



NMAC Agreement to Arbitrate Must Be Signed On All Retail Contracts & Lease Agreements

For All Nissan Dealers

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The Consumer Financial Protection Bureau (CFPB) recently released a proposed rule that would revise the Federal Arbitration Rule to prohibit financial services providers from using an arbitration agreement that prevents consumers from filing or participating in a class action lawsuit. **However, the new law has not been enacted.**

The Agreement to Arbitrate section must be signed by the buyer(s) or lessee(s) on all NMAC Retail Contracts and NMAC Lease Agreements. If this section is not signed, the retail contract or lease agreement will be returned to you, causing an unnecessary delay in funding.

Buyers and any co-buyers must sign the Agreement to Arbitrate section on the **SignaturePURCHASE** Retail Contract.

Notice Regarding Arbitration: By signing below, you acknowledge that this contract contains an arbitration clause and that you have read it. **READ THE ARBITRATION CLAUSE ON THE REVERSE SIDE BEFORE SIGNING HERE.**
Buyer signature: Co-Buyer signature:

Lessees and any co-lessees must sign the Agreement to Arbitrate section on the **SignatureLEASE** Lease Agreements.

Notice Regarding Arbitration: By signing below, you acknowledge that this Lease contains an arbitration clause and that you have read it. **READ THE ARBITRATION CLAUSE IN SECTION 28 BEFORE SIGNING HERE.**
Lessee Signature: Co-Lessee signature:

If you have any questions, please contact your Financial Services Manager or the Dealer Assistance Unit at (800) 678-4325.