

NOTICE OF RIGHT TO CURE DEFAULT

{date mailed to Customer}

Certified Mail

To: *{Customer}*
{Address}

Creditor: *{Creditor Name}*
{Creditor Address}
{Telephone Number}

Our records show you are in default on the credit transaction with us dated _____ in the original amount of \$_____, for the following reasons(s):

- Nonpayment of amounts due.
- _____

You may cure the default on or before *{insert date that is 15 calendar days from date of mailing}* by:

<input type="checkbox"/> Paying:	Late Payment (<i>insert due date</i>)	\$ _____
	Late Payment (<i>insert due date</i>)	\$ _____
	Late Payment (<i>insert due date</i>)	\$ _____
	Delinquency Charge	\$ _____
	_____	\$ _____
	Total	\$ _____

Doing the following: _____

If you do not cure the default on or before the date indicated above, then your entire outstanding balance will automatically be accelerated and become immediately due and payable without further notice, demand or right to cure.

NOTICE OF REPOSSESSION OF MOTOR VEHICLE

This notice of repossession applies only if the collateral, or goods subject to the lease, is a motor vehicle. Your motor vehicle is a *{insert N/A or brief description of motor vehicle}*.

If you do not cure the default on or before the date indicated above, we may have the right to take possession of the motor vehicle that secures the credit transaction, or is subject to the lease, without further notice or court proceeding.

If you believe you are not in default, or you object to us taking possession of the motor vehicle, you may notify us in writing, no later than 15 days from the date of this notice, and demand that we proceed in court. If we proceed in court you may be required to pay court costs and attorney fees.