

## GLOBAL IMPORTER DEALER SALES AND SERVICE AGREEMENT

THIS AGREEMENT made at Dearborn, Michigan, United States of America as of the <u>1ST</u> day of <u>September</u>, <u>2013</u>, by and between Ford Motor Company, a corporation organized and existing under the laws of the State of Delaware, USA, with its principal place of business at The American Road, Dearborn, Michigan, USA (hereinafter called the "Company"), and

DAAC-AUTO SRL. (IMPORTER DEALER-LEGAL NAME OF ENTITY)

a limited liability company registered in the Republic of Moldova (STATE WHETHER ENTITY IS AN INDIVIDUAL, PARTNERSHIP OR CORPORATION. IF A PARTNERSHIP SHOW PLACE WHERE REGISTERED, IF A CORPORATION, SHOW PLACE WHERE INCORPORATED.)

doing business as **DAAC-AUTO** (TRADE NAME) and with its principal place of business at:

> str. Calea Iesilor, nr. 10 (STREET ADDRESS)

MD-2069 Chisinau (TOWN)

Moldova (COUNTRY)

(hereinafter called the "Dealer").

## PREAMBLE

The purpose of this agreement (hereinafter called the "Agreement") is to:

- (1) establish the Dealer as an authorized dealer for the sale and service of Company Products including Company Vehicles (as hereinafter defined);
- (2) set forth the respective responsibilities of the Company in the production, offer and sale of Company Products to the Dealer, and of the Dealer in reselling and providing service for them;
- (3) recognize the interdependence of both parties in achieving their mutual objectives of satisfactory sales, service and profits by continuing to develop and retain a broad base of satisfied owners of Company Products; and
- (4) identify key commitments, rights and responsibilities of the Company and the Dealer.

The goal of the Company is to establish itself as a preeminent automotive manufacturer, providing customers with the highest level of value and customer satisfaction.

Form GIDSA 1, March 1997

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G. (Strike out and initial paragraph G(i) or G(ii), whichever is not applicable.)

- (i) This Agreement shall continue in force and effect from the date of its execution until terminated by either party under the provisions of paragraph 13 of the Standard Provisions.
- (ii) —This Agreement shall continue in force and effect for a term commencing on the date of its execution and expiring \_\_\_\_\_\_ unless sooner terminated under the provisions of paragraph 13 of the Standard Provisions.

H. Any notice required or permitted by this Agreement, or given in connection herewith, shall be in writing in the English language and may be by personal delivery, by first-class registered mail postage prepaid or by telephone facsimile or similar electronic communication confirmed by a copy delivered by means of one of the other delivery methods specified above.

Notices to the Company shall be delivered or addressed to the Secretary's Office, The American Road, Dearborn, Michigan, 48121-1899;

Notices to the Dealer shall be delivered or addressed to any person designated in paragraph F(ii) of this Agreement as having full managerial authority and responsibility for the operating management of the Dealer or to the Dealer at the Dealer's principal place of business as described herein.

IN WITNESS WHEREOF the parties have duly executed this Agreement in triplicate as of the day and year first above written.

FORD MOTOR COMPANY

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(TYPED AND WRITTEN SIGNATURE) Louis J. Ghilardi Assistant Secretary Title (TYPED TITLE)

DAAC-AUTO SRL. (NAME OF DEALER LEGAL ENTITY)

By Maxim Buzdugan (TYPED AND WRITTEN SIGNATURE Title Director (TYPED TITLE)