Rev. 10/10/2017

ATTESTATION OF RECORD OF DISTRICT CLERK		
STATE OF TEXAS COUNTY OF DALLAS	IN THE DISTRICT COURT OF DALLAS COUNTY	
true and correct copy of <u>DEFAULT</u> XI_FUNDING, LLC_DBA_AXLEvsSPARKS_MOTOR. appears on file and of record in the records of said court, which	unty, Texas, do hereby certify that the foregoing and annexed writing is a JUDGMENT In the case of STIC DBA SPARKS MOTO In said District Court as the same ch said records are in my charge and custody as such clerk. IN WITNESS esaid, set my hand and affixed hereto the official seal of said District Court	
	FELICIA PITRE	
Contract to the second	District Clerk, Dallas County, Texas	
By Deputy District Clark Talacies		
STATE OF TEXAS		
foregoing certificate, was at the date of signing said certificat aforesaid, and that her official acts as such Clerk are entitled	Judge of the LADJ Judicial District Court of Dallas by certify that FELICIA PITRE, whose name appears on the above and the and now is the Clerk of the said Judicial Court of Dallas County, Texas, to full faith and credit under the Constitution of the United States and that with law and that the seal affixed thereto is the seal of said District Court. 7TH day of MARCH Presiding Judge	
STATE OF TEXAS COUNTY OF DALLAS		
and that <u>STEPHANIE HUFF</u> , whose making of said certificate the duly commissioned, qualified acquainted with the handwriting of said Judge and know that	nty, Toxas, aforesaid, do hereby certify that said Court is a court of record, se name is affixed to the above certificate, is and was at the time of the d, sworn, and acting Presiding Judge of said Court and that I am well this signature to said certificate is genuine, IN TESTIMONY WHEREOF, I this 7TH day of MARCH.	
	FELICIA PITRE District Clerk, Dallas County, Texas	
ET COUP		

Cause No. DC-23-14716

XL FUNDING, LLC D/B/A AXLE	§	IN THE DISTRICT COURT
FUNDING, as successor-in-interest to	§	
AUCTION CREDIT ENTERPRISES, LLC,	§	
	§	
Plaintiff,	§	
	§	
V.	§	116 TH JUDICIAL DISTRICT OF
	§	
SPARKS MOTORS LLC D/B/A SPARKS	§	
MOTORS, LLC AND WILLIAM CALEB	§	
SPARKS	§	
	§	
Defendants.	§	DALLAS COUNTY, TEXAS
~~		

DEFAULT JUDGMENT

The appearance day having passed by Defendants Sparks Motors LLC d/b/a Sparks Motors, LLC and William Caleb Sparks, and the Court being regularly in session in term time at the place where the above numbered and entitled cause was considered, in which cause XL Funding, LLC d/b/a Axle Funding, as successor-in-interest to Auction Credit Enterprises, LLC ("Plaintiff"), is Plaintiff and Sparks Motors LLC d/b/a Sparks Motors, LLC and William Caleb Sparks (collectively, the "Defendants") are the Defendants, and although duly served with process, the said Defendants at all times heretofore failed to appear and answer herein in her behalf and has wholly made default.

WHEREFORE, the citations with the officer's returns thereon having been on file with the Clerk of this Court ten (10) days exclusive of the days of filing and of this date, and it appearing to the Court that Plaintiff ought to recover its damages by occasion of the premises against 'Defendants, who are in default, and it appearing to the Court that after all offsets, payments and credits have been allowed, Plaintiff XL Funding, LLC d/b/a Axle Funding, as successor-in-interest

to Auction Credit Enterprises, LLC has been damaged by Defendants Sparks Motors LLC d/b/a Sparks Motors, LLC and William Caleb Sparks in the principal sum of \$97,895.50.

IT IS, THEREFORE, ORDERED that Plaintiff do have and recover from Defendants, jointly and severally, final judgment in the sum of \$97,895.50, plus prejudgment interest at the contractual rate of twelve percent (12.00%) accruing from Auguts 21, 2023 through the date of judgment, post-judgment interest at the rate of 8.50%, together with reasonable and necessary attorney's fees in the sum of \$5,021.81, with interest thereon at the rate of 8.50% per annum from the date of judgment, and with its costs of court and that it have its execution.

IT IS FURTHER ORDERED that in the event Plaintiff prevails on any appeal the Court of Appeals by Defendants, Plaintiff shall recover \$20,000.00 from the Defendants, if any of the Defendants unsuccessfully appeals.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that in the event a petition for review is sought with the Texas Supreme Court, Plaintiff shall have and recover \$15,000.00 from Defendants.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that in the event any petition for review filed by Defendants is denied or any petition for review to the Texas Supreme Court, Plaintiff shall have and recover \$10,000.00 from Defendants.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that Plaintiff have and recover of and from Defendants its costs of court expended herein.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that all writs and processes, including any writ of execution, for the enforcement and collection of this judgment or the costs of court shall issue as necessary in favor of Plaintiff.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that this Judgment is final and disposes of all claims and all parties and is appealable.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that all relief not specifically granted herein is denied.

SIGNED this the 24th day of _

Re-Presiding

<u>Musey</u>, 2024.

RETURN TO:
Jessica N. Alt
PADFIELD & STOUT, L.L.P.
420 W. Throckmorton Street, Suite 1210
Fort Worth, TX 76102
817-338-1616 phone
817-338-1610 fax

jalt@padfieldstout.com



Filed and Recorded
Official Public Records
Judge of Probate, Shelby County Alabama, County
Clerk
Shelby County, AL
04/12/2024 11:00:06 AM
\$36.00 JOANN
20240412000105050

alling 5. Buyl

STATE OF TEXAS COUNTY OF DALLAS

I, FELICIA PITRE, Clerk of the District of Dallas County, Texas, do hereby certify that I have compared this instrument to be a true and correct copy of the original as appears on record in my office.

GIVEN UNDER MY HAND AND SEAL OF Sald Court, at office in Dallas, Texas, this hand on Mary of M

FELICIA PITRE DISTRICT CLERK DALLAS COUNTY, TEXAS

Deputy