



GUARANTEE OF TITLE

For value received, _____ (“Dealer”), unconditionally guarantees to Golf Acceptance, that Dealer shall be responsible to furnish Liberty FCU with a legal and valid vehicle title (“Title”) corresponding to the financed vehicle (“Vehicle”) identified in the sale and financing transaction between Dealer and Buyer(s) as evidenced by a retail installment sale contract (“Contract”) as identified by the following information:

Buyer’s Name: _____

Co-Buyer’s Name: _____

Vehicle VIN: _____

Year: _____

Make: _____

Model: _____

Contract Date: _____

In consideration of the purchase of the Contract, and in addition to the terms of a separate dealer agreement by and between Dealer and Golf Acceptance, Dealer unconditionally guarantees payment to Golf Acceptance of the full amount remaining unpaid under the Contract and agrees to repurchase the Contract from Liberty FCU or Golf Acceptance upon demand by Golf Acceptance, whether or not the Buyer(s) shall then be in default under the Contract, and whether or not Liberty FCU secures possession of the Vehicle, in the event that Dealer is unable, for any reason whatsoever, to secure and provide to Golf Acceptance a perfected first priority lien interest and title in the Vehicle in favor of Liberty FCU within one hundred twenty (120) days of the Contract Date. The Title shall be free and clear of all liens or other encumbrances other than a lien in favor of Liberty FCU and shall indicate that the Buyer(s) is/are the current owner(s). **The Title shall be issued by the Department of Motor Vehicles or comparable state agency in the Buyer’s state of residence.**

Lien information will be recorded as:

Liberty FCU
P.O. Box 5129
Evansville, IN 47716-5129

NAME OF DEALERSHIP: _____

AUTHORIZED SIGNATURE: _____

PRINTED NAME: _____ TITLE: _____

DATE: _____