BILL OF SALE

No. 105270

Int not earned 63a 63b

2.00

GMAC NY Act 11

1660.00

Am't of act

1670.00 Credit Memo

Credit Memo Number 170 date of note 5-9-33

credito K CBW date purchased 5-12-33

BILL OF SALE

Know all men by these presents, that the undersigned for valuable considerations does hereby grant, sell, transfer and deliver unto the General Motors Acceptance Corporation (grantee) the following motor vehicles: To have and to hold all and singular the said goods and chattels to said grantee, its successors and assigns. The undersigned covenants with said grantee that undersigned is the lawful owner of said chattels; that they are free from all encumbrances; that undersigned has a good right to sell the same; that undersigned will warrant and defend same against the lawful claims and demands of all persons.

Witness the hand and seal of the undersigned this --6th day of May 1933.

Mitness B. Clark

Chevrolet Motor Co., Atlanta Ga.
By J B Barnes, Asst. Cathier

Make Chegrolet B/L Railroad, Southern Car Number Rl 159195 Initials Southern

Description of Motor Vehicles.

Date Paid Int. paid Principal Duc Model Motor HO Serial NO &aa May 18-3933 8C705=11767 439 3612843 Coa .84 May 18 1933 375 8CB05-11612 K36064**9**8 CCBx May 19 1933 375 • 64 K3606480 11613 CCBx481 T3604431 8CAO5-3179 UCAB

Dealer's name and address term month day year class NO 105270

Reid Motor Co., Montevallo, Ala., 3 8 9 33 m
n

TRUST RECEIPT

Received of General Motors Acceptance Corporation the motor vehicles described above.

I (we) hereby acknowledge that said motor vehicles are the property of said General Motors

Acceptance Corporation and agree to take and hold the same, at my (our) sole risk as to all loss or injury, for the purpose of etoring said property and I (we) hereby agree to keep said motor vehicles brand new and not to operate them for demonstrating or otherwise, except as may be necessary to drive said motor vehicles from freight depot or from above city to my (our) place of business with all due care at my (our) risk en route againstball loss and damage to said motor vehicles, persons or property, and except as I (we) may be allowed by you in a special case to use the same for demonstrating upon our compliance with the conditions expressed in your instructions to us, and to return said motor vehicles to said General Motors Acceptance Corporation or its order upon demand at any time for any reason; and pay and discharge all taxes, encumbrances and claims relative thereto. (I (we) hereby agree not to sell, loan, deliver, pledge, mortgage, or otherwise dispose of said motor vehicles to any other person until afterpayment of amounts shown on dealer's record of purchase and release of like identification number herewith. I (we) further agree that the deposit made by me (us) in connection with this transaction may be applied for reimbursement for any expense and/or loss incurred by General Motors Acceptance Corporation, in the event of breach of this trust or repossession of said motor vehicles.

Executed this 9 day of May 1932, at Montevallo, Ala.,

Reid Motor Company (Dealer) By R A Reid, Pres.

A M Recieved GMAC May 11 33

STATE OF ALABAMA,

SHELBY COUNTY)

I, Cage Head, Judgeof Probate hereby certify that the within bill of sale was filed for record in this office May 24th 1933 at 1 o'clock PM and recorded in deed record 95 and page 344 and examined May 27th 1933.

Cage Head, Judge of Probate

STATE OF ALABAMA SHELLY COUNTY

I hereby certify that

has been paid on the within institution as required by

CAGE HEAD, JUDGE OF PROBATE