

## RES Auto Group - \$200 Luxury Package

This agreement is for professional consulting and advising services provided by **RES Auto Group ("The Company")** to individual  ("**The Client**") on

**Purpose:** Client retains Company to Consult and/or Represent Client, and Company agrees to provide consultation and represent Client's interests, according to the terms set forth in this Agreement within all applicable Laws and Regulations.

**Description of Services:** The company will represent the client regarding only the following matters: General consulting, Credit qualification, negotiating services, specifically as listed herein regarding a potential vehicle procurement and/or purchase and/or lease agreement negotiations up to 3 models per month.

**Length of Services:** The maximum length of this agreement shall be six months from the date of execution. The Client understands that Company is not responsible for any delays caused by any dealers and or lenders relied upon through this process.

**Cost of Services:** The client agrees to pay a flat retainer fee of **\$200** to the Company for professional consulting and negotiating services. The **\$200** fee will be **fully refunded** to the client if the client takes delivery of a car from the company within **30 days** of the execution of this agreement. Once the 30 days refundable period expires, the fees become a non-refundable retainer fee.

**Best Price Guaranteed:** If you are able to get the same car we worked on at a cheaper price (better % discount), as long as we received a copy of the signed contract proving it, the retainer fee will also be 100% refunded.

**No Guarantees:** The company agrees to use its best reasonable efforts in representing the client and to perform all services in a professional manner. However, the client acknowledges that the company cannot guarantee the outcome of any service contracted herein Client recognizes that the company represents to the Client or any other party, that services will be performed in accordance with the applicable laws which govern the consulting and/or auto sale industries, including, but not limited to, the various laws and /or regulations listed on Exhibit "A", and the National Automobile Dealers Association (NADA). This includes all applicable laws governing the practices of professional firms in the State of California as well as all applicable Federal laws. The company is not responsible for the condition of the new vehicle. Any issues weather lemon law or not will be taken up by selling dealership. The company only promises to negotiate pricing and terms, it does not make promises of vehicles condition.

**Termination of Services:** The company has the right to terminate this agreement at any time if the client is in breach of any of its obligation or if the company is required to withdraw from representation of Client in accordance with the California Supreme Court Rules of professional conduct applicable to the company. The Client can also terminate this agreement at any time if they wish to do so, however, the retainer fee is non-refundable under this circumstance.

**Remedies:** The client and the company shall have up to seven (7) business days to cure any default of this Agreement from date of notification of a breach. Upon expiration of the seventh business day, if the breach is not cured, both Client and Firm may exercise all applicable remedies as prescribed by law.

### Credit card authorization

I authorized RES Auto Group to charge the amount of \$200.

- Visa
- Master
- American Express
- Discover

**Name on the card:**

**Card Number:**



**Expiration Date:**

**CVC Code:**

**Zip Code:**

**Contact phone number:**



X \_\_\_\_\_



# Signature Certificate

Document name: RES Auto Group - \$200 Luxury Package

Unique Document ID: E9C55DEF8C23411DED537F984E80E77B47735EE9



## Timestamp

November 28, 2017 1:52 pm PST

## Audit

RES Auto Group - \$200 Luxury Package Uploaded by  
Derek Lee - info@resauto.com.test-google-a.com IP  
47.144.68.191



This audit trail report provides a detailed record of the online activity and events recorded for this contract.

Page 3 of 3