

**Authorization For Representation**

I \_\_\_\_\_ (hereinafter referred to as 'Client') hereby authorize Genesis Auto Consultants (hereinafter referred to as "Agent") to act on my behalf as my personal Auto Purchasing Agent as set forth in this agreement.

WHEREAS, Client would like to hire Consultant to locate desired motor vehicle(s) at a new or used local dealership and negotiate pricing on said motor vehicle(s) for the Client to purchase from a third party automobile dealership ("authorized dealership") and perform other related activities as directed by the Client which may include, arranging for financing (if possible, due to current client's credit condition), negotiating trade-in values, reviewing final paperwork and pre-delivery inspection of purchased vehicle; and in consideration of the refrains setting for the mutual desires and aspirations,

HEREAFTER, Agent is under contract to Client to locate and negotiate client's desired vehicle(s) for a period not exceed 60 days from the date of this agreement for the sole purpose of obtaining a new or used vehicle of Client's choosing.

Agent is hereby authorized to locate and negotiate the vehicle of Client's choosing and act in their behalf of said purchase. Agent is hereby authorized by Client to review desired vehicles, financing arrangement(s), credit reports, all sales or financing contracts and to perform any needed pre-delivery vehicle evaluations and/or inspections.

Agent does not have the right to bind Client by contract or financial agreement to purchase any vehicle or to act as Client's attorney in said purchase. Nor can Agent release any confidential information to any dealership without the written consent of Client which shall be made by verbal communication or written confirmation by email.

TERMINATION. Either party may terminate this Agreement upon written notice to the other party and will automatically terminate after Client has taken final delivery of desired vehicle.

ENTIRE AGREEMENT AND AMENDMENTS. This Agreement constitutes the entire agreement of the Parties with regard to the subject matter hereof, and replaces and supersedes all other agreements or understandings, whether written or oral. No amendment or extension of the Agreement shall be binding unless in writing and signed by both parties.

GOVERNING LAW, SEVERABILITY. This Agreement shall be governed by the laws of the State of Georgia. The invalidity or unenforceability of any provision of the Agreement shall not affect the validity or enforceability of any other provision.

HOLD HARMLESS. The Client shall hold harmless Consultant against any claims arising out of Client's relationship, purchase or dealing with any state licensed motor vehicle dealer or private individual as it relates to, but not limited to, vehicle reports, maintenance records, dealer agreements, vehicle mechanical condition, future repairs, sale of vehicle warranties, financial agreements, credit reports and or any other item connected with the sale and operation of the Consultant located vehicle.

WHEREFORE, the Parties have executed this Agreement as of the date written below.

Printed Name \_\_\_\_\_

DEREK F. SHEAVLY, d/b/a/ Genesis Auto Consulting

Signature: \_\_\_\_\_

Signature: \_\_\_\_\_

Date \_\_\_\_/\_\_\_\_/\_\_\_\_

Date \_\_\_\_/\_\_\_\_/\_\_\_\_