

UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION

In re:
TRICOLOR AUTO GROUP, LLC
Debtor

Case No: 25-33496-MVL7
Chapter 7

(Jointly administered under Case No. 25-33487)

**MOTION FOR RELIEF FROM
AUTOMATIC STAY**

TO THE HONORABLE UNITED STATES BANKRUPTCY JUDGE:

COMES NOW Roberto Sarmiento ("Movant"), appearing pro se, and files this Motion for Limited Relief from the Automatic Stay pursuant to 11 U.S.C. § 362(d), and respectfully states:

I. INTRODUCTION

This Motion seeks **limited relief from the automatic stay solely to permit a state court to determine the validity and enforceability of a lien** concerning a motor vehicle.

Movant does **not seek monetary recovery from the bankruptcy estate**, nor any action affecting estate assets beyond adjudication of lien rights.

II. BACKGROUND

Movant entered into a Retail Installment Contract with Tricolor Auto Group for the purchase of a motor vehicle.

The vehicle is described as follows:



253348726040600000000002

Make: Ram

Model: 1500 Laramie

Year: 2019

VIN: 1C6RREJT1KN745694

A lien is recorded with the Texas Department of Motor Vehicles in favor of
“Tricolor Auto Group.”

Movant filed a lawsuit in:

County Court at Law No. 4, Harris County, Texas
Cause No. 1267765

seeking **rescission and declaratory relief concerning the contract and lien.**

A Suggestion of Bankruptcy was filed in that action, and the state court issued
a Notice of Intent to Dismiss unless relief from the automatic stay is obtained.

III. GROUNDS FOR RELIEF

Movant does not seek to enforce a claim against the bankruptcy estate or
recover damages.

Movant seeks only to allow the state court to determine:

- the validity of the contract
- the enforceability of the lien
- the parties’ rights regarding the vehicle

Upon information and belief, the subject vehicle has **limited equity, if any,**
for the bankruptcy estate.

Allowing the state court to determine lien validity will **not materially**
interfere with the administration of the estate, as it concerns a discrete
dispute involving a single vehicle.

Cause exists under **11 U.S.C. § 362(d)(1)** to grant limited relief.

Additionally, relief is appropriate under **11 U.S.C. § 362(d)(2)** because:

- the estate lacks meaningful equity in the property; and

- the property is not necessary to an effective reorganization (Chapter 7).

IV. LIMITED SCOPE OF RELIEF REQUESTED

Movant expressly seeks **limited relief only**, specifically:

- to allow the state court to proceed;
- to determine lien validity;
- to adjudicate rights concerning the vehicle.

Movant does not seek:

- monetary damages from the estate
- turnover of estate property
- execution or collection actions

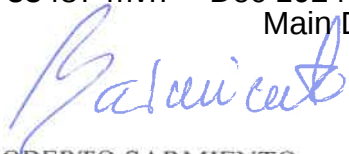
V. PRAYER

WHEREFORE, Movant respectfully requests that this Court:

Grant **limited relief from the automatic stay** to permit the Harris County Court at Law No. 4 to determine the validity and enforceability of the lien concerning the above-described vehicle;

Grant such other and further relief to which Movant may be justly entitled.

DATED: 03/30/2026



ROBERTO SARMIENTO
Pro Se
5 Circle S. Orange Texas 77630

Phone 786-857-0017

sarmientofundora@gmail.com

CERTIFICATE OF SERVICE

I certify that a true and correct copy of this Motion for Limited Relief from Automatic Stay was served on the following parties on MARCH, 30, 2026, in accordance with Federal Rule of Bankruptcy Procedure 7004:

- **Debtor (Tricolor Auto Group, LLC)**

(Registered Agent) Ct Corporation System

1999 Bryan St. , Ste900, Dallas TX 75201

- **Counsel of Debtor**

Thomas Robert Califano

Sidley Austin LLP

787 Seventh Ave, New York 10019

- **Chapter 7 Trustee**

Anne Elizabeth Burns

900 Jackson Street, Suite 570 Dallas TX75202

- **Counsel of Trustee Chapter 7**

Charles Brackett Hendricks
Cavazos Hendricks Poirot, P.C.
900 Jackson St., Suite 570
Dallas, TX 75202

- **U.S. Trustee**

US Trustee (Region Texas Norte-Dallas)

Office of the United States Trustee

1100 Commerce Street, Room 976, Dallas TX75242

on this 30 day of March 2026.



EXHIBITS

EXHIBIT A-FIRST AMENDED ORIGINAL PETITION----- 5 PAGES

EXHIBIT B- BANKRUPCY NOTICE/NOTICE OF INTENT OF DISMISS---- 1 PAGE

EXHIBIT C - RELEVANT CONTRACT/DOCUMENTS RELATED--- 4 PAGES

Roberto Sarmiento
5 Circle S. Orange
Texas 77630
Self Representing Without an Attorney

IN THE COUNTY CIVIL COURT AT LAW NO. 4
HARRIS COUNTY, TEXAS

Roberto Sarmiento,
Plaintiff

Vs

TRICOLOR AUTO GROUP,LLC;
VERVENT, INC
Defendant

CASE: NO. 1267765

PLAINTIFF'S FIRST
AMENDED ORIGINAL
PETITION

TO THE HONORABLE JUDGE OF SAID COURT:

Plaintiff files this First Amended Original Petition and would respectfully show the Court as follows:

I. PARTIES

Plaintiff Roberto Sarmiento ("Plaintiff") is an individual resident of Texas.

Defendant Tricolor Auto Group, LLC ("Tricolor Auto Group") is a Texas limited liability company doing business in Texas and may be served through its registered agent.

Defendant Vervent, Inc. ("Vervent") is a corporation that claims to service, collect, or enforce accounts formerly associated with Tricolor entities and may be served through its registered agent.

II. JURISDICTION AND VENUE

This Court has subject matter jurisdiction over this dispute. Venue is proper in this county because all or a substantial part of the events or omissions giving rise to the claims occurred in this county.

III. FACTUAL BACKGROUND

Plaintiff purchased a motor vehicle from Tricolor Dealer located at 5712 Southwest Fwy, Houston, Texas 77057, and entered into a Retail Installment Sales Contract and related documents governing the purchase and financing of the vehicle.

At the time of the transaction, Tricolor represented that the financing, lien, and servicing of the account were lawful, valid, and enforceable, and that Plaintiff would receive the benefits promised under the contract, including continuity of servicing and related obligations.

After the transaction, Plaintiff learned that the financing and servicing structure was materially different from what was represented. Following Tricolor's bankruptcy proceedings, Vervent began attempting to collect payments using Tricolor-branded platforms while failing to assume or perform contractual obligations, including warranty-related and servicing obligations.

Plaintiff has been subjected to improper collection efforts, uncertainty regarding lien validity, and loss of contractual benefits as a result of Defendants' conduct.

IV. CAUSES OF ACTION

Count 1 – Common Law Fraud

Defendants made material misrepresentations and omissions concerning the nature of the transaction, financing, lien validity, and servicing. Plaintiff relied on these misrepresentations to his detriment and suffered damages.

Count 2 – Fraudulent Inducement

Defendants fraudulently induced Plaintiff to enter into the Retail Installment Sales Contract and related vehicle purchase transaction.

Prior to and at the time of contracting, Defendants made material representations and omissions, including but not limited to representations that:

1. the vehicle was properly inspected and mechanically sound;
2. the financing and lien arising from the transaction were lawful, valid, and enforceable;

Count 6 – Declaratory Judgment

An actual controversy exists regarding the validity of the contract, lien, and Defendants’ standing. Plaintiff seeks declarations resolving these issues.

Count 7 – Rescission

The contract was procured through fraud and deceptive practices and is voidable. Plaintiff elects rescission and seeks restitution and equitable relief.

Count 8 – Quiet Title / Removal of Lien

Defendants assert an invalid lien that clouds Plaintiff’s title. Plaintiff seeks a judgment quieting title and ordering removal of the lien from all records.

Count 9 – Recoupment

Plaintiff asserts recoupment as a defensive remedy arising from the same transaction, including amounts paid and damages suffered.

V. DAMAGES AND RELIEF

Plaintiff seeks actual damages, statutory damages, treble damages under the DTPA, rescission, declaratory relief, quiet title, recoupment, costs, interest, and all equitable relief to which Plaintiff is entitled.

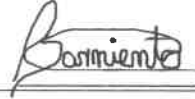
VI. JURY DEMAND

Plaintiff demands trial by jury.

VII. FINAL PRAYER

WHEREFORE, PREMISES CONSIDERED, Plaintiff respectfully requests that Defendants be cited to appear and answer, and that upon final hearing, Plaintiff have judgment against Defendants for all relief requested herein, including rescission of the contract, damages, costs of court, and such other and further relief, at law or in equity, to which Plaintiff may be justly entitled.

RESPECTFULLY SUBMITTED this 14th Day of JANUARY, 2026.



Roberto Sarmiento,

-
-
-
-
-

Docket Number: 1267765

ROBERTO SARMIENTO vs Tricolor Auto Group, LLC, Tricolor Auto Group, INC, Vervent Inc. §
§ In the County Civil Court at Law No. 4
§ Harris County, Texas
§

BANKRUPTCY NOTICE / NOTICE OF INTENT TO DISMISS

TO ALL COUNSEL AND PRO SE PARTIES:

Court records indicate that a notice or suggestion of bankruptcy has been filed in this case. To avoid unnecessary delay, claims against the bankrupt party will be DISMISSED FOR WANT OF PROSECUTION unless one of the following actions is taken by 05/29/2026 at 9:30 AM:

1. Dismiss the bankrupt party;
2. Remove the case to bankruptcy court;
3. File with the court a copy of the bankruptcy court order lifting the stay; or
4. A verified motion to retain showing good cause must be filed ten (10) days prior to 05/29/2026 at 9:30 AM. All motions to retain must be heard via video on 05/29/2026 at 9:30 AM unless notified not to appear by the Court.

Please use the following information to access your remote Court proceeding:

Web Address: <http://hcocm.zoom.us/my/hccivil4>

Meeting ID: 917 387 0209

Phone Access: (346) 248-7799

Failure to appear by video conference on 05/29/2026 at 9:30 AM will result in the case being dismissed for want of prosecution.

The Honorable Court expects and requires that all parties and their counsel will treat the opposing party, counsel, and the Court with the respect and courtesy borne out of their inherent humanity.

Signed on: 2/19/2026

Manpreet Monica Singh
Judge Presiding

ROBERTO SARMIENTO
5 CIRCLE S
ORANGE TX 77630

MOTOR VEHICLE PURCHASE AGREEMENT

Buyer Name, ROBERTO SARMIENTO					
Address & Phone: 2827 Graves Avenue Groves TX 77619 (786) 857-0017					
Co-Buyer Name, _____					
Address & Phone: N/A					
Co-Buyer Name, _____					
Address & Phone: N/A					
Dealer Name, Tricolor Auto					
Address & Phone: 5712 Southwest Fwy. Houston TX 77057 (888) 448-7426					
These definitions apply to this Agreement "Dealer" "us" "our" and "we" mean or refer to the Dealer named in this Agreement and who becomes a party to this Agreement by accepting it. "Buyer" and "you" mean or refer to the party identified as such above. "Vehicle" is the vehicle or chassis that is the subject of this Agreement. "Trade-in" is the used vehicle that Buyer intends to use as part of the consideration for the purchase price of the Vehicle or otherwise is to be transferred to Dealer.					
Vehicle Description (All buyers must read and agree to the terms and conditions specified in the following):					
Stock #: P161811	Year: 2019	Make: Ram	Model: 1500	Body: Truck	
Mileage: 92323	Tag Number:	New/Used: USED	VIN: 1C6RREJT1KN745694	Color: Red	
Optional Accessories			In disclosing the mileage and/or odometer reading of this vehicle to you, we have relied in good faith on written information as to the mileage and/or odometer reading of the vehicle supplied by the prior owner of the vehicle and/or a statement of mileage that appears on the title certificate of the vehicle issued by the state in which the vehicle was last registered.		
TRADE-IN			TRADE-IN		
Year: N/A	Make: N/A	Model: N/A	Year: N/A	Make: N/A	Model: N/A
VIN: N/A	Stock #: N/A	Mileage: N/A	VIN: N/A	Stock #: N/A	Mileage: N/A
By initialing, you represent and warrant with regard to any trade-in: RS 1. The true and actual mileage is as stated above. The odometer is working at this time and has not been repaired or replaced. 522 . The vehicle(s) has not been designated a total loss or unreparable by an insurance company and has not been issued a salvage, rebuilt and/or reconditioned title, and has not been exposed to flood damage.					
LIEN PAYOFF AND LIENHOLDER INFORMATION			ITEMIZATION		
Payoff Amount:	N/A		Cash Price of Vehicle	\$ 37,599.00	
Payoff Good Thru:			Accessories	\$ 0.00	
Payoff To:	N/A		Documentary Fee*	\$ 150.00	
Payoff Address:	N/A		Dealer's Inventory Tax**	\$ 63.13	
Payoff City:	N/A		N/A	\$ 0.00	
Payoff State:	N/A		Sales Tax	\$ 2,349.94	
Payoff Zip:	N/A		Title Fee	\$ 51.75	
Lienholder Name:	Tricolor Auto Group		N/A	\$ 0.00	
Lienholder Address:	6021 Connection Dr. 4th Floor		License Fee	\$ 61.75	
Lienholder City:	Irving		N/A	\$ 0.00	
Lienholder State:	TX		N/A	\$ 0.00	
Lienholder Zip:	75039		N/A	\$ 0.00	
Lien Date:	02/15/2025		N/A	\$ 0.00	
<p>*A DOCUMENTARY FEE IS NOT AN OFFICIAL FEE. A DOCUMENTARY FEE IS NOT REQUIRED BY LAW, BUT MAY BE CHARGED TO BUYERS FOR HANDLING DOCUMENTS RELATING TO THE SALE. A DOCUMENTARY FEE MAY NOT EXCEED A REASONABLE AMOUNT AGREED TO BY THE PARTIES. THIS NOTICE IS REQUIRED BY LAW.</p> <p>UN CARGO DOCUMENTAL NO ES UN CARGO OFICIAL. LA LEY NO EXIGE QUE SE IMPONGA UN CARGO DOCUMENTAL. PERO ÉSTE PODRÍA COBRARSE A LOS COMPRADORES POR EL MANEJO DE LA DOCUMENTACIÓN EN RELACIÓN CON LA VENTA. UN CARGO DOCUMENTAL NO PUEDE EXCEDER UNA CANTIDAD RAZONABLE ACORDADA POR LAS PARTES. ESTA NOTIFICACIÓN SE EXIGE POR LEY.</p>			TOTAL CASH PRICE	\$ 40,275.57	
			N/A	\$ 0.00	
			N/A	\$ 0.00	
			N/A	\$ 0.00	
			N/A	\$ 0.00	
			N/A	\$ 0.00	
			N/A	\$ 0.00	
			N/A	\$ 0.00	
			N/A	\$ 0.00	
			N/A	\$ 0.00	
			N/A	\$ 0.00	
			N/A	\$ 0.00	
			N/A	\$ 0.00	
			N/A	\$ 0.00	
			<p>**The Dealer's Inventory Tax charge is intended to reimburse the dealer for ad valorem taxes on its motor vehicle inventory. The charge, which is paid by the dealer to the county tax assessor-collector, is not a tax imposed on a consumer by the government, and is not required to be charged by the dealer to the consumer.</p>		
Trade-In Payoff Amount	\$ 0.00				
Customer Cash Back	\$ 0.00				
Cash Paid to Buyer for Trade-In	\$ 0.00				
Cash Down Payment	\$ 3,400.00				
Other Down Payment	\$ 0.00				
Deferred Down Payment	\$ 0.00				
			TOTAL DOWN PAYMENT	\$ 3,400.00	
			UNPAID BALANCE:	\$ 36,875.57	

MOTOR VEHICLE PURCHASE AGREEMENT

OTHER TERMS AND CONDITIONS

1. PURCHASE OF A NEW VEHICLE If this Agreement is for the sale of a new vehicle, this paragraph applies "Manufacturer" means the corporation that manufactured the Vehicle. We are not the Manufacturer's agent. You and we are the sole parties to this Agreement. References in this Agreement to Manufacturer are for the purpose of describing certain contractual relationships between the Manufacturer and us relating to new vehicles. The Manufacturer may change the design of any vehicle, chassis, accessories, or parts at any time without notice and without obligation. The Manufacturer may also make the same or any similar change upon any vehicle, chassis, accessories, or parts already bought by or shipped to us or being manufactured or sold in accordance with our orders. If the Manufacturer makes such a change, we have no obligation to you to make the same or any similar change in the Vehicle or its parts either before or after we deliver the Vehicle to you. The Manufacturer may change our price of new vehicles without notice. If that happens with regard to new vehicles of the series and body type of the Vehicle before we deliver it to you, we may change the cash delivered price of the Vehicle to you accordingly. If we do, you may cancel this Agreement. If you cancel, we shall return any Trade-in to you, unless we have sold it. You agree to pay reasonable storage and repair charges. If we have sold the Trade-in, we shall pay you the sales price of the Trade-in, less a sales commission of N/A % and any expense in storing, insuring, conditioning or advertising it for sale.

2. TRADE-IN If you don't deliver your Trade-in to us until we deliver the Vehicle to you, we will reappraise the Trade-in at that time. The reappraised value will be the allowance for the Trade-in. If the reappraised value is lower than the amount shown in this Agreement, you may cancel this Agreement. You must exercise your right to cancel before we deliver the Vehicle to you and you surrender the Trade-in to us. You agree to give us satisfactory evidence of title to any Trade-in when you deliver it to us. You warrant any Trade-in to be your property. You warrant that the Trade-in is free and clear of all liens and encumbrances unless otherwise noted in this Agreement. You represent that the Trade-in's mileage shown in this Agreement is the actual mileage on the Trade-in unless you have noted other mileage on this Agreement. You authorize us to rely on this representation in entering into this transaction. Payoff information shown in this Agreement is provided by you and/or your lienholder. Should the actual payoff(s) be less, we will refund the difference to you. If the payoff(s) is more, you agree to remit the difference to us within three business days of notification of the difference. You represent and certify that any Trade-in vehicle does not have and has never had a salvage, flood damaged or reconditioned title. If you provide false information, you will repurchase the related Trade-in from us for the full price allowed to you plus all costs we incur in resolving this matter including but not limited to reconditioning costs, legal fees, court and collection costs.

Dealer will pay Buyer the Cash Paid to Buyer for Trade-In with Cash a Check Other (_____)

3. OUR FAILURE TO DELIVER THE VEHICLE. We are not liable for failure to deliver or delay in delivering the Vehicle where such failure or delay is due, in whole or in part, to any cause beyond our control or without our fault or negligence. If you fail or refuse to accept delivery of the Vehicle or comply with this Agreement, we may keep as liquidated damages any cash deposit you made, to the extent not prohibited by law. To the extent not prohibited by law, we may reimburse ourselves, from any cash deposit you made, for any expenses and losses we incur or suffer as a result of your failure or refusal. Such expenses and losses may include our reasonable attorneys' fees. This section doesn't apply if you cancel this Agreement under section 2.

4. VEHICLE PRICE, TAXES The Vehicle price includes reimbursement for Federal Excise taxes. The Vehicle price doesn't include sales taxes, use taxes or occupational taxes based on sales volume, (federal, state or local) unless expressly so stated. You agree to pay, unless prohibited by law, any such taxes imposed on or that apply to the transaction reflected by this Agreement, regardless of who has primary liability for the tax.

5. CREDIT INSURANCE. If this Agreement shows a charge for Credit Insurance, this paragraph applies. The Credit Insurance provisions in any retail installment contract you later sign related to this Agreement will apply. If such insurance is wholly or partly unavailable under the designated policy, we will deduct the applicable part of the Credit Insurance charge shown in this Agreement and the related finance charge from the Total Sale Price shown in the retail installment contract. If such insurance does not become effective, we will notify you of that fact. This Agreement and any related retail installment contract you sign shall otherwise remain fully effective, to the extent provided by applicable law.

6. YOUR OBLIGATIONS IF THERE IS AN UNPAID BALANCE. This Agreement is an agreement to buy the Vehicle. If there is an Unpaid Balance, your obligation to buy and our obligation to sell the Vehicle are expressly conditioned upon you obtaining financing for the Unpaid Balance either through us or through a third party. You have two business days from the date of this Agreement to obtain such financing. If you pay us with a check that is dishonored or unpaid for any reason, we may, at our sole option, declare this Agreement null and void and retake the Vehicle, or make claims against you on the check. In addition, we will charge you a \$30 returned check charge.

7. IF THE PURCHASE IS NOT COMPLETED. If for any reason you and we do not complete the Vehicle sale and purchase, because (1) you do not pay us the Unpaid Balance in full by cash or check, or (2) you do not obtain financing on your own, or (3) you and we do not enter into a retail installment sale contract, this Agreement is declared void, this section applies. You will return the Vehicle to us. You will pay us on demand all reasonable charges and expenses for any damage to the Vehicle. When you have paid us the amounts you owe under this Agreement, we will return the Trade-in. If you fail to return the Vehicle within 24 hours of notice, you agree that we may, solely at our option, cancel the sale and retake immediate possession of the Vehicle and, in addition to those charges specified above, you agree to pay us all reasonable expenses we incur in connection with retaking the Vehicle, including attorneys' fees and other expenses to the extent permitted by applicable law.

8. INCONSISTENT TERMS. This provisions of this Agreement are incorporated into any retail installment sale contract. In the event that any of the terms and conditions of this Agreement are inconsistent with the terms and conditions of any retail installment sales contract between you and us, the terms of such retail installment sales contract shall apply.

9. ARBITRATION AGREEMENT.

If checked, you acknowledge that you and Dealer have signed a separate arbitration agreement. That agreement is hereby attached and the terms are incorporated into the terms of this Agreement.

10. WARRANTIES. ALL WARRANTIES, IF ANY, BY A MANUFACTURER OR SUPPLIER OTHER THAN DEALER ARE THEIRS, NOT OURS. ONLY SUCH MANUFACTURER OR OTHER SUPPLIER SHALL BE LIABLE FOR PERFORMANCE UNDER SUCH WARRANTIES, UNLESS WE FURNISHED YOU WITH A SEPARATE WRITTEN WARRANTY OR SERVICE CONTRACT MADE BY US ON OUR OWN BEHALF. WE NEITHER ASSUME NOR AUTHORIZE ANY PERSON TO ASSUME FOR US ANY LIABILITY IN CONNECTION WITH THE SALE OF ANY PRODUCTS. UNLESS WE MAKE A WRITTEN WARRANTY ON OUR OWN BEHALF, OR ENTER INTO A SERVICE CONTRACT WITHIN 90 DAYS FROM THE DATE OF THIS ORDER, WE MAKE NO WARRANTIES, EXPRESS OR IMPLIED, ON THE VEHICLE, AND THERE WILL BE NO IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. THIS PROVISION DOES NOT AFFECT ANY MANUFACTURER OR SUPPLIER WARRANTIES COVERING THE VEHICLE.

MOTOR VEHICLE PURCHASE AGREEMENT

11. Used motor vehicle buyers guide: The information you see on the window form for this vehicle is part of this contract. Information on the window form overrides any contrary provisions in the contract of sale.

Guía para compradores de vehículos usados: La información que ve en el formulario de la ventanilla para este vehículo forma parte del presente contrato. La información del formulario de la ventanilla deja sin efecto toda disposición en contrario contenida en el contrato de venta.

You agree that this Agreement includes all of the terms and conditions on all pages of this Agreement. You certify that you are of legal age or older and acknowledge that you have read its terms and have received a true copy of it. If you are buying the Vehicle for cash (this includes arranging your own financing), this Agreement becomes final and binding when it is signed by our authorized representative. You may obtain financing from us, or anyone else you choose. You agree to sign such agreements or documents as we may require to effect the terms and conditions of payment shown in this Agreement. Upon signature of the retail installment sale contract ("Contract"), this Agreement becomes non-binding, and the Contract controls.

<u>X</u>	<u>02/15/2025</u>	<u>X N/A</u>	<u>02/15/2025</u>	<u>X N/A</u>	<u>02/15/2025</u>
Buyer Signs	Date	Co-Buyer Signs	Date	Co-Buyer Signs	Date
Dealer or Authorized Representative: <u>Tricolor Auto</u>			By X <u>[Signature]</u> Date: <u>02/15/2025</u>		

Harris County - County Civil Court at Law No. 4



WEB DEALER ORIGINAL TITLE

B07
P161811

PROCESSING COUNTY: DALLAS TAC NAME: JOHN R. AMES
 RESIDENT COUNTY: JEFFERSON DATE: 03/24/2025 EFFECTIVE DATE: 03/24/2025
 PLATE NO: WHG5039 TIME: 03:11PM EXPIRATION DATE: 2/2026
 DOCUMENT NO: USER: 057-RGUERRA WEB TITLE ID: 21668154
 PREV DOC NO: 01531545140144019-TX (P)

OWNER NAME AND ADDRESS
 ROBERTO SARMIENTO
 2827 GRAVES AVENUE
 GROVES, TX 77619

REGISTRATION CLASS: TRUCK-LESS/EQL. 1 TON
 PLATE TYPE: PASSENGER-TRUCK PLT
 ORGANIZATION:
 STICKER TYPE: WS

VEHICLE IDENTIFICATION NO: 1C6RREJT1KN745694 VEHICLE CLASSIFICATION: TRK<=1
 YR/MAKE: 2019/RAM MODEL: 150 BODY STYLE: PK UNIT NO:
 EMPTY WT: 5100 CARRYING CAPACITY: 1000 GROSS WT: 6100 TRAILER TYPE:
 BODY VEHICLE IDENTIFICATION NO: TVL TRLR L/W/SOFT: 0'0"
 PREV OWNER NAME: TRICOLOR AUTO PREV CITY/STATE: HOUSTON, TX

INVENTORY ITEM(S) YR
 PASSENGER-TRUCK PLT
 WINDSHIELD STICKER 2026

VEHICLE RECORD NOTATIONS
 ACTUAL MILEAGE
 E-TITLE
 MAJOR COLOR: RED
 FUEL TYPE: GAS

FEES ASSESSED	
TITLE APPLICATION FEE	13.00
TERP TITLE FEE	20.00
SALES TAX FEE	0.00
BUYERS TAG	5.00
TITLE CONVENIENCE FEE	0.00
WINDSHIELD STICKER	54.00
REG FEE-DPS	1.00
CNTY ROAD BRIDGE ADD-ON FEE	10.00
CHILD SAFETY FUND	1.50
INSPECTION REPLACEMENT FEE	7.50
EMISSIONS INSPECTION FEE	2.75
PROCESSING AND HANDLING FEE	4.75
TOTAL	119.50

ODOMETER READING: 92323 BRAND: A
 OWNERSHIP EVIDENCE: TEXAS TITLE
 1ST LIEN DATE: 02/15/2025
 TRICOLOR AUTO GROUP
 6021 CONNECTION DR
 FLOOR 4
 IRVING, TX 75039

2ND LIEN

3RD LIEN

SALES TAX CATEGORY: EXEMPT	
PERMIT NO: 12721096597	
Date of Assignment/Sales Tax Date: 02/15/2025	
Sales Price	37,599.00
Less Trade In Allowance	0.00
Taxable Amount	37,599.00
Sales Tax Paid	0.00
Less Other State Tax Paid	0.00
Tax Penalty	0.00
TOTAL TAX PAID	0.00

TITLE WILL BE ELECTRONICALLY FILED WITH THE LIENHOLDER.

THIS RECEIPT IS YOUR PROOF OF APPLICATION FOR CERTIFICATE OF TITLE AND REGISTRATION.

PEEL FROM BACK ONLY / DESPEGUE POR DETRÁS



WINDSHIELD STICKER /
CALCOMANÍA DE PARABRISAS

Peel sticker from any corner.
Despegue la calcomanía de cualquier esquina.



PLATE STICKER /
CALCOMANÍA DE PLACA

OR