Please se	elect your preferred p	ayment method:				
	□ BPAY – VWFSA charges a processing fee each payment					
			t Debit Re	ect Debit Request Services Agreement on the next page, Debit Request below. VWFSA does not charge processing ethod.		
Direct I	Debit Request (D	DR)				
•	•			pay Volkswagen Financial Services umber 215806 ('VWFSA')		
from my/o that beco give you	our account detailed bome due, under any agreement time to time abo	pelow, moneys paya greement made bet ut moneys due unde	able, inclu ween you er any fina	VWFSA, under the Direct Debit System, to debit ading payment amount and/or any fees and charge and me/ us or any specific verbal instructions I/we ance contract I/we have with you. If VWFSA lest will also apply to that.		
Contract Number(s):						
Custome	r Name:					
Bank De	tails:					
Financial Institution Name:						
Address:						
Account Name:						
BSB Number:						
Account Number:						
Please be first 2-3 v		ts are weekly or fort It in more than 1 dire	ect debit b	nere may be a delay in processing payments in the being made on your account within a short time.)	
_ V	Veekly					
0	o your instalment multiplied by the fraction $\frac{12}{52}$					
	Fortnightly					
0	o your instalment multiplied by the fraction $\frac{12}{26}$					
	lonthly					
signing the	nis Direct Debit Reque	est you acknowledge	e having r	or she is authorised to operate the account. By read and understood the terms and conditions A as set out in this request and in your Direct Deb	it	
	Signature of Custon	ner		Signature of Customer		
	Signature of Guston	101		Signature of Oustoffiel		
	Full Name of Custor	ner		Full Name of Customer		
1 1				1 1		

Preferred Payment Method

Date

Date

Direct Debit Request Service Agreement

The following is your Direct Debit Request Service Agreement with us. The agreement is designed to explain what your obligations are when undertaking a Direct Debit arrangement with us. It also details what our obligations are to you as your Direct Debit Provider.

We recommend you keep this agreement in a safe place for future reference. It forms part of the terms and conditions of your DDR and should be read in conjunction with your DDR form.

1. Direct Debit drawing arrangements

- 1.1 We will draw amounts from your nominated account in accordance with both your DDR, and your Agreement with us. The amounts we will draw will be your agreed repayment amount and/or any fees and charges that may have been debited to your account.
- 1.2 We will make the first drawing on the first payment day specified in your Agreement, with each subsequent amount drawn at the payment frequency or on the dates specified in your Agreement or in your DDR.
- 1.3 Where the due date falls on a nonbusiness day, we will draw the amount on the next business day. If you are unsure when a drawing will be processed, please ask your Financial Institution.
- 1.4 We will be able to draw any costs you owe to us under any Agreement between us, including, but not limited to:
 - a) in accordance with the terms of the Agreement;
 - b) any costs for services and maintenance which we incur;
 - any legal costs we incur in respect of any Agreement to which you are a party; and
 - d) any outstanding amounts payable to under any Agreement to which you are a party.
- 1.5 If we are liable to pay goods and services tax (**GST**) on a supply made in connection with this agreement, you must pay us on demand an amount equal to the consideration payable for the supply multiplied by the prevailing GST rate.

- 1.6 We will not change your DDR arrangements without giving at least 14 days prior notice to you other than pursuant to a request under clause 3.2.
- 1.7 We reserve the right to cancel your DDR arrangements if your nominated financial institution returns 3 or more unpaid drawings. We will then arrange an alternate payment method with you. A dishonour fee may be payable when your DDR arrangements are dishonoured.
- 1.8 This agreement and your DDR applies to any Agreement entered into with us to which you are a party.

2. Your responsibilities

- 2.1 It is your responsibility to ensure:
 - a) your financial institutions allows DDRs on your nominated account as direct debiting through the Direct Debit System may not be available on all accounts;
 - b) your DDR account details are correct. You should check your DDR account details against a recent account statement from your nominated Financial Institution. If you are uncertain about what your DDR account details are, you should check with your Financial Institution where your account is held before completing the DDR:
 - sufficient clear funds are available in the account to meet a DDR drawing on its due date, including any costs under clause 1.4;
 - d) you pay any costs incurred by your financial institution in connection with any DDR;
 - the authorisation you have given us matches the account signing instructions held by your financial institution;
 - f) you advise us if you intend to transfer or close your DDR account;
 - g) you arrange a suitable alternate payment method with us if you wish to cancel the DDR; and
- 2.2 You should check your account statement to verify that the amounts debited from your account are correct. This agreement and the DDR are confidential and will not be disclosed except to the extent disclosure is permitted or required by the Agreement or under any law.

3. Your rights

- 3.1 You may:
 - a) terminate the DDR arrangements at any time; or
 - b) stop a drawing under the DDR arrangements,
 - by giving us notice in writing at least 7 days before the due date. You can also give written notice directly to your nominated Financial Institution.
- 3.2 You can request to defer, or change, your DDR arrangements by telling us your requirements at least 7 days before the due date.
- 3.3 Warning: If you terminate, alter, stop or defer your DDR arrangements without arranging a suitable alternative payment method, you may breach your obligations under your Agreement.
- 3.4 If a drawing has been made incorrectly (i.e. outside the DDR arrangements) and you would like to dispute that drawing, you may:
 - a) ask us to correct it by calling Customer Service on 1300 734 567. We will investigate your claim and inform your Authorised Representative of our decision to your authorised email address; or
 - b) lodge a Direct Debit Claim through your nominated Financial Institution.
- 3.5 We will keep all your records and account details private and confidential unless our bank requires this information to investigate any requests about possible incorrect or wrongful drawings or if we are authorised or required to disclose that information under any law.
- 3.6 If you have already signed and lodged a DDR with us and you wish to change you Direct Debit details, we will only provide you with the first page with your changed details and signatures.

4. Interpretations and Definitions

- 4.1 In this agreement unless the context otherwise requires:
 - a) headings are for convenience only and do not change the interpretation of this agreement.

- b) words used in any document comprising the Agreement have the same meaning when used in the other documents.
- c) A reference to dollars or \$ is to Australian currency.
- d) A reference to writing includes communication using electronic mail, facsimile transmission and any means of reproducing words in a tangible and permanently visible form.
- 4.2 In this agreement:

Agreement means this agreement, any finance agreement or service & maintenance agreement in effect between you and us

Authorised Representative has the meaning given in the relevant Finance Agreement.

DDR means Direct Debit Request.

Direct Debit Provider means the bank or financial institution nominated in writing by you.

We or **us** means Volkswagen Financial Services Pty Ltd, ABN 20 097 071 460 Australian Credit Licence 389 344.

You means the customer as set out in your Agreement and **your** has a corresponding meaning.