PASSTIME GPS™ PAYMENT ASSURANCE SYSTEM DISCLOSURE STATEMENT AND AGREEMENT FOR INSTALLATION

Buyer(s)					
Names:					Date:
Vehicle					
Description:	Year	Make	Model	Vehicle	e Identification Number (VIN)
purchase of the Payment Assument Assument Assument"), I PAYMENT AS ensure that I may be a few of the payment of	e above-description assignee or red to do so by may have to se repossessione details.	ribed vehicle (im Disclosure lat the Vehicle LECTRONIC lenents on time a ystem) tracking will not be ally activated to expresentative will law, or to endecure payment of the Vehicle will law wehicle will law were well law well law were well la	the "Vehicle"), Statement a I am purchasin DEVICE (the " as required by ag unit that caused to determ ensure the GF vill not provide force any rights t of any payme e as allowed. I be disabled a	dated the and Agregis equip Device"). the Contran determine my draw access Dealer onts due urif I fail to and will no	I signed in connection with my same date as this Passtime ement for Installation (this ped with the PASSTIME GPS. The Device is designed to ract. The Device includes a nine at any time where my riving habits or practices (e.g. unctioning. The Dealership or its designated assignee or its designated assignee or nder any contract between us make a scheduled payment of start.
In the following	g, "you" reter	's to the buye	r signing belov	N.	
					R UNDERSTANDING AND
					IE INSTALLATION OF THE
					BLIGATIONS CONCERNING EQUENCES OF FAILING TO
MAKE A PAYN		III IIIL CONI	HACT AND II	IL CONSI	EGOLNOLS OF TAILING TO
					
for the be able	Dealership to to to purchase vice, but I am	finance the pu a vehicle from	rchase of the \ another dealer	/ehicle. I ship that	Vehicle is a material condition further understand that I may may not require installation of consent to having the Device
			_		
Buyer:			Co-Bu	yer:	
	JCTIONS, wh	ich explain ho	he PASSTIM w the Device o ur hotline numb	perates, r	ny obligations with respect to
Buyer:			Co-E	Buyer:	

 $2/28/08 \; \mathsf{PASSTIMEGPS}\text{-}\mathsf{MULTISTATE} \\ \mathsf{AL}, \; \mathsf{AK}, \; \mathsf{AZ}, \; \mathsf{AR}, \; \mathsf{FL}, \; \mathsf{GA}, \; \mathsf{HI}, \; \mathsf{ID}, \; \mathsf{IL}, \; \mathsf{IN}, \; \mathsf{KY}, \; \mathsf{MD}, \; \mathsf{MI}, \; \mathsf{MN}, \; \mathsf{MS}, \; \mathsf{MT}, \; \mathsf{NH}, \; \mathsf{NJ}, \; \mathsf{NM}, \; \mathsf{NC}, \; \mathsf{ND}, \; \mathsf{OH}, \; \mathsf{OK}, \; \mathsf{OR}, \; \mathsf{PA}, \; \mathsf{RI}, \; \mathsf{NJ}, \; \mathsf{NM}, \; \mathsf{NC}, \; \mathsf{ND}, \; \mathsf{$

TN, UT, VT, VA, WA, WY
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fu	urthe	•	with, alter, disconnect o	p or its designated assignee. I or remove the Device, I will be t.
Buye	er:		Co-Buyer:	
		rstand that if a scheduled payr nee on or before the due date,		he Dealership or its designated abled and will not start.
Buye	er:		Co-Buyer:	
p d to s in to d e ro o o s m b	eyico tra ubsc mme mme o ma efau epos nat I f the r sta uch nake ut is	derstand the Device has a Glant, the Vehicle will not state will be used by Dealer or lack the location of the vehicle equent repossession. If I ediately allowed under appetiately to locate and track the lake payment when due and alt, but I fail to cure my default, but I fail to cure my default, but I fail to cure my default, but I fail to privacy regards expedited and the GPS will be seession after the time for me have no right to privacy regards expedited authority should right to the fullest extent possible monies beyond those due are being used to secure collected allowed, to repossess the Velorian the velocity of the secure collected allowed, to repossess the Velorian tracks and the velocity of the veloc	ret (if the Device is so Dealer's assignee or defor the purpose of a fail to make payme plicable State law, the Vehicle for immedialive in a State where alt, the Vehicle will not be used to locate and the to cure this nonpayre ling the use of the GPS a court, arbitrator, disputed the court of the GPS and owing under this Agrition of monies I hereby	equipped) and the GPS resignated representative assisting in the vehicle's representative assisting in the vehicle's representative assisting in the vehicle's representation. If I fail I am entitled to cure my a start (if the Device is so at track the Vehicle for ment has run out. I agree device to track the location right exists, I hereby waive PS unit is not being used to reement and my Contract,
Buyer:			Co-Buyer:	
a w a d D	nd e virele dequ oes Deale	erstand that the Device may conabling/disabling the vehicle. ess entry of codes may not would reception (e.g. possibly in not work) even if I have paid or Dealer's representative if on does not work properly.	Further, I understand in ork because the wireles n areas where Wireless I my bill when due. I u	certain areas, this remote ss connection may not get s/cell phone carrier service understand I must call the
Buyer:			Co-Buyer:	

•		derstand that if I tamper with, icle, I may be liable for the cosaw.		
Buye	r:		Co-Buyer:	
†	the	derstand that the Dealership h Contract at any time. The assi way affect the terms and condi	gnment of the Contract	
Buye	r:		Co-Buyer:	
†	the per	derstand that, in the event of a 24-hour hotline number in order payment cycle. I have been beone dispatched to assist me in	r to have my vehicle ena provided with a 24-ho	abled for 24 hours, one time ur hotline number to have
Buye	r:		Co-Buyer:	
 	perf repa repa sha	derstand that only the Dealersh orm maintenance on the Device air be required, I agree to ma resentatives, during their norma Il have full responsibility for the sed by my tampering with, alter	e or any of its componer ke the Vehicle availab I business hours. I und cost of all repairs to the	nts. Should maintenance or le to the Dealership or its erstand that the Dealership e Device, except for repairs
Buye	r:		Co-Buyer:	
	due Dea und Dev othe	derstand that I may choose to punder the Contract at a prolership and me. If I choose the contract, I will contact the Contract, I will contact the contract that time, the Device will erwise made inoperable so that o charge to me.	ice to be determined o purchase the Device he Dealership. If I do robe removed from the V	and agreed upon by the after paying all sums due not choose to purchase the ehicle by the Dealership, or
Buye	r:		Co-Buyer:	

Co-Buyer		
Buyer	Authorized Dea	lership Representative
Dated this day of, 20	·	
NOTICE: Do not sign this Disclosure Streading it first. By signing below, you a opportunity to read this document and INSTRUCTIONS and have had any questatisfaction. You are further acknowled bound by all of the terms and condition incorporated by reference into the Contraction.	are acknowledging to the PASSTIME GI stions regarding the ging that you fully his set forth herein.	hat you have been given the PS CUSTOMER OPERATING e Device answered to your understand and agree to be
Buyer:	Co-Buyer:	
13. I understand that for my convenience Dealer or Creditor by way of text (SI optional plan, I may be charged by me for any additional charge for the carrier may bill me for its services in over which my Dealer and Creditor has	MS) message on my ny cellular carrier, but text messaging. I und n transmitting this text	mobile phone. If I choose this Dealer and Creditor will not bill derstand and agree MY cellular
Buyer:	Co-Buyer:	
12. Any violation of any terms or condition shall also be deemed a material defat and /or security agreement whereby above vehicle. Upon any default use conditions herein, the secured part- including but not limited to repossess of the conditional sales contract and/o	ault under the condition the undersigned cunders this contract or will be entitled to ion and sale, as may	nal sales contract /or note/ stomer has purchased the violation of the terms and take any and all actions, be allowed under the terms