

## Disclosure Statement and Agreement for Installation of a Starter Interrupt and GPS Device

ADDENDUM TO A RETAIL INSTALLMENT CONTRACT DATED \_\_\_\_\_/\_\_\_\_\_/20\_\_\_\_  
BETWEEN You \_\_\_\_\_,

and \_\_\_\_\_  
Buyer ("Buyer") (Co-Buyer) ("Dealership")  
For a Vehicle \_\_\_\_\_

Year Make Model VIN \_\_\_\_\_

This Disclosure Statement and Agreement for Installation of a Starter Interrupt and GPS Device ("the Agreement") is an addendum to the Motor Vehicle Retail Installment Contract (the "Contract") you signed in connection with your purchase of the vehicle described above ("the Vehicle"). You ("you") understand the Vehicle is equipped with a starter interrupt and GPS Device (the "Device"). Buyer acknowledges that this Agreement and the Contract may be assigned as permitted by law.

PLEASE READ AND SIGN BELOW TO INDICATE YOUR UNDERSTANDING AND ACCEPTANCE OF THE FOLLOWING TERMS AND THE CONSEQUENCES OF FAILING TO MAKE PAYMENTS ARE REQUIRED BY THE CONTRACT.

- 1) You understand that the installation of the Device may be a material condition in order for the Dealership to finance the purchase of the Vehicle. You further understand that you may be able to purchase a vehicle from another dealership without the installation of such a Device.**
- 2) You understand that the Device is the property of the holder of the Contract.**
- 3) You understand that altering, disconnecting, removing or tampering with the Device will be considered a default under this Agreement and the Contract.**
- 4) You may be liable for the cost to repair or replace the Device, and to repair or replace parts of the Vehicle if you tamper, alter, disconnect, or remove the Device from the Vehicle.**
- 5) You understand that if the holder of the Contract does not receive payment as required by the terms of the Contract, or you have breached the terms of the Contract, the starter interrupt and GPS Device on the Vehicle may be activated. If the starter interrupt is activated you will not be able to restart the vehicle until you have made the payment and/or satisfied the terms of the Contract that were breached. Payment may be paid in cash, certified or cashier's check, wire transfer or other approved electronic transfer to continue operation of the Vehicle as follows: a) if by mail the payment must be made to holder of the Contract. b) in person at a designated payment center or, c) By approved electronic means. If payment is made any other way, holder of the Contract, may refuse to enable the Vehicle until it receives confirmation that the funds have cleared. Once payment in collected funds is received by holder of the Contract the Vehicle will be enabled. This is not intended to serve as a waiver of any rights the holder of the Contract has under the Contract or the Uniform Commercial Code of the state whose law governs this Agreement pertaining to default or repossession nor does it create any additional right to cure which you might have under such law or the Contract (if any).**
- 6) In case of an emergency, please refer to the Emergency Restart Sheet located in vehicles glove box.**
- 7) You understand that the Dealership may assign its rights, title and interest in the Contract at any time as permitted by law. The assignment of the Contract will not in any way affect the terms or conditions of this Agreement.**
- 8) You understand and agree that Dealership or holder of the Contract may use the GPS Device and data obtained through it to help unrelated third parties evaluate whether to buy or acquire your Contract from the Dealership or holder. You understand and agree that either the Dealership, holder of the Contract, or the GPS service provider may disclose the Vehicle's mileage, as obtained through the Device, to these parties. You understand and agree that the Dealership, holder of the Contract, or the GPS service provider may use the data obtained from the Device to provide information to any such party about your driving habits and patterns, including information about the reliability and accuracy of your residence and employment locations shown in your credit application and/or Contract. This use of the Device, GPS technology, and data will not affect any terms or provisions in the Contract, regardless of whether the third party decides to purchase or acquire your Contract.**
- 9) You understand that only the holder of the Contract or its authorized representatives, are permitted to perform maintenance on the Device or any of its components. Should maintenance or repair to be the Device be required, you agree to make the Vehicle available during normal business hours to dealership or assignee. You understand that the holder of the Contract has full responsibility for the cost of repairs to the Device, except for repairs caused by your tampering with, altering, disconnecting, or removing the Device.**

10) When the Contract is paid in full, you agree to make the Vehicle available at a place designated by the holder of the Contract and the holder of the Contract will remove the Device at the holder of the Contract expense. You may purchase the Device for \$XXX.XX from the holder of the contact when the contact is paid in full

11) You acknowledge that you have not been charged, nor have you paid any fee or charge to the holder of the Contract relating to the initial installation of the Device.

12) You acknowledge that you have received a copy of the emergency starting procedures in case of an emergency that requires you to be able to temporarily restart the vehicle after it has been disabled.

**NOTICE TO BUYER: Do not sign this Agreement without reading it first. By signing below, you acknowledge that you have been given the opportunity to read this Agreement prior to signing the Contract and have had any questions regarding the Device answered to your satisfaction. This Agreement is hereby incorporated by reference into the Contract.**

Buyer X \_\_\_\_\_ Co-Buyer X \_\_\_\_\_

Dealer X \_\_\_\_\_ Authorized Dealership Representative