022</u> MM / DD / YYYY	-			
	/s/ Zann Welch Signature					
	olghatare					
	Print the name	of the person who is corr	pleting and signi	ng this claim:		
	Name	Zann Welch				
	Nume	First Name	Ν	liddle Name	Last Name	
	Title	Claims Processor				
	Company	AIS Portfolio Services, L Identify the corporate service		if the authorized agen	t is a servicer.	
		4515 N Santa Fe Ave.				
	Address	Dept. APS Number	Street			
		Oklahoma		ОК	73118	
		City		State	Zip Code	
	Contact Phone	(888)-455-6662		Email	ECFNotices@aisinfo.com	

\* This form 410 has been modified by AIS in conformance with FED. R. BANKR. P. 9009 and compliance with FED. R. BANKR. P. 3001. This Form 410, as modified, is substantially similar to Official Form 410.

## CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing proof of claim document was served via the Bankruptcy Court's electronic filing and notice system and/or First Class, U.S. Mail, postage prepaid to all parties listed below.

Case Information					
Debtor(s)					
BORREGO COMMUNITY HEALTH FOUNDATI	ION				
Street		City		State	Zip
587 PALM CANYON DR. SUITE 208		BORREGO SPRINGS		CA	92004
Case Number	Court		Chapter		Filing Date
22-02384-LST-11	SOUTHERN DISTRICT OF CALIFORN	IA	11		09/12/2022

Debtor:	Trustee:
BORREGO COMMUNITY HEALTH FOUNDATION	N Served Electronically
587 PALM CANYON DR.	Served Liectronically
SUITE 208	
BORREGO SPRINGS, CA 92004	

Debtor Attorney: TANIA M MOYRON Served Electronically

By:

/s/ Zann Welch Zann Welch AIS Portfolio Services, LLC 4515 N Santa Fe Ave. Oklahoma City, OK 73118

Proof of Claim

## PURCHASE STATEMENT OF WORK 2 For 3rd Party Bankruptcy Account Servicing

#### Attachment C - Power of Attorney

## LIMITED SPECIAL POWER OF ATTORNEY

Ally Financial Inc., ("Client"), hereby grants to AIS Portfolio Services, LP, a Limited Partnership whose principal office is located at 5847 San Felipe, Suite 1200 Houston, TX 77057, together with its affiliates, subsidiaries, directors, officers, and employees, (jointly "AIS"), Power of Attorney for the purpose of servicing claims Client or any of its direct or indirect subsidiaries may have in cases being administered pursuant to the Federal Bankruptcy Code that are referred to AIS by Client. Client expressly authorizes AIS, or any of its employees, as attorney-in-fact for the undersigned, and with full power of substitution, to prepare and execute Proofs of Claims in bankruptcy proceedings under the United States Bankruptcy Code on behalf of Client or any of its direct or indirect subsidiaries pursuant to the SOW 2 dated September 4, 2020 and entered into and between Client and AIS. This Power of Attorney is being given to AIS and may be attached to claims filed on Client's behalf as required by the Federal Rules of Bankruptcy Procedure and the Official Forms.

AIS shall indemnify, defend and hold harmless Client and its successors and assigns from and against any and all losses, costs, expenses (including, without limitation, actual attorneys' fees), damages, liabilities, demands or claims of any kind whatsoever ("Claims"), arising out of, related to, or in connection with (i) any action taken by AIS pursuant to this Limited Special Power of Attorney, which act results in a Claim solely by virtue of the unlawful use of this Limited Special Power of Attorney (and not as a result of a Claim related to the underlying instrument with respect to which this Limited Special Power of Attorney has been used), or (ii) any use or misuse of this Limited Special Power or Attorney in any manner or by any person nöt expressly authorized hereby.

Third parties without actual notice may rely upon the power granted under this Limited Special Power of Attorney upon the exercise of such power of the Attorney-in-fact that all conditions precedent to such exercise of power have been satisfied and that this Limited Special Power of Attorney has not been revoked.

Page 24

Ally Confidential

Purchase SOW 2 11.07.18 v3

#### **PURCHASE STATEMENT OF WORK 2**

#### For 3rd Party Bankruptcy Account Servicing

This Limited Special Power of Attorney, and all authority granted hereunder, shall be in full force and effect until either (i) terminated in writing by Client; or (ii) without further action by Client, automatically upon the termination of the Bankruptcy Services Agreement.

Dated: 10/9/2020

BY: Martie Tretter Name: Chartie Tretter Title: Sr. Airector

State of 11 County of RAMSE

Subscribed and sworn to (or affirmed) before me on this <u>9</u> day of <u>CETOBOR</u>, 20 ZO by <u>Charlie TRETTER</u>

proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me.

DIANE STONE Signature eal) Notary Public State of Minnesota ly Commission Expires January 31, 2024

EORRE SAN D You, the Br	YAQUIP		EALTH FOUN	Co-Buver N	Vame	and Address y and Zip Code)	Seller-Creditor-(Name and Address) BOB STALL CHEVROLET
n the tron	SIEGOPR	INGS, CA					7601 Alvarado Rd La Mesa, CA 91942
	птапа васк	or this contract. ent schedule be	You agree to pav	the Seller ( re	ditor I	sometimes "we" or "us" in this contra	u choose to buy the vehicle on credit under the agreem ct) the Amount Financed and Finance Charge in U.S. fu g Disclosures below are part of this contract.
New Used	Year	Make and Mod		Odometer	. 	Vehicle Identification Number	Primary Use For Which Purchased Personal, family or household unless
IEW		CHEVROLET CRUZE		.30	10	G1BC5SM8H7262597	otherwise indicated below.
		FEDERAL FINANC CHARG		ENDING D	T	otal of Total Sale	STATEMENT OF INSURANCE NOTICE: No person is required as a condition of financ the purchase of a motor vehicle to purchase or negotiate
R/ The o your c	ATE cost of credit as	The dolla amount th credit wil	nr Thea ne credit I toy	mount of provided w ou or y	The a vill hav	yments Price mount you The total cost of ve paid after your purchase on ve made all credit, including	insurance through a particular insurance company, agen broker. You are not required to buy any other insurance obtain credit. Your decision to buy or not buy other insuran will not be a factor in the credit approval process.
a year	rly rate.	cost you	. on you	ir behalf.	pay sci	ments as your down neduled. payment of \$ 4000,00 jc	Vehicle Insurance
		\$3,871.5 HEDULE WILL B		3.58 (e) \$	3 <u>239</u>	055.12(e) \$ 27955.12(e) (e) means an estimate	$ \frac{N/A}{N/A} Ded. Comp., Fire & Theff N/A Mos. S N/A S N/A Ded. Collision N/A Mos. S N/A Bodily Injury S N/A Limits N/A Mos. S N/A$
	lumber of Pay	- <u> </u>		f Payments:		When Payments Are Due:	Property Damage \$ <u>N/A</u> Limits <u>N/A</u> Mos. \$ <u>N/A</u> Marting N/A N/A Mos. \$ <u>N/A</u>
One Pay	ment of		· · · ·	.Ø.		N/A	N/A         N/A         Mos. s         N/A           Total Vehicle Insurance Premiums         s         N/A
One Pay	rment of		0.0	00		N/A	UNLESS & CHARGE IS INCLUDED IN THIS AGREEMENT F PUBLIC LIABILITY OR PROPERTY DAMAGE INSURANCE, PAYME FOR SUCH COVERAGE IS NOT PROVIDED BY THIS AGREEMENT You may buy the physical damage insurance this contract requi
71	·		332.7	1		Monthly beginning 11/06/17	(see back) from anyone you choose who is acceptable to us. are not required to buy any other insurance to obtain credit.
N/A One final	l payment		Ø.Ø 	<u> </u>	-	N/A 10/06/23	Buyers Co-Buyer X Nor Seller X A A A A A A A A A A A A A A A A A A
repayment	it. If you pay earl	y, you may be charge	hin 10 days after it is d d a minimum finance o	ue, you will pay a late harge.	e charge	e of 5% of the part of the payment that is late.	OPTIONAL DEBT CANECLATION AGREEMENT. A de cancellation agreementer not required to obtain credit and v
ecurity Inte dditional Ir	terest. You are g Information: See	iving a security intere	st in the vehicle being e information including	ourchased.	npayme	nt, default, any required repayment in full before	not be provided unless you sign below and agree to pay t extra charge. If you choose to buy debt cancellation, the char is shown in item 1K of the Itemization of Amount Financed. S
. Total C	Cash Price		ICED (Seller may I	eep part of the a	mount		your debi cancellation agreement for details on the terms a conditions it provides. It is a part of this contract. Term <u>N/A</u> Mos <u>N/A</u> Debt Cancellation Agreemen
1. 1	ish Price of N Cash Price V Cash Price A		Accessories		\$20 \$	\$20,153.00 (A) 3,163.00 N/A	Debt Cancellation Agreement I want to buy a debt cancellation agreement. Buyer Signs XN/A
3.	Other (Nonta Describe	xable) N/	A			N/A	OPTIONAL SERVICE CONTRACT(S) You want
B. Do C. Em	ocument Proci nissions Testir	essing Charge (no ng Charge (not a	A ot a governmental governmental fee)	ee)		N/A(B) \$8Ø@@(B) \$N/A(C)	company(ies) for the term(s) shown below for the charge(s) shown in item II.
D. (Op	ptional) Theft	Deterrent Device	(s)				Term         \$Q         N/A         Mos. or         1/Q         Mill           Term         N/A         Mos. or         N/A         Mill         Mi
2. 3. E. (Or	(paid to) (paid to) ptional) Surta	N/	A A A duct(s)				I3 Company 17 T
1. 1	(paid to)	N/	A A N/A			\$\$(E1) \$N/A(E2) \$\$N/A(F)	I4 Company N/A Term N/A Mos. or N/A Mil
G. Sal H. Ete	les Tax (on tax ectronic Vehicle	able items in A three Registration or Tra	ough F)			s1,558.83 (G) [	15 Company N/A Term N/A Mos. or N/A Mile Buyer X.
(nol I. (Op	ot a governmer ptional) Servic	ntal fee) (paid to)		on Plan		1	Trade-In Vehicle(s)
2.	(paid to) (paid to) (paid to)	<u> </u>	A			\$1,995.00 (I1) \$N/A (I2) \$N/A (I3)	Year <mark>N / A Makel / A ModelN / A M</mark>
4.   5.	(paid to) (paid to)	N/	A A				V/N         N/A           a. Agreed Value of Property         \$N/A           b. Buyer/Co-Buyer Retained Trade Equity         \$N/A
J. Prit Veh	ior Credit or L hicle 1	ease Balance (e)	paid by Seller to				c. Agreed Value of Property Being Traded-In (a-b) \$N
К. (Ор L. (Ор	ptional) Debt ptional) Used	Cancellation Agre	ement Cancellation Ontio	n Agreement		\$N/A(K) \$N/A(L)	e. Net Trade-In (c–d) (must be $\geq 0$ for buyer/co-buyer to retain equity) \$N/
M. Oth For	her (paid to) . r	N/A		N/A		\$ <u>N/A(</u> M)	2. <u>Vehicle 2</u> Year <u>N/A Make/A</u>
For	her (paid to) . r Cash Price (/	<u>N/A</u>	<u> </u>			\$ <u>N/A</u> (N) 	ModelN/A         Odometer         N/A           VIN N/A
A. Vet	hicle License	Public Officials Fees E	STIMATED ESTIN	IATED		\$ <u>131.00</u> (A) S <u>88.00</u> (B)	b. Buyer/Co-Buyer Retained Trade Equity \$N / A c. Agreed Value of Property
C. Cal	- Ilifornia Tire F	ees	ESTIF			\$ <u>8.75</u> (C) \$ <u>20.00</u> (D)	d. Prior Credit or Lease Balance \$N/ e. Net Trade-In (c-d) (must be ≥ 0
. Amoui	int Paid to In	(A through D) surance Compar m Statement of In				\$ <u>247.75</u> (2) \$ <u>N/A</u> (3)	for buyer/co-buyer to retain equity) \$N/
Subtot	ite Emission tal (1 through	s Certification Fe	ee or 🗆 State Em	ssions Exempti	ion Fe		Being Traded-In (1c+2c) \$ <u>N/A</u> Total Prior Credit or Lease
A. Tota		lue of Property Be	eing Traded-In (see Vehicle 2 \$ .			\$(A)	Balance (1d+2d) \$N/A Total Net Trade-In (1e+2e) \$N/ (*See item 6A-6C in the Itemization of Amount Finance
B. Tota Veh	tal Less Prior hicle 1 \$	Credit or Lease E	Balance (e) Vehicle 2 \$ .	N/A		\$(B)	OPTION: [] You pay no finance charge if t
Veh	hicle 1 \$		if negative numbe Vehicle 2 \$ . o Seller		· .	\$N/A_(C) SN/A_(D)	Amount Financed, item 7, is paid in full on before <u>N/A</u> , Year <u>N/A</u> , SELLER'S INITIALS <u>N/A</u>
E. Mai F. Oth	anufacturer's F her	Rebate N/A				$ \frac{3}{4,000.00} $ (E) $ \frac{5}{4,000.00} $ (E) $ \frac{5}{4,000} $ (E) $ \frac{5}{4,000} $ (E)	Agreement to Arbitrate: By signing below, you agree that, pursu to the Arbitration Provision on the reverse side of this contract.
6 00	Downpaymer	nt (C through G)	redit Card, or Debi e amount less than zen		er on lin	\$ <u>4,000.00</u> (6)	or we may elect to resolve any dispute by neutral, binding arbitra and not by a court action, see the Arbitration Provision for addition information concerning the agreement to arbitrate.
Total D	int Financed	(5 less 6)				\$ 20,083.58 (7)	Co-Buyer Signs X NA
Total D (If negati Amour Trade-In I	in Trade-In Ve	hicle(s). You unde e payoff amount s than the amount hown as the Prior	erstand that the am shown as the Prior shown as the Prior Credit or Lease Ba	ount quoted is ar Credit or Lease I Credit or Lease lance in Trade Ir signee of this con	n estim Balanci Balanci N Vehic Itract w	ate. e in Trade-In Vehicle(s) to the lienholder ( ze in Trade-In Vehicle(s), you must pay th le(s), Seller will refund to you any overag iil not be obligated to pay the Prior Credi Co-Buyer Signature X	or lessor of the trade-in vehicle(s), or its designee. If the acture ne Seller the excess on demand. If the actual payoff amount e Seller receives from your prior lienholder or lessor. Except a t or Lease Balance shown in Trade-In Vehicle(s) or any refun
Total C (If negati Amour Trade-In I Balance in Seller agre payoff am less than stated in t	nount is more the amount s	' on the back of th		AUTO vehicle, the sal	le is n	OKER FEE DISCLOSURE ot subject to a fee received by an au	tobroker from us unless the following box is checked
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**ORIGINAL LIENHOLDER** 

#### OTHER IMPORTANT AGREEMENTS

## FINANCE CHARGE AND PAYMENTS

- How we will figure Finance Charge. We will figure the Finance Charge on a daily basis at the Annual Percentage Rate on the unpaid part of the Amount Financed. Seller -
- Creditor may receive part of the Finance Charge: How we will apply payments. We may apply each payment to the earned and unpaid part of the Finance b. Charge, to the unpaid part of the Amount Financed and to other amounts you owe under this contract in any order we choose:
- How late payments or early payments change what you must pay. We based the Finance Charge, Total of Payments, and Total Sale Price shown on the front on the assumption that you will make every payment on the day it is due. Your Finance Charge, Total of Payments, and Total Sale Price will be more if you pay late and less if you pay early Changes may take the form of a larger or smaller final payment or, at our option, more or fewer payments of the same amount as your scheduled payment with a smaller final payment. We will send you a notice telling you about these changes before the final scheduled payment is due.
- You may prepay. You may prepay all or part of the unpaid part of the Amount Financed at any time. If you do so, you d. must pay the earned and unpaid part of the Finance Charge and all other amounts due up to the date of your payment. As of the date of your payment, if the minimum finance charge is greater than the earned Finance Charge, you may be charged the difference; the minimum finance charge is as follows: (1) \$25 if the original Amount Financed does not exceed \$1,000, (2) \$50 if the original Amount Financed is more than \$1,000 but not more than \$2,000, or (3) \$75 if the original Amount Financed is more than \$2,000.

#### YOUR OTHER PROMISES TO US

2

3

If the vehicle is damaged, destroyed, or missing. You а. agree to pay us all you owe under this contract even if the vehicle is damaged, destroyed, or missing.

#### GAP LIABILITY NOTICE

In the event of theft or damage to your vehicle that results in a total loss, there may be a gap between the amount you owe under this contract and the proceeds of your insurance settlement and deductible: THIS CONTRACT PROVIDES THAT YOU ARE LIABLE FOR THE GAP AMOUNT. An optional debt cancellation agreement for coverage of the gap amount may be offered for an additional charge

Using the vehicle. You agree not to remove the vehicle from the U.S. or Canada, or to sell, rent, lease, or transfer any interest in the vehicle or this contract without our b. written permission. You agree not to expose the vehicle to misuse, seizure, confiscation, or involuntary transfer. If we pay any repair bills, storage bills, taxes, fines, or charges on the vehicle, you agree to repay the amount when we ask for

#### Security Interest.

- You give us a security interest in:
- The vehicle and all parts or goods put on it; All money or goods received (proceeds) for the
- vehicle;
- All insurance, maintenance, service, or other contracts we finance for you; and
- All proceeds from insurance, maintenance, service, or other contracts we finance for you. This includes any refunds of premiums or charges from the contracts.

This secures payment of all you owe on this contract. It also secures your other agreements in this contract as the law allows. You will make sure the title shows our security interest (lien) in the vehicle. You will not allow any other security interest to be placed on the title without our written. permission.

#### d. Insurance you must have on the vehicle.

- You agree to have physical damage insurance covering loss of or damage to the vehicle for the term of this. contract. The insurance must cover our interest in the vehicle: If you do not have this insurance, we may if we choose, buy physical damage insurance, we may either buy physical damage insurance, we may either buy insurance that covers your interest and our interest in the vehicle, or buy insurance that covers only our interest. If we buy either type of insurance, we will tell you which type and the charge you must pay. The charge will be the premium for the insurance and a finance charge computed at the Annual Percentage Rate shown on the front of this contract or, at our option, the highest rate the law permits. If the vehicle is lost or damaged, you agree that we may use any insurance settlement to reduce what you owe or repair the vehicle.
- What happens to returned insurance, maintenance, service, or other contract charges. If we get a refund of insurance, maintenance, service, or other contract charges, you agree that we may subtract the refund from what you owe.

## IF YOU PAY LATE OR BREAK YOUR OTHER PROMISES

You may owe late charges. You will pay a late charge on each late payment as shown on the front. Acceptance of a late payment or late charge does not excuse your late payment or mean that you may keep making late payments. If you pay late, we may also take the steps described below. You may have to pay all you owe at once. If you break your promises (default), we may demand that you pay all you owe on this contract at once, subject to any right the law gives you to reinstate this contract.

We will sell the vehicle if you do not get it back. If you do not redeem, we will sell the vehicle. We will send you a written notice of sale before selling the vehicle.

We will apply the money from the sale, less allowed expenses, to the amount you owe. Allowed expenses are expenses we pay as a direct result of taking the vehicle, holding it, preparing it for sale, and selling it. Attorney fees and court costs the law permits are also allowed expenses. If any money is left (surplus), we will pay it to you unless the law requires us to pay it to someone else. If money from the sale is not enough to pay the amount you owe, you must pay the rest to us. If you do not pay this amount when we ask, we may charge you interest at the Annual Percentage Rate shown on the face of this contract, not to exceed the highest rate permitted by law; until you pay.

What we may do about optional insurance, maing. tenance, service, or other contracts. This contract may contain charges for optional insurance, maintenance, service, or other contracts. If we demand that you pay all you owe at once or we repossess the vehicle, you agree that we may claim benefits under these contracts and cancel them to obtain refunds of unearned charges to reduce what you owe or repair the vehicle. If the vehicle is a total loss because it is confiscated, damaged, or stolen, we may claim benefits under these contracts and cancel them to obtain refunds of unearned charges to reduce what you owe

#### WARRANTIES SELLER DISCLAIMS

If you do not get a written warranty, and the Seller does not enter into a service contract within 90 days from the date of this contract, the Seller makes no warranties, express or Implied, on the vehicle, and there will be no implied warranties of merchantability or of fitness for a particular purpose.

This provision does not affect any warranties covering the vehicle that the vehicle manufacturer may provide. If the Seller has sold you a certified used vehicle, the warranty of merchantability is not disclaimed.

Used Car Buyers Guide. The information you see on the 5: window form for this vehicle is part of this contract. Information on the window form overrides any contrary provisions in the contract of sale. Spanish Translation: Guía para compradores de vehículos

usados. La información que ve n el formulario de la ventanilla para este vehículo forma parte del presente contrato. La información del formulario de la ventanilla deja sin efecto toda disposición en contrario contenida en el contrato de venta.

#### SERVICING AND COLLECTION CONTACTS

You agree that we may try to contact you in writing, by e-mail, or using prerecorded/artificial voice messages, text messages, and automatic telephone dialing systems, as the law allows. You also agree that we may try to contact you in these and other ways at any address or telephone number you provide us, even if the telephone number is a cell phone number or the contact results in a charge to you. You agree that you will within a reasonable time notify us of any change in your name, address, or employment.

#### APPLICABLE LAW

Federal law and California law apply to this contract. If any part of this contract is not valid, all other parts stay valid. We may delay or refrain from enforcing any of our rights under this contract without losing them. For example, we may extend the time for making some payments without extending the time for making others.

#### WARRANTIES OF BUYER

You promise you have given true and correct information in your application for credit, and you have no knowledge that will make that information untrue in the future. We have relied on the truth and accuracy of that information in entering into this contract: Upon request, you will provide us with documents and other information necessary to verify any item contained in your credit application.

You waive the provisions of Calif. Vehicle Code Section 1808.21 and authorize the California Department of Motor Vehicles to furnish your residence address to us.

#### CREDIT DISABILITY INSURANCE NOTICE **CLAIM PROCEDURE**

If you become disabled, you must tell us right away. (You are advised to send this information to the same address to which you are or telephone number is given to you in writing by us as the location where we would like to be notified.) We will tell you where to get claim forms. You must send in the completed form to the insurance company as soon as possible and tell us as soon as you do.

If your disability insurance covers all of your missed payment(s), WE CANNOT TRY TO COLLECT WHAT YOU OWE OR FORECLOSE UPON OR REPOSSESS ANY COLLATERAL UNTIL THREE CALENDAR MONTHS AFTER your first missed payment is due or until the insurance company pays or rejects your claim, whichever comes first. We can, however, try to collect, foreclose, or repossess if you have any money due and owing us or are otherwise in default when your disability claim is made or if a senior mortgage or lien holder is foreclosing.

If the insurance company pays the claim within the three calendar months, we must accept the money as though you paid on time. If the insurance company rejects the claim within the three calendar months or accepts the claim within the three calendar months on a partial disability and pays less than for a total disability, you will have 35 days from the date that the rejection or the acceptance of the partial disability claim is sent to pay past due payments, or the difference between the past due payments and what the insurance company pays for the partial disability, plus late charges. You can contact us, and we will tell you how much you owe. After that time, we can take action to collect or foreclose or repossess any collateral you may have given. If the insurance company accepts your claim but requires that you send in additional forms to remain eligible for continued payments, you should send in these completed additional forms no later than required. If you do not send in these forms on time, the insurance, company may stop paying, and we will then be able to take action to collect or foreclose or repossess any collateral you may have given."

Default means:

- You do not pay any payment on time;
- You give false, incomplete, or misleading information on a credit application;
- You start a proceeding in bankruptcy or one is started against you or your property; The vehicle is lost, damaged or destroyed; or
- You break any agreements in this contract.

The amount you will owe will be the unpaid part of the Amount Financed plus the earned and unpaid part of the Finance Charge, any late charges, and any amounts due because you defaulted.

- You may have to pay collection costs. You will pay c. our reasonable costs to collect what you owe, including attorney fees, court costs, collection agency fees, and fees paid for other reasonable collection efforts. You agree to pay a charge not to exceed \$15 if any check you give to us is dishonored.
- d. We may take the vehicle from you. If you default, we may take (repossess) the vehicle from you if we do so peacefully and the law allows it. If your vehicle has an electronic tracking device, you agree that we may use the device to find the vehicle. If we take the vehicle, any accessories, equipment, and replacement parts will stay with the vehicle. If any personal items are in the vehicle, we may store them for you at your expense. If you do not ask for these items back, we may dispose of them as the law allows.
- How you can get the vehicle back if we take it. If we e. repossess the vehicle, you may pay to get it back (redeem). You may redeem the vehicle by paying all you owe, or you may have the right to reinstate this contract and redeem the vehicle by paying past due payments and any late charges. providing proof of insurance, and/or taking other action to cure the default. We will provide you all notices required by law to tell you when and how much to pay and/or what action you must take to redeem the vehicle.

#### Seller's Right to Cancel

- Seller agrees to deliver the vehicle to you on the date this contract is signed by Seller and you. You understand that it may take some time for Seller to verify your credit and assign the contract. You a. agree that if Seller is unable to assign the contract to any one of the financial institutions with whom Seller regularly does business under an assignment acceptable to Seller, Seller may cancel the contract.
- Seller shall give you written notice (or in any other manner in which b. actual notice is given to you) within 10 days of the date this contract is signed if Seller elects to cancel. Upon receipt of such notice, you must immediately return the vehicle to Seller in the same condition as when sold, reasonable wear and tear excepted. Seller must give back to you all consideration received by Seller, including any trade-in vehicle.
- If you do not immediately return the vehicle, you shall be liable for Ċ. all expenses incurred by Seller in taking the vehicle from you, including reasonable attorney's fees.
- While the vehicle is in your possession, all terms of the contract, including those relating to use of the vehicle and insurance for the vehicle, shall be in full force and you shall assume all risk of loss or damage to the vehicle. You must pay all reasonable costs for repair of any damage to the vehicle until the vehicle is returned to Seller.

#### **ARBITRATION PROVISION**

- PLEASE REVIEW IMPORTANT AFFECTS YOUR LEGAL RIGHTS 1. EITHER YOU OR WE MAY CHOOSE TO HAVE ANY DISPUTE BETWEEN US DECIDED BY ARBITRATION AND NOT IN COURT OR BY JURY TRIAL.
- IF A DISPUTE IS ARBITRATED, YOU WILL GIVE UP YOUR RIGHT TO PARTICIPATE AS A CLASS REPRESENTATIVE OR CLASS 2. MEMBER ON ANY CLASS CLAIM YOU MAY HAVE AGAINST US INCLUDING ANY RIGHT TO CLASS ARBITRATION OR ANY CONSOLIDATION OF INDIVIDUAL ARBITRATIONS.
- 3. DISCOVERY AND RIGHTS TO APPEAL IN ARBITRATION ARE GENERALLY MORE LIMITED THAN IN A LAWSUIT, AND OTHER RIGHTS THAT YOU AND WE WOULD HAVE IN COURT MAY NOT BE AVAILABLE IN ARBITRATION.

Any claim or dispute, whether in contract, tort, statute or otherwise (including the interpretation and scope of this Arbitration Provision, and the arbitrability of the claim or dispute), between you and us or our employees, agents, successors or assigns, which arises out of or relates to your credit application, purchase or condition of this vehicle, this contract or any resulting transaction or relationship or relates to your credit application, purchase or condition of this vehicle, this contract or any resulting transaction or relationship (including any such relationship with third parties who do not sign this contract) shall, at your or our election, be resolved by neutral, binding arbitration and not by a court action. If federal law provides that a claim or dispute is not subject to binding arbitration, this Arbitration Provision shall not apply to such claim or dispute. Any claim or dispute is to be arbitrated by a single arbitrator on an individual basis and not as a class action. You expressly waive any right you may have to arbitrate a class action. You may choose the American Arbitration Association, 1633 Broadway, 10th Floor, New York, New York 10019 (<u>www.adr.org</u>), or any other organization to conduct the arbitration subject to our approval. You may get a copy of the rules of an arbitration organization by contacting the organization or visiting the website its website.

Arbitrators shall be attorneys or retired judges and shall be selected pursuant to the applicable rules. The arbitrator shall apply governing substantive law and the applicable statute of limitations. The arbitration hearing shall be conducted in the federal district in which you reside unless the Seller-Creditor is a party to the claim or dispute, in which case the hearing will be held in the federal district where this contract was executed. We will pay your filing, administration, service or case management fee and your arbitrator or hearing fee all up to a maximum of \$5000, unless the law or the rules of the chosen arbitration organization require us to pay more. The amount we pay may be reimbursed in whole or in part by decision of the arbitrator if the arbitrator finds that any of your claims is frivolous under applicable law. Each party shall be responsible for its own attorney, expert and other fees, unless awarded by the arbitrator under applicable law. If the chosen arbitration organization's rules conflict with this Arbitration Provision, then the provisions of this Arbitration Provision shall control. Any arbitration under this Arbitration Provision shall be governed by the Federal Arbitration Act (9 U.S.C. § 1 et. seq.) and not by any state law concerning arbitration. Any award by the arbitrator shall be in writing and will be final and binding on all parties, subject to any limited right to appeal under the Federal Arbitration Act.

You and we retain the right to seek remedies in small claims court for disputes or claims within that court's jurisdiction, unless such action is transferred, removed or appealed to a different court. Neither you nor we waive the right to arbitrate by using self-help remedies, such as repossession, or by filing an action to recover the vehicle, to recover a deficiency balance, or for individual injunctive relief. Any court having jurisdiction may enter judgment on the arbitrator's award. This Arbitration Provision shall survive any termination, payoff or transfer of this contract. If any part of this Arbitration Provision, other than waivers of class action rights, is deemed or found to be unenforceable for any reason, the remainder shall remain enforceable. If a waiver of class action rights is deemed or found to be unenforceable for any reason in a case in which class action allegations have been made, the remainder of this Arbitration Provision shall be unenforceable.

## NOTICE: ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF. RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER.

The preceding NOTICE applies only to goods or services obtained primarily for personal, family or household use. In all other cases, Buyer will not assert against any subsequent holder or assignee of this contract any claims or defenses the Buyer (debtor) may have against the Seller, or against the manufacturer of the vehicle or equipment obtained under this contract.

Seller assigns its interest in this contract to ALLY		(Assignee) under the terms of Seller's greement(s) with Assignee.
Assigned with recourse	Signed without recourse	Ssigned with imited repuge
		all I I I I I I I I I I I I I I I I I I
Seller BOB STALL CHEVROLET	By I II	Title Title



Welcome Kavan Dave.

# amynta 🗸

Log Out

Groups Accoun	t Information My Portal Settings Exit					
Title # :	Title Type :					
Issue Date : 10/26/2	017 Lic/Tag/Control # :					
VIN:	1G1BC5SM8H7262597					
Vehicle Info:	17 CHEV 4D					
Brand code:						
Odometer Reading:	00000030					
Date:	09/22/2017					
Status:	A					
-Owner information——						
Owner Information:						
Co-Owner:	HEALTH FOUNDATION					
Third Owner:						
Owner Address:	4343 YAQUIPASS RD					
	PO BOX 2369					
	BORREGO SPGS, CA 920040000					
-Lienholder information—						
Lienholder:	ALLY FNCL					
Liennonder.	PO BX 8128					
	COCKEYSVILLE, MD 210300000					
2nd Lienholder Name:						
ELT Sent Date:	10/26/2017					
Lien Type:						
Owner Driver License #:						

## **Auto Proof of Claim Attachment**

Name	e of debtor:	BORREGO COMMUNITY HEALTH lebtor: FOUNDATION Case number:		22-02384-LST-11		
Name	e of creditor:	Ally Bank		Last four digits of any number you use to identify the debtor's account		
Part	: 1: Statem	ent of Prin	cipal and Interest Due	as of the Petition Date		
1. <b>P</b> r	rincipal due				(1)	\$4,174.38
2. <b>In</b>	terest due				(2) +	\$4.05
3. <b>To</b>	otal principal an	d interest due			(3)	\$4,178.43
Part	: 2: Statem	ent of Prep	etition Fees, Expense	s, and Charges		
D	escription					Amount
1. Late charges:				(1)	\$0.00	
2. Non-sufficient funds (NSF) fees:				(2)	\$0.00	
3. <b>Ot</b> l	her. Specify:			_	(3)	\$0.00
4. <b>Ot</b> l	her. Specify:			_	(4)	\$0.00
5. Other. Specify:				(5)	\$0.00	
6. Total prepetition fees, expenses, and charges.				(6)	\$0.00	
1. Ir	3. Statem		Dunt Necessary to Cure Date last payment received by c	<b>Default as of the Petition Date</b>		9/6/2022
			Number of installment payments Note: Partial payments will be re	due as of petition date oflected to the hundredth decimal place.	(1)	0.00
2. <b>A</b>	mount of instal	Iment payment	s due as of petition date:		(2)	\$0.00
	Calculation of cu mount	ire	<u>Add</u> total prepetition fees, exp	enses, and charges	+	\$0.00
			Subtract total of unapplied fur to account)	nds (funds received but not credited	- ,	\$0.00
			Subtract amounts for which d	ebtor is entitled to a refund		\$0.00
			Total amount necessary to cu	re default as of the petition date	(3)	\$0.00