Agreement No.:



GAP ADDENDUM

M.S.R.P./J.D. Power	Original Contract		Term		APR%:	APR%:	
Year:	Make:	Date: Make:		(Months): Model:		Mileage:	
VIN:			Amount Financed/ Capitalized:		□ New □ Used		
DEALER INFORMA	TION						
Name:				Phone:			
Address:							
City: State:				Zip:			
	ENROL	LMENT CHA	ARGE \$				
LENDER INFORMA	TION			L pu			
Name:				Phone:	Phone:		
Address: City:		State:		Zip:			
		State		249.			
CUSTOMER/BORRO Last Name:	OWER INFORMATIO	N irst Name:		Phone:			
Address:				Thone.			
		l g, ,		7:			
City:	State:			Zip:			
ions contained in this Add Addendum amends the Fi st You for the amount due CLUSIONS. If the Financi st You. Igh not required to do so, ddendum, You may be at ace of insurance on the	nancing Contract. In the under a Qualifying Loss. ing Contract is sold or as You elect to purchase this ole to purchase a similar pr Collateral, and does not	event of a Co You will remain signed by Us, Addendum for coduct from a co afford collision	nstructive Total Lo n responsible for any this Addendum will or an additional cha company of Your cho on, comprehensive	oss of the Collater y past due amounts Il follow the Finance rge which is shown bice. This GAP Pre, or any other for	ral, We hereby agree s, payment extension cing Contract with r n above. As an alter cogram is not insur-	e to waive Ou is, or any item no subrogation rnative to pure ance, does n	
DLLMENT IS AVAILABLE (OWLEDGE AND AGREE	nunications with Your Prin DNLY AT THE TIME THE F THAT YOUR ACCEPTAN DT IMPACT THE CREDIT	FINANCING CO	NTRACT IS ORIGI ADDENDUM IS VO	NALLY EXECUTE LUNTARY AND IS	NOT REQUIRED IN	ORDER FO	
overage under this Adden	dum may decrease over t ditions, limitations, and exc					es of this Add	
addendum is not available							
	cknowledge: 1) You have m these written provisions;	3) this Adden	dum is not an insur	ance policy or part			
made to You that differ fro rize release of the Financi	ing contract and/or any or						
	ing contract and/or any of						

PROGRAM LIMITS

Maximum Amount Financed-to-Value Ratio (AFVR):	Maximum Term (RISC or Loan):	Maximum Term (Lease)	Maximum Limit of Coverage:
115% MSRP/J.D. Power	84 months	60 months	\$50,000

DEFINITIONS

Actual Cash Value (ACV) means the value of the Collateral on the Date of Loss, as determined by the Primary Carrier. In the event that there is no Primary Carrier coverage in effect on the Date of Loss, the Collateral is self-insured, the Primary Carrier is declared insolvent, or if the Primary Carrier policy has a stated value or limit of liability that is less than the value of the Collateral on the Date of Loss, then ACV may be established by determining the average retail value of the Collateral using the J.D. Power Official Guide, based on the best information available on the Collateral's options, mileage, and condition on the Date of Loss.

Addendum means this document, which amends the Financing Contract.

Branded Title means any certificate of ownership that is, or has been, officially designated as defective, or anything other than 'clean'. This includes titles branded as salvage, rebuilt, flood or water damaged, odometer rollback, or lemon law or manufacturer buyback.

Collateral means the vehicle shown on page one of this Addendum, and described in the Financing Contract, which is a multi-axle truck exceeding 19,500 GVWR, or a Semitruck Tractor or Semitrailer. Collateral covered under this Addendum may not be more than twenty (20) years old.

Constructive Total Loss means a direct and accidental loss of, or damage to, the Collateral, which meets one of the following criteria: 1) the Collateral is declared a total loss by the Primary Carrier or 2) no Primary Carrier coverage is in force, and either: a) the Collateral is stolen and not recovered within thirty (30) days of the Date of Loss, and remains unrecovered at the time of notification of loss (Unrecovered Theft) or b) the total cost to repair the Collateral as a result of the loss or damage is greater than or equal to its Actual Cash Value, as of the Date of Loss.

Customer/Borrower means the person(s) or business purchasing this Addendum, and named in the Financing Contract.

Date of Loss means the date on which the Collateral is reported stolen or incurs physical damage that is severe enough to constitute a Constructive **Total Loss**

Financing Contract means the contract which represents the financing instrument for the purchase or lease of the Collateral, which sets forth the terms, conditions, inception date, and expiration date of the financing instrument.

Free Look Period means the first thirty (30) days from the Addendum purchase.

Lender means the entity to which Your Financing Contract is sold, assigned, or transferred.

Net Payoff means the amount, as of the Date of Loss, represented by the portion of Your unpaid balance, according to the original payment schedule of the Financing Contract that is secured by the Collateral, subject to the following limitations: the amount does not include: any unearned finance charges or loan charges; past due payments/skipped payments as described in the Financing Contract; late charges; uncollected service finance charges; refundable prepaid taxes and fees; disposition fees; termination fees; penalty fees; amounts that are added to the Financing Contract balance after the inception date; or the recoverable portion of finance service charges, financed amounts for unearned insurance premiums, or refundable charges (including, but not limited to credit life and vehicle service coverages/warranties) that are owed to You on the Date of Loss.

If the Financing Contract includes financing for any additional vehicles (including trailers and Semitrailers) or any other equipment items other than the Collateral identified on this Addendum, then the Net Payoff will be calculated only for the proportionate share of the Financing Contract represented by the Collateral. The proportionate share will be calculated by determining the percentage of the Financing Contract attributable to the Collateral at the time the Financing Contract was originally entered into, and multiplying the current outstanding balance of the Financing Contract by that percentage.

Primary Carrier means the insurance company selected by You prior to the Date of Loss that underwrites a policy of insurance providing physical damage coverage on the Collateral, or the insurance company that provides liability coverage to any person who has caused the Collateral to incur a Constructive Total Loss.

Qualifying Loss means the difference between the Net Payoff and the Actual Cash Value. The Qualifying Loss includes the amount of the Primary Carrier deductible on the Primary Carrier policy up to \$1,000.

Self-Financed means a Financing Contract that is funded and retained by the Dealer or any person or entity which is an affiliate of, under common ownership with, or under the direct or indirect control of the Dealer or its owners, shareholders, managers, or executives. This includes any Financing Contract from a Dealer offering "Buy Here Pay Here" financing to its customers.

Semitrailer means a trailer, without any self-propulsion mechanisms, which is designed for transporting property when used in conjunction with a Semitruck Tractor, and so constructed that some part of its weight is carried by the Semitruck Tractor.

Semitruck Tractor means (1) a non-property-carrying power unit that operates in combination with a Semitrailer or trailer; or (2) a power unit that carries property when operating in combination with a Semitrailer in transporting motor vehicles or any other commodity, including cargo or general freight on a backhaul.

Settlement Date means the date on which the Primary Carrier issues the settlement check for the Collateral.

Transportation Network Company is an organization offering prearranged transportation services for compensation, using an online application or platform to connect passengers with drivers willing to transport them (Uber, Lyft, etc.).

CONDITIONS

- 1. This Addendum may not cover a Constructive Total Loss if You, the Customer/Borrower, intentionally conceal or misrepresent any material fact relating to this Addendum.
- You are responsible for making at least the minimum payment under the terms of the Financing Contract for each payment due after the Date of Loss until the terms of the Financing Contract have been fulfilled.
- Should You not have Primary Carrier insurance coverage on the Date of Loss, and the type of loss is not Unrecovered Theft, it is Your responsibility to advise the Administrator within ninety (90) days from the Date of Loss, and have the Collateral available for inspection (inspection costs are Your responsibility) to determine the actual total cost to repair the Collateral. The Administrator will use this information to determine if the Collateral is a Constructive Total Loss.
- This Addendum will provide coverage to the Collateral when the AFVR exceeds the Maximum AFVR stated above; however, this Addendum will not cover the amount exceeding the Maximum AFVR.
- The GAP term must be equal to the term of the Financing Contract. For Financing Contracts with non-monthly payments, the GAP term must be rounded up to the nearest whole month.

MITIGATION OF LOSS

You should do all things reasonable and practical to avoid any loss covered under this Addendum and to protect the Collateral from any further loss. You should also take reasonable measures to ensure that the maximum amount of Actual Cash Value of the Collateral is paid by Your Primary Carrier.

CANCELLATION

You have the unconditional right to cancel this optional Addendum for a refund/credit of the unearned portion of the charge for this Addendum at any time. If the Addendum is terminated, or cancelled by You, during the Free Look Period, You will receive a full refund/credit of the Addendum cost, provided no Qualifying Loss amount has been waived. After the Free Look Period, and provided no Qualifying Loss amount has been waived, You will receive a refund/credit of the Addendum cost calculated by the Pro Rata refund method, based on the number of days remaining in the Addendum term, less a \$50.00 cancellation fee, where such cancellation fee is permitted by law.

In order to receive any refund due in the event of **Your** cancellation of this GAP **Addendum**, or early termination of the **Financing Contract**, **You**, in accordance with the terms of this **Addendum**, must provide a written request to cancel to the Dealer/Lender or Administrator within ninety (90) days of **Your** decision to cancel the **Addendum**, or the occurrence of the event terminating the **Financing Contract**. If the refund/credit is not received within sixty (60) days of notice of cancellation, contact the Administrator shown below.

In the event of a cancellation, the **Lender** will be named as payee on all refunds and sole payee on a repossession refund. Any refund due may be applied by the **Lender** as a reduction of the amount owed under the **Financing Contract**, unless **You** can show that the **Financing Contract** has been paid in full.

TERMINATION OF ADDENDUM

This Addendum will terminate on the earliest date that one of the following events occurs: 1) the date Your Addendum is cancelled; 2) the date Your Financing Contract is scheduled to terminate; 3) upon payment in full of the Financing Contract; 4) expiration of any redemption and reinstatement period following the repossession or surrender of the Collateral; 5) in the event of a Constructive Total Loss, after the Qualifying Loss has been waived or it is determined that no Qualifying Loss exists; or 6) the date the Financing Contract is refinanced.

CONSTRUCTIVE TOTAL LOSS PROCEDURES

A Constructive Total Loss must be reported to the Administrator within ninety (90) days from the Settlement Date. No amount will be waived for any Constructive Total Loss reported after ninety (90) days. In the event there is no Primary Carrier, the Customer/Borrower has ninety (90) days from the Date of Loss to report a Constructive Total Loss. Once a Qualifying Loss has been waived, this Addendum will terminate and be considered fully earned and not subject to any cancellation refund.

In the event of a **Constructive Total Loss**, **You** must notify and provide the following to the Administrator: 1) a copy of the **Financing Contract** and a copy of this signed **Addendum**; 2) a copy of the **Financing Contract** history and pay-off as of the **Date of Loss**; 3) a legible copy of the Police Report, which must include confirmation of the **Collateral** shown on this **Addendum**. If a Police Report is not available, and the cause of loss to **Collateral** was not due to theft, fire, or vandalism, a signed and notarized brief description of the loss (including confirmation of the **Collateral**) will be acceptable; 4) a copy of the settlement check, **Collateral** valuation report, total loss breakdown, and Declarations Page, issued by the **Primary Carrier** (provided **Primary Carrier** coverage is in effect on the **Date of Loss**); 5) a copy of the Bill of Sale (aka Buyer's Order, Purchase Agreement, etc.) as well as the manufacturer's invoice or window sticker (if the **Collateral** was purchased new), or the bookout sheet (if the **Collateral** was purchased used); 6) verification of any other refundable amounts; and 7) any additional or reasonable documentation requested by the Administrator. The Administrator will not be able to obtain this information for **You**.

REPORT A CONSTRUCTIVE TOTAL LOSS TO OUR ADMINISTRATOR:

Comprehensive Auto Resources Company, Inc., P.O. Box 1268, Exton, PA 19341, (877) 902-8790, Fax: (610) 524-8504 Email: Claims@carcogap.com

EXCLUSIONS

In addition to other provisions herein, this **Addendum** does not provide coverage for:

- A. any loss occurring prior to the **Financing Contract** inception date shown on page one.
- B. any loss occurring after the Addendum has been terminated.
- C. any loss due to confiscation of the Collateral by a government body or public official.
- D. any loss resulting from the Collateral being operated, used, or maintained in any race, speed contest, or other contest.
- E. any loss due to mechanical or electrical breakdown or failure.
- F. Collateral held as security under any wholesale, floor plan, or field warehouse.
- G. any vehicle that does not qualify as Collateral, as defined by this Addendum.
- H. **Collateral** used as an emergency vehicle, for livery, as part of a peer-to-peer car sharing program, as a taxi, or for limousine or shuttle service where compensation is provided for those services.
- I. Collateral being utilized as part of a Transportation Network Company.
- J. passenger cars, buses, motorcycles, recreational vehicles, farming or outdoor equipment, non-street legal vehicles, or the following construction vehicles: bulldozers, front loaders, backhoes, graders, trenchers, cranes, loaders, crawler dozers, compactors, excavators, forklifts, conveyors, concrete mixer trucks, or off-highway dump trucks.
- K. rare, exotic, unusual, limited production, one-of-a-kind, or customized vehicles.
- L. utility trailers, cargo trailers, travel trailers, or any trailer that is not classified as a Semitrailer.
- M. any loss occurring after the Collateral has been repossessed by the Lender or placed in their possession or in the possession of their employees or agents.
- N. any amounts deducted from the **Primary Carrier** settlement for wear and tear, prior damage, unpaid insurance premiums, rebates, towing, storage, and/or salvage.
- O. any loss attributable to other than the standard or optional equipment available from the manufacturer of the Collateral.
- P. Collateral with a Branded Title.
- Q. Collateral being operated by an unlicensed driver.
- R. any loss resulting directly or indirectly from the keys being left unattended in the Collateral.
- S. any loss resulting directly or indirectly from any dishonest, fraudulent, or intentional act committed by You or Your permissive user.
- T. any loss that may reasonably be attributable to an unlawful or criminal act by **You** or **Your** permissive user. No **Qualifying Loss** will be waived until the charge has been dismissed or adjudicated not guilty.
- U. a Financing Contract that does not have uniform scheduled payments after the first payment is made.
- V. a Financing Contract that is Self-Financed.
- W. any loss that occurs outside of the United States of America (USA), its territories or possessions, or Canada.
- X. Collateral with a Financing Contract in which the amount financed for the Collateral exceeds the Maximum Amount Financed Limit shown on the top of page two.
- Y. Collateral with a Financing Contract where the contract term exceeds the Maximum Term as shown on the top of page two.

If a loss is excluded due to any condition contained in this **Addendum**, please refer to the CANCELLATION section for instructions on how to request a refund, and a refund will be provided, in accordance with the correlating terms and conditions.

STATE PROVISIONS

The following state specific requirements are added to and become part of Your Addendum and supersede any other provision to the contrary:

Alabama: The GAP Enrollment Charge is not regulated. It is Your responsibility to determine whether the cost of the GAP Addendum is reasonable in relation to the protection afforded by the GAP Addendum. In the event of cancellation of the GAP Addendum due to early termination of the Financing Contract, the Lender shall provide, or cause the Administrator or retail seller to provide, within sixty (60) days of termination, any refund due, without requiring You to request cancellation of the Addendum.

Alaska: The deductible provision is excluded for GAP Addendums sold in Alaska.

Arkansas: The GAP Enrollment Charge is not regulated. It is Your responsibility to determine whether the cost of the GAP Addendum is reasonable in relation to the protection afforded by the GAP Addendum.

Colorado: Before purchasing and signing the GAP Addendum, it is required that You review the following disclosures:

- The purchase of a GAP Addendum is not required in order to obtain the credit or any particular or favorable credit terms;
- The fee for the GAP Addendum is disclosed on page one of this Addendum;
- You may wish to consult an insurance agent to determine whether similar coverage may be obtained through an insurance product and at what cost:
- The GAP Addendum benefits may decrease over the term of the Financing Contract;
- You may cancel the GAP Addendum for any or no reason within thirty (30) days after the GAP Addendum was purchased and receive a full refund of the Enrollment Charge so long as no loss or event covered by the GAP Addendum has occurred;
- This GAP Addendum is not a substitute for collision or property damage insurance.

Leases are not eligible for coverage; therefore, all references to leases are hereby deleted. If this transaction contains a fee, charge, or premium for the GAP Addendum, all holders and assignees of this consumer credit transaction are subject to all claims and defenses that the consumer could assert against the original creditor resulting from the consumer's purchase of the GAP Addendum. The DEFINITIONS section is amended as follows: The definition of Net Payoff is deleted in its entirety and replaced with the following, "means the deficiency balance owed by You as of the Date of Loss, calculated in accordance with the terms of the Financing Contract, with the exclusion of the following: amounts owed for unpaid payment installments under the Financing Contract, including any fees or surcharges imposed as late charges for unpaid installments, legally permitted fees incurred after the effective date of the Financing Contract, fees for the return of payment, premium or fees for legally permitted insurance added after the effective date of the Financing Contract, refunds owed on cancellable service contracts and other protection products that were financed in the Financing Contract, the salvage value of the Collateral, as determined by the Primary Carrier, if the totaled Collateral is retained by You, or deductions taken by the Primary Carrier for prior unrepaired damage to the Collateral. Deductions can only be taken for prior unrepaired damage if the Administrator or Lender has documented proof that: 1) You submitted an insurance claim related to the prior unrepaired damage or 2) You received payment for the prior unrepaired damage." Qualifying Loss shall not be reduced by any additional amounts, fees, or charges, other than those listed in the definition of Net Payoff. The CANCELLATION section is deleted in its entirety and replaced with the following: You have the unconditional right to cancel this Addendum for a refund of the unearned portion of the charge for this Addendum at any time. If the Addendum is terminated or cancelled by You during the Free Look Period, You will receive a full refund of the Addendum cost, as long as no loss or event covered by the GAP Addendum has occurred. After the Free Look Period, and provided no loss or event covered by the GAP Addendum has occurred, You will receive a refund of the Addendum cost calculated by the Pro Rata refund method, less a \$25.00 cancellation fee. The cancellation fee only applies if the Addendum was cancelled by You. In order to cancel the GAP Addendum, You must send written notice of cancellation to the Administrator at the mailing address provided on the bottom of this page, or to cancellations@carcogap.com. In the event of cancellation due to early termination of the Financing Contract, the Lender shall provide, or cause the Administrator or retail seller to provide, any refund due to You, without requiring You to request cancellation of the Addendum. The Lender must refund You the unearned fee paid for GAP if: 1) the Financing Contract is prepaid prior to maturity or the Vehicle is no longer in the Your possession due to the Lender's lawful repossession and disposition of the Vehicle, and 2) You have not made a claim under the GAP Addendum. In the event of a cancellation, the Lender will be named as payee on all refunds and sole payee on a repossession refund. Any refund due may be applied by the Lender as a reduction of the amount owed under the Financing Contract, unless You can show that the Financing Contract has been paid in full. The CONSTRUCTIVE TOTAL LOSS PROCEDURES section is amended as follows: A Constructive Total Loss must be reported to the Administrator within ninety (90) days from the Settlement Date or from the date the Lender notifies You of any deficiency balance owed, whichever is later. The EXCLUSIONS section is amended as follows: Exclusions N. and O. are deleted in their entirety.

Connecticut: The definition of Free Look Period is deleted in its entirety and replaced with the following: Free Look Period means the first sixty (60) days from the Addendum purchase. The Lender shall provide, or shall cause the retail seller to provide, any refund due not later than sixty (60) days after the Lender receives Your cancellation concerning such refund, without requiring You to request the refund.

Illinois: The seller, holder, or any of their affiliates may receive something of value in connection with the purchase of this GAP Addendum. In the event the Financing Contract is a lease, the definition of Qualifying Loss is deleted in its entirety and replaced with the following: Qualifying Loss means the difference between the amount owed (or which would be owed in the absence of GAP protection) by the lessee under the consumer lease in the event of a total loss of the Collateral prior to the end of the lease term occasioned by its theft, physical damage, or other occurrence as specified in the consumer lease, and the Actual Cash Value, or portion of the Actual Cash Value of the Collateral actually received by the lessor from the insurance company or from any other person. The term Qualifying Loss shall not include any deductible amount applicable to an insurance policy maintained by the lessee, or any past due amounts owed by the lessee as of the time of the receipt by the lessor of the insurance proceeds or any other amount due because of the lessee's default.

Indiana: The cancellation fee is not applicable. The sale of this GAP Addendum is not permitted if the amount financed, less the cost of the GAP Addendum, less the cost of credit insurance, and less the cost of warranties, is less than 80% of MSRP for a new vehicle or 80% of the J.D.Power average retail value for a used vehicle. You may be able to obtain GAP coverage from Your Primary Carrier. In the event of cancellation of the GAP Addendum due to early termination of the Financing Contract, the Lender shall provide, or cause the Administrator or retail seller to provide, any refund due to You, without requiring You to request cancellation of the Addendum. For Questions or Complaints, You may contact the Indiana Department of Financial Institutions at: 30 South Meridian St., Suite 300, Indianapolis Indiana 46204, 1-800-382-4880.

Kansas: The cancellation fee is not applicable. This GAP Addendum may not cancel or waive the entire amount owing at the time of loss. To report claims for GAP coverage, You may contact the Administrator, Comprehensive Auto Resources Company, Inc., at P.O. Box 1268, Exton, PA 19341, (877) 902-8790, claims@carcogap.com. For complaints regarding Your GAP Addendum, You may contact the Kansas Office of the State Bank Commissioner at 700 SW Jackson, Suite 300, Topeka, KS 66603, http://www.osbckansas.org/.

Louisiana: The cancellation fee is not applicable. The extender of credit hereby agrees, by acceptance of this Addendum as an amendment to the Financing Contract upon assignment, to waive Your liability for the difference between the outstanding balance (excluding past due amounts, payment extensions, insurance or other charges as described in this Addendum) under the Financing Contract as of the Date of Loss and the Actual Cash Value of Your Collateral. Exclusion N. is deleted in its entirety and is replaced with the following: N. any amounts deducted from the Primary Carrier settlement for prior damage, unpaid insurance premiums, rebates, towing, storage, and/or salvage.

Maine: The cancellation fee is not applicable. Leases are not eligible for coverage; therefore, all references to leases are hereby deleted. If You are unable to provide the requested claim documentation within the stated time frame, an extension of time will be granted, provided You are able to present information to explain or excuse a late filing of a claim. In addition, the deadline will be reasonably extended in the event the Dealer/Lender or Administrator request additional documentation. A claim will not be denied for Your failure to provide documentation to the Administrator, if that

documentation either 1) can be provided by the Dealer/Lender, or 2) is not essential to the adjudication of the claim. Any limitation or exclusion based on a fact or circumstance that was known, or should have been known, by the Dealer at the time of sale of the GAP Addendum, is deleted in its entirety.

Maryland: Leases are not eligible for coverage; therefore, all references to leases are hereby deleted. Neither the Maximum AFVR nor the Maximum Limit of Coverage are applicable. The definition of Actual Cash Value is deleted in its entirety and replaced with the following: Actual Cash Value means the proceeds of any insurance maintained on the Collateral, or, if You do not have insurance, the Actual Cash Value will be determined by the Administrator using the nationally or regionally recognized guide, such as J.D. Power or Kelley Blue Book (KBB), based on the best information available on the Collateral's options, mileage, and condition. The definition of Net Payoff is deleted in its entirety and replaced with the following: Net Payoff means Your outstanding balance as of the Date of Loss. This does not include delinquent or deferred payments, past due charges, late payment charges, unearned interest, unearned rental payments, the portion of any financed taxes or charges, including charges for credit life insurance, credit health insurance, credit involuntary unemployment insurance and mechanical repair contracts actually refunded to You or credited as a reduction to the Financing Contract balance, and any Primary Insurance deductible in excess of \$1,000. Exclusions N. and O. are deleted in their entirety.

Minnesota: This GAP Addendum cannot be sold in conjunction with the sale or lease of any used motor vehicle that is an automobile or truck that is

valued at less than \$5,000. THE GAP WAIVER IS OPTIONAL. YOU DO NOT HAVE TO PURCHASE THIS PRODUCT IN ORDER TO BUY OR LEASE THIS MOTOR VEHICLE. YOU ALSO HAVE A LIMITED RIGHT TO CANCEL.

Nebraska: This **Addendum** is not insurance and is not regulated by the Nebraska Department of Insurance. The **Lender** or Administrator cannot unilaterally modify the terms of the **Addendum** unless the modification is favorable to the **Borrower** and is made without additional charge to the **Borrower**, or the **Borrower** is notified of the proposed modification and has the option to cancel the **Addendum** without penalty.

Nevada: IMPORTANT: A Guaranteed Asset Protection Waiver is not a policy of liability or casualty insurance and does not satisfy the requirement to maintain liability insurance pursuant to NRS 485.185. Failure to make a timely payment under the terms of the finance agreement may void the Guaranteed Asset Protection Waiver. If void, please refer to the CANCELLATION section for instructions on how to request a refund, and a refund will be provided, pursuant to the correlating terms and conditions.

New Hampshire: The cancellation fee is not applicable. The initial Creditor may assign the GAP Addendum with the Financing Contract to a sales finance company or other assignee. In the event the Financing Contract is a lease, the definition of Qualifying Loss is deleted in its entirety and replaced with the following: Qualifying Loss means the difference between the amount owed (or which would be owed in the absence of GAP protection) by the lessee under the consumer lease in the event of a total loss of the Collateral prior to the end of the lease term occasioned by its theft, physical damage, or other occurrence as specified in the consumer lease, and the Actual Cash Value, or portion of the Actual Cash Value of the Collateral actually received by the lessor from the insurance company or from any other person. The term Qualifying Loss shall not include any deductible amount applicable to an insurance policy maintained by the lessee, or any past due amounts owed by the lessee as of the time of the receipt by the lessor of the insurance proceeds or any other amount due because of the lessee's default.

New Jersey: In the event of cancellation of the GAP **Addendum**, or early termination of the **Financing Contract**, the **Lender** shall provide, or cause the Administrator or retail seller to provide, any refund due within sixty (60) days of the event terminating the **Financing Contract**, without requiring **You** to request the refund, or within sixty (60) days of the receipt of **Your** cancellation of the GAP **Addendum**.

New Mexico: The cancellation fee is not applicable.

Massachusetts: The cancellation fee is not applicable.

Oregon: The cancellation fee is not applicable. In the event of cancellation of the GAP Addendum due to early termination of the Financing Contract, the Lender shall provide, or cause the Administrator or retail seller to provide, any refund due to You, without requiring You to request cancellation of the Addendum.

Pennsylvania: The seller of this Addendum may retain a portion of the charges paid for this Addendum.

South Carolina: The cancellation fee is not applicable. This GAP Addendum cannot be sold if the amount financed, less the cost of the GAP Addendum, the cost of credit insurance, and the cost of service contracts is less than eighty percent (80%) of the Manufacturer's Suggested Retail Price (MSRP) for a new vehicle, or the J.D. Power average retail value for a used vehicle. THIS GAP WAIVER IS NOT REQUIRED TO OBTAIN CREDIT, NOR TO OBTAIN CERTAIN TERMS OF CREDIT OR TO PURCHASE THE RELATED MOTOR VEHICLE. THIS GAP WAIVER WILL NOT BE PROVIDED UNLESS YOU SIGN AND AGREE TO PAY THE ADDITIONAL COST.

Tennessee: The cost of the **Addendum** is not regulated and **You** have the responsibility to determine whether the cost of the **Addendum** is reasonable in relation to the coverage afforded by this **Addendum**. The effective date of any cancellation may be no earlier than ninety (90) days prior to the date such written notice is received by the Administrator.

Texas: You may file a complaint about this **Addendum** with the Office of Consumer Credit Commissioner by telephone at (800) 538-1579; via mail to 2601 N. Lamar Blvd., Austin, Texas 78705; or by visiting their website at occc.texas.gov.

Utah: The **Addendum** is subject to limited regulation by the Utah Insurance Commissioner. Complaints regarding the GAP **Addendum** may be submitted to the offices of the Utah Insurance Commissioner.

Vermont: The cancellation fee is not applicable. The Dealer must assign, sell, or transfer, within fifteen (15) business days, the **Financing Contract** to a **Lender** as defined in subdivision 1110(32) of Title 8 or a credit union or entity licensed under subdivision 2201(a)(1) or (3) of Title 8 or this **Addendum** is void and **You** will receive a full refund of the charges of the **Addendum**.

Washington: Any refund of purchase price for an Addendum that was included in the financing of the Collateral may be applied by the Lender as a reduction of the overall amount owed under the Financing Contract, rather than applying the refund strictly to the purchase price of the Addendum. The Addendum is not credit insurance, nor does it eliminate Your obligation to insure the Collateral as provided by laws of this state. Purchasing an Addendum does not eliminate Your rights and obligations under the vendor single-interest and collateral protection coverage laws of this state.

West Virginia: Once activation of waiver benefits has been initiated, and until such time as the request for a benefit under the GAP **Addendum** is resolved, the GAP **Addendum** shall not be terminated or cancelled, nor shall a request for a benefit under the GAP **Addendum** be denied, by the **Lender**, Administrator, or other designated party, solely due to **Your** failure to make monthly payments owed for the GAP **Addendum** purchase price.

Wisconsin: The cancellation fee is not applicable. This Addendum is between the Borrower and Creditor, or if assigned, with the assignee, pursuant to the terms and conditions of this Addendum. You will not be charged for the cost of any inspection requested by the Administrator. This Addendum terminates no later than the earliest of the following events: 1) cancellation by the Borrower, 2) payment in full by the Borrower of the related credit transaction, 3) expiration of any redemption period after a repossession or surrender of the Collateral specified in the Financing Contract, or 4) upon total physical damage loss or unrecovered theft of the Collateral specified in the Financing Contract, after the Lender has waived the GAP amount, or it is determined that no GAP amount exists. If this Addendum is canceled or terminated during the Free Look Period, the Borrower is entitled to a full refund/credit of the GAP Enrollment Charge, plus the amount of any applicable finance charges.

Wyoming: The cancellation fee is not applicable.