Dealer Questionnaire (KLA Rev. 01/29/25)



| Dealership Name: Years in Business: | | | | | |
|---|--|-----------------------|------------------|----------------|--------------------|
| DBA: | | | | | |
| Physical Address: | City: | | State: | Zip: _ | |
| Mailing Address: | City: _ | | State: | Zip: | |
| Primary Credit Fax: | | | | | |
| Accounting Fax: | | | | | |
| B. Corporation () Partnership () Limite | ed Liability Company () Sole Propri | etorship () Register | ed Limited Lia | ability Partne | rship () |
| C. Principals: | | | | | |
| General Manager: | Email: | | | | |
| General Sales Mgr: | Email: | | | | Funding Emails: |
| Office Manager: | Email: | | | | |
| Finance Director: | Email: | | | 🗆 | |
| Finance Manager: | | | | | |
| Finance Manager: | | | | | |
| Reserve Emails Recipient(s): _ | | | | | |
| D. Dealer License #: | E. D&B N | lumber: | | | |
| F. Franchised () Franchises: | | | Non-Fr | anchised (|) |
| Floor Plan Holder: | Phone: | Con | tton in tact: | (| , |
| G. Are you a used car lot for a par | | | | | |
| H. Loan application system: ☐ F | | | | | |
| I. Number of Units Sold in past 1 | | | | | |
| Existing Relationship with clien | | | | | 0 |
| A. GAP Provider: | Phone: | Conta | oct: | | |
| | | | | | |
| B. LA&H Provider: | | | | | |
| | | | | | |
| C. Warranty Provider: | | | | | |
| | Phone: | | | | |
| Document Checklist: | | | | | |
| A. Dealer Questionnaire () | F. [| DL4 Document Uploa | d for Funding | :() | |
| B. Dealer Agreement () | | GAP Agreement () | | | |
| C. Authorization Agreement for Aut | omatic Credits/Debits () H. 1 | Member Auto Cente | r() | | |
| D. Red Flag Policy () | I. [| Dealer Rewards () | | | |
| E. Credit Disclosure Statement () | | Bank and Dealer Lice | ` ' | | |
| KLA: CEO Approve ☐ Dealer Lis | st \square CU and KLA.com \square Fax List | ☐ Sent to CUAC ☐ | Verify CUAC | KLA on DT/R | t1 🗆 |
| KLA Sales Representative: | | _ Date: | Re | egion: | |



Dealer Agreement Packet

(Auto Loan Program - Pennsylvania)

- Master Dealer Agreement (All pages must be initialed!)
- Modification and Addendum to Dealer Agreement & Exhibit "A"
- Addendum "A" Dealer Compensation
- Corporate Resolution / Limited Partner Resolution (Use appropriate one for type of dealership)
- Equal Credit Opportunity Act Notice
- ACH Agreement for Funded Contracts (include voided check)
- o Dealership Contact Form
- Second Modification to MDA for Fax Funding
- Red-Flag Compliant Notice
- FACTA Risk-Based Compliant Notice
- Multi-dealer Exhibit "B" (If applicable)

Please execute and complete attached forms and include copy of PA Dept. of Banking Sales Finance License and Dealer License.

Mail to the below address for processing:

Keystone Lending Alliance, LLC 6021 Wallace Road Ext., Suite 100 Wexford, PA 15090



Master Dealer Agreement

| This Master Dealer Agreement ("Agreement") is entered into by |
|---|
| |
| ("Dealer"), located at |
| and Keystone Lending Alliance, LLC (KLA), 6021 Wallace Road Extension, Suite 100, |
| Wexford, PA 15090 |

RECITALS

WHEREAS, Dealer is engaged in the business of selling and leasing motor vehicles and other property, including but not limited to: cars, trucks, recreational vehicles (both pullables and motorized) boats and watercraft, motorcycles and ATVs and other power equipment, as well as services (collectively "Vehicles"); and

WHEREAS, Dealer enters into Installment Sales Contracts ("Contracts") with Purchasers of Vehicles ("Purchasers"); and

WHEREAS, Dealer desires to sell such Contracts to KLA on the terms and conditions described herein and in the terms of the assignment of the Contracts themselves; and

WHEREAS, KLA desires to purchase certain Contracts from Dealer as provided herein.

NOW, THEREFORE, for mutual promises and consideration, KLA and Dealer enter into this Agreement subject to the following terms and conditions:

SECTION 1 - SALES AND PURCHASES

- 1.1. KLA, in its sole discretion, may purchase from Dealer such Contracts as Dealer may offer for sale. Contracts purchased by KLA must be in such form and substance acceptable to KLA. Each Contract must be completed, signed, and dated to be considered for purchase. KLA shall have the right at all times to refuse any and all Contracts offered for sale by Dealer. All Contracts purchased by KLA shall be purchased on a nonrecourse basis, unless a different form of assignment is specified in the Contract; in which case the form of assignment in the Contract shall govern the terms of recourse. KLA's right to refuse to purchase any or all Contracts on any basis may be exercised by KLA at any time notwithstanding any past course of conduct between Dealer and KLA.
- 1.2. KLA may refuse to purchase any Contract which bears an interest rate greater <u>or</u> lower than KLA's normal interest rates, or that may appear on the dealer rate sheet, for loans to Purchasers of vehicles comparable to the Vehicle that is the subject of the Contract. KLA shall inform Dealer periodically of KLA's normal interest rates for loans, comparable to the Contracts offered to KLA.
- 1.3. When KLA purchases a Contract from Dealer, Dealer shall deliver, or cause to be delivered, to KLA within (3) days: (a) the Contract, with the appropriate assignment and endorsement of the Contract; (b) the certificate of title covering the Vehicle showing the appropriate credit union as sole lienholder of the Vehicle and the Member/Purchaser as the registered owner of the Vehicle if the Vehicle is subject to a certificate of title, a white slip, a temporary title receipt, or a letter of guaranty which evidences the security interest of the appropriate credit union in the Vehicle, or such other evidence of a perfected security interest required by KLA if the Vehicle or property is not subject to a certificate of title; (c) comprehensive and collision insurance policies covering the Vehicle written by insurance companies approved by KLA showing the appropriate credit union as the lienholder and a loss payee in the amounts and with the deductibles authorized by KLA; (d) a copy of the Purchaser's valid driver's

license; and (e) for new KLA members, such membership and account opening documents as are required by KLA. If KLA purchases any Contract on any basis before all of the documents described in this paragraph are received by KLA, Dealer unconditionally guarantees full payment of all debts and obligations owed under each such Contract until the required documentation is complete in the files of KLA.

- 1.4. When KLA purchases a Contract from Dealer, KLA shall pay Dealer the Amount Financed as shown on the face of the Contract plus any insurance obtained through Dealer, plus any other price to which Dealer and KLA agree in writing ("purchase price"), or other adds as provided for in the dealer rate sheet so long as they follow the stated guidelines.
- 1.5. Dealer shall be entitled to all commissions earned from the respective insurance companies as a result of sales of mechanical breakdown insurance or maintenance or service contracts to Purchasers. To the extent that the purchase of mechanical breakdown insurance or maintenance or service contracts is financed as part of an assigned Contract, Dealer agrees to correctly identify and disclose the purchase price therefore as part of the amount financed under the Contract.
- 1.6. When determining the rate of interest or service charge under each Contract, Dealer shall follow the guidelines established by KLA, as modified from time to time, in the Addendum, typically put forth in the rate sheet.
- 1.7. If any payments are made to Dealer on any Contract sold to KLA, Dealer will hold such funds in trust for KLA without commingling the funds with funds of the Dealer and will promptly deliver the funds to KLA by the earlier of the next business day, or within 24 hours. KLA is irrevocably authorized to negotiate and to endorse the name of Dealer on any remittance offered as payment on any Contract sold to KLA and to retain the proceeds thereof as a payment on such Contract. Dealer further appoints KLA as its attorney in fact to negotiate and present for payment any check or item received as payment of Purchaser's obligation under the assigned Contract. If any Vehicle described in any Contract sold to KLA shall come into the possession of Dealer while Purchaser is indebted to KLA therefore, Dealer shall promptly notify KLA, shall hold the Vehicle for the benefit of KLA, shall exercise the same degree of care over the Vehicle as Dealer exercises with regard to Dealer's inventory, and shall deliver the Vehicle to KLA on demand.
- 1.8. Dealer agrees to offer to KLA the first right of refusal of Contracts for Purchasers who present either a KLA pre-approval letter or incentive coupon. Dealer shall not convert such purchasers to other sources of financing, including without limitation credit unions, banks and captives, unless and until KLA shall have refused to acquire the Contract for these Purchasers.
- 1.9. Within fifteen (15) days of notification by KLA, Dealer shall refund to KLA all compensation paid on any Contract which is in default or is paid off, including by the refinancing of the Contract by a third party, in full within one hundred thirty-five (135) days after the Contract date. KLA agrees that it may not recover such compensation if it refinances a loan acquired from Dealer within the one hundred thirty-five (135) day period. In the event Dealer does not refund such compensation within the fifteen (15) day period, KLA may debit future compensation to Dealer for the full amount originally paid to Dealer.
- 1.10. Dealer is responsible for forwarding the title, together with the appropriate fees, to the proper officials responsible for issuing the certificate of title, registrations and/or otherwise recording liens. Dealer is responsible for any and all loss incurred by KLA as a result of the failure to properly perfect the security interest in the Vehicle.

| Dealer Initials |
|---------------------|
| KLA Initials |

- 1.11. Notwithstanding any provision to the contrary, Dealer unconditionally guarantees full performance of each Contract sold or to be sold by Dealer to KLA when and if Dealer, without KLA's prior written consent, modifies the Contract, or makes any misrepresentation to Purchaser, or makes any settlement or arrangement with a Purchaser contrary to the terms of the Contract, or if Purchaser fails to make required payments because of any claimed breach of Dealer's duties under the Contract or any warranty, expressed or implied.
- 1.12. For each Contract sold to KLA, Dealer waives notice of acceptance, demand and presentation for payment, notice of nonpayment, protest, notice of protest, and hereby agrees to each and every renewal or extension that KLA may grant for the payment of any sum due or to become due under any such Contract. Dealer agrees that KLA, in its sole discretion and without affecting the obligations and liability of Dealer under this Agreement or under any endorsement or guaranty of Dealer, may grant any renewal, modification, or extension of any Contract upon whatever terms and conditions KLA deems advisable.
- 1.13. Without KLA's prior written consent, Dealer shall not use KLA's name, logo, seal or any other identifying mark or slogan in any advertising, promotional material, press release, or indirect discussions or correspondence with Purchasers or potential Purchasers. In the event of the termination of this Agreement, Dealer hereby agrees to immediately remove KLA's name, logo, seal and all other identifying marks or slogans and all promotional materials and to deliver same to KLA by the close of the next business day after such termination, failing which, Dealer authorizes KLA and/or its agent or representative to enter the dealership and to remove KLAs name, logo, seal and all other identifying marks or slogans and all promotional materials, and Dealer hereby agrees to indemnify and hold KLA harmless from such action.
- 1.14. DEALER HEREBY AGREES TO INDEMNIFY AND HOLD KLA HARMLESS AGAINST ANY AND ALL ACTIONS OR CLAIMS, OR ANY LIABILITIES THEREFROM, BY PURCHASER OR ANY OTHER PARTY WHICH MAY ARISE FROM OR IN CONNECTION WITH ANY CONTRACT PURCHASED UNDER THIS AGREEMENT OR ARISING OUT OF ANY ACT, FAILURE TO ACT OR SERVICE PROVIDED BY DEALER, ITS EMPLOYEES, AGENTS, OR REPRESENTATIVES, INCLUDING BUT NOT LIMITED TO, ANY LOSS TO KLA INCLUDING WITHOUT LIMITATION, ACTUAL DAMAGES, KLA'S ATTORNEY FEES AND INTEREST LOSSES INCURRED AS A RESULT OF OR ARISING OUT OF ANY CLAIM OR DEFENSE WHICH COULD BE ASSERTED AGAINST DEALER, REGARDLESS OF WHETHER (I) SUCH CLAIM OR DEFENSE IS RELATED TO THE CONDITION OF THE PROPERTY SOLD OR THE QUALITY OF THE SERVICES PROVIDED, (II) SUCH CLAIM EXISTED AT THE TIME OF THE SALE OF THE CONTRACT OR AROSE THEREAFTER. AND/OR (III) THE CLAIM OR DEFENSE IS TRUE OR FALSE OR WAS BROUGHT IN GOOD FAITH. DEALER FURTHER AGREES TO PROMPTLY FULFILL ALL OBLIGATIONS TO PURCHASER AS REQUIRED BY THE CONTRACT, THE UNDERLYING SALES TRANSACTION, AND MANUFACTURER'S WARRANTY, AND THE AGREEMENT TO INDEMNIFY ABOVE SHALL APPLY TO ANY BREACH OF THIS AGREEMENT. INDEMNIFICATION PROVISIONS WILL SURVIVE TERMINATION OF THIS AGREEMENT. EVENT DEALER BECOMES AWARE OF ANY ACTUAL OR THREATENED LEGAL PROCEEDING OR ACTION AGAINST DEALER WHICH COULD GIVE RISE TO AN ACTION AGAINST KLA, DEALER SHALL GIVE PROMPT WRITTEN NOTICE OF SUCH ACTION TO KLA.
- 1.15. Dealer agrees to provide KLA the loan applications, copies of credit/disability insurance contracts and policies, Guaranteed Auto Protection policies, Mechanical Breakdown Insurance policies or other insurance products and service contracts, and any other documents necessary for proper documentation of the transactions contemplated by this Agreement.
- 1.16. Dealer shall take and administer loan applications from Members/Purchasers who may be referred by KLA to Dealer, or who may otherwise seek the services of Dealer. In each such event, Dealer will submit any such application taken to KLA for KLA's consideration under such standards of credit worthiness as KLA might impose from time to time.
- 1.17. Dealer shall cause the loan application for each Member/Purchaser and all other documents KLA may require to be properly completed and signed by the Member/Purchaser and transmit same to KLA, together with all pertinent information about the Vehicle, including price, trade-in, and any other such information requested by KLA. Transmission by facsimile machine is acceptable.

- 1.18. Dealer shall secure the execution of each Contract by the respective Member/Purchaser, the contemporaneous absolute assignment of its interest in each Contract and Vehicle to KLA, and the prompt delivery of the Vehicle to the Member/Purchaser.
- 1.19. KLA agrees to furnish Dealer with the membership eligibility criteria for each Credit Union, as well as membership applications and membership eligibility forms. Prior to consummation of each Contract, Dealer will review membership qualifications with each potential member to determine eligibility to join a Credit Union. Upon determination that the potential member is qualified for membership, the potential member shall complete and sign the membership eligibility form and membership application for the respective Credit Union. Dealer shall forward the signed and completed membership eligibility form, membership application, and required initial membership deposit to open the credit union account to KLA together with all loan documents necessary to complete the loan transaction.

SECTION 2 - WARRANTIES

- 2.1. With respect to each Contract sold, or to be sold, by Dealer to KLA, Dealer warrants and agrees:
 - (a) Dealer has, and will continue to have, legal capacity to enter into each Contract and assign the same to KLA, and has provided KLA with a duly executed and authorized corporate resolution authorizing KLA to enter into this Agreement; and
 - (b) The Vehicle which is the subject of the Contract is not subject to any lien, claim, or encumbrance or right of set off of any nature except the lien created by the Contract; and
 - (c) That all parties to the Contract have legal capacity to contract and that each Contract is and will continue to be legally enforceable against the Purchaser including compliance with the Motor Vehicle Sales Finance Act of Pennsylvania; and
 - (d) The credit information, including but not limited to income and employment history, provided to KLA is true to the best of Dealer's knowledge and was obtained by Dealer from the Contract Purchaser or from third parties with Purchaser's consent, it being expressly understood and agreed that Dealer is responsible for training its staff to ensure all information is true and accurate; and
 - (e) Each Contract assigned to KLA was made in good faith, was actually signed by the person or persons named therein as Purchaser, accurately reflects a genuine transaction between Dealer and Purchaser in all particulars, and is not in default at the time KLA accepts the Contract; and
 - (f) Dealer has performed all of Dealer's duties under each Contract transferred to KLA, and any outlines in the rate sheet or dealer hand book provide by KLA to the Dealer; and
 - (g) Before closing and in connection with each sale, Dealer has complied with all requirements of applicable state and federal laws or regulations, including but not limited to: (i) the Federal Consumer Protection Act and all amendments thereto, including the Truth in Lending Act, (ii) the Equal Credit Opportunity Act, (iii) Regulation B, (iv) Regulation Z, (v) the Fair Credit Reporting Act, (vii) applicable State Credit Codes and Uniform Consumer Credit Codes, (viii) Regulations of the Federal Trade Commission, (ix) the Uniform Commercial Code, (x) the Motor Vehicle Sales Finance Act of Pennsylvania and (xi) all other applicable laws and regulations; and
 - (h) The down payment on each Contract has been actually received by Dealer in the form of cash or a fair trade allowance, or both, and is not represented by, or does not consist of, Purchaser's deferred obligations; and
- (i) Dealer has taken all steps required to or will apply for and obtain a proper certificate of title for the Vehicle, showing the Purchaser as registered owner and KLA as legal owner or first lienholder (as applicable) of the Vehicle, or otherwise reflect a perfected security interest in favor of KLA before or within three days after Purchaser takes possession of the Vehicle; and



- (j) Any person who has an ownership interest in the Vehicle has signed the Contract as Purchaser or Other Owner; and
- (k) Purchaser has not obtained any right in, or possession of, the Vehicle by fraud or any other unlawful scheme, trick, or device; and
- (I) Purchaser has accepted the goods and services described in the Contract and has communicated no dissatisfaction with such goods and services to Dealer; and
- (m) The Vehicle is not to be used as a taxi, for hire and/or for rent or lease; and
- (n) There are no defenses or counterclaims to the payment of the obligation evidenced by the Contract assigned to KLA whether related to or arising from the vehicle, the vehicle purchase transaction or the making of the Contract; and
- (o) Dealer will pay to KLA promptly any payments received from the Purchaser under the Contract; and
- (p) The dealership is licensed and/or registered under the applicable laws of the Commonwealth of Pennsylvania, including but not limited to the Motor Vehicle Licensing Act; and
- (q) Dealer and staff has honored credit union pre-approval forms approved by KLA; and
- (r) Dealer has trained its staff to ensure that all information submitted by the prospective Purchaser is consistent, true and accurate: and
- (s) Except as disclosed in the Contract assigned to KLA, Dealer is not self-insuring obligations under any service or maintenance contract written in connection with the sale of any Vehicle financed through the Contract; and
- (t) The statements in this Dealer Agreement are true and are offered for the purpose of inducing KLA to purchase Contracts under this Agreement; and
- (u) Dealer has complied with all insurance laws, rules and regulations applicable to the Vehicle and ensured that the Vehicle is properly insured in an amount at least equal to the principal balance of the loan; and
- (v) The Purchaser has been furnished with a completed copy of the Contract with all blanks completely and accurately filled in prior to the execution thereof; and
- (w) Dealer has furnished the Purchaser with all rescission notices required by law; and
- (x) Dealer has not knowingly communicated to KLA incorrect information relating to the Purchaser's application or credit statement, including but not limited to information regarding income and employment history, or knowingly failed to communicate to KLA information relating to such application or credit statement; and
- (y) No misrepresentation or misstatement of any material fact contained in or relating to any Contract or any other misrepresentation or breach of warranty has occurred; and
- (z) All insurance premiums and any other charges included in the Contract documents have been or will be actually paid to the appropriate parties; and
- (aa) Dealer has not converted prospective credit union Purchasers to alternative sources of financing, including credit unions.
- (bb) Dealer has asked each prospective Purchaser whether he/she is a credit union member and, if the response is affirmative, has offered KLA the right of first refusal on all credit union member loans.

| Deal | erInitial | 5 |
|----------|-----------|---|
| KLA | Initials | |

- (cc) Dealer has good title to the Vehicle and the right to transfer title thereto.
- (dd) All insurance premiums and any other charges included in the Contract have been or will be actually paid to the appropriate party.
- (ee) All sales taxes due and owing on the Collateral have been paid.
- (ff) The assignment of Contracts hereunder to KLA will not relieve Dealer of any liability Dealer may have to any parties to the transaction by virtue of the sale, and Dealer will settle any claims of any Purchaser relating to the Collateral directly with such Purchaser.
- (gg) If the Contract involves the trade in of a vehicle, Dealer has paid off the loan account for the vehicle traded in, if any.
- (hh) Each individual executing any assignment on behalf of Dealer has the express power and authority to do so.
- 2.2 If any of the foregoing WARRANTIES are breached or prove to be false, notwithstanding any other provision of this Agreement, Dealer will, upon the request of KLA, purchase the affected Contract from KLA within five (5) business days after such request, whether or not the Contract is then in default, for the unpaid balance of principal and interest owing thereon, including, but not limited to, the costs of any premiums added by KLA, plus any expenses of collection, including reasonable attorney's fees.

SECTION 3 - DEFAULT

- 3.1. Each of the following shall constitute an event of default under this Agreement:
- (a) The failure of Dealer to comply with or to perform any provision of this Agreement, or any other agreement between Dealer and KLA. If such a failure is curable and if Dealer has not been given a prior notice of the breach of the same provision of the applicable agreement, it may be cured (and no event of default will have occurred) if Dealer, after receiving written notice from KLA demanding cure of such failure: (i) cures the default within ten (10) days from the date of the sending of such notice of default; or (ii) if the cure requires more than ten (10) days, immediately initiates steps sufficient to cure the default and thereafter continues and completes all reasonable and necessary steps sufficient to produce compliance as soon as reasonably practical.
- (b) Any representation, warranty, promise, guaranty, agreement, or statement by Dealer to KLA under this Agreement, any contract assigned to KLA, or any other agreement between Dealer and KLA is breached or if at the time made or furnished was false or misleading in any manner or respect.
- (c) Dissolution or termination of Dealer's existence as an ongoing business, death or incompetency of Dealer, insolvency, appointment of a receiver for any part of Dealer's property, any assignment for the benefit of creditors of Dealer, or the commencement of any proceeding under bankruptcy or insolvency laws by or against Dealer.
- (d) Commencement of foreclosure, whether by judicial proceeding, self-help, repossession, or any other method, by any creditor of Dealer against any of Dealer's assets. This subsection shall not apply in the event of a good faith dispute by Dealer as to the validity or reasonableness of the claim which is the basis of the foreclosure, provided that Dealer gives KLA written notice of such claim and furnishes adequate reserves for the claim.
- (e) Dealer's failure to pay any indebtedness due and owing to KLA.
- 3.2. If any event of default described above shall occur, Dealer shall promptly reimburse KLA for any expenses related to the default and Dealer shall immediately repurchase the Contract(s) subject to the default for an amount equal to the unpaid principal balance and accrued interest owing on the Contract, plus any costs and expenses incurred by KLA as a result of the event of default, including attorney's fees and associated costs. Dealer's obligations in this paragraph shall arise automatically without any requirement that KLA repossess the Vehicle or that the Contract otherwise be in default. In addition, upon

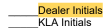


any event of default, all amounts owing from Dealer to KLA shall become immediately due and payable, all without notice of any kind to Dealer, at the option of KLA, except for an event of default described in subsection (d) above, in which case acceleration shall be automatic and not optional. KLA may proceed to exercise its legal rights in such manner as it may elect, including but not limited to any of the rights specified in this Agreement. KLA may have a receiver appointed as a matter of right. The receiver may be an employee of KLA and may serve without bond. KLA may hold all of Dealer's accounts with KLA, and may apply the funds in these accounts to pay all or part of any obligations, direct or contingent, owing from Dealer to KLA. In addition, KLA may exercise any or all of the rights and remedies of a secured creditor under the provisions of the Uniform Commercial Code, at law, in equity, or otherwise, with regard to any collateral securing Dealer's obligations to KLA. The remedies of KLA as set forth herein shall survive the termination of this Agreement.

3.3. All sums owed by Dealer to KLA under this Agreement shall bear interest at the rate of two (2) percentage points above the Wall Street Journal (Central Edition) Prime Rate in effect from time to time.

SECTION 4 - GENERAL PROVISIONS

- 4.1. If the assigned Credit Union suffers any loss on any purchased Contract as a result of a repossession or if any insurance written with respect to the Purchaser, Vehicle, or Contract is canceled for any reason, Dealer agrees to pay the assigned Credit Union all unearned insurance premiums paid to Dealer, including but not limited to warranty, property, mechanical breakdown, credit life, and credit disability insurance. Dealer further agrees to pay the assigned Credit Union all unearned commissions paid to Dealer as a result of the sale of any insurance that is related to the Purchaser, Vehicle, or Contract, if and when that insurance is canceled by Purchaser.
- 4.2. If any provision of this Agreement is held to be invalid, illegal, or unenforceable by any court, the remaining provisions of this Agreement shall nevertheless be binding, and this Agreement shall be enforceable as if the void or unenforceable provision or provisions hereof had not been included in this Agreement. An express waiver by KLA of an event of default will not constitute a waiver of KLA's right to declare a default under similar or identical circumstances. No amendment, modification, waiver, or consent with respect to any provision of this Agreement by both parties shall be effective unless it is in writing and signed and delivered by both parties, and then any such amendment, modification, waiver, or consent shall be effective only in the specific instance and for the specific purpose for which it is given. The rights and liabilities of KLA and Dealer as set forth in this Agreement are in addition to those set forth, or which will be set forth, in the written Contracts, written assignments, or related documents which Dealer may sell, transfer, assign, or deliver to KLA under this Agreement.
- 4.3. This Agreement may be terminated by either party upon thirty (30) days prior or written notice to the other, provided, however, that such termination shall not affect Dealer's direct or contingent obligations or KLA's rights with respect to any Contract purchased under this Agreement and held by KLA.
- 4.4. All notices required to be given by either party to the other under this Agreement shall be in writing and shall be effective when actually delivered or when deposited in the United States mail, first class postage prepaid, addressed to the other party to whom the notice is to be given at the address shown above or to such other addresses as either party may designate to the other in writing.
- 4.5. Dealer agrees to pay upon demand all of KLA's out-of-pocket expenses, including attorney fees, incurred in connection with default under this Agreement or in connection with any payments to KLA made pursuant to this Agreement. KLA may pay someone else to enforce this Agreement and Dealer will pay that amount. This includes, subject to any limits under applicable law, KLA's attorney fees and legal expenses, whether or not there is a lawsuit, including attorney fees for bankruptcy proceedings (including efforts to modify or vacate any automatic stay or injunction), appeals, and any anticipated post-judgment collection services. Dealer also will pay any court costs, in addition to all other sums provided by law.



- 4.6. Dealer acts as an independent contractor under this Agreement and there is no agency, joint venture or partnership between the parties.
- 4.7. Dealer acknowledges that information regarding the business affairs of KLA and the nonpublic personal information of member/Purchasers is confidential in nature and may not be disclosed directly or indirectly to any party other than Dealer's officers, employees and authorized agents, and then only as may be necessary to effect Dealer's obligations under this Agreement. Dealer agrees to immediately notify KLA of any breach in security resulting in unauthorized intrusions into Dealer's information systems, stating the effect on KLA or a Credit Union and the corrective action taken to respond to the intrusion. Dealer agrees to maintain a comprehensive information-security program designed to (a) ensure the security and confidentiality of member information, (b) protect against any anticipated threats or hazards to the security of integrity of such information and (c) protect against unauthorized access to or use of such information that could result in substantial harm or inconvenience to a Credit Union=s members.
- 4.8. If there is more than one Dealer under this Agreement or on any Contract, all obligations of such Dealers shall be joint and several.
- 4.9. This Agreement, the rate sheet, the dealer handbook, the compensation sheet and the addendums attached hereto, read in conjunction with each Contract assigned to KLA, shall be the entire agreement of the parties and shall be binding upon Dealer and KLA and their respective successors, and assigns, and shall inure to the benefit of Dealer and KLA and the successors and assigns of KLA. There are no oral agreements between the parties, and this Agreement supersedes any prior understandings or written or oral agreements between the parties relative to the subject matter of the Agreement.
- 4.10. Dealer agrees that if there is a lawsuit, Dealer will submit to the jurisdiction of the courts in Commonwealth of Pennsylvania. This Agreement is accepted by KLA in the Commonwealth of Pennsylvania. This Agreement shall be governed by and construed in accordance with the laws of the Commonwealth of Pennsylvania.

| Dealer acknowledges it has read all of the provisions of this Master Dealer Agreement and agrees o its terms. This Master Dealer Agreement is dated and is executed in multiple counter parts, each of which shall constitute an original. | | |
|--|------------------|--|
| KEYSTONE LENDING ALLIANCE, LLC: | DEALERSHIP NAME: | |
| Ву: | By: | |
| Print Name: | Print Name: | |
| Title: President/C.E.O | Title: | |
| Date: | Date: | |

MODIFICATION AND ADDENDUM TO MASTER DEALER AGREEMENT

| THIS AGREEMENT is made and entered into by and between |
|---|
| ("Dealer") and Keystone Lending Alliance, LLC("KLA") for the purpose of modifying that certain Master |
| Dealer Agreement heretofore entered into on, 20, between Dealer and KLA |
| (the "Dealer Agreement"), it being the intention of the parties that this Agreement shall serve as an |
| Addendum to the Dealer Agreement and shall be incorporated into and made a part of the Dealer |
| Agreement for all purposes and, further, it being the intention of the parties that each Third Party Credit |
| Union proposing to purchase or purchasing Contracts from Dealer entered into between Dealer and the |
| members of the Third Party Credit Union ("Third Party Credit Union") be made a third party beneficiary to |
| the Dealer Agreement. |

RECITALS

- 1. KLA has entered into an Indirect Services Agreement with each Third Party Credit Union (the "Services Agreement") under the terms of which KLA will assist the Third Party Credit Union in processing the purchase of Contracts between members of each Third Party Credit Union and the Dealer. KLA will administer the indirect loan program for its own behalf and on behalf of its members, as well as on behalf of the Third Party Credit Unions and their members.
- 2. The Services Agreement will afford the Third Party Credit Unions access to KLA's existing indirect program and will afford each Third Party Credit Union with a means by which its members seeking to purchase vehicles from Dealer will have more efficient and ready access to the loan services offered by the Third Party Credit Union.
- 3. The Services Agreement between KLA and each Third Party Credit Union, and the coordinated administration of the indirect loan program by KLA on behalf of each Third Party Credit Union will afford Dealer with a significantly enhanced selection of available financing entities for its customers by virtue of the multiple fields of membership offered by the collective Third Party Credit Unions.

NOW, THEREFORE, in order to accomplish the foregoing and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Dealer and KLA agree as follows:

MODIFICATION AND ADDENDUM

- 1. This Agreement shall modify the Dealer Agreement effective as of the Dealer Agreement's effective date
- 2. KLA shall provide a list to Dealer of all Third Party Credit Unions upon execution of this Agreement (the "Third Party Credit Union List").
- 3. Except as provided hereafter, wherever the term "KLA" shall appear in the Dealer Agreement, that term shall be deemed to refer to and to include the Third Party Credit Union proposing to purchase or purchasing Contracts from Dealer entered into between Dealer and the members of the Third Party Credit Union. Any duty, obligation or warranty made or owing by Dealer under the terms of the Dealer Agreement shall inure to the benefit of the Third Party Credit Union proposing to purchase or purchasing any such Contract.



- 4. The parties agree that KLA may deal with Dealer on behalf of any Third Party Credit Union, may perform underwriting services and make membership eligibility analyses on behalf of any Third Party Credit Union, may provide notices to Dealer, communicate the acceptance or rejection of loans to Dealer, make demand upon Dealer that Dealer satisfy any duty or obligation under the Dealer Agreement, make payment to Dealer or accept payments owing from Dealer, all on behalf of any Third Party Credit Union pursuant to the above-described Services Agreement. Dealer agrees to acknowledge and accept any representation by KLA that it is acting on behalf of a Third Party Credit Union for any such purpose and to deal with KLA under those circumstances as if it were dealing directly with the Third Party Credit Union represented.
- 5. The parties agree that, to the extent that any inconsistency might exist or arise between the terms and conditions set forth in the Dealer Agreement and the terms and conditions of this Modification and Amendment, any such inconsistency shall be resolved in favor of an interpretation consistent with the intent of the parties that the Third Party Credit Unions enjoy the benefits and rights of "KLA" under the Dealer Agreement. It is further agreed that the Third Party Credit Unions may enforce the terms of the Dealer Agreement in a court of competent jurisdiction.
- 6. Dealer and KLA, by the signatures of their respective representatives appearing below, affirm the terms and conditions of the Dealer Agreement without modification other than those set forth herein, and agree to continue to be bound thereby.
- 7. The parties agree, acknowledge and anticipate that additional Third Party Credit Unions may be made a party to the Dealer Agreement and this Modification and Addendum which is incorporated therein. The parties agree that any such Third Party Credit Union added as a party hereafter shall be characterized as a "Third Party Credit Union" as that term is contemplated herein, inuring to the rights and benefits hereof and under the Dealer Agreement. The parties agree that the Dealer Agreement and this Modification and Addendum shall be effective as to any subsequent Third Party Credit Union upon the provision by KLA to Dealer of an amended Third Party Credit Union List. Any such amended Third Party Credit Union List shall be attached to this Modification and Addendum and made a part hereof, and shall be deemed effective on the date that the same, or a copy thereof, is transmitted to Dealer by US mail, facsimile transmission, electronic transmission or otherwise.

IN WITNESS WHEREOF, KLA and Dealer agree to the terms and conditions of, and agree to be bound by this Modification and Addendum and the above-described Dealer Agreement restated herein.

| Keystone Lending Alliance, LLC: | DEALERSHIP NAME: |
|---------------------------------|------------------|
| | |
| | |
| Ву: | By: |
| | |
| | |
| Title: | Title: |
| Nate: | Date: |

EXHIBIT "A"

Member Eligibility Qualifications and Lien Holder Information

- * Applicant must <u>live</u> or <u>work</u> within defined service area of designated credit union.
- * Keystone Lending Alliance, LLC. Will determine assigned credit union based on above criteria.

| Lienholder / Loss Payee Addresses All Member Credit Unions | | | |
|---|-----------------------------|----------------------------------|------------------------------------|
| A & S FCU | Alcoa Pittsburgh FCU | | Arize FCU |
| 2090 Brodhead Rd. | 201 Isabella St., Suite 100 | 1001 Liberty Ave., Suite 100 | 650 Science Park Rd. |
| Aliquippa, PA 15001 | Pittsburgh, PA 15212 | Pittsburgh, PA 15222 | State College, PA 16803 |
| 724-375-0248 | 412-553-3100 | 412-642-2875 | 814-272-0657 |
| www.asfederal.org | www.alcoapittfcu.org | www.allegentfcu.org | www.arizefcu.org |
| FIN: 25097058501 | FIN: 24308319801 | FIN: 25097791901 | FIN: 25134822001 |
| | | Loss Payee: PO Box 924181 | |
| | | Fort Worth, TX 76124 | |
| Century Heritage FCU | CHROME FCU | Clearview FCU | Discovery FCU |
| 700 Regis Avenue | PO Box 658 | 8805 University Blvd. | 2744 Century Blvd |
| Pittsburgh, PA 15236 | Canonsburg, PA 15317 | Moon Twp., PA 15108 | Wyomissing, PA 19610 |
| 412-650-2600 | 724-228-2030 | 412-269-3061 | 610-372-8010 |
| www.chfcu.org | www.chromefcu.org | www.clearviewfcu.org | www.discoveryfcu.org |
| FIN: 25097932901 | FIN: 25613362001 | FIN: 52605181801 | FIN: 23138564601 |
| Loss Payee: PO Box 924188 | Loss Payee: PO Box 924197 | Loss Payee: PO Box 25521 | 1111. 23130304001 |
| Fort Worth, TX 76124 | Fort Worth, TX 76124 | Fort Worth, TX 76124 | |
| Galaxy FCU | Glass Cap FCU | Greater Pittsburgh FCU | Greater Pittsburgh Police FCU |
| 1313 Liberty St. | 241 N. Pittsburgh St. | 4415 Fifth Ave., Suite 100 | 1338 Chartiers Ave. |
| Franklin, PA 16323 | Connellsville, PA 15425 | Pittsburgh, PA 15213 | Pittsburgh, PA 15220 |
| 814-432-1207 | 724-628-2424 | 412-621-6800 | 412-922-4800 |
| www.galaxyfcu.com | www.glasscapfcu.com | www.greaterpittsburghfcu.com | www.pittsburghpolicefcu.com |
| FIN: 25097422501 | FIN: 25114271701 | FIN: 25108762201 | FIN: 25097424901 |
| 2505/722501 | 231172/1/01 | 23100/02201 | 23037724301 |
| | | | |
| Hershey FCU | Lanco FCU | Moonlight FCU | New Alliance FCU |
| 232 Hershey Road | 349 West Roseville Rd | 101 Deer Park Rd., PO Box 427 | 835 Merchant St. |
| Hummelstown, PA 17036 | Lancaster, PA 17601 | Worthington, PA 16262 | Ambridge, PA 15003 |
| 717-533-9174 | 717-569-7180 | 724-297-3084 | 724-266-7675 |
| www.hersheyfcu.org | www.lancofcu.com | www.moonlightfcu.com | www.newalliancefcu.com |
| FIN: 23149145701 | FIN: 23173315701 | FIN: 25102241901 | FIN: 25097181801 |
| New Castle Bellco FCU | New Directions Community CU | The One FCU | PA Central FCU |
| 1011 Wilmington Ave. | 777 Allegheny Blvd. | 300 Arch St. | 959 East Park Drive |
| New Castle, PA 16101 | Franklin, PA 16323-2343 | Meadville, PA 16335 | Harrisburg, PA 17111 |
| 724-654-8485 | 814-432-4091 | 814-336-2794 | 717-564-4661 |
| www.newcastlebellco.com | www.newdirectionsccu.com | www.onefcu.com | www.pacentralfcu.com |
| FIN: 24338287301 | FIN: 24338150201 | FIN: 25100544101 (PA ONLY) | FIN: 23137791501 |
| | | New York ELT # 85269 | |
| Pheple FCU | Priority First FCU | Riverfront FCU | SRU FCU |
| 708 State Route 119 | 364 Midway Drive | 2609 Keiser Boulevard | 100 Arrowhead Drive |
| Greensburg, PA 15601 | DuBois, PA 15801 | Wyomissing, PA 19610 | Slippery Rock, PA 16057 |
| 724-834-5580 | 814-371-4817 | 610-374-8351 | 724-794-6292 |
| www.pheplefcu.org | www.priorityfirstfcu.org | www.riverfrontfcu.org | www.srufcu.org |
| FIN: 25100667501 | FIN: 25120927001 | FIN: 23138553601 | FIN: 25111500001 |
| | Loss Payee: PO Box 924111 | Loss Payee: PO Box 924614 | |
| | Fort Worth, TX 76124 | Fort Worth, TX 76124 | |
| Stanwood Area FCU | Susquehanna Valley FCU | Top Tier FCU | Tri Boro FCU |
| 444 Arona Rd. | 3850 Hartzdale Drive | 144 Holiday Inn Rd. | 600 E. Eighth Ave. |
| New Stanton, PA 15672 | Camp Hill, PA 17011 | Clarion, PA 16214 | Munhall, PA 15120 |
| 724-925-9505 | 717-737-4152 | 814-226-5032 | 412-461-3018 |
| www.stanwoodareafcu.org | www.svfcu.org | www.toptierfcu.org | www.triboro-fcu.org |
| FIN: 25097425701 | FIN: 23171384301 | FIN: 25111550601 | FIN: 24338274701 |
| | Loss Payee: PO Box 25242 | | |
| | Fort Worth, TX 76124 | <u></u> | |
| United Community FCU | USSCO Johnstown FCU | USX FCU | Valley 1st Community FCU |
| 6010 Mountain View Dr. | 532 Oakridge Drive | 1293 Freedom Rd., PO Box 1728 | 815 Schoonmaker Ave. |
| West Mifflin, PA 15122 | Johnstown, PA 15904 | Cranberry Township, PA 16066 | Monessen, PA 15062 |
| 412-653-8000 | 814-266-4987 | 888-219-3159 | 724-684-8875 |
| www.unitedcommunityfcu.org | www.usscofcu.net | www.usxfcu.org | www.valley1st.org |
| FIN: 25102457501 | FIN: 23138156901 | FIN: 25097075601 | FIN: 25097425401 |
| | | Loss Payee: PO Box 924137 | |
| West-Aircomm FCU | Western PA FCU | Fort Worth, TX 76124 Widget FCU | |
| West-Aircomm FCU 485 Buffalo St. | 2300 Freeport Rd, STE 15 | Widget FCU 2154 East Lake Road | |
| P.O. Box 568 | New Kensington, PA 15068 | Erie, PA 16511 | |
| Beaver, PA 15009 | 724-339-0635 | 814-456-6231 x 115 | |
| 724-775-9630 | 72- 333 0033 | 017 730 0231 X 113 | KLA KEYSTONE LENDING ALLIANCE, LLC |
| www.westaircomm.com | www.westernpafcu.org | www.widgetfinancial.com | |
| FIN: 24337970501 | FIN: 23731849501 | FIN: 25097421401 | |
| Loss Payee: PO Box 924390 | 23/31043301 | 2303/721701 | |
| Fort Worth, TX 76124 | | | |
| 1011 110111, 17 /0124 | | | |

Addendum "A" to the Master Dealer Agreement Dealer Compensation

Pursuant to the MASTER DEALER AGREEMENT between Keystone Lending Alliance, LLC and Dealer, Dealer compensation thereunder shall be as follows:

- 1.Keystone Lending Alliance, LLC will from time to time establish interest rates for its loans ("KLA rate") and will provide Dealer with these interest rates on a Rate Sheet.
- 2. For each completed Contract under the Master Dealer Agreement, Keystone Lending Alliance, LLC shall pay to the Dealer the amount determined as follows with reference to the Rate Sheet in effect on the date of the Contract (the "Dealer Compensation"):
 - a. **Flat Fee** as a percentage of the amount financed defined by contract interest rate.
 - b. 75% of the sum of the actual finance charge to the Purchaser under the Purchaser's Contract less the finance charge at the Buy Rate. This calculation will be computed according to the **Dollar Difference Method.**
- 3. This Dealer Compensation shall remain in effect until the Master Dealer Agreement terminates.

| EXECUTED this day of | , 20 |
|---------------------------------|------------------|
| KEYSTONE LENDING ALLIANCE, LLC: | DEALERSHIP NAME: |
| By: | By: |
| Print Name: | Print Name: |
| Time Name. | Title: |
| Title: President/C.E.O. | |
| Date: | Date: |



Limited Partnership Resolution

The following resolution has been duly adopted by the General Partner of:

| (name o | f limited partnership) |
|--|---|
| agreements with KEYSTONE LENDING maintaining a loan facility for prospective | ership is hereby authorized to enter into one or more ALLIANCE, LLC for the purpose of establishing and purchasers of inventory from the Limited Partnership. purchase acceptance of qualified loan applicants upon ation specified in the agreements |
| Limited Partnership to enter into the agre Said attorney is further authorized to do so out the implementation and maintenance Partnership hereby agrees to and ratific | |
| Limited Partner | |
| Director | Director |
| Director | Director |
| Director | Director |



Corporate Resolution

The following resolution has been duly adopted by the board of directors of:

| (name of corporation) |
|--|
| BE IT RESOLVED that the corporation is hereby authorized to enter into one or more agreements with KEYSTONE LENDING ALLIANCE, LLC for the purpose of establishing and maintaining a loan facility for prospective purchasers of inventory from the corporation. This facility will be comprised of a point of purchase acceptance of qualified loan applicants upon the terms and conditions and the consideration specified in the agreements |
| BE IT FURTHER RESOLVED that (name), as the (title), as the corporation is hereby constituted as attorney in fact for the |
| corporation to enter into the agreements and to bind the corporation thereto. Said attorney is further authorized to do such other and further acts as may be required to carry out the mplementation and maintenance of the agreement with the corporation. The corporation hereby agrees to and ratifies all acts taken by said attorney pursuant to this Resolution and represents that the corporation is duly organized according to law, is in good standing, and is authorized to conduct business in this State. |
| Signed thisday of,20 |
| Corporate Secretary |
| Director Director |
| Director Director |



Resolution for Limited Liability Company

The following resolution has been duly adopted by the board of managers of:

| (Name of I | Limited Liability Company) |
|---|---|
| agreements with KEYSTONE LEND and maintaining a loan facility for pro This facility will be comprised of a | ny is hereby authorized to enter into one or more ING ALLIANCE, LLC for the purpose of establishing aspective purchasers of inventory from the company a point of purchase acceptance of qualified loar conditions and the consideration specified in the |
| company to enter into the agreement further authorized to do such other a implementation and maintenance of hereby agrees to and ratifies all acts | nat (name), as the nearly in hereby constituted as attorney in fact for the stand to bind the company thereto. Said attorney is and further acts as may be required to carry out the f the agreement with the company. The company staken by said attorney pursuant to this Resolution duly organized according to law, is in good standing as in this State. |
| Signed thisday of | ,20 |
| Board Secretary | |
| | |
| Board Member | Board Member |
| Board Member | Board Member |

Equal Credit Opportunity Act

We agree to comply with the Equal Credit Opportunity Act Notice as follows:

The Federal Equal Credit Opportunity Act prohibits creditors from discriminating against credit applicants on the basis of race, color, religion, national origin, sex, marital status, age (provided the applicant has the capacity to enter into a binding contract); because all or part of the applicant's income derives from any public assistance program; or because the applicant has in good faith exercised any right under the Consumer Protection Act. The federal agency that administers compliance with this law concerning this creditor is National Credit Union Administration.

| Dealership | | |
|------------------|--|--|
| | | |
| | | |
| | | |
| Signature | | |
| | | |
| | | |
| | | |
| Date | | |



Keystone Lending Alliance, LLC Authorization Agreement For Automatic Credits/Debits

| Dealer Name: | | | |
|--|--|---|---------------------------------------|
| Dealer Address: | | | |
| The undersigned Dealer authorizes Keystone Dealer's checking account indicated below (to only if and when necessary, to correct any eauthorizes its depository institution (indicate Keystone Lending Alliance, LLC. | the "Account); and (ii) rroneous prior-issued | initiate debit entrie credits to the Accou | s to the Account, int. Dealer also |
| When completing the ACH form, do not use deposit slip. Please contact your financial in | _ | • | |
| Depository Institution | | | |
| Name: | Branch: | | |
| City: | State: | Zip: | |
| Bank Telephone No.: () | | | |
| Routing Transit/ABA No: | | | |
| Account No.: | | | |
| Name on Account: | | | |
| Tax ID Number: | | | |
| (Dealer Name) | | | |
| Ву: | | | |
| Please sign above | | | |
| Print Name and Title Above | | | |
| Date: | | | |





As you are aware, the Federal Trade Commission's Identity Theft Red Flags and Notices of Address Discrepancy provisions, commonly known as the Red Flag Rules, became effective January 1, 2008. Full compliance has been delayed until May 1, 2009.

Auto dealers now have broader responsibilities to prevent and respond to identity theft with the Red Flag regulations. We realize that under the Red Flag Rules dealerships are becoming a front line of defense against identity theft in the auto-lending industry. Identity validation should occur before submitting your customer's application to us.

In our efforts to help prevent and respond to identity theft and to continue our lending relationship with you and your customers, we are requesting your certification of compliance with the Red Flag Rules. *Please state your dealership name and sign the certification below stating that you have your Identity Theft and Red Flag Program in place.*

| Thank you in advance for your cooperation. | |
|--|--|
| Sincerely, | |
| | |
| is operational. | _ (Dealer Name) certify that our Identity Theft and Red Flag Program |
| Signature | Printed Name |





The Federal Reserve Board and the Federal Trade Commission have published final rules on the risk-based pricing disclosures that are required by section 311 of the FACT Act. That section required a disclosure if any person uses a consumer report in connection with an application for, or an extension of, credit on material terms that are materially less favorable than the most favorable terms available to a substantial proportion of customers.

Effective January 1, 2011, the rules require a creditor to provide a consumer with a notice when, based on the consumer's credit report, the creditor provides credit to the consumer on less favorable terms than it provides to other consumers. Consumers who receive this risk-based pricing notice will be able to obtain a free credit report to check the accuracy of the report. Automobile dealers are the original creditor in a three-party financing transaction and control the interest rate and placement of the contract to a financial institution.

For indirect auto finance, the dealer is responsible for giving a clear and separate notice to the credit applicant as soon as possible after pulling the credit score but not later than the consummation of the deal. There is a model form published by the FTC that will be available via Dealer Track and Route One. Either of the following two methods may be employed to determine when applicants receive a notice:

Credit-score proxy notice given to customers whose scores are below the cut-off scores the dealer establishes. There must be separate cut-off scores for new and used vehicle customers and dealerships must revise the cut-off scores at least every 2 years.

Credit score disclosure notice is a consistent form of credit score disclosure given to every applicant for credit, financed or not. The FTC expects dealers to use this method based on it being simpler to implement.

Keystone Lending Alliance, LLC requires compliance with the FACT Act regulation to insure the borrower(s) on loans placed with our partner credit unions have received a risk-based pricing disclosure form. To continue our lending relationship with you and your customers, we are requesting your certification of compliance with the regulation and notice of which form of disclosure will be utilized. *Please state your dealership name and sign the certification below stating that you have a risk-based pricing program in place.*

| | _ (Dealer Name) certifies | s that our FACT Act Risk-Based Pricing |
|--|---------------------------|--|
| program is operational and we are utilizing th | e | notice. |
| | | |
| Signature Signature | Date | |
| Printed Name | | |



Keystone Lending Alliance, LLC Guaranteed Auto Protection Dealer Agreement

| This agreement by and between | en Keystone | Lending Alliand | ce, LLC (KLA), and |
|----------------------------------|----------------|-------------------|-----------------------|
| | (Dealer) on t | this | _date is for the |
| purpose of allowing Dealer to | offer the KLA | A Guaranteed A | auto Protection (GAP) |
| product to members who final | nce their app | olicable collater | al with KLA. This |
| Agreement shall be effective for | or twelve (12) | months from | the above date and |
| renew automatically for twelve | e (12) month | terms. This Ag | reement may be |
| terminated by either party by | giving a writ | ten sixty (60) d | ay notice. |

Therefore, both parties agree to the following:

- A. KLA agrees to perform as follows:
 - Provide marketing materials and training to dealer employees, so that features and benefits of the GAP product are clearly and properly explained to members.
 - Act as contact to members for claims processing.
- B. Dealer agrees to perform as follows:
 - Offer KLA's GAP product to only members financing with the KLA, explaining features, benefits and details of GAP product clearly.
 - GAP may be sold at maximum retail rate of 200% over dealer cost not to exceed state maximum.
 - GAP contract submitted with retail contract within 30 days of credit application approval date.
 - Report all GAP enrollments and display on contract.

KLA's GAP program is may be canceled with a full refund to member within sixty (60) days of the Origination Date for any reason other than in the event of a total loss during that period. After sixty (60) days the contracts are fully earned and non-refundable. However, in the event of repossession, Dealer will be charged back a pro-rata portion of their fees associated with GAP contract on repossessed vehicle.

Both parties further agree to indemnify and hold the other harmless from and against all claims, damages, or liability arising from or related to the

indemnifying party's acts or omissions in carrying out the indemnifying party's duties under this agreement. Neither party shall be liable to the other party under this section to the extent that the other party caused, contributed to or compounded the claim, damage or liability at issue.

Each party entering into this agreement has authorization to sign on behalf of the KLA and Dealer.

| DEALER | Keystone Lending Alliance, LLC |
|--------|--------------------------------|
| By: | By: |
| Name: | Name: |
| Title: | Title: |

Decision Lender 4 Document Upload Procedure

Keystone Lending Alliance (KLA) has implemented a new process that enables our dealers to upload funding documents for loans. This procedure can be utilized for new loan files, and trailing documents. Please retain your original documents until you receive the funding notification from KLA so that you will have them if something needs to be rescanned or there is a transmission error. If you submit documents using this process, you do not need to mail original documents.

Before you begin, scan your loan documents to create a PDF file.

This procedure describes the steps to successfully upload loan documents in Decision Lender 4.

- 1. Once you are set up as a Dealer User, you will receive your log-in credentials including:
 - a. the link to the dealer portal
 - b. the Company ID
 - c. Dealer ID
 - d. Username.
- 2. A password will be sent through a separate email. If you do not have access to the KLA Portal please contact your dealer rep. Once you log in, you will be prompted to reset the password to something of your choosing.

Please note, if you get locked out, please click "Problems Logging In?". The system will prompt you to enter the Company ID, Dealer ID and Username; click Get Password and a new password will be emailed to you.

Link to access KLA portal:

https://decisionlender.solutions/tci/#/auth/dealerLogin//dealer/



Portfolio Management Team

6021 Wallace Road Ext., Suite 100 Wexford, PA 15090 Phone: 724-934-3394 Fax: 724-934-3389

Hours of Operation: M,T,W,R 9am-9pm; F 9am 6pm; S 9am-5pm

| NAME | TITLE | PHONE/EXT. | FAX | Email |
|------------------------|------------------------|------------|--------------|---------------------------|
| Robert Brant | CEO | 4526 | 412-291-1093 | rbrant@kla.us.com |
| Barb Patterson | Office Manager | 4531 | 724-934-3389 | bpatterson@kla.us.com |
| Angie Katchen | Admin. Assistant | 3501 | 724.934.3389 | akatchen@kla.us.com |
| Karen Krauland | AVP, Lending Services | 4522 | 724-246-9105 | kkrauland@kla.us.com |
| Lisa MacDonald | Funding Manager | 4535 | 412-291-1388 | lmacdonald@kla.us.com |
| Christine Kuhns | Loan Processor | 4551 | | ckuhns@kla.us.com |
| Samantha Madine-Alward | Loan Processor | 4509 | | smadine-alward@kla.us.com |
| Beth Herzog | Loan Processor | 4527 | 412-246-9479 | bherzog@kla.us.com |
| Lori Ramsey | Loan Processor | 4536 | | <u>lramsey@kla.us.com</u> |
| Sheila Price | Loan Processor | 4532 | | sgasper@kla.us.com |
| Kristin Dillon | Loan Processor | 4542 | | kdillon@kla.us.com |
| Debbie Gillen | Loan Processor | 4552 | | dgillen@kla.us.com |
| Jessica Scott | Loan Processor | 4555 | | jscott@kla.us.com |
| Tonya Pappas | Loan Processor | 4524 | | tpappas@kla.us.com |
| Paula Johnston | Loan Documentation | 4525 | | pjohnston@kla.us.com |
| Frank Rachwal | Credit Manager | 4528 | 412-291-1783 | frachwal@kla.us.com |
| Mike Mulhair | Sr Credit Officer /DSM | 4541 | | mmulhair@kla.us.com |
| John Bujalski | Credit Officer / DSM | 4540 | | jbujalski@kla.us.com |
| Scott Perez | Credit Officer / DSM | 4539 | | sperez@kla.us.com |
| Josh Gubish | Credit Officer / DSM | 4543 | 412-291-1142 | jgubish@kla.us.com |
| Joe Forrest | Credit Officer / DSM | 4544 | | jforrest@kla.us.com |
| Mary McAnlis | Credit Officer | 4553 | | mmcanlis@kla.us.com |

Southwest Regional Sales Manager: Kelly Rosenbaum 724-207-0835 Fax: 412-291-1251 Email: krosenbaum@kla.us.com

Northwest Regional Sales Manager: Patrick Dugan 412-522-5477 Fax: 412-246-9460 Email: pdugan@kla.us.com

East Central and Eastern Regional Sales Manager: Andy Hart 717-844-3175 Fax: 412-291-1199 Email: ahart@kla.us.com

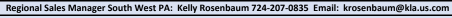
West Central Regional Sales Manager: Donna Kilmer 412-310-8337 Email: dkilmer@kla.us.com



KLA Subscriber Credit Unions

Contact by email at: lending@kla.us.com funding@kla.us.com

All Member Credit Unions Alcoa Pittsburgh FCU Allegent Community FCU A & S FCU Arize FCU 201 Isabella St., Suite 100 Pittsburgh, PA 15212 1001 Liberty Ave., Suite 100 650 Science Park Rd. 2090 Brodhead Rd. Aliquippa, PA 15001 Pittsburgh, PA 15222 State College, PA 16803 724-375-0248 www.asfederal.org FIN: 25097058501 412-642-2875 412-553-3100 814-272-0657 www.alcoapittfcu.org FIN: 24308319801 www.allegentfcu.org FIN: 25097791901 www.arizefcu.org FIN: 25134822001 NEW Loss Payee: PO Box 924181 Fort Worth, TX 76124 Century Heritage FCU CHROME FCU Clearview FCU Discovery FCU 8805 University Blvd. 2744 Century Blvd 700 Regis Avenue PO Box 658 Pittsburgh, PA 15236 Canonsburg, PA 15317 Moon Twp., PA 15108 Wyomissing, PA 19610 412-650-2600 412-269-3061 610-372-8010 724-228-2030 www.chfcu.org www.chromefcu.org www.clearviewfcu.org www.discoveryfcu.org FIN: 25097932901 FIN: 25613362001 FIN: 52605181801 FIN: 23138564601 Loss Payee: PO Box 924188 Loss Payee: PO Box 924197 Loss Payee: PO Box 25521 Fort Worth, TX 76124 Fort Worth, TX 76124 Fort Worth, TX 76124 Greater Pittsburgh Police FCU Galaxy FCU Glass Cap FCU **Greater Pittsburgh FCU** 1313 Liberty St. 241 N. Pittsburgh St. 4415 Fifth Ave., Suite 100 1338 Chartiers Ave. Franklin, PA 16323 Pittsburgh, PA 15213 Pittsburgh, PA 15220 Connellsville, PA 15425 814-432-1207 724-628-2424 412-621-6800 412-922-4800 www.greaterpittsburghfcu.com FIN: 25108762201 www.galaxyfcu.com FIN: 25097422501 www.glasscapfcu.com FIN: 25114271701 www.pittsburghpolicefcu.com FIN: 25097424901 Lanco FCU New Alliance FCU Hershey FCU Moonlight FCU 101 Deer Park Rd., PO Box 427 Worthington, PA 16262 232 Hershey Road 349 West Roseville Rd 835 Merchant St. Lancaster, PA 17601 717-569-7180 Ambridge, PA 15003 Hummelstown, PA 17036 724-297-3084 724-266-7675 717-533-9174 www.moonlightfcu.com FIN: 25102241901 www.hersheyfcu.org www.lancofcu.com www.newalliancefcu.com FIN: 25097181801 FIN: 23149145701 FIN: 23173315701 New Directions Community CU New Castle Bellco FCU The One FCU 777 Allegheny Blvd. Dealertrack 22 1011 Wilmington Ave. 300 Arch St. Franklin, PA 16323-2343 Meadville. PA 16335 New Castle, PA 16101 NEW 814-432-4091 814-336-2794 724-654-8485 ROUTEONE www.newdirectionsccu.com www.newcastlebellco.com www.onefcu.com FIN: 24338150201 FIN: 25100544101 (PA ONLY) FIN: 24338287301 New York ELT # 85269 PA Central FCU Pheple FCU Priority First FCU Riverfront FCU 364 Midway Drive 959 East Park Drive 708 State Route 119 2609 Keiser Boulevard Greensburg, PA 15601 DuBois, PA 15801 Wyomissing, PA 19610 Harrisburg, PA 17111 814-371-4817 610-374-8351 724-834-5580 717-564-4661 www.priorityfirstfcu.org FIN: 25120927001 www.pacentralfcu.com www.pheplefcu.org FIN: 25100667501 www.riv<u>erfrontfcu.org</u> FIN: 23137791501 FIN: 23138553601 **NEW** Loss Payee: PO Box 924614 Loss Payee: PO Box 924111 Fort Worth, TX 76124 ort Worth, TX 76124 Susquehanna Valley FCU SRU FCU Stanwood Area FCU Top Tier FCU 100 Arrowhead Drive 3850 Hartzdale Drive 144 Holiday Inn Rd. 444 Arona Rd. New Stanton, PA 15672 Camp Hill, PA 17011 Clarion, PA 16214 Slippery Rock, PA 16057 717-737-4152 814-226-5032 724-794-6292 724-925-9505 www.srufcu.org www.stanwoodareafcu.org FIN: 25111500001 FIN: 25097425701 FIN: 23171384301 FIN: 25111550601 Loss Payee: PO Box 25242 Fort Worth, TX 76124 Tri Boro FCU United Community FCU USSCO Johnstown FCU 600 E. Eighth Ave. 6010 Mountain View Dr. 532 Oakridge Drive 1293 Freedom Rd., PO Box 1728 Munhall, PA 15120 West Mifflin, PA 15122 Johnstown, PA 15904 Cranberry Township, PA 16066 412-461-3018 412-653-8000 814-266-4987 888-219-3159 www.unitedcommunityfcu.org FIN: 24338274701 FIN: 25102457501 FIN: 23138156901 FIN: 25097075601 Loss Payee: PO Box 924137 ort Worth, TX 76124 West-Aircomm FCU Valley 1st Community FCU Western PA FCU Widget FCU 815 Schoonmaker Ave. 485 Buffalo St. 2300 Freeport Rd, STE 15 2154 East Lake Road Monessen, PA 15062 P.O. Box 568 New Kensington, PA 15068 Erie, PA 16511 724-684-8875 Beaver, PA 15009 724-339-0635 814-456-6231 x 115 724-775-9630 www.valley1st.org ww.westaircomm.com ww.westernpafcu.org www.widgetfinancial.com FIN: 25097425401 FIN: 24337970501 FIN: 23731849501 FIN: 25097421401 **NEW** Loss Payee: PO Box 924390



Regional Sales Manager North West PA: Patrick Dugan 412-522-5477 Email: pdugan@kla.us.com

Regional Sales Manager West Central PA: Donna Kilmer 412-310-8337 Email: dkilmer@kla.us.com

Regional Sales Manager East Central PA: Andy Hart 717.844.3175 Email: ahart@kla.us.com







Fuse Dealer Portal for documents or

Mail Contracts to:

Keystone Lending Alliance, LLC. 6021 Wallace Road Ext., Suite 100 Wexford, PA 15090









Serving members who live or work in Beaver County



Serving members who live or work in Allegheny, Armstrong, Beaver, Butler, Fayette, Greene, Indiana, Lawrence, Washington, and Westmoreland County

FEDERAL CREDIT UNION Serving members who live, work, worship or

attend school in Berks county.

DISCOVERY



Serving Members and their families who live, work, worship or attend school in Dauphin or Lebanon Counties



attend school or conduct business in Dauphin, Serving members who live, work, worship, Cumberland or Lebanon Counties.

Serving members who live or work in

Crawford and Mercer County

Stanwood Area

Federal Credit Union

Serving members who live or work in

Westmoreland County



Serving members who live, work worship, or attend school in Cumberland, Dauphin or

Westmoreland County

McKean, Mercer, Venango, Warren County Clearfield, Elk, Forest, Indiana, Jefferson, Serving members who live, work, or do business in Armstrong, Butler, Clarion,







Serving members who live or work in Allegheny or Washington County





Serving members who live or work in Erie and Crawford County

Finding the Right Credit Union for your Automobile Loan!



Serving members who live or work in Allegheny, Beaver, and Butler County

Serving Alcoas, Arconic, Graybar Electric,

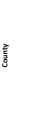
AICO3

Hyrdro Extruded Solutions and PPG

Members, Employees, and family



Serving members who live or work in Fayette Serving members who live or work in Venango County





Moonlight

Serving members who live or work in Beaver County and parts of Allegheny County



Serving members who live or work in Lawrence County



Bureau of Police or Pittsburgh Public Safety

UPMC, Pitt, Carlow Univ., Carnegie Library & Museums, Chatham Univ., Point Park Univ., www.greaterpittsburghfcu.org/about/eligibi

Treesdale, WQED, see more @

Serving members who are employees of

Glass Cap Federal Credit Union

Phone: (412) 922-4800

Dept.; Employees & Appointed Officials of Serving members who work at Pittsburgh

municipalities in Allegheny County

GREATER PITTSBURGH POLICE FEDERAL CREDIT UNION

Allegheny, Armstrong, Beaver, Butler,

Fayette, Greene, Washington, and

Westmoreland County

Serving members who live or work in

Serving members who live or work in Allegheny, Armstrong, Beaver, Butler, Fayette, Washington, or Westmoreland

Counties

Centre or Huntington who live or work in Federal Credit Union Serving members

COLLURY Heritage HERALGEDTUNON

Arizer

CHROME

Serving Members who live, work, or attend school in Venango, Forest, Warren and

COMMUNITY CREDIT UNION





SRU Foundation, Newman Center, SR Borough or Rock, SRU employees, SRU Student Gov't Assoc., Serving members who live or work in Slippery Municipal Auth., SR VFC & Rescue Team, AVI Food Systems, and members of Heritage

Serving members and their families who

Serving members who live or work in

Clearfield and Jefferson County

RIVELFFONT FEDERAL CREDIT UNION

live, work, worship or attend school in

Berks County,



Serving current members, employees of USSCO SEG Employers.



Lanco Federal Credit Union

Serving members who live, work, worship, or attend school in Lancaster County

Serving members who live, work, or worship in Armstrong County **CREDIT UNION**





TOPTIER FEDERAL CREDIT UNION

COMMUNITY UNITED

Allegheny, Washington, or Westmoreland Serving members who live or work in



Serving members based on employer affiliation

Allegheny, Beaver, or Butler County

Fayette, Washington, or Westmoreland

https://www.usxfcu.org/about-us/preferred-

Serving members, and their family members

CREDIT UNION

FEDERAL

who work for on of their Preferred Patner

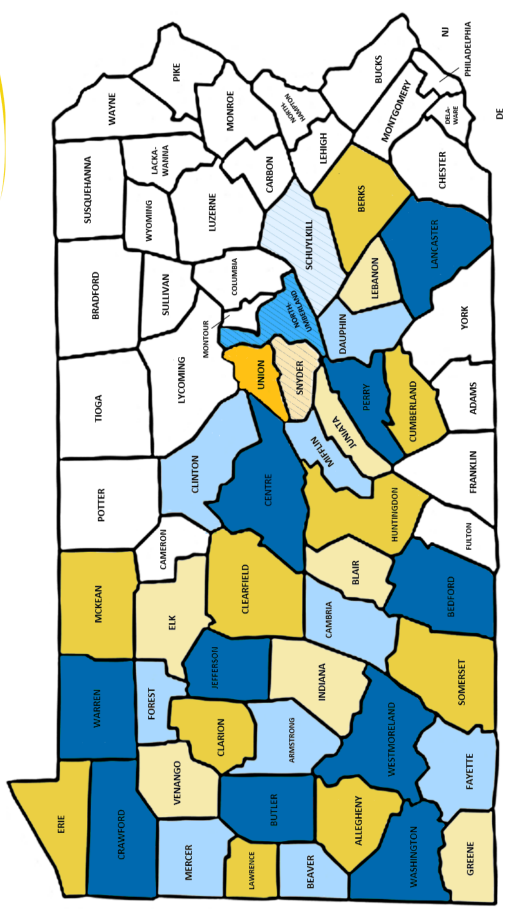
Groups. Learn more @

Serving members who live or work in "Value, Integrity, Community"

MALLEY 1St COMMUNITY F.C.U.

Serving members who live or work in FEDERAL CREDIT UNION "Growing with the Community" WEST-AIRCOMM





Keystone Lending Alliance, LLC Lending Area eligibility includes anyone who lives or works in the following Counties: Central PA - West South West PA

Clarion, Crawford, Erie, Forest, Jefferson, Mercer, Warren, North West PA Venango

Butler, Cambria, Fayette, Greene, Allegheny, Armstrong, Beaver, Indiana, Lawrence, Somerset, Washington, Westmoreland

Bedford, Blair, Centre, Clearfield, Clinton, Elk, Fulton, Huntingdon, McKean, Mifflin

Berks, Cumberland, Dauphin, Franklin, Juniata, Lancaster, Central PA - East

Lebanon, North Umberland, Perry, Schuylkill, Snyder, Union



Keystone Lending Alliance, LLC 6021 Wallace Rd Extension, Suite 100 Wexford, PA 15090 724-934-3394 724-934-3389 (fax) www.keystonelendingalliance.com

Base Retention Rates (All Markets) - Effective 07/01/2025

| | Dealer Retention | Tiers/ | Tier 1 | Tier 2 | Tier 3 | Tier 4-6 (669 - 600) |
|-----------------|------------------|-----------|--------|---------|---------|--|
| be by | Model Year | Max. Term | 725+ | 724-700 | 699-670 | KLA Advantage Program See Callback for Flat Fee |
| ž Ž | | 60/63 | 6.49 | 6.69 | 7.19 | |
| may | | 66 | 6.59 | 6.79 | 7.29 | 7.49 - 18.00 |
| Rates | NEW & USED | 72 | 6.79 | 6.99 | 7.49 | |
| | 2026 - 2024 | 75 | 6.89 | 7.09 | 7.59 | |
| Fee; risk | | 78 | 7.09 | 7.39 | 8.19 | |
| | | 84 | 7.39 | 7.79 | 8.69 | |
| 10 | | 60/63 | 6.59 | 6.79 | 7.29 | |
| 3% un1 | Used | 66 | 6.79 | 6.99 | 7.49 | 7.89 - 18.00 |
| for | 2023 - 2022 | 72 | 6.99 | 7.19 | 7.79 | |
| as f | 2023 - 2022 | 75 | 7.09 | 7.29 | 7.99 | |
| rates isk di | | 78 | 7.34 | 7.74 | | |
| t, se | | 60 | 6.84 | 7.04 | 7.54 | |
| Bas | 2021 - 2020 | 66 | 7.04 | 7.24 | 7.74 | 8.39 - 18.00 |
| ar 3 | | 72 | 7.34 | 7.64 | 8.24 | |
| Tier | 2019 - 2018 | 60 | 7.34 | 7.64 | 8.14 | 9.09 -18.00 |
| - | 2013-2010 | 66 | 7.54 | 7.84 | 8.44 | 9.09 - 10.00 |
| *Tier | 2017 | 48 | 7.84 | 8.14 | 8.84 | 9.89 - 18.00 |
| * | 2017 | 60 | 7.94 | 8.34 | 9.14 | 9.09 - 18.00 |

KLA Lending Area (Counties): Allegheny, Armstrong, Beaver, Bedford, Berks, Blair, Butler, Cambria, Centre, Clarion, Clearfield, Crawford, Cumberland, Dauphin, Erie, Fayette, Forest, Greene, Huntington, Indiana, Jefferson, Lancaster, Lawrence, Lebanon, Mercer, Perry, Somerset, Venango, Washington, Westmoreland

*Rates may vary by market, amount financed, advance, loan to value, high payment or debts, odometer, first-time buyers, or bankruptcy.

Program Highlights (see underwriting guidelines for details)

Loan Parameters: Minimum Loan Amount \$7,500; Maximum Contract Rate is 18%; Eligible Terms 24-84 months.

Minimum FICO Auto Score Guideline 625

Maximum Terms may be adjusted up or down based on vehicle miles (max. miles 90,000)

Min. invoice or NADA Clean Trade Value for 66mo. = \$10,000; 72mo. = \$12,500; 75mo. = \$15,000; 78mo. = \$22,500; 84mo. = \$27,500

Maximum Advances Tiers 1-3 up to 135% Incl. TTL + Backend Adds; Tier 4 up to 125%; Tier 5 up to 115%; Tier 6 up to 105%

Total back end adds not to exceed 20% of MSRP/NADA Clean Retail up to cap of \$6,500; 25% / \$7,500 with KLA Service Contract/GAP. **Service Contract Limit** *\$4,000 (4WD/AWD \$5,000) or 10% of MSRP/NADA Clean Retail, whichever is greater, excluding tax up to \$6,000 *min. 2 year/24,000 mi. VSC; min. 3 year/36,000 mi. for VSC >\$3,000; min. 4 year/48,000 mi. >\$4,000); min 5 yr/60,000 mi. >\$5,000

GAP Limit \$1,100 (non-members); \$950 (current CU members)

Maximum Insurance Deductible is \$500 on Comprehensive and Collision Insurance (higher with approval).

Maximum to First Payment is 45 days.

Discounts Available from stated rates based on the following: Current KLA Credit Union Member, Equity, Preferred Make,

System Approvals, Flex Competitor Match, and Reduced Flat Fees up to permissible cap.

Digital Funding: Secure Email Funding \$5.00; eContracting \$8.50

Returned Contract Fee \$50; Processing Fee for Returned Contracts that are Funded \$25

Electronic Lien and Loss Payee (See Financial Institution Number and Insurance Loss Payee Address on Funding Package Checklist)

Dealer Flat Fees defined on callback (Most buy rates will pay 3% Flat Fee; Current Member buy rates will pay 2% Flat Fee; Some may pay less) **Flat Fees** will be paid on ALL contracts written at a bonus flat fee rate disclosed on KLA approval up to the following limits***: 4.25%+ Flat Rate up to \$2,500; 4.0% Flat Rates up to \$2,375;3.75% Flat Rate up to \$2,250; 3.50% Flat Rates up to \$2,125; 3.25% Flat Rate up to \$2,000; 3.00% Flat Rate up to \$1,850; 2.75% Flat Rate up to \$1,750; 2.50% Flat Rate up to \$1,650; 2.25% Flat Rate up to \$1,550; 2.00% Flat Rate up to \$1,450; 1.75% Flat Rate up to \$1,250; 1.50% Flat Rate up to \$1,000; \$1.25% Flat Rate up to \$900; \$1.00% Flat Rate up to \$800.

*Flat Fees may be limited based on terms max mark-up **Tier 4 – 6 may be limited to buy rate and pays 2% Flat unless Bonus Flats are listed on callback

Maximum Dealer Adjustment to Base Rate is 1%

Maximum Rate Mark-ups: 36-72mo. = 1%; 73-77mo. = .75%; 78-83mo. = .50%; 84mo. = .25%; **Max. Rate Mark-down:** 1% All Terms.

**Current Credit Union Members may be limited to .50% as stipulated with flat rates up to a maximum of \$1,500.

Bonus Flats: Minimum Amount Financed \$7,500; Minimum Term 48 months; Flat Fees limited on terms amount financed \$6,000 - \$7,500 and 36-47 months; Increased Acquisition Fee Applies; No dealer payout on loans <\$6,000 and/or term <36 months

Keystone Lending Alliance

Dealer Underwriting Guidelines - All Markets



Effective 07-01-25

Eligible Vehicles

Subject to year restriction: Vehicles must be 2017 model year or newer with less than 90,000 miles and have completed inspection. No RV's, Van Conversions, Branded/Salvaged titles, "As-is", or "commercial use" vehicles. As of April 1, all prior year new vehicles (2024's) will be valued at book value; If not available, use 90% of Invoice (Tiers 1-3); 80% (Tier 4 & below); Max. exception 130% of adjusted value. Current year new, non-titled, with over 6,000 miles and current year used vehicles with no book value will be valued using the chart below.

| Mileage | <6,000 | 6,001-12,000 | 12,001-18,000 | 18,001-25,000 | >25,000 |
|-------------------------|-----------|--------------|---------------|---------------|----------------|
| Total Invoice Allowance | Up to 90% | Up to 85% | Up to 80% | Up to 75% | Call for value |

Loan Parameters \$7,500 (minimum book amount \$5,000); Terms 24-84mo. Maximum Contract Rate is 18.0%. No

Loans may be made to any borrower deriving income from a marijuana related business (MRB).

Income/Employment: Minimum guideline is \$1,650/mo.; 1 year employment or in same field with no more than 2 jobs in past 12 months; Self-employed, including 1099 employees, must be in business for a minimum of 3

years, have a FICO score >670, 2 years tax returns with schedule C required on FICO scores <700.

Credit Bureau: FICO score guideline is 625 based KLA report. Min. 2 years history, 5 tradelines, and \$1,500 minimum "applied for credit". Discharged bankruptcies only (no open or multiple Bk's). Require satisfactory explanation if <1 year since discharge. Min. 6 months re-established auto payment

satisfactory explanation if <1 year since discharge. Min. 6 months re-established auto payment history/no delinquency after Bankruptcy; 12 months after repossession. Rate surcharge applies.

Down Payment: All Tier 5 and below, first time buyers, repossessions, foreclosures, and less than 4 years since

bankruptcy require the greater of \$1,000 or 10% of base price down payment. Credit Card Down Payment cap is 10% of Sales Price up to \$2,000 Tier 3 applicant or higher; \$1,000 below Tier 3.

Residence/Eligibility: Minimum 2-year residency history. 6 months at current address, or homeowner. No more than 2

residences in past 12 months. Co-borrowers must live at same address. The primary driver must be on the contract as obligor. Applicant(s) must reside or work in W. PA 34 County Area with valid DL.

Debt Service Capacity: Up to 55% max all payments to gross verifiable income; Up to 20% max payment to gross income.

Advances: Based on Invoice or NADA Clean Trade Value (may be adjusted based on vehicle odometer).

Certified Pre-Owned Add to Retail or Clean Trade Value is not permitted.

Up to 145% Front-End (Line 3 including Doc Fee + non-back end adds + TTL) Advance + Back-End adds*; Rate surcharge may apply. *Max. Back-End (Warranty, GAP, LAH) 20% of Retail Value up to cap of \$6,500.

Service Contract/GAP: Limited to \$4,000 (AWD/4WD \$5,000) or 10% of MSRP/NADA Clean Retail, excluding tax, up to

\$6,000 max. (min. 50% of loan term/24,000 miles). GAP \$1,100 (Current Members \$950), Min. LTV

for GAP is 80%. All back end adds must be refundable on a pro-rated basis.

Eligible Terms: Minimum invoice or NADA Clean Trade: 66months = \$10,000; 72 months = \$12,500 (Tiers 1-4) and

\$15,000 (Tiers 5 and below); 75 months = \$15,000 (Tiers 1-3) and \$17,500 (Tiers 4 and below); 78 months = \$22,500 (New/1yr only); 84 months = \$27,500 (see rate sheet for model year eligibility). Term extensions: add .25% for first 6mo.; .50% for each additional 6mo. (approval required). Loan

Maturity date may not exceed non-citizen Work Visa/Green Card/Passport expiration date.

Dealer Flat Fees: KLA Base Rate pays a 3% Flat Fee of the amount financed. Dealerships may adjust the contract rate

up or down a maximum of 1% to earn up to a 5% Flat Fee or as low as a 1% Flat Fee. Maximum Rate Mark-ups on terms longer than 72mo.: .75% 73-77 months; .50% 78-83 months; .25% 84+ mo. (*Current Member cap of .50%*). Minimum Amount Financed is \$7,500; Minimum term 36 months for Dealer Flat Fee; A 135-day chargeback period applies for payoffs, charge-offs, repossessions, skips, and bankrupts. *Bonus Flats will not be paid as stated on callback if they are not in-line with*

call back rate and flat fee. This would be an obvious error and will not be honored.

Fee Structure: Acquisition Fee Schedule: Tier 1-3 = \$25; Tier 4 = \$35; Tier 5-6 = \$50-\$75; Tier 7 \$75-195 will be

deducted from proceeds to the dealership. Additional fees may apply for loan processing, and

policy exceptions. A \$25 fee will apply on contracts below \$7,500; \$50 below \$6,500.

Expirations: Approvals must be submitted for funding within 30 days of approval; up to 60 days on ordered

vehicles from the manufacturer with notification and approval. Rates guaranteed for 30 days only.





Do you know our M.U.G.?

(Minimum Underwriting Guidelines)

Please make sure the application meets the following before clicking KLA. We can offer better rates and buy deeper on applications that meet our standards if we eliminate this wasted expense. We appreciate your business and relationship!

- *No Min. FICO Score (for Current KLA Credit Union Members)
- Must live or work in one of the 36 Pennsylvania counties to qualify for membership:

Allegheny, Armstrong, Beaver, Bedford, Berks, Blair, Butler, Cambria, Centre, Clarion, Clearfield, Clinton, Crawford, Cumberland, Dauphin, Elk, Erie, Fayette, Forest, Greene, Huntingdon, Indiana, Jefferson, Lancaster, Lawrence, Lebanon, McKean, Mercer, North-Umberland, Perry, Snyder, Somerset, Union, Venango, Washington, or Westmoreland

- Applicants must reside at same address (no co-signers)
- \$7,500 Minimum Loan Amount
- No "commercial" vehicles or for use in business/employment
- Self-Employed must have a minimum FICO Score of 670 and must provide 2 years tax returns with Schedule C if <700 FICO Score.
- Model Years 2016 and newer with <90,000 miles
- **Dealers that maintain a strong Look to Book % can earn BIG REWARDS! **
 A RELATIONSHIP = 3 or More Contracts/mo. & 20%+ Look to Book

Please call us @ 724-934-3394 if you have any questions regarding our program

KLA – The Building Block of Dealership and Credit Union Member Relationships!



| C | KLA KEYSTONE Fundir | ng Package Check | list | | | |
|--|--|---|--|---|--|--|
| | quired Dealer Documentation Loan are p | processed in the order received, BA | ASED ON RECEIPT OF ALL | REQUIRED DOCUMENTS. | | |
| | Contract – Borrower Names(s) and address(es) must match current driver's license information EXACTLY as shown on DL. | | | | | |
| | Current Driver's License - CLEAR conv (including nicture) / Name(s) and address(es) must exactly match all documents | | | | | |
| | Signed Credit Application – eSignatures require audit trail documentation validating identity of signer. Agreement to Provide Insurance – Must include CU name & Loss payee address as shown below, agent name, phone, & policy #. Titlework – MV-1 with Credit Union FIN, Name and Address, ELT State Summary Sheet, OR Letter of Guaranty with MV-4. | | | | | |
| Odometer Statement — Required for Preowned vehicle if miles are not shown on proof of lien documents or Purchase Invoice or Wholesale Bookout — Must include VIN / 'Like Invoice' on Current Model Year Preowned when NADA no Signed Buyers Order — Back-end premiums must be disclosed. Proof of Any Products or Accessories Sold — Back-end contracts must list Credit Union as Lienholder, be signed by disclosed on the purchase order. Invoice required for all accessories. Deal Specific Stipulated Requirements — Refer to Approval / Counteroffer for detailed requirements if any. Contracts requiring follow up and/or Returned contracts may be assessed additional | | | | or Purchase Order. NADA not available. | | |
| | | | | ny. | | |
| | | Lienholder Information | | | | |
| | DISCOVERY | Title Information Discovery FCU 2744 Century Blvd | Loss Payee Information Discovery FCU 2744 Century Blvd | Contact Information 610-372-8010 | | |
| | FEDERAL CREDIT UNION | Wyomissing, PA 19610 FIN: 23138564601 | Wyomissing, PA 19610 | www.discoveryfcu.org | | |

| | Title Information | Loss Payee Information | Contact Information |
|---------------------------------|---|---|--|
| DISCOVERY | Discovery FCU | Discovery FCU | |
| | 2744 Century Blvd | 2744 Century Blvd | 610-372-8010 |
| | Wyomissing, PA 19610 | Wyomissing, PA 19610 | |
| | FIN: 23138564601 | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | www.discoveryfcu.org |
| | | | |
| | Title Information | Loss Payee Information | Contact Information |
| | Hershey FCU | Hershey FCU | |
| Hershey FEDERAL CREDIT UNION | 232 Hershey Road | 232 Hershey Road | 717-533-9174 |
| FEDERAL CREDIT UNION | Hummelstown, PA 17036 | Hummelstown, PA 17036 | |
| | FIN: 23149145701 | | www.hersheyfcu.org |
| | | | |
| | Title Information | Loss Payee Information | Contact Information |
| | Lanco FCU | Lanco FCU | |
| Lanco | 349 West Roseville Rd | 349 West Roseville Rd | 717-569-7180 |
| Federal Credit Union | Lancaster, PA 17601 | Lancaster, PA 17601 | |
| | FIN: 23173315701 | | www.lancofcu.com |
| | | | |
| | Title Information | Loss Payee Information | Contact Information |
| | PA Central FCU | PA Central FCU | |
| PA Central | 959 East Park Drive | 959 East Park Drive | 717-564-4661 |
| PROFINAL | Harrisburg, PA 17111 | Harrisburg, PA 17111 | |
| GREDIT UNION | | l l | |
| • | FIN: 23137791501 | | www.pacentralfcu.com |
| | FIN: 23137791501 | | www.pacentralfcu.com |
| | Title Information | Loss Payee Information | www.pacentralfcu.com Contact Information |
| | Title Information Riverfront FCU | Riverfront FCU | Contact Information |
| Riverfront | Title Information Riverfront FCU 2609 Keiser Boulevard | Riverfront FCU PO Box 924614 | |
| Riverfront FEDERAL CREDIT UNION | Title Information Riverfront FCU 2609 Keiser Boulevard Wyomissing, PA 19610 | Riverfront FCU | Contact Information 610-374-8351 |
| | Title Information Riverfront FCU 2609 Keiser Boulevard | Riverfront FCU PO Box 924614 | Contact Information |
| FEDERAL CREDIT UNION | Title Information Riverfront FCU 2609 Keiser Boulevard Wyomissing, PA 19610 | Riverfront FCU PO Box 924614 | Contact Information 610-374-8351 |
| FEDERAL CREDIT UNION | Title Information Riverfront FCU 2609 Keiser Boulevard Wyomissing, PA 19610 FIN: 23138553601 | Riverfront FCU PO Box 924614 Fort Worth, TX 76124 | Contact Information 610-374-8351 www.riverfrontfcu.org |
| FEDERAL CREDIT UNION | Title Information Riverfront FCU 2609 Keiser Boulevard Wyomissing, PA 19610 FIN: 23138553601 Title Information | Riverfront FCU PO Box 924614 Fort Worth, TX 76124 Loss Payee Information | Contact Information 610-374-8351 www.riverfrontfcu.org |
| | Title Information Riverfront FCU 2609 Keiser Boulevard Wyomissing, PA 19610 FIN: 23138553601 Title Information Susquehanna Valley FCU | Riverfront FCU PO Box 924614 Fort Worth, TX 76124 Loss Payee Information Susquehanna Valley FCU | Contact Information 610-374-8351 www.riverfrontfcu.org Contact Information |
| FEDERAL CREDIT UNION | Title Information Riverfront FCU 2609 Keiser Boulevard Wyomissing, PA 19610 FIN: 23138553601 Title Information Susquehanna Valley FCU 3850 Hartzdale Drive | Riverfront FCU PO Box 924614 Fort Worth, TX 76124 Loss Payee Information Susquehanna Valley FCU PO Box 25242 | Contact Information 610-374-8351 www.riverfrontfcu.org Contact Information |



Funding Package Checklist

| Red | quired Dealer Documentation Loans are processed in the order received, BASED ON RECEIPT OF ALL REQUIRED DOCUMENTS. |
|--------------|---|
| | KLA Call Back Sheet with Application Number |
| | Contract - Borrower Name(s) and address(es) must match current driver's license information EXACTLY as shown on DL |
| | New Member Application - All buyers must sign both the TIN CERTIFICATION AND BACKUP WITHHOLDING INFORMATION and the |
| | AUTHORIZATION sections. |
| | Current Driver's License - CLEAR copy (including picture) / Name(s) and address(es) must exactly match all loan documents. |
| _ | DL Expiration Date MUST BE the Day after DOB. IF it is not the day after the DOB, additional documentation WILL be required. |
| | NO PA ID IN LIEU OF VALID DRIVER'S LICENSE WILL BE ACCEPTED. |
| | <u>Signed Credit Application</u> - eSignatures require audit trail documentation validating identity of signer |
| | <u>Proof of Insurance</u> - Agent Name & Phone # on Fin. Responsibility ID Card or Binder or ATPI w/CU name & Loss payee address as shown below |
| | <u>Titlework</u> - Title, MV-1 with Credit Union FIN & name and address, ELT State Summary Sheet, OR Letter of Guaranty with MV-4. |
| $\bar{\Box}$ | <u>Odometer Statement</u> - Required for Preowned vehicles if miles are not shown on proof of lien documents or Purchase Order |
| | Invoice or Wholesale Bookout - Must include VIN / 'Like Invoice' on Current Model Year Preowned when NADA not available |
| | Signed Buyers Order - Back end premiums must be disclosed |
| | <u>Proof of Any Products or Accessories Sold</u> - Back end contracts must list Credit Union as Liendholder, be signed buyer and be disclosed |
| | on the purchase order. Invoice Required for all Accessories |
| | <u>Deal Specific Stipulated Requirements</u> - Refer to Approval / Counteroffer for detailed requirements if any |
| | |

Contracts requiring follow up and/or Returned Contracts may be assessed additional fees.

Lienholder Information

| | L | ienholder Informatior | 1 | |
|------------------------------|-------------------------------|-------------------------------|-------------------------------|----------------------------|
| Allegent Community FCU | Century Heritage FCU | Clearview FCU | West-Aircomm FCU | Widget FCU |
| 1001 Liberty Ave., Suite 100 | 700 Regis Avenue | 8805 University Blvd. | 485 Buffalo St. | 2154 East Lake Road |
| Pittsburgh, PA 15222 | Pittsburgh, PA 15236 | Moon Twp., PA 15108 | P.O. Box 568 | Erie, PA 16511 |
| 412-642-2875 | 412-650-2600 | 412-269-3061 | Beaver, PA 15009 | 814-456-6231 x 115 |
| www.allegentfcu.org | www.chfcu.org | www.clearviewfcu.org | 724-775-9630 | www.widgetfinancial.com |
| FIN: 25097791901 | FIN: 25097932901 | FIN: 52605181801 | www.westaircomm.com | |
| Loss Payee: | Loss Payee: | Loss Payee: | FIN: 24337970501 | FIN: 25097421401 |
| P.O. Box 924181 | P.O. Box 924188 | P.O. Box 25521 | Loss Payee: P.O. Box 924390 | |
| Fort Worth, TX 76124 | Fort Worth, TX 76124 | Fort Worth, TX 76124 | Fort Worth, TX 76124 | |
| A & S FCU | Alcoa Pittsburgh FCU | Arize FCU | CHROME FCU | Galaxy FCU |
| 2090 Brodhead Rd. | 201 Isabella St., Suite 100 | 650 Science Park Rd. | PO Box 658 | 1313 Liberty St. |
| Aliquippa, PA 15001 | Pittsburgh, PA 15212 | State College, PA 16803 | Canonsburg, PA 15317 | Franklin, PA 16323 |
| 724-375-0248 | 412-553-3100 | 814-272-0657 | 724-228-2030 | 814-432-1207 |
| www.asfederal.org | www.alcoapittfcu.org | www.arizefcu.org | www.chromefcu.org | www.galaxyfcu.com |
| FIN: 25097058501 | FIN: 24308319801 | FIN: 25134822001 | FIN: 25613362001 | FIN: 25097422501 |
| NEW | | | Loss Payee: | |
| | | | PO BOX 924197 | |
| | | | Fort Worth, TX 76124 | |
| Glass Cap FCU | Greater Pittsburgh FCU | Greater Pittsburgh Police FCU | Moonlight FCU | New Alliance FCU |
| 241 N. Pittsburgh St. | 4415 Fifth Ave., Suite 100 | 1338 Chartiers Ave. | 101 Deer Park Rd., PO Box 427 | 835 Merchant St. |
| Connellsville, PA 15425 | Pittsburgh, PA 15213 | Pittsburgh, PA 15220 | Worthington, PA 16262 | Ambridge, PA 15003 |
| 724-628-2424 | 412-621-6800 | 412-922-4800 | 724-297-3084 | 724-266-7675 |
| www.glasscapfcu.com | www.greaterpittsburghfcu.org | www.pittsburghpolicefcu.com | | www.newalliancefcu.com |
| FIN: 25114271701 | FIN: 25108762201 | FIN: 25097424901 | FIN: 25102241901 | FIN: 25097181801 |
| | | | | |
| New Castle Bellco FCU | New Directions Community CU | The One FCU | Pheple FCU | Priority First FCU |
| 1011 Wilmington Ave. | 777 Allegheny Blvd | 300 Arch St. | 708 State Route 119 | 364 Midway Drive |
| New Castle, PA 16101 | Franklin, PA 16323 | Meadville, PA 16335 | Greensburg, PA 15601 | DuBois, PA 15801 |
| 724-654-8485 | 814-432-4091 | 814-336-2794 | 724-834-5580 | 814-371-4817 |
| www.newcastlebellco.com | www.newdirectionsccu.com | www.onefcu.com | www.pheplefcu.org | www.priorityfirstfcu.org |
| FIN: 24338287301 | FIN: 24338150201 | FIN: 25100544101 (PA ONLY) | FIN: 25100667501 | FIN: 25120927001 |
| | NEW | New York ELT # 85269 | | Loss Payee: |
| | | | | Box 924111 |
| | | | | Fort Worth, TX 76124 |
| SRU FCU | Stanwood Area FCU | Top Tier FCU | Tri Boro FCU | United Community FCU |
| 100 Arrowhead Drive | 444 Arona Rd. | 144 Holiday Inn Rd. | 600 E. Eighth Ave. | 6010 Mountain View Dr. |
| Slippery Rock, PA 16057 | New Stanton, PA 15672 | Clarion, PA 16214 | Munhall, PA 15120 | West Mifflin, PA 15122 |
| 724-794-6292 | 724-925-9505 | 814-226-5032 | 412-461-3018 | 412-653-8000 |
| www.srufcu.org | www.stanwoodareafcu.org | www.toptierfcu.org | www.triboro-fcu.org | www.unitedcommunityfcu.org |
| FIN: 25111500001 | FIN: 25097425701 | FIN: 25111550601 | FIN: 24338274701 | FIN: 25102457501 |
| | | | | |
| USSCO Johnstown FCU | USX FCU | | Valley 1st Community FCU | Western PA FCU |
| 532 Oakridge Drive | 1293 Freedom Rd., PO Box 1728 | | 815 Schoonmaker Ave. | 2300 Freeport Rd, STE 15 |
| Johnstown, PA 15904 | Cranberry Township, PA 16066 | Dealertrack 💇 | Monessen, PA 15062 | New Kensington, PA 15068 |
| 814-266-4987 | 888-219-3159 | Dealei ti ack | 724-684-8875 | 724-339-0635 |
| | | I | www.valley1st.org | www.westernpafcu.org |
| www.usscofcu.net | www.usxfcu.org | | www.variey ist.org | www.westernparcu.org |
| | FIN: 25097075601 | ROUTEONE | FIN: 25097425401 | FIN: 23731849501 |
| www.usscofcu.net | | ROUTEONE. | | |
| www.usscofcu.net | FIN: 25097075601 | ROUTEONE. | | FIN: 23731849501 |



| Date of Contract: | |
|-------------------|--|
| VIN #: | |

Keystone Lending Alliance 6021 Wallace Rd Ext, Suite 100 Wexford, PA 15090 724.934.3394 / 724.934.3389 www.keystonelendingalliance.com

In addition to providing a driver's license for customer(s) on the above referenced transaction, this form may be used by the dealer. The documentation below must reflect the customer(s) information exactly as it appears on their driver's license. No limited term or paper driver's licenses accepted.

Driver's License or Information

| | Applicant | Co-Applicant |
|-----------------------|-----------|--------------|
| Customer Name* | | |
| Address* | | |
| Date of Birth | | |
| Identification Number | | |
| Date of Issue | | |
| Expiration Date | | |
| State of Issuance | | |

The undersigned Dealer representative herby certifies that the above customer identification information obtained from the applicant's and co-applicant's (if applicable) driver's licenses is accurate. The Dealer understands that this information is being used by KLA and its Third-Party Credit Unions as evidence of KLA and its Third-Party Credit Union's compliance with the USA Patriot Act and understands that any inaccuracy, misrepresentation, fraud or other violation under the terms of its Master Dealer Agreement with KLA will subject the account to repurchase by the Dealer if required by such Master Dealer Agreement. Notwithstanding the submission of this form to KLA, Dealer agrees to retain the identification information listed above for the life of the loan as depicted on the Retail Installment contract plus one calendar year.

| Dealer Representative | Authorized Signature | Date |
|-----------------------|----------------------|------|
| | | |
| | | |

*Additional Procedures for USA Patriot Act Compliance: If the name or address on the contract does not match the Driver's License, additional documentation evidencing the name and/or address on the contract must be provided with the contract. Verification of name/address may include current bank statement, utility bill, lease agreement, deed to residence, appraisal district form from taxing authority, CHL (concealed handgun license), current pay stub, or mortgage statement/HUD 1. Any information provided containing a date of issuance may not be more than 30 days old.



Accepted Retail Installment Contracts

As you are aware, Reynolds & Reynolds updated the LAW-553 PA contract and this has been done effective 04/03/23. Contracts submitted with prior revision dates will be returned for recontracting with no exceptions after 06/30/2023.

KLA will only accept the following contracts in Pennsylvania:

| CREDIT UNIONS ACCEPTING | FORM NUMBER | REV DATE |
|--|-----------------------------|------------|
| ALL | Bankers Systems PA-102 | 10/10/2015 |
| ALL | LAW 553-PA | 4/3/2023 |
| NONE *Would require separate Contract Assignment | LAW 553-PA-e | 4/3/2023 |
| ALL | LAW 553-PA-eps | 4/3/2023 |
| ALL | LAW 553-PA ARB | 4/3/2023 |
| NONE *Would require separate Contract Assignment | LAW 553-PA ARB-e | 4/3/2023 |
| All | LAW 553-PA ARB-eps | 4/3/2023 |
| ALL | WOLTERS-KLUWER PA 123DC-SLC | 12/1/2014 |
| ALL | WOLTERS-KLUWER PA 23-SLC | 12/1/2014 |

KLA requires buyer to sign contract section "How this contract can be changed"

- KLA <u>cannot</u> accept customized contracts that have a specific "assignee" designated in the assignment section on the back of the contract.
- All contracts with another financial institution stamped on the front must be lined-out with a single line and the assigned credit union written in with the customers initials approving the change.
- Please complete assignment of contract to credit union (front of LAW 553 and back of Wolters-Kluwer/BANCO contract).

Contracts may be purchased from Reynolds & Reynolds @ www.reyrey.com or Wolters Kluwer @ www.wolterskluwerfs.com. Please contact your KLA Representative if you have any questions.

Thank you!

New Account Application

KEYSTONE LENDING ALLIANCE, LLC

6021 Wallace Rd Ext., Suite 100

Wexford, PA 15090 Ph: 724.934.3394 Fax: 724.934.3389

| Orcait Officia | Cre | dit | Unic | on |
|----------------|-----|-----|------|----|
|----------------|-----|-----|------|----|

KLA KEYSTONE

I am already a member of the credit union and my account is in good standing*

(initial)

*Member not in good standing is defined as members who have failed to maintain the minimum required share balance at the credit union, are in default on another

| Account to be open | ned: □ Share S | avings Accoun | | do right of curvivorahin | |
|---|---|--|--|---|---|
| PRIMARY ACCOUNT | | | | COWNER INFORMAT | ION |
| Name: | | | Name: | | |
| First | Middle | Last | First | Middle | Last |
| Street Address | | | Street Address | | |
| City | State | Zip | City | State | Zip |
| Home Phone | Work Phor | ne | Home Phone | Work Pho | one |
| Email Address | | | Email Address | | |
| Current Employer | | | Current Employer | | |
| Social Security # / Tax ID # | Driver's Lie | cense State and # | Social Security # / Tax ID # | ‡ Driver's L | icense State and # |
| Date of Birth | | | Date of Birth | | |
| Mother's Maiden Name (Membe | r account security) | | Mother's Maiden Name (N | Member account security) | |
| (2) I am not subject to am subject to bac withholding, and (3) I am a U.S. Perso (4) I am exempt from | ury, I certify that: vn on this form is my correct o backup withholding becaus kup withholding as a result o on (including a U.S. resident i FATCA reporting (or I am w | taxpayer identification num se: (a) I am exempt from b f a failure to report all inter alien). aiting for a number to be is | packup withholding, or (b) I have not ests or dividends, or (c) the IRS has | been notified by the Internal Revisor notified me that I am no longer su | ubject to backup |
| | | | | | |
| Signature | | Date AU | Signature THORIZATION | | Date |
| person who opens an account. V may also ask to see your driver's By signing below, I/we certify that Savings Rate Disclosures and Fe to check my credit and employme Union's bylaws, policies and proc account, I acknowledge and agree form approved by the Credit Union all sums in the account on the dat Disclosures applicable to the account | e funding of terrorism and m What this means to you: Whit license or other identifying do the information on this applie e Schedule, Funds Availabilii int history, to request and use edures now in effect and as a e that the ownership of any a nad delivered to the Credit ice of death vest in and belong ounts and services requested | oney laundering activities, en you open an account, wo ocuments. cation is complete and true ty Policy Disclosure, if appl e reports regarding the san amended or adopted herea accounts or services I estat Union prior to my death. If y to each surviving party as therein. If an access card | e and that I/we agree to the terms an icable, and to any amendments the ene, and to answer questions about it fifter. The terms and conditions of the blish in the future will be the same as this account is owned by more than bis or her separate property and es or EFT service is requested and pro | nstitutions to obtain, verify, and r date of birth, and other information and conditions of the Membership at Credit Union makes from time to t ts credit experience with me/us. I/ ese documents are incorporated h s set forth in this Application unles one owner, I/We agree that on the state. I/We acknowledge receipt o vided, I/we agree to the terms of a vided, I/we agree to the terms of the convided, I/we agree to the terms of the convided in the convided in the convided in the convidence of the convicence of the convidence of the convicence of the convidence of the convicence of the convicence of | ime. I/We authorize the Credit Union We agree to conform to the Credit erein. As primary owner of the s otherwise designated in writing in a le death of one party to the account, f a copy of the Agreement and |
| Signature | Date | | Signature | Date | |

Eligibility:

CU Assigned To:

CU Opened/Approved By

KLA Rev. 06/01/2021

KLA/Credit Union Use Only:

KLA Approved By

Date of Membership:



Membership Eligibility Acknowledgment and Estatements Opt-in

Please check the appropriate box below to verify your eligibility: Lives in Berks County: ☐ **Legal Entity** doing business in Berks County. ☐ I currently **Live** in Berks County. Eligible through a Relative/Household member Works in Berks County: ☐ I am Related to a current member: ☐ I am **Employed** by a company in Berks Spouse Child Parent Worships in Berks County: Sibling ☐ I currently **Worship** in Berks County. Grandparent Grandchild **Educated in Berks County:** In-law Print the name and the physical address of the current ☐ I currently attend **School** in Berks County. member Legal Entity doing business in Berks County:

Estatements Opt-in:

Riverfront Federal Credit Union charges a \$3.00 fee for each mailed account statement. The fee is waived if you are a Preferred Member or are under 18 years of age or 65 years or older. You also have the option to have the fee waived by electing to receive your statements electronically.

I am electing to receive my monthly/quarterly statement via online banking by signing below and agree to all the terms and conditions of the Electronic Statement Disclosure Agreement below.

Computer Requirements:

- A computer with Internet access
- We recommend the most up-to-date version of Edge, Firefox, Chrome, and Safari Browser.
- A PDF viewer. If you do not have a viewer, you can download it at https://get.adobe.com/reader

Upon receipt of your consent, we will prepare an electronic statement for your account(s) and provide a reminder on a monthly or quarterly basis, as applicable, or its availability. We will send this reminder to a working email address that you provide us. To access your statement, you must be a registered user of our Online Banking service. You will be required to log in to Online Banking with your Access ID and Password to view, download and/or print the electronic statement. It is your responsibility to protect your Online Banking Access ID and Password from unauthorized persons. You agree that it is your responsibility to ensure that the electronic statement cannot be viewed by others. We reserve the right to provide a paper copy of any communication you have authorized us to provide you electronically. If you wish to discontinue this eStatement service at any time, login to online banking and access the e-statements portal. Then choose Settings -> Discontinue/Resume Accounts -> and check the box to discontinue electronic statements. You will receive a paper statement from that point forward and be charged the applicable paper statement fee for each subsequently generated paper statement. Please notify us at least ten (10) days before the end of your normal statement cycle. If, while using the eStatement service, you need a paper copy of a statement or disclosure, please contact your branch office. All electronic statements shall be in full compliance with applicable laws and regulations. The provisions in this agreement are part of (and in supplement to) the credit union's Terms and Conditions and all applicable disclosures we have previously provided to your Depository Accounts. You acknowledge that your consent to electronic statements and communication is being provided in connection with a transaction affecting interstate commerce that is subject to the federal Electronic Signatures in global and National Commerce Act. We reserve the right to discontinue eStatements, or to terminate or change the terms and conditions on which we provide electronic communications. We will provide you with notice of any such termination or change as required by law.

| Member Signature | Email Address: | Date |
|-------------------------|-----------------------|----------|
| | | |

By signing above, I attest to the validity of the information contained within this document and hereby authorize the credit union to enroll me in electronic statements as directed.

Revised: 08/24/2023

PEAA Membership Application

| Name | - |
|---------------------|----------|
| Home Address | |
| City\State\Zip | <u>.</u> |
| Home Phone | <u>.</u> |
| Work Phone | <u>.</u> |
| Cell Phone | |
| Email | |
| Company Employed by | |
| | |
| | |
| | |
| Signature: | Date |

USSCO Federal Credit Union Membership Application

| | ay my loan: [Choose one option Electronically through USSC Payment coupons Other | o's new " <i>Make a</i> Loan Paymen | t" website option | | |
|----------|--|---|--|-------------|------------------|
| Name: | Last | First | Middle | Ji | r./Sr./III, etc. |
| Address: | | | | | |
| | Street / P. O. | Вох | City | State | Zip Code |
| Phone: | | E-mail: | | | |
| Date: | TOHNS TOWN IN VALOR THERE IS HOPE | Check the box of treceive a donation everything else. | he nonprofit organization on your behalf. USSoled, USSCO reserves the for you. | CO will tak | e care of |
| FR | ATERNAL ORDER OF POLICE LODGE NO. 86 | Fraternal (Associate Me | Order of Police, Lodge embership | e No. 86 | |
| | | I want to lea | ociety of Cambria Co rn more about how I can : No | - | helter: |



Toll-Free 866.877.2628 www.usscofcu.org Insured by NCUA



HUMANE SOCIETY
-OF CAMBRIA COUNTY-



Heritage Association, Inc. BECOME A MEMBER OF The Slippery Rock

The membership roll includes residents, non-residents and former residents of stories for generations to come. Membership is open to all who are interested Slippery Rock who actively support their interest in the events and sponsored in the preservation, history, restoration and beautification of Slippery Rock. history. Help ensure that the SRHA continues to collect, preserve and share Join a vibrant community that enjoys and takes pride in Slippery Rock's projects of the SRHA.

| Date: | Name: |
|---------------------------------|---|
| Address: | |
| City: | State: Zip: |
| Home Phone:_ | Cell Phone: |
| E-mail: | |
| Signature: | |
| Please make ch Please Comple | Please make check payable to: Slippery Rock Heritage Association Please Complete, Sign, Cut & Mail with Dues to: |

SRHA, Inc., "Membership" P.O. Box 511, Slippery Rock, PA 16057 Volunteers are needed! If you would like to help, please check the

committee(s) you would be willing to serve on.

| ☐ Program Nominating ☐ Festival ☐ Ways& Means ☐ Publicity ☐ Genealogy Seminar ☐ Local History/Publications ☐ Long Range Planning ☐ Other: |
|---|
|---|

Please select your membership option

Payment of dues entitles the member to voting privileges at the Annual Meeting of the Association and receipt of the Association newsletter. Annual membership cost - \$5

General - Individual

Payment of dues entitles the member to voting privileges at the Annual Meeting of the Association and receipt of the Association newsletter.

Annual membership cost - \$10

General - Individual & Spouse

Payment of dues entitles the member to voting privileges at the Annual Meeting of the Association and receipt of the Association newsletter.

Annual membership cost - \$15

Sponsor - Individual

the Association, receipt of the Association newsletter, a copy of a current Association Payment of dues entitles the member to voting privileges at the Annual Meeting of publication and recognition in the newsletter and the Festival program.

Annual membership cost - \$20

Sponsor - Individual & Spouse

of the Association, receipt of the Association newsletter, a copy of a current Asso-Payment of dues entitles the members to voting privileges at the Annual Meeting ciation publication and recognition in the newsletter and the Festival program.

Annual membership cost - \$25

Society or Library

Payment of dues entitles the member to receipt of and recognition in the Association newsletter.

Annual membership cost - \$25

Patron - Individual & Spouse

Payment of dues entitles the member to all the privileges of the Sponsoring member, plus special recognition at the Annual meeting.

Annual membership cost - \$50+

Businesses receive all of the privileges of the Sponsoring member, special recognition at the Annual meeting and a certificate of appreciation from the Association. Annual membership cost - \$100+



GUARANTY OF TITLE

PLEASE ATTACH A COPY OF THE APPLICATION FOR REGISTRATION FOR THE VEHICLE DESCRIBED BELOW.

| Sold to: | |
|---|--|
| Address: | |
| City: | County: |
| Year, Make and Model: | Body Type: |
| VIN: | |
| Legal Owner: (Choose from KLA Credit Unions) | |
| of Motor Vehicles of the St Title/Registration covering the abo plates no of said Application was done withi | dersigned dealer has on this date delivered to the Department ate of an Application for eve-described vehicle and that accordingly year 20 license have been assigned to said vehicle. The delivery in the earlier of: (i) the state law time frame for perfection; or contract (as defined in the Master Dealer Agreement between the Lending Alliance, LLC). |
| (Dealer's Name) | |
| Ву: | |
| Title: | |
| Dated: | |



Agreement to Provide Insurance

| | • | • | | | | | - | - | ment contract requires the to provide such insurance |
|------------------------|---|---------------|---|---------------|-------|-------------------|---------------------------|----------|--|
| gives | 0 00 0011111111111111111111111111111111 | , | • | | | =" | · | | mmediately due and payable. |
| | v, I have arrange | d for the rea | | · · | | | • | | nave requested my agent to |
| note | | | • | = | | | | | olicy with a loss payable |
| | ent (URB Form 51 | | | | | | | | it union, located at : |
| Street | | City | | | State | | Zip Code | <u> </u> | |
| | | · | , | | | | | | |
| | | | reason the below cording to the terr | | | | ined and co | ntinuou | usly maintained, the Lender |
| urchaser: | | | | | | | FOR CREDI | T UNION | USE ONLY |
| Name | FIRST | | MIDDLE | LA | AST | | | | |
| ADDRESS | NUMBER STRE | ET | CITY | STATE | | ZIP CODE | 1 | | |
| ehicle Insure | :d | | | | | | - | | |
| Year | Make | Body | Model | Serial Number | | |] [| | |
| NSURANCE A | GENT: | Γ | | | I | | | | |
| NAME | | | | | | NAME | | | |
| STREET | | | | | | POLICY NUMBER | | | |
| CITY,STATE ZIP CODE | | | | | | EFFECTIVE DATE | FROM | | то |
| TELEPHONE NUMBER | | | | | | COVERAGE AUTO | ☐ FIRE – TH ☐ COLLISIO | | ☐ COMPREHENSIVE DEDUCTIBLE |
| | | | | | | | | | less authorized by credit union |
| Dealer Confirn | nation: | | | | ı | **Excluded | Drivers <u>not</u> | permitte | ed on Insurance Policy |
| ☐ Agency ☐ | ☐ Insurance Company | y Name of P | erson | | | | | | |
| Any Loss Payee | CONFIRMED BY | | DATE | | ı | | | | |
| ☐ Yes ☐ No | <i>-</i> | | | | | | | | |
| PURCHASER SIGNA | TURE | | DATE | | PURCI | HASER SIGNATURE | | | DATE |
| DEALER/SALESMAN | N SIGNATURE | | DATE | | DEALE | :R | | | DATE |



Dealer Relationship Rewards Program

Premier Level

Gold Dealer

Maintain a 40% Book to Look in a Calendar Month

| Fund 40+ Contracts and Earn | \$50/contract |
|-------------------------------|---------------|
| Fund 25-39 Contracts and Earn | \$40/contract |
| Fund 15-24 Contracts and Earn | \$30/contract |
| Fund 3-14 Contracts and Earn | \$20/contract |

Silver Dealer

Maintain a 35% Book to Look in a Calendar Month

| Fund 45+ Contracts and Earn | \$40/contract |
|-------------------------------|---------------|
| Fund 30-44 Contracts and Earn | \$30/contract |
| Fund 20-29 Contracts and Earn | \$20/contract |
| Fund 4-19 Contracts and Farn | \$15/contract |

Bronze Dealer

Maintain a 25% Book to Look in a Calendar Month

| Fund 50+ Contracts and Earn | \$30/contract |
|-------------------------------|---------------|
| Fund 35-49 Contracts and Earn | \$25/contract |
| Fund 25-34 Contracts and Earn | \$20/contract |
| Fund 5-24 Contracts and Earn | \$10/contract |

Confidentiality Notice: The information contained in this document and any attachments is confidential and may also be legally privileged. It is intended only for the use of the named recipient. Any review, retransmission, dissemination or other use of, or taking of any action in reliance upon this information by persons or entities other than the intended recipient is prohibited. If you received this in error, please contact the sender and delete the material from your computer. 2013 Keystone Lending Alliance, LLC All Rights Reserved.

^{*}Rewards qualifying period is based on applications received during a calendar month that fund by the end of that calendar month. Gift cards are considered earned on the first day of the following calendar month provided the Dealership is active and in good standing with Keystone Lending Alliance, and participant must be employed with dealership at time of payout to receive gift cards. This program is to thank our dealership partners for their current business and promote future business. Therefore, Rewards will not be considered "earned" if either the dealership or Keystone Lending Alliance ceases operations or is sold during the "qualifying" month and will not be owed. Based on gift card availability, payouts will be in no smaller than \$15 increments and participant must reach each increment or amount will be rounded down to nearest \$15 payout. Program is subject to change at KLA's discretion.





(Print Name)

KLA Dealer Rewards Program

Please complete, print, and sign this form and submit original to Keystone Lending Alliance, LLC. After review and approval, your dealership will be eligible for program participation. You will receive a copy of this executed agreement confirming the approval of your enrollment form.

Please note that all benefits of this program are due the dealership under its FTIN unless an individual is authorized in this agreement to receive rewards by the general manager or dealer principle. If the authorized individual leaves the employment of the dealership prior to date of disbursement from KLA, all rewards earned will be paid to the dealership. The dealership may elect form of payment from the following options:

| | - | remier Level" status achieve | | | |
|--|--|---|--|--|--|
| | | nt determined by "Premier L | | | |
| | | in the form of gift cards ear incipal of the dealership as o | | | |
| | % | Email Address: | | SSN: | |
| Home Address: | | City: | State: | Zip: | |
| Γitle: | Signature: | | Date: | | |
| Participant: | % | Email Address: | | SSN: | |
| Home Address: | | City: | State: | Zip: | |
| Fitle: | 6. | | Date | | |
| By signing below, you r n the form, that such s the form are active dea the KLA Rewards progra | epresent and warrant ubmissions to KLA is a lership employees, an am. Dealer must comp | that you are authorized to s binding act of the dealershi d that the dealership named oly with the executed dealer | ubmit this form on boom to a second to the form, in the form agrees to agreement to partic | ehalf of this dea that all particil o the terms and ipate. | alership named pants named in d conditions of |
| By signing below, you r n the form, that such s the form are active dea the KLA Rewards progra Each participant must a complete their persona | epresent and warrant ubmissions to KLA is a lership employees, an am. Dealer must comportivate their account of linformation (e.g. adders must be submitted | that you are authorized to s binding act of the dealershi d that the dealership named oly with the executed dealer on a separate form and are a dress, social security number before any incentives will b | ubmit this form on been amed in the form, lin the form agrees to agreement to partice not considered eligible, email, etc.) form. | ehalf of this dea that all particil o the terms and ipate. e to receive rev | alership named pants named in d conditions of wards until they |
| By signing below, you r n the form, that such s the form are active dea the KLA Rewards progra Each participant must a complete their persona | epresent and warrant ubmissions to KLA is a lership employees, an am. Dealer must comportivate their account of I information (e.g. adders must be submitted a participant in the Research | that you are authorized to s binding act of the dealershi d that the dealership named oly with the executed dealer on a separate form and are a dress, social security number before any incentives will b | ubmit this form on been amed in the form, lin the form agrees to agreement to partice not considered eligible, email, etc.) form. | ehalf of this dea that all particil o the terms and ipate. e to receive rev | alership named pants named in d conditions of wards until they |
| By signing below, you renthe form, that such some form are active deather KLA Rewards programmes accomplete their personatel SSN and FTIN number accomplete by law on each | epresent and warrant ubmissions to KLA is a lership employees, an am. Dealer must comportivate their account of a linformation (e.g. adders must be submitted a participant in the Revoval | that you are authorized to s binding act of the dealershi d that the dealership named oly with the executed dealer on a separate form and are a dress, social security number before any incentives will b | ubmit this form on been amed in the form, lin the form agrees to agreement to partice not considered eligible, email, etc.) form. | ehalf of this dea that all particil o the terms and ipate. e to receive rev | alership named pants named in d conditions of wards until they |
| By signing below, you renthe form, that such some form, that such some form are active deather KLA Rewards programmers are complete their personal SSN and FTIN number equired by law on each form and Appropriate | epresent and warrant ubmissions to KLA is a lership employees, an am. Dealer must compactivate their account of linformation (e.g. adders must be submitted in participant in the Revoval | that you are authorized to s binding act of the dealershi d that the dealership named oly with the executed dealer on a separate form and are a dress, social security number before any incentives will b | ubmit this form on been amed in the form, agrees to agreement to partice not considered eligible, email, etc.) form. e awarded. A form 1 arship must be active | ehalf of this dea that all particil o the terms and ipate. e to receive rev .099 will be filed | alership named pants named in d conditions of wards until they d with the IRS as |
| By signing below, you renthe form, that such some form, that such some form are active deather KLA Rewards programmers are complete their personal SSN and FTIN number equired by law on each form and Appropriate | epresent and warrant ubmissions to KLA is a lership employees, and m. Dealer must compactivate their account of information (e.g. adders must be submitted in participant in the Resoval | that you are authorized to so binding act of the dealershid that the dealership named only with the executed dealer on a separate form and are referess, social security numbers before any incentives will be wards program. The Rewards program. Deale to change at KLA's discretion | ubmit this form on been amed in the form, agrees to agreement to partice not considered eligible, email, etc.) form. e awarded. A form 1 arship must be active | ehalf of this dea that all particity o the terms and ipate. e to receive rev .099 will be filed and in good stanotice. | alership named pants named in d conditions of wards until they d with the IRS as |

(Print Name)



Installment Sales Contract/Loan GAP Plus Waiver Addendum - Election Form

"Please carefully review all of the terms and conditions of the GAP Waiver Addendum prior to signing."

| i ieuse cui ciuity i c i i | on an or the term | is and condition | of the Gill walver | raachaam prior to | "5······5· |
|---|---|---|---|---|---|
| Borrower | Accoun | nt Number | Lender | - | |
| Borrower Address | | | Lender Address | | |
| City | State ZI | IP . | City | State | ZIP |
| Vehicle Year Make | Model | | GAP Waiver Date | Dealer Name | 2 |
| Vehicle ID Number (VIN) | | | Loan Date | Amount Finar | nced |
| MSRP/NADA | Milea | ge | Term in Months | APR | Payment |
| YES, you elect the GAP Wa | | | | | |
| | Addendum for you contractual right to cition form. You waiver Addendum urance. You unde ce fee, or for inde | ur installment salto hold you liable will remain fully law You understand that the Lomnification. | es contract or loan that is for the GAP Amount, siable to the Lender for a d that this GAP Waiver ender may retain all of the contract of the | the Lender waives, in subject to the provision any portion of the unp Addendum is not a so the one-time fee, or p | the event ons and oaid net balance ubstitute for |
| Signature: | | | Date: | | |
| Signature: | | | Date: | | |
| This Waiver <u>does not</u> include: Any refundable additions to a including such items as service insurance, or other items. Interest Accrued after the Education of the Educat | Date of Loss. A Past Due . S and/or funds add | • | 5. Primary Insurance de 5. Portion of installmen date that exceeds 150 NADA Official Used 7. More than one (1) Sk more than two (2) total | t sales contract/loan a % of MSRP (new vel Car Guide retail valu ip-a-Payment extens | at loan inception nicles) or 150% of the (used vehicles), tion per year and no |
| *The Primary Insurance deductil | ole is waived only | to the extent it is | s part of the "GAP Amo | unt". | |
| No, you do not elect the GA In the event your vehicle is stole installment sales contract/loan, y | n or a total loss an | | | | nce of your |
| Signature: | | | Date: | | |
| Signature: | | | Date: | | |

TERMS AND CONDITIONS OF THE GAP WAIVER ADDENDUM

This GAP Waiver Addendum is incorporated into and supplements the terms of the Installment Sales Contract/Loan. By electing this GAP Waiver Addendum, the Debtor agrees to the terms below and on the reverse side, which are incorporated by reference into this Addendum.

DEFINITIONS

For the purposes of this Installment Sales Contract/Loan GAP Waiver Addendum, the following words are defined and their meanings will be as follows: "We", "us", and "our" refer to the lender; "you" and "your" means the borrower/debtor/buyer.

"GAP Amount" means the difference between the primary carrier's physical damage insurance payments, including any tax and fee refunds applied, for a Constructive Total Loss or, if uninsured, the collateral's Actual Cash Value and the Unpaid Net Balance of the installment sales contract/loan as of the Date of Loss. If you are entitled to collect the same from others, including but not limited to, primary and other insurance, or salvage sale, that portion of the payment will not be covered in the GAP settlement. GAP does not cover deductions made by the primary insurance carrier for prior damage that has already been paid to you or due to prior salvaged title. Amount waived shall not exceed \$50,000 in total.

"Constructive Total Loss" means the direct and accidental damage to or theft of the Collateral which meets one of these criteria: 1) Either the total cost to repair the Collateral is greater than or equal to the ACV of the Collateral immediately prior to the date of Loss; or 2) The Collateral is stolen and is not recovered within thirty (30) days from the date a police report is filed.

"Actual Cash Value (ACV)" means the retail value of the Collateral, on the Date of Loss, as listed in the NADA Official Used Car Guide for the territory in which the Collateral is principally garaged and with appropriate adjustments for mileage or optional equipment. For any Collateral which has no NADA Retail Value available, ACV will be determined using the best information available to us which we reasonably believe accurately reflects the retail value of the collateral and is customarily used as the basis for establishing ACV in that territory.

"Primary Insurance" means in force insurance coverage, required by us, and carried by you to protect the covered collateral from collision and comprehensive loss, naming us as Loss Payee or Lien holder. Provides liability coverage to any person who has caused the Borrower's collateral to incur a Constructive Total Loss, and for which that person is legally liable. Additionally, primary insurance shall be any other coverage we may have protecting our interest in the covered collateral, insuring at least the ACV of the Collateral, contingent upon the failure or absence of primary insurance coverage.

"Unpaid Net Balance" means the amount owed by you to clear the outstanding installment sales contract/loan account upon the date of loss. This amount

shall not include any unearned finance charges or interest; installment sales contract/loan charges; late charges; deferred payment; any delinquent payments; any uncollected service charges; refundable prepaid taxes and fees; or any other proceeds you may duly recover by cancelling insurance coverages; service contracts; warranties, disposition fees, termination fees, penalty fees, or other items built into or added to the initial installment sales contract/loan balance.

"Delinquent Payments" means any payment, as described in the installment sales contract/loan instrument, which remains unpaid for a period of more than sixty (60) days after the due date stated in the installment sales contract/loan instrument. The definition does not include approved deferred payments for Lender programs (i.e. "Skip-a-payment, "Skip-your-Christmas-Payment", etc.) as listed in item 7 on the reverse side.

"Multiple Collateral" If two or more pieces of covered collateral are secured under the installment sales contract/loan agreement, we will not pay more than a proportionate share of the total unpaid net balance that each piece of covered collateral represents to the total loan.

INSTALLMENT SALES CONTRACT/LOAN GAP WAIVER ADDENDUM: In consideration for the payment of the cost shown on the reverse side of this form, we will waive the GAP Amount due to a Constructive Total Loss to the collateral shown on the reverse side of this form. The deductible is waived only to the extent it is part of the "GAP Amount". Our maximum waiver shall be the GAP Amount including, if the collateral is protected by primary insurance, up to \$1,000 for the primary insurance deductible. If the collateral is not protected by primary insurance, we will waive only the GAP Amount obtained by subtracting the ACV of the covered collateral from the unpaid net balance and you will remain responsible for the ACV of the collateral. We will not waive the portion of the unpaid net balance attributable to the original installment sales contract/loan amount exceeding 150% of the Manufacturer's Suggested Retail Price (MSRP) on new vehicles, or 150% of NADA average retail book value on used vehicles, including all refundable items such as service contracts, warranties, insurance, or other such items. GAP Plus Waiver: In the event that a GAP Amount for covered collateral is waived by this GAP Waiver Addendum, you may be eligible to receive an additional waiver from us, in the amount shown on the reverse side of this form. In order for you to receive this additional waiver, you must finance your replacement vehicle with us within ninety (90) days from the date the GAP Amount is paid. The GAP Plus Waiver has no cash value and will only be paid by us in the form of a waiver towards the amount financed of your replacement vehicle. If a GAP Amount is not waived by this GAP Waiver Addendum, then the GAP Plus Waiver will not apply.

CANCELLATION/REFUNDS: This GAP Waiver Addendum may be canceled for a full refund within sixty (60) days of the Origination Date for any reason, by contacting the Lender listed on the first page of this Waiver Addendum. However, in the event of a Constructive Total Loss of the covered Vehicle, the GAP Waiver Addendum fee will be deemed as fully earned and therefore, no refund will be due. This Installment Sales Contract/Loan GAP Waiver Addendum is fully earned and non-refundable after sixty (60) days from the Origination Date, unless otherwise required by applicable state regulations. This Addendum shall automatically terminate and without prior notice terminate concurrently with the termination of the Loan agreement for Collateral or sale of Collateral.

ELIGIBILITY REQUIREMENTS, CONDITIONS AND EXCLUSIONS: There are Eligibility requirements, Conditions and Exclusions that could prevent you from receiving benefits under the GAP Waiver Addendum. Please review the following (14) fourteen Exclusions and the (7) seven Exclusions listed on the reverse side of the Addendum. This GAP Waiver does not apply when the Constructive Total Loss is: (1) due to losses occurring prior to the GAP Waiver effective date; (2) due to dishonest, fraudulent, criminal, or illegal act, including forgery by the Borrower; (3) due to wear and tear, gradual deterioration, rust, corrosion, or resulting from any repairing, restoration, or remodeling, or resulting from any structural, mechanical or electrical breakdown or failure; (4) due to nuclear action or reaction, radiation or radioactive contamination; (5) due to war, whether or not declared, invasion, civil war, insurrection, rebellion or revolution or any consequence of these; (6) due to confiscation of Collateral by a government body or public official; (7) caused by theft of Collateral, unless the Borrower or the Lender files a police report; (8) resulting from the Collateral being operated, used or maintained in any race, speed contest, or other contest; (9) to a vehicle that is part of a fleet that is intended for use as a public or livery conveyance, or any vehicle with commercial use; (10) is to a vehicle with a "salvage" title; (11) caused intentionally by the borrower; (12) due to conversion, embezzlement or secretion by any person in lawful possession of the covered collateral; (13) to other than the standard or optional equipment available from the manufacturer of the covered collateral; (14) sustained outside of the United States of America, its territories or possessions, Canada, the Republic of Mexico or is being transported between parts thereof.

NOTICE OF LOSS: You must notify us within 365 days of receiving final settlement from the primary or third party insurance carrier and provide the following: (a) copy of the insurance settlement, (b) verification of the insurance deductible, (c) copy of police report in the case of an unrecovered theft. Failure to comply with the above time frame requirements shall result in the denial of GAP Waiver Addendum benefits. To file a claim contact the Lender listed on the first page of this Waiver Addendum.

IMPORTANT NOTICE

You are solely responsible for the payment of any and all Taxes you may owe due to the discharge of your debt under this Addendum. You may wish to consult with a tax professional. You are reminded that this GAP Waiver is not an insurance policy.

All provisions within this Waiver are subject to state specific regulations.









It Happens!



Keystone Lending Alliance, LLC

GAP Waiver program.

You're Covered!



Best coverage available in the market

- 150% LTV pays 15% more claim dollars than 125% programs
- Actual cash value at time of loss based on primary carrier settlement and not some book value
- \$1,000 deductible coverage
- Plus \$1,000 toward purchase of next vehicle if finance with KLA
- Covers 2 delinquent payments

Best program for the dealer (KLA Credit Union Loans Only)

- Non-refundable after 60 days
- No cancellation and charge back in the event of a claim
- Tiered pricing program 0 60 months \$249 and 61 84 months \$299
- Strongly rated insurance company: American National Property and Casualty Co. S&P and AM Best "A" (Excellent) Rating



Reputation and Consumer Trust of Credit Union Brand

- Public polls show people trust credit unions more than banks
- Current members prefer to deal with their credit union because they are owners

Simplicity

- GAP protection and vehicle loan at same provider
- Funding deals net of GAP cost and handling all GAP remittance work

Dealer Rewards

- Bonuses for selling KLA GAP
- Enhance reward payouts for loan production

Priced Right

Dealer cost \$249 (0-60mo.) \$299 (61-84mo.) Max. Retail \$825 (Non-member); \$699 (Current Member)







Got KLA GAP Waiver?

Highlights our the KLA GAP Waiver program

- ✓ Waiver is non-refundable after 60 days
- ✓ Based on Actual Cash Value at time of loss based on primary carrier settlement and not some book value
- ✓ Covers up to 150% of MSRP (new) / NADA Retail Value (used) at loan inception
- ✓ Up to \$1,000 Primary Insurance deductible coverage
- ✓ Plus \$1,000 toward purchase of replacement vehicle if financed with KLA credit unions
- ✓ Delinquent payments covered up to 60 days past due
 - ❖ 0-60 Months Suggested Retail Price \$599/Member \$499 (dealer cost \$249)
 - ❖ 61-84 Months Suggested Retail Price \$699.00/Member \$599 (dealer cost \$299)

❖ In the event of a claim, contact the credit union holding your automobile loan or Keystone Lending Alliance, LLC, 6021 Wallace Road Ext., Suite 100, Wexford, PA 15090 Ph: 724-934-3394 Fax: 724-934-3389 Email: lending@kla.us.com

www.keystonelendingalliance.com







It Happens!

with

Keystone Lending Alliance, LLC GAP Waiver program...

You're Covered!

- ✓ Based on Actual Cash Value at time of loss based on primary carrier settlement and not some book value
- ✓ Covers up to 150% of MSRP (new) / NADA Retail Value (used) at loan inception
- ✓ Up to \$1,000 Primary Insurance deductible coverage
- ✓ *Plus* \$1,000 toward purchase of replacement vehicle if financed with KLA credit unions
- ✓ Delinguent payments covered up to 60 days past due
 - ❖ Suggested Retail Price 0 60 month loan term \$699.00 (Current Members \$599.00)
 - ❖ Suggested Retail Price 61-84 month loan term \$799.00 (Current Members \$699.00)
 - In the event of a claim, contact the credit union holding your automobile loan or Keystone Lending Alliance, LLC, 6021 Wallace Road Ext., Suite 100, Wexford, PA 15090 Ph: 724-934-3394 Fax: 724-934-3389 Email: lending@kla.us.com

www.keystonelendingalliance.com

Keystone Lending Alliance, LLC

Subscriber Credit Union Membership and Assets December 31, 2024



| # | Credit Union | City | Asset Size | Membership |
|---------------|---------------------------------|----------------|-----------------|------------|
| 1 | Alcoa Pittsburgh FCU | Pittsburgh | \$33,446,923 | 2,138 |
| 2 | Allegent Community FCU | Pittsburgh | \$288,439,974 | 24,611 |
| 3 | Arize FCU | State College | \$161,427,210 | 11,569 |
| 4 | Blue Chip FCU | Harrisburg | \$43,607,944 | 3,969 |
| 5 | Century Heritage FCU | Pittsburgh | \$280,889,697 | 18,432 |
| 6 | Chrome FCU | Washington | \$199,362,384 | 13,779 |
| 7 | City Co FCU | Pittsburgh | \$23,613,669 | 4,079 |
| 8 | Clearview FCU | Moon Township | \$2,003,811,242 | 127,896 |
| 9 | Discovery FCU | Reading | \$181,074,287 | 8,789 |
| 10 | Galaxy FCU | Franklin | \$65,922,447 | 4,634 |
| 11 | Glass Cap FCU | Connellsville | \$43,982,607 | 4,854 |
| 12 | Greater Pittsburgh FCU | Pittsburgh | \$70,380,953 | 9,561 |
| 13 | Greater Pittsburgh Police FCU | Pittsburgh | \$103,061,351 | 9,702 |
| 14 | Hershey FCU | Hershey | \$117,671,265 | 9,345 |
| 15 | Lanco FCU | Lancaster | \$51,382,725 | 3,730 |
| 16 | Moonlight FCU | Worthington | \$98,799,538 | 7,402 |
| 17 | New Alliance FCU | Ambridge | \$11,366,268 | 984 |
| 18 | New Castle Bellco FCU | New Castle | \$37,684,226 | 5,806 |
| 19 | New Directions Community CU | Franklin | \$132,403,161 | 18,849 |
| 20 | Pheple FCU | Greensburg | \$154,602,561 | 16,233 |
| 21 | Priority First FCU | DuBois | \$318,439,573 | 23,338 |
| 22 | Riverfront FCU | Reading | \$61,761,110 | 4,245 |
| 23 | SRU FCU | Slippery Rock | \$17,797,525 | 2,216 |
| 24 | Stanwood FCU | New Stanton | \$84,311,608 | 5,925 |
| 25 | Susquehanna Valley FCU | Camp Hill | \$118,025,604 | 12,253 |
| 26 | The One FCU | Meadville | \$220,060,506 | 16,189 |
| 27 | Top Tier FCU | Clarion | \$123,936,014 | 7,910 |
| 28 | Tri Boro FCU | Munhall | \$120,666,324 | 9,103 |
| 29 | United Community FCU | West Mifflin | \$163,974,365 | 14,170 |
| 30 | USSCO Johnstown FCU | Johnstown | \$252,105,759 | 19,394 |
| 31 | U\$X FCU | Cranberry Twp. | \$97,480,983 | 7,319 |
| 32 | Valley 1st | Monessen | \$357,822,584 | 21,712 |
| 33 | West-Aircomm FCU | Beaver | \$23,280,459 | 1,312 |
| 34 | Western PA FCU (formerly I.U.7) | New Kensington | \$128,076,111 | 9,948 |
| 35 | Widget FCU | Erie | \$439,650,781 | 47,918 |
| | Totals: | 35 | \$6,630,319,738 | 509,314 |



Authorized FocusOne Marketing Name (printed)

| Dealership Legal Nam | ie | | DBA Name | | | | | |
|---|--|---|---|--|----------------------------------|----------------------------|-------------------------|--|
| Physical Address City | | | Sta | | e | Zip Code | | |
| Phone Number Billin | | | g Contact Name | ng E-mail Address | | | | |
| Billing Address City | | | State | | e | Zip Code | | |
| General Manager Name E-ma | | | l Address Phone Number | | | | | |
| General Sales Manager Name E-ma | | | il Address | ne Number | Number | | | |
| IT Manger Name | `Manger Name E-mai | | | l Address Phone Number | | | | |
| □ Lincoln □ Mas □ RAM □ Subar Multi-Franchis | C | □ Hyundai □ da □ Mercedes □ Volkswagen ntact Informa | Infiniti | □ Chevrolet □ Ch □ Jaguar □ Jeep □ Mitsubishi □ Nissan | Kia 🚨 Land Ro | over 🗖 Lexu I Pre-Owned | os Only | |
| Dealership Name | Fra | anchise Sales Conta | ct E | E-mail Address | | | Phone Number | |
| Dealership Name | Fra | anchise Sales Conta | ct E-mail Address | | | Phone Number | | |
| Dealership Name Franchise Sales Contac | | | et E-mail Address Phone Number | | | mber | | |
| ☑ Dealer New veh ☑ Dealer Pre-own | advertising ement on particle inventory of | Contact Na Services cipating Credit Undisplayed on part | me nion Car Buying Webs icipating Credit Union on participating Credit | E-mail Address sites n Car Buying Websites t Union Car Buying We Credit Union member | ebsites | Phone Nu | mber | |
| Marketing & A | dvertising | Monthly Fee | Schedule | | | | | |
| Dealer Program Level | Monthly Rate | Banner Ad (optional) | Fee Per Sold Vehicle Viewed | Price Per Lead Submission (PQR) | Auto Receive | KLA Rate Discount | Selection (Check Box | |
| Platinum | \$399¹ | Free | Free | Free | Included | .15%² | | |
| Premier | \$299 ¹ | \$35 | \$15 | \$10 | Included | .10%² | | |
| Preferred | \$199 | \$70 | \$30 | \$20 | Included | .05%² | | |
| Prospector 10% Discount if pay annu | \$99 | \$100 If permissible up to max | \$45 | \$30 | Yes / No | - | | |
| Marketing & A | dvertising | Fees\$99.0 | 0 per feed ee (one time) | Billing Be | egins (15 th of follo | wing month v | ria ACH) | |
| Authorized Representative Name (printed) | | | Authorized Representative Signature | | Date | | | |
| Authorized Reseller Name (printed) | | | Authorized Reseller | r Signature | | | | |

Date

Authorized FocusOne Marketing Signature



WHEREAS:

- A. FocusOne Marketing, LLC (FOM) and participating credit unions (Credit Union) desire for Dealer to participate in FOM's Member Auto Center™ (MAC™) program, that provides licensed motor vehicle dealers with a Credit Union member marketing and advertising platform and to manage Credit Union sales leads through seamless technology (the "MemberAutoCenter.com Services"). The motor vehicle dealer is able to use the Program Services to generate car sales business and enhance its relationship with participating Credit Unions, easily offer its new and pre-owned vehicle inventory to members of participating Credit Unions, and attract incremental sales of new and pre-owned vehicles.
- B. Program marketing and advertising with the MemberAutoCenter.com Services provided by the Credit Union with a branded website and marketing support to attract new and pre-owned vehicle sales inquiries. Each vehicle sales inquiry receives an e-mail response, identification of the participating dealer able to fulfill the sales inquiry, and direct transfer of a Credit Union member sales inquiry to a designated enrolled dealer representative for the sale of the vehicle.
- C. Dealer desires to join the MAC^{TM} program and to implement and utilize the MemberAutoCenter.com Services under the terms contained in this Agreement.

NOW, THEREFORE, IT IS HEREBY AGREED AS FOLLOWS:

1. FOM'S OBLIGATIONS

- 1.01 MemberAutoCenter.com Services: During the term of this Agreement, FOM will provide the MemberAutoCenter.com Services to Dealer in the manner described in this Agreement.
- 1.02 *MemberAutoCenter.com* for the *Dealer*: Dealer will interact with the MemberAutoCenter.com Services through FOM's MAC[™] web-based Dealer system ("The MAC[™] Dealer System"). Any further customization of the MAC[™] Dealer System that Dealer desires must be done by FOM and will be subject to FOM's approval and will be contracted and billed separately to the dealer in a manner acceptable to both parties. FOM reserves the unrestricted right, but shall have no obligation, to modify the MAC[™] Dealer System.
- 1.03 Priority for the MemberAutoCenter.com Dealer Network: Dealer, as a participant in FOM's MAC™ Program, and all other MAC™ MemberAutoCenter.com Dealer Network participants will receive the first right to fulfill any vehicle sales leads generated by members of a FOM Credit Union through FOM's MAC™ MemberAutoCenter.com system.
- 1.04 Advertising and marketing efforts through the Credit Union, as described on page 1 under "Marketing and Advertising Services" section.

2. **DEALER'S OBLIGATIONS**

- 2.01 MAC™ Dealer Network and MemberAutoCenter.com Services Participation Fee:
- (a) A one-time set-up fee as outlined on the signature page of the agreement; and
- (b) A monthly marketing and advertising fee based on enrollment of dealership(s) and Service(s) as outlined on the signature page (page 1) of the agreement.
- 2.02 Dealer's New and Pre-Owned Vehicle Inventory Database (optional, based on selection on page 1 under "Marketing and Advertising Services" section): Dealer agrees to provide an electronic database of Dealer's new and pre-owned vehicle inventory, and will provide no less than weekly updates of Dealer's new and pre-owned vehicle inventory. The specific information required for each new and pre-owned vehicle and the manner in which the electronic database is to be delivered by Dealer will be specified by FOM in writing from time to time. Dealer responsible for new and pre-owned inventory feed ability and content; any customization cost for feed to transfer to MAC™ system will be the responsibility of the dealer.



2.03 Designated Enrolled Dealer Representative: To facilitate the servicing of Credit Union members, Dealer agrees to designate the appropriate dealer representative(s) ("Dealer Representative(s)") to whom all vehicle leads will be transferred through the MAC $^{\text{TM}}$ Program. The Dealer Representative(s) or any other agent or employee of Dealer who interact with a member of a MAC $^{\text{TM}}$ participating Credit Union will provide such service in a manner commensurate with FOM's superior member service standards.

2.04 *Financing Opportunities*: Dealer agrees to use its best efforts to ensure that all motor vehicle financing opportunities presented to Dealer by a member of participating Credit Unions through the use of the MAC™ Program will be directed through the Credit Union's indirect program or on a direct lending basis with the Credit Union.

2.05 *Compliance with Law*: Dealer will comply with all applicable state and federal laws, rules and regulations including, without limitation, Department of Motor Vehicles requirements with respect to licensure, dealer bonding and insurance. Dealer will promptly inform FOM if it becomes the subject of any disciplinary or license revocation proceeding, or it is otherwise the subject of any governmental order that materially affects its right or ability to perform its obligations under this Agreement.

2.06 FOM Indemnification: Dealer will indemnify, defend and hold harmless FOM and its directors, officers, representatives and employees against all losses, claims (whether or not valid), damages and liability (including reasonable attorney's fees) they incur arising out of the sale by Dealer of any new or pre-owned vehicle pursuant to this Agreement, or the violation by Dealer or its employees and agents of any law, rule or regulation applicable to Dealer or its affiliates, or to the extent caused by the fault or neglect of Dealer or its affiliates. If a claim should arise with respect to which FOM contends that it is entitled to indemnity hereunder, FOM shall immediately advise Dealer in writing of the nature of the claim and cooperate with Dealer in determining the factual basis of the claim. Dealer may defend such claim with counsel of its choice. FOM at its own expense may retain its own counsel to participate in the action.

2.07 *Credit Union Indemnification:* Dealer will indemnify, defend and hold harmless Credit Union and its directors, officers, representatives and employees against all losses, claims (whether or not valid), damages and liability (including reasonable attorney's fees) they incur arising out of the sale by Dealer of any new or pre-owned vehicle pursuant to this Agreement, or the violation by Dealer or its employees and agents of any law, rule or regulation applicable to Dealer or its affiliates, or to the extent caused by the fault or neglect of Dealer or its affiliates. If a claim should arise with respect to which Credit Union contends that it is entitled to indemnity hereunder, Credit Union shall immediately advise Dealer in writing of the nature of the claim and cooperate with Dealer in determining the factual basis of the claim. Dealer may defend such claim with counsel of its choice. Credit Union at its own expense may retain its own counsel to participate in the action.

3. <u>LICENSING OF THE MAC™ DEALER SYSTEM</u>

MemberAutoCenter.com Intellectual Property: FOM hereby grants a sublicense to Dealer to access the webbased MAC^{TM} Dealer System during the term of this Agreement. This sub-license is nonexclusive and FOM will be free at all times to sub-license the MAC^{TM} Dealer System absent any data, information or intellectual property related to Dealer.

3.01 *Sublicense*: Subject to the terms and conditions of this License, FOM hereby grants to Dealer a non-exclusive, non-transferable, revocable sublicense, under common law and any registrations covering the intellectual property of third parties, licensed to FOM and incorporated on any page which displays or uses such property in connection with the Extranet System. FOM and its licensors retain the right to use such intellectual property and to sublicense or license its use to any other designee. Dealer shall not represent in any manner that it has any ownership in the intellectual property licensed or sublicensed under this Agreement.

3.02 *Conditions of Use*: The grant of this sub-license and the use of the MAC[™] Dealer System is subject to the terms and conditions of this Agreement. Dealer shall cooperate with FOM to facilitate the preservation of the



intellectual property rights associated with the MAC[™] Dealer System. The parties agree to keep confidential all data, information or reports regarding Dealer's use of the MAC[™] Dealer System.

3.03 *Limitations*: Dealer shall not (i) use or permit the use of, any portion of the MACTM Dealer System except as authorized by this Agreement; (ii) sublicense any of its rights in the MACTM Dealer System to any third party without the prior written consent of FOM (iii) authorize any third party to access the MACTM Dealer System without the prior written permission of FOM; (iv) modify any part of the MACTM Dealer System; or (v) use any part of the MACTM Dealer System software to create a derivative or similar work.

3.04 *Ownership:* FOM and its Licensors are the owner of and retains all right, title and interest, including all copyright, patent, trade secret, trademark, and any other intellectual property rights, in and to the Member Auto Center Dealer System, including all updates, derivative works and modifications thereto. Dealer shall gain no right, title or interest in the Member Auto Center Dealer System by virtue of this sub-license, other than the non-exclusive license granted hereunder.

4. TERM AND TERMINATION

4.01 *Term:* This Agreement shall become effective as of the Effective Date when fully executed by all of the parties. The term of this Agreement shall be for a period of one (1) year beginning on the Effective Date. At the end of each term, this Agreement shall automatically renew for an additional year, unless either party gives written notice of its election not to renew at least thirty (30) days in advance of the end of the current term. Notwithstanding the foregoing, this Agreement will also terminate upon the expiration of FOM's license of the MemberAutoCenter.com Services.

- 4.02 *Termination*: Either party shall have the right, in addition and without prejudice to any other rights or remedies, to terminate this Agreement as follows:
- (a) Immediately upon written notice if (i) all or a substantial portion of the assets of the other party are transferred to an assignee for the benefit of creditors, to a receiver or to a trustee in bankruptcy, or (ii) a proceeding is commenced by or against the other party for relief under bankruptcy or similar laws and such proceeding is not dismissed within thirty (30) days; or
- (b) Upon the occurrence of an uncured material default by either party, the non-defaulting party shall have the option to terminate this Agreement by giving written notice of the exercise of such right to the defaulting party. As used herein, "uncured material default" shall mean a default that materially interferes with the benefits of this Agreement reasonably anticipated by such party at the time of execution of this Agreement with respect to which the non-defaulting party has given the defaulting party written notice specifying the default and the default has not been cured within thirty (30) days of the delivery of the notice; or
- (c) Immediately by FOM if Dealer knowingly and intentionally fails to provide a FOM MAC™ participating Credit Unions with a financing opportunity in violation of Section 2.04 of this Agreement.

5. REPRESENTATIONS AND DISCLAIMERS OF WARRANTY

5.01 *General Representations*. Each Party represents and warrants to the other Party that (a) it has the right and power to perform its obligations and to grant the rights granted herein; (b) its performance under this Agreement shall not violate any agreement or obligation between it and a third party or any applicable law, ordinance or regulation; and (c) no content or materials that are provided to the other Party do now or will in the future infringe upon or violate any intellectual property right or proprietary or non-proprietary right of any third party.

5.02 MemberAutoCenter.com Services – Disclaimer of Warranty. EXCEPT AS EXPRESSLY PROVIDED IN THIS PARAGRAPH, THE MEMBERAUTOCENTER.COM SERVICES ARE PROVIDED AND MEMBER AUTO CENTER DEALER SYSTEM IS SUB-LICENSED "AS IS" WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY WARRANTY OF MERCHANTIBILITY, PERFORMANCE, OR FITNESS FOR A PARTICULAR PURPOSE. FOM does not warrant THE ACCURACY OF THE VEHICLE INFORMATION



PROVIDED THROUGH THE MEMBERAUTOCENTER.COM SYSTEM, that the MEMBERAUTOCENTER.COM SERVICES will meet Dealer's requirements or that operation will be uninterrupted or error free.

6. **MISCELLANEOUS**

6.01 *Notices*: Any notices to be given hereunder by either party to the other shall be in writing and may be transmitted by personal delivery or by mail, registered or certified, postage prepaid with return receipt requested. Mailed notices shall be addressed to the parties at the addresses appearing in the introductory paragraph of this Agreement, but each party may change that address by written notice in accordance with this section. Notices delivered personally shall be deemed communicated as of the date of actual receipt; mailed notices shall be deemed communicated as of the third day following the date of mailing.

6.02 Assignment: Neither party to this Agreement may assign any of its rights or delegate any of its duties under this Agreement without the prior written consent of the other party to this Agreement, which consent may not be unreasonably withheld. Consent to an assignment shall be deemed automatically granted if said assignment is made in conjunction with the sale or other transfer of a controlling percentage of the stock of either party. Any attempted assignment or delegation in violation of this provision shall be void.

6.03 Applicable Law and Venue: This Agreement shall be governed by federal law and the laws of the State of Texas. Any legal action related to this Agreement shall be initiated in a state or federal court in Houston, Texas.

6.04 Entire Agreement: This Agreement, including any addenda attached hereto, supersedes any and all other agreements, either oral or in writing, between the parties hereto with respect to the subject matter of this Agreement and contains all of the covenants and agreements between the parties with respect to that. Each party to this Agreement acknowledges that no representation, inducements, promises, or agreements, orally or otherwise, have been made by any party, or anyone acting on behalf of any parties, which are not embodied herein, and that no other agreement, statement, or promise not contained in this agreement shall be valid or binding on either party. Notwithstanding the foregoing, the FOM MAC™ Dealer Agreement shall remain in full force and effect and this Agreement shall not modify the obligations and rights of the parties pursuant to the FOM MAC™ Dealer Agreement.

6.05 Modifications: Any modification of this agreement will be effective only if it is in writing and signed by the party to be charged.

6.06 Effect of Waiver: The failure of either party to insist on strict compliance with any of the terms, covenants, or conditions of this Agreement by the other party shall not be deemed a waiver of that term, covenant, or condition, nor shall any waiver or relinquishment of any right or power at any one time or times be deemed a waiver or relinquishment of that right or power for all or any other times.

6.07 Counterparts: This Agreement may be executed in one or more counterparts, each of which shall be deemed an original, and all of which shall constitute one and the same instrument.



Request for Taxpayer Identification Number and Certification

► Go to www.irs.gov/FormW9 for instructions and the latest information.

Give Form to the requester. Do not send to the IRS.

| | Triane (as shown on your moone tax retain). Name is required on this line, do not leave this line shall | | | | | | | |
|---|--|--|---------------------------------|--|--|--|--|--|
| | 2 Business name/disregarded entity name, if different from above | | | | | | | |
| Print or type. Specific Instructions on page 3. | 3 Check appropriate box for federal tax classification of the person whose name is entered on line 1. C following seven boxes. □ Individual/sole proprietor or □ C Corporation □ S Corporation □ Partnership | 4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3): | | | | | | |
| | single-member LLC | | Exempt payee code (if any) | | | | | |
| | Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=Partner | | | | | | | |
| | Note: Check the appropriate box in the line above for the tax classification of the single-member of the LLC if the LLC is classified as a single-member LLC that is disregarded from the owner unless the another LLC that is not disregarded from the owner for U.S. federal tax purposes. Otherwise, a single-member LLC that is not disregarded from the owner for U.S. federal tax purposes. Otherwise, a single-member LLC that is not disregarded from the owner for U.S. federal tax purposes. | Exemption from FATCA reporting code (if any) | | | | | | |
| _ iji | is disregarded from the owner should check the appropriate box for the tax classification of its ow Other (see instructions) ▶ | (Applies to accounts maintained outside the U.S.) | | | | | | |
| ğ | 5 Address (number, street, and apt. or suite no.) See instructions. | Requester's name a | and address (optional) | | | | | |
| See (| | | | | | | | |
| Ø. | 6 City, state, and ZIP code | | | | | | | |
| | 7 List account number(s) here (optional) | | | | | | | |
| | | | | | | | | |
| Pai | t I Taxpayer Identification Number (TIN) | | | | | | | |
| | your TIN in the appropriate box. The TIN provided must match the name given on line 1 to a | urity number | | | | | | |
| | p withholding. For individuals, this is generally your social security number (SSN). However, nt alien, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other | tor a | | | | | | |
| | s, it is your employer identification number (EIN). If you do not have a number, see <i>How to g</i> | et a | | | | | | |
| TIN, la | | | | | | | | |
| | If the account is in more than one name, see the instructions for line 1. Also see What Name | e and Employer | r identification number | | | | | |
| Numb | er To Give the Requester for guidelines on whose number to enter. | | - | | | | | |
| Par | Certification | | | | | | | |
| Unde | penalties of perjury, I certify that: | | | | | | | |
| 2. I ar Sei | number shown on this form is my correct taxpayer identification number (or I am waiting fon not subject to backup withholding because: (a) I am exempt from backup withholding, or (lyvice (IRS) that I am subject to backup withholding as a result of a failure to report all interest onger subject to backup withholding; and | b) I have not been n | otified by the Internal Revenue | | | | | |
| 3. I ar | n a U.S. citizen or other U.S. person (defined below); and | | | | | | | |
| 4. The | FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA report | ing is correct. | | | | | | |
| | cation instructions. You must cross out item 2 above if you have been notified by the IRS that you failed to report all interest and dividends on your tax return. For real estate transactions, item | | | | | | | |

acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions for Part II, later.

Here U.S. person ▶

Signature of

General Instructions

Sign

Section references are to the Internal Revenue Code unless otherwise

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to *www.irs.gov/FormW9*.

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following.

• Form 1099-INT (interest earned or paid)

- Form 1099-DIV (dividends, including those from stocks or mutual funds)
- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
- Form 1099-S (proceeds from real estate transactions)

Date ▶

- Form 1099-K (merchant card and third party network transactions)
- Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding, later.