ORIGINAL—To be sent to General Motors Acceptance Corporation.

CHATTEL MORTGAGE

MAY 15 1928

Acceptance Corporation. (For use in Colo., Mich., Mo., Ohio, Wash.)

The undersigned Mortgagor hereby purchases from the undersigned mortgagee, subject to the terms and conditions hereinafter set forth, the following property, complete with standard attachments and equipment, delivery and acceptance of which is hereby acknowledged by mortgagor viz.:

	New or Used	Year Model	Make Trade Name	Type of Body If Truck, Give Tonnage	Model Letter or Number	Motor No.	Manufacturer's Seria l No.	
ONE	New	1927	Chevrolet	Coach	AA	3313590	1AA46 4 49	

	246.65 on or before delive					ral Motors Accep	tance
gures after m as atto	ation, in 10 installments accessive month and commencing atturity at the highest lawful contrancy's fees, or if prohibited, the	act rate, and if this contramount prescribed by law	ract be placed w.	with an attorney for colle	ection, 15% of the	amount due herei	under
om ork heet	Schedule of Payments	To secure paymer mortgagee, the above desc successors and assigns for	nt of the purch cribed personal p ever.	ase price, the mortgagor doe roperty to have and to hold	es hereby grant, bargain, unto said mortgagee,	sell and mortgage uni his personal represent	to said tatives.
	\$1 Mo. hereafter	2. Provided always t instrument shall be void, 3. No transfer renev	that if said mort, otherwise to re	gagor shall well and truly per main in full force and effect assignment of this mortgage, gagor from his obligation here	rform all agreements and or any interest hereunde	I covenants herein, the	en this
	\$2 Mos. hereafter	tion of said property shall rights of the mortgagee.	l release the mort	gagor from his obligation her	eunder; the assignee s	hall be entitled to a	all the
	\$3 Mos. hereafter	ing in bankruptcy, receiver above property in danger	ship, or insolvency of misuse or con	be instituted against the mor fiscation, the full amount shall	tgagor or his property,	or the mortgagee deer	ms the
Do NOT	\$ Mos. hereafter	United States, waive the under this mortgage in fav	issue and service for of the mortgag	of process and confess judgmee or any assignee.	ent against said mortg	agor for the amount	unpaid
fill in this	\$5 Mos. hereafter	5. The property is to 6. No warranties hav 7. The mortgagor sha	o remain in poss re been made by ll keep said prop	ession of mortgagor as long a the mortgagee unless endorse erty free of all taxes, liens a	s the conditions of this d hereon in writing, and encumbrances; shall	mortgage are fulfilled not use the same ill	id. legally,
Schedule if installments	\$6 Mos. hereafter	improperly or for hire; sha without mortgagee's consen otherwise, shall be applied	all not transfer an it. The proceeds d toward the rep	any payment or falls to comply be instituted against the mor fiscation, the full amount shall of process and confess judgme eo crany assignee. ession of mortgagor as long a the mortgage unless endorse crty free of all taxes, liens a y interest in this mortgage or y literest in this mortgage or lacement of the property or	said property; shall not aid by reason of loss, payment of this obliga	remove same from the injury, return premiu ation at the option of	e state um, or of the
are	\$7 Mos. hereafter	8. If the mortgagor of misuse or confiscation,	default in complyi the mortgagee ma	ng with the terms hereof, or y take immediate possession	the mortgagee deems the	e above property in cut demand, including	danger g any
successive monthly	\$8 Mos. hereafter	equipment or accessories mortgagee may enter upon property, so retaken, at p	thereto, pessession n the premises voublic or private	n by the mortgagor after do where said property may be sale, without demand for per	efault being unlawful; and remove same. The formance, with or with	and for this purpos mortgagee may resel out notice to the mor	se the ll said tgagor,
payments	\$ Mos. hereafter	(if given, notice by mail to such terms and in such ma proceeds of any such sale.	o address below beanner as the mort	eing sufficient) with or without gagee may determine; the mo	having such property as ortgagee may bid at a aking, repairing and sell	the place of sale, and public sale. From the public sale.	d upon om the cluding
	\$10 Mos. hereafter	a reasonable attorney's fee. mortgagor; in case of defi	The balance the	ereof shall be applied to the agor shall pay the same with	amount due; any surplu h interest and the mo	s shall be paid over rtgagor does hereby	to the confess
	\$11 Mos. hereafter	9. Mortgagor hereby waives all homestead and shall as to said state be	waives the right other property exineffective to the	lacement of the property or on with the terms hereof, or y take immediate possession of the property may be sale, without demand for per leng sufficient) with or without agree may determine; the more of the property may be sale, without demand for per leng sufficient) with or without agree may determine; the more of the property of	on the court originally of this contract prohi thout invalidating the r	acquiring jurisdiction bited by law of any emaining provisions	a, and state of the
	\$12 Mos. hereafter						
WITNESS	BES:			opy of which was delivered	ed to and retained t	iy the mortgagor,	, this
S.	Muso L. (Witness' Signature)		(Do not date on	Thas.	rchaser—Mortgagor's Sig	Lamas.	Ben Purel
			SIGN	Ву	(Official Title, if Compa	iny)	-
			IN	Brook1	wan Mi	chigan	<u> </u>
A	Moder		III.	Parenas	Ser's Address—Street, T	own, state)	(L. S.) Sel
	(Witness' Signature)			AS	eller-Mortgagee's Sign	ature)	Sign
				Ву	Official Title, if Compa	iny)	
				(Seller	r's Address—Street, Tow	vn, State)	
						0	
		DEALER'S RECOMMEND	ATION, ASSIGN	MENT AND GUARANTY			
signed fre	ERAL MOTORS ACCEPTANCE CORPO e undersigned certifies that said mortgage ee of all liens and encumbrances and that r value received, the undersigned does he tithin mortgage and the property covered	arose from the sale of the w	within described p to assign such tit r to the General eneral Motors Acc	roperty, warranting that the fle. Motors Acceptance Corporation to do ever	title to said property is his, its or their right ry act and thing necess	s now vested in the t, title and interest i ary to collect and dis	under- in and scharge
in payme the prese terms of	consideration of your purchase of the wint of any instalment herein to pay the fint General Motors Acceptance Corporation the within contract effected with the Mor	thin mortgage, the undersigned ull amount then unpaid to Ger Retail Plan. The liability of tgagor or any other person int	d guarantees payn neral Motors Acce of the undersigned erested. The und	ent of the full amount remain plance Corporation upon dema I shall not be affected by a persigned waives notice of accep	ing unpaid hereon and and, except as otherwise by settlement, extension ptance of this guaranty	ovenants if default be provided by the ter of credit, or variat and notices of non-pr	e made rms of tion of payment
ne affected acceptance collection f	by any industance, compromise, settlement of this guarantee, notices of non-payment of this guarantee, and to be the companies of the companie	nt, extension of greats, or va- ut and non-performance, notic as right to remove any legal a	tation of terms of ces of amount of action from the co	indeptedness outseasing	Don	nn	(T S) Selle
MAKI	E SURE THERE IS A SIGN	ATURE ON EVERY	BLACK LI		Seller—Mortgagee's Signa	Meders Acceptance	GG OF Sign
			GUARANTY		Official Title, if Compan	y)	

G. S. D. 3B PRINTED IN U. S. A. 3 26	5/91	122
TOBO	TE O J	11
DEALER'S NAME OF COMMENT OF COMME	er Ju	ll-
PLEASE ENTER MY ORDER FOR ONE CHEVROLET	THE PERSON AND PERSON NAMED IN	Sales Sales
MODEL CALL CONTROL	The same of the same of	and the same
TO BE DELIVERED		SUPPLIES.
PRICE OF CAR F. O. B. FLINT, MICH.	15638	06
FREIGHT AND HANDLING CHARGES	L December 2000	
FINANCING	To Distantina manyan	
EXTRAS CONTRACTOR OF THE CONTR	Consultation (Associated	MATERIAL S
Jumper	20	00
Liscende + Sille	18	10
Spare July July	12	55
SECURIO IN CONTRACTOR AND THE CONTRACTOR OF SECURIOR SECU	2	0- 82-00A
AND THE RESIDENCE OF THE PARTY	2000	EP UP
	A CARDON II SOLUTION DA VALUE	WENT HO
OTAL PRICE	683	45
ESS DEPOSIT		0 -
ESS SECOND HAND CAR	152	00
ALANCE DUE UPON DELIVERY	531.	65
and the second and the second	001	
ÆMARKS:		TOTAL SIN
produced in visuals made was so an identify of worker some set assessed	A HOM INDICAS STAFFISH STA	GREAT TRAIL
The second commence is a second commence of the second commence of t	A SEA TO LEAD OF SEA	<u> </u>
Appeir VI 122-by 2324 can family you produced by Theyers III harous to	THE THE THE THE	THE STREET
I HAVE READ THE MATTER PRINTED ON THE BACK HEREOF AND AGREE TO IT AS A PART OPPRINTED ABOVE MY SIGNATURE.		
THE FRONT AND BACK OF THIS ORDER COMPRISE THE ENTIRE AGREEMENT EFFECTING MENT OR UNDERSTANDING OF ANY NATURE CONCERNING SAME HAS BEEN MADE OR ENTER	THIS PURCHASE AND NO OT ED INTO, OR WILL BE RECOG	THER AGREE
I HEREBY ACKNOWLEDGE RECEIPT OF A COPY OF THIS ORDER.	1000	1
BUYER'S SIGNATURE	uney	un
ADDRESS SALEGNAN	ruch	nes 1
SALESMAN THIS ORDER IS NOT BINDING ON BEALER UNTIL ACCEPTED BY DEALER IN WRITING.		
ACCEPTED BY		
DEALER'S SIGNATURE		

The Chevrolet Series AA coach was the best-selling car in America



The sofa-like rear seat in the 1927 Chevy Series AA Capitol had ample leg room

