

This Agreement between Speed Leasing Company LLC, its parents, affiliates, successors and assigns, located at 1855 Griffin Rd, Ste B390, Dania Beach, FL 33004-2246 (collectively referred to as "SLC") and

Address:	
Address:	
D/B/A:	
Dealer Name:	

Or any entity controlled by a principal also owning a controlling interest in an authorized motorcycle dealership (hereinafter the "Dealer"), sets out the basic terms, rights and obligations of Dealer and SLCrelating to the preparation and submission of Leases, Contracts, Ancillary Contracts and Security Agreements between SLC and Customers ("Contracts").

DEFINITIONS

In this Agreement, the following terms shall have the following meanings:

- (a) "Ancillary Contract" means a contract for any ancillary product, including but not limited to a credit-life insurance policy, credit disability insurance policy, automobile liability insurance policy, Guaranteed Asset Protection (GAP) product, extended warranty contract, tire and wheel packages, mechanical breakdown protection contract, maintenance agreement, service contract, extended service contract, anti-theft devices, obtained by a Customer through the Dealer for which funds may be advanced.
- (b) "Contract" means the lease contract by which Dealer leases a Vehicle to a Lessee, in form and content acceptable to SLC, which may or may not contain a balloon payment feature.
- (c) "Lessee" or "Customer(s)" means collectively all lease applicants and Vehicle lessees and purchases of Financial Product(s).
- (d) "Lease" means a retail lease agreement by which Dealer leases a Vehicle to a Lessee, in formand contact acceptable to SLC.
- (e) "Vehicle" means a new or used motorcycle, passenger car or truck lease by Dealer to a Lessee pursuant to a Lease.
- 1. <u>Funding of Contracts:</u> SLC may approve applications for leases made by Customers and submitted by Dealer, if acceptable to SLC, at a rental structure established from time to time by SLC. In this regard:
 - a. To the extent permitted by applicable law, Dealer will communicate to SLC:

- i. All such credit information concerning Lessee (and any other person named by Lessee in the lease application) as Dealer may have;
- ii. The financial terms of the lease; and
- iii. The initial value of the Vehicle ("Initial Value").
- b. SLC may, in its sole discretion, contact the Lessee to their identity and confirm the terms of the Lease.
- c. SLC in its sole discretion will make a decision as to whether SLC will purchase each Contract and Vehicle offered to it by Dealer. Prior to funding, Dealer shall provide to SLC all documents and information required in the Funding Checklist (including but not limited to)::
 - i. A completed lease application satisfactory to SLC and executed by Lessee;
 - ii. The original Lease (and all counterparts thereto) executed by Dealer, as Lessor, and Lessee with all blanks completed in a manner satisfactory to SLC;
 - iii. An assignment of the Lease to SLC or its designee (which may change from time to time by providing written notice to Dealer), executed by Dealer.
 - iv. The certificate of ownership or other evidence of registration or application therefore showing SLC or its designee as registered and legal owner of Vehicle covered by Contract, free from any liens or claims;
 - v. Evidence of insurance as required by the Lease;
 - vi. Confirmation that the GPS device has been installed and is in proper working order;
 - vii. The Dealer's invoice of the Vehicle covered by the Contract naming Dealer as transferor and SLC as transferee of the Vehicle; and
 - viii. Any other such documents, executed by Dealer, Lessee or other party, reasonably requested by SLC in order to establish the consummation of the transaction contemplated hereby, the taking of all corporate proceedings in connection therewith, and compliance with the conditions as set forth herein, and to protect the interest of SLC in any Contract or Vehicle.

The amount due to Dealer on behalf of Lessee (the "Contract Lease Amount") shall be the amount determined under the terms of the Contract.

SLC will pay the Contract Lease Amount, less any obligation of Dealerto SLC, to Dealer no later than 2 business days after receipt of the approved and executed Contract. If the Contract Lease Amount is less than any obligation of Dealer to SLC, the shortage will be promptly paid to SLC by Dealer. SLC reserves the right to set offand subtract from any amounts due Dealer, any chargeback amounts, credit memo amounts, or any other amounts owed by Dealer to SLC.

2. <u>Perfection of Ownership Interest in Vehicles Covered by Contracts:</u> As directed by SLC, Dealer will prepare and forward the application for title and registration for the Vehicle showing SLC's interest in the Vehicle by or before five (5) days after the funding of the Lease package and the Customer receives possession of the Vehicle. Dealer will file and record all documents necessary to

perfect a valid and enforceable ownership interest on behalf of SLC with respect to Vehicles subject to Contracts, and will send SLC the filing receipts and related documents. TIME IS OF THE ESSENCE with regard to this Paragraph 3. In the event that SLC does not receive perfection of ownership within ninety (90) days, Dealer agrees to SLC may require, at any time prior to perfection of ownership being issued, Dealer to purchase the Contract from SLC upon demand for the amount of the unpaid balance of such Contract.

With the cooperation of Dealer, SLC will accomplish all inspections, registrations, and licensing of a Vehicle which may be required during the term of the Contract, and will collect all costs and expenses thereof directly from the Lessee. Dealer will cooperate and provide assistance with all necessary title, lien, and/or registration renewals and issues, as reasonably requested by SLC.

- 3. <u>Dealer's Representations and Warranties:</u> As to each Contract sold to SLC, Dealer warrants thatas of the date of sale:
 - a. If it is a corporation, it is in good standing in the state of its incorporation and it has obtained the necessary resolution from its Board of Directors, and if required, the necessary shareholders' ratification of the making of this Agreement and entering into the Contracts and upon execution by Dealer of this Agreement and the Contracts each of such agreements shall constitute a valid and binding agreement of Dealer.
 - b. Prior to entering into a Contract, Dealer is licensed and authorized to enter into such Contract in the state or states where the provisions of the Contract are negotiated, the Contract is executed and the Vehicle is delivered.
 - c. If Dealer conducts business under a fictitious trade name or trade style, Dealer has and shall comply with, all applicable laws relating to the doing of business under a fictitious trade name or style.
 - d. It (i) has received and will retain in its files for a period of five (5) years, a signed authorization from customer for Dealer and SLC to pull credit reports; (ii) has received a copy of SLC's fair leasing policy statement, attached to this Agreement as Appendix A, addressing SLC's commitment to fair, no-predatory and non- discriminatory leasing, and to compliance with all laws prohibiting unfair and deceptive practices (iii) agrees to comply with SLC's fair leasing policy statement during the entire term of this Agreement and (iv) understands that any failure to comply shall be grounds for immediate termination of this Agreement. In addition, any application or Contract found not to be in compliance with such policy statement shall constitute a breach of this Agreement.
 - e. Dealer has caused title to the Contract and the Vehicle, free in either instance, of any lien or encumbrance or claim or defense by the Customer, to be conveyed to SLC or its designee.
 - f. The Vehicle leased under the Contract actually is delivered to Lessee and is free from anylien or encumbrance except those in favor of SLC or Lessee.
 - g. Dealer shall not lease, sell or offer to lease to SLC any vehicle which may have a "branded" title. By way of example, a "branded" title includes such titles, but is not limited to the following: totaled, reconditioned, salvaged, junked, damaged, rebuilt, warranty returned odometer discrepancy, or flood. In the event that Dealer leases or sells to SLC a "branded" title, Dealer agrees to purchase the Contract from SLC for the amount of the unpaid balanceof such Contract.

- h. The Contract and any other related instruments or necessary document has been duly authorized and executed by the Customer, constitutes the Customer's valid and binding agreement, and has been duly executed by Dealer and the Customer at Dealer's premises.
- i. The statements in the Contract and in any other instrument executed in connection therewith were delivered to the Customer at the time of execution.
- j. Dealer completed the lease transaction in accordance with all applicable federal, state and local laws and regulations including making all disclosures required in the Contract, in any other document executed in connection with the Contract, andin any advertisement of the transaction and in any related purchase order.
- k. Dealer acknowledges that SLC assumes no risk or liability with respect to a Vehicle or Contract for any event which occurs prior to SLC's purchase of such Vehicle or Contract.
- l. The Vehicle was not repurchased by the manufacturer or any prior seller as a result of alemon law claim, settlement or other action.
- m. The Customer has and shall have no defense, offset or counterclaim as to the enforcement of the Contract arising out of the conduct of Dealer, its agents or employees.
- n. All persons in possession of the Vehicle have signed the Contract as Lessees.
- o. All Agreements of Dealer with respect to the Vehicle, other than agreements relative to its acquisition by Dealer, are contained either in a Contract or in this Agreement, and neither Dealer nor any of its employees or agents has made any oral or written promise, affirmation, warranty or representation to the customer that is not contained in this Contract.
- p. Dealer has accurately disclosed any cash down payment or trade-in allowance.
- q. Dealer is responsible for accurately applying the current and proper tax rates applicable to the Contract transaction and for entering the current and proper tax rates in to the Contract, into any communications with SLC, and into any Contract related documents.
- r. There are no actions, suits, or proceedings pending, or to Dealer's knowledge, threatened against or affecting Dealer or the properties of Dealer before any court or governmental department, commission, board, bureau, agency or instrumentality, domestic or foreign, that, if determined adversely to Dealer, would have a materially adverse effect on the ability of Dealer to perform its obligations hereunder, or under any warranty of Dealer relating to any Vehicle or Contract.
- 4. <u>Indemnification</u>: Dealer shall be liable to and shall defend, indemnify and hold harmless SLC, its officers, employees, agents and directors from any legal or equitable claims, complaints, injunctive relief, liabilities, damages, demands, suits, costs, set-offs, losses and expenses, including without limitation, reasonable legal fees, disbursements, fines, penalties, and court costs, incurred by SLC or its respective officers, employees, agents and directors arising out of:
 - a. An act, omission or misrepresentation by the Dealer that breaches any term or condition of this Agreement or applicable law;
 - b. Any wrongful act or omission by Dealer in connection with the furnishing of any vehicles, goods or services accepted by Lessee pursuant to this Agreement; or
 - c. The death or injury to any person or the loss, destruction or damage to any property arising out of the furnishing by SLC of any vehicles, goods or services, the purchase or lease of which was financed pursuant to a Contract except to the extent caused by acts or omissions of persons who are employees of SLC.

If a claim is made against SLC, arising out of an act, omission or breach by Dealer, Dealer shall provide, at its sole expense, legal counsel for SLC, its successors and assigns, for the defense and settlement of such claim, including losses, and shall reimburse SLC for any reasonable out of pocket costs incurred in the defense. SLC shall, in good faith, provide all reasonable and allowable information as well as reasonable assistance, in resolving such claims. At any point where the parties reasonably believe that a conflict arises between SLC and Dealer, SLC will provide its own defense, but shall reserve its right to seek and obtain costs of defense and indemnification from Dealer.

If the Dealer's breach, untrue warranty or misrepresentation is made in connection with a Contract, upon SLC's request, Dealer shall purchase the Contract, by paying to SLC (1) the unpaid balance of the Contract, and (2) all losses and expenses incurred by SLC as a result of such breach, untrue warranty or misrepresentation. If a Contract is rescinded by court order due to any act or omission of Dealer, Dealer shall pay SLC (1) the unpaid balance of the Contract, and (2) all losses and expenses incurred by SLC.

5. <u>Insurance:</u> Unless prohibited by law, there must be liability and physical damage coverage for both collision and comprehensive losses including, but not limited to, such perils as fire, theft and vandalism, acceptable to SLC, covering the vehicles referred to in Contracts. It is the Dealer's responsibility to verify insurance coverage at the time of delivery of the vehicle to Lessee, and "SpeedLeasing Company LLC, its successors and assigns" and "SLC Trust" must be included on the policiesas an additional insured and loss payee.

Complete and accurate information about insurance must be furnished to SLC at the time SLC accepts the Contract, including, but not limited to, providing appropriate verification of insurance through an acceptable carrier showing "Speed Leasing Company LLC, its successors and assigns" and "SLC Trust," or any other entity as designated by SLC in writing as an additional insured and loss payee that receives thirty (30) days written notice of any intent to cancel or non-renew. Prior toacceptable of the Contract, such insurance information shall be provided and approved by SLC.

- 6. <u>Tax Treatment of Vehicles:</u> SLC shall be entitled to be treated as owner of any Vehicle purchased by SLC hereunder for federal income tax purposes (unless SLC disposes of such Vehicle), and each Vehicle shall qualify as "new section 38 property" for federal income tax purposes immediately after its purchase by SLC hereunder. Dealer will not take any position on its tax returns or other filings with any taxing authority which is inconsistent with the representation and warranty contained herein.
- 7. Ancillary Contracts: For an Ancillary Contract where Dealer is a reseller and which Dealer serves as agent for the provider, Dealer agrees to purchase the Contract from SLC upon demand for the amount of the unpaid balance of such Contract, if a claim or defense is asserted by the Customer under the warranty or service contract, and Dealer is not able to reasonably resolve the dispute with the Lessee within ninety (90) days of the oldest unpaid payment.

In the event Customer defaults under the Lease, any Ancillary Contract executed between Customer and Dealer will be immediately terminable by SLC. Dealer will reimburse SLC on a pro-rata basis within 90 days of cancelation for the remainder of the term of the Ancillary Contract.

In the event a Vehicle is covered under any applicable manufacturer's warranty at the time of the Vehicle's Contract with SLC, Dealer will make every effort to honor such warranty, in accordance with the terms and conditions of such warranty. Dealer agrees to offer to Lessee any additional Dealer-backed warranty which Dealer, in its ordinary course of business, makes available to any othercustomer purchasing or leasing a Vehicle.

8. Repossession, Redemption and Disposition: Except as provided herein or as otherwise agreed, Dealer will have no responsibility for a Lessee's default or for the disposition of a repossessed Vehicle. Dealer agrees to notify SLC within 2 business days following the receipt of any repossessed, returned, or abandoned Vehicle. In no event shall SLC be liable for any storage fees from the date Dealer takes possession of the Vehicle thru 60 days following the Dealer's notification to SLC of its possession of any repossessed, returned, or abandoned Vehicle. SLC shall not be liable for any repair, customization, or reconditioning cost not pre-approved by SLC in writing. For the purposes of this section, A Vehicle shall be considered "abandoned" if the Vehicle is brought to Dealer for repairs, maintenance or otherwise, and the Dealer has attempted contact with the Lessee, the Lessee has not responded and the Dealer deems the bike to have been abandoned.

The Vehicle Lease will provide that the Vehicle must be returned to the Dealer that originated the Lease or returned to a dealer specifically designated by SLC, at SLC's sole discretion.

Upon the voluntary or involuntary surrender and return of a Vehicle, Dealer may purchase the Vehicle from SLC at a mutually agreed upon price, although Lessee shall have the first opportunity topurchase the Vehicle, per the terms of the Lease or as required by state statute. In the event Lessee chooses to purchase the Vehicle at the termination of the Lease, Dealer will make available to Lessee all standard credit or financing options which Dealer offers to its customers in the normal course of marketing and selling Vehicles, in order to facilitate Lessee's purchase of the Vehicle from SLC.

- 9. <u>Termination:</u> SLC or Dealer may terminate this Agreement upon written notice to the other party, effective immediately. The termination of this Agreement shall not release SLC or Dealer from any obligation incurred with regard to approved Contracts subject to this Agreement or any other agreement. This Agreement, upon execution, shall serve as notice that any previous Agreement between SLC and Dealer is hereby superseded and terminated. SLC shall not have any obligation to fund any Contracts upon receipt of Dealer's termination notice.
- 10. <u>Dealer Not Made Agent or Representative of SLC:</u> Dealer is not an agent of SLC, and Dealer has no express or implied authority to act on behalf of or make any representations whatsoever on behalf of SLC. Dealer is an independent business, supporting its own services. Dealer shall have no authority to assume any obligation on behalf of SLC without the prior written consent of SLC. In addition, Dealer shall not use SLC's name in any way that implies that Dealer is an agent, partner or employee of SLC or has the authority to bind SLC to any agreement. Furnishing Lessees with Contracts and other forms and information provided to Dealer by SLC for delivery to Lessees, shall not be deemed to violate this paragraph.
- 11. <u>Sale or Transfer of Dealership:</u> Upon a sale or transfer of any dealership the successor to the Dealer ("Successor") shall agree, pursuant to all terms and conditions state in this Agreement, to assume all responsibility for any outstanding accounts with SLC, and all charge backs due to early default.

12. Compliance with Law

- a. Dealer represents and warrants that it will comply with all applicable federal, state and local laws, rules and regulations related to the origination of leases including, and in no way limited to, the Consumer Leasing Act (CLA), the Gramm-Leach-Bliley Act (GLBA), the Equal Credit Opportunity Act (ECOA), the Fair Credit Reporting Act (FCRA), the Truth in Lending Act (TILA), the Electronic Funds Transfer Act (EFTA), the USA PATRIOT Act, the Dodd-Frank Wall Street Reform and Consumer Protection Act ("Dodd-Frank"), and the Bank Secrecy Act (BSA), andthe implementing regulations for each.
- b. As part of Dealer's compliance with the USA PATRIOT Act, the FCRA, and the BSA, Dealer shall implement a reasonable Customer Identification Program ("CIP") and recordretention program, which may include but is not limited to, the following:
 - i. Verifying the identity of any person applying for a lease. This includesobtaining an acceptable Driver's License or other acceptable government-issued identification card for all Customers listed on any application for any Contract.
 - ii. Maintaining records of the information used to verify the identity of any Lessee or lease applicant, including name, address, and other identifying information.
 - iii. Develop appropriate and commercially reasonable measures to properly manage and dispose consumer information acquired in the context of business activities with SLC, in all formats and media, including but not limited to electronic records and records maintained in paper-based form or electronic form.

The foregoing is merely a representative list and is not an exhaustive inventory of all ways in which a Dealer can comply with the USA PATRIOT ACT, the FCRA and the BSA.

- c. Likewise, SLC will remain compliant with all federal and state laws, and implement a reasonable CIP and records retention program, and conform to the implementing federal regulations.
- d. In the event that any of Dealer's physical or electronic safeguards have been breached, and that non-public personal information has been obtained by persons and/or entities without authority to use or view such nonpublic personal information, Dealer will notify SLC, in writing, as soon as reasonably practicable. Nothing in this section shall be construed to createany third-party beneficiary rights in any consumer or other holder of nonpublic personal information. This clause shall survive termination of this Agreement.

- e. Each Party understands and agrees that in fulfilling their obligations under this Agreement, it will receive Personal Information of Consumers ("PI"), as that term is defined in the California Consumer Privacy Act ("CCPA"), or otherwise as regulated in the GLBA, or other similar state statutes ("Privacy Laws"). Each Party is responsible for its own compliance and agrees to make its best efforts to fully comply with Privacy Laws. Each Party represents that, as applicable under the Privacy Laws, it provides all required notices, privacy policy disclosures, and responses to reasonably verified requests.
- f. Failure to comply with this section is a material breach of this Agreement, and may be cause for immediate termination.
- 13. <u>Business Practices</u>: Dealer agrees that in conducting business with SLC, whether by mail, fax, telephone, electronic or any other means, such business will be conducted in accordance with all guidelines and instructions provided by SLC, including but not limited to, user manuals, funding guidelines, term sheets and information provided by any form of communication. Dealer and SLC agree that in conducting all business with each other, such conduct shall be in goodfaith, and for their mutual benefit.
- 14. <u>Breach of Agreement</u>: In the event Dealer or SLC breaches any term of this Agreement, the breaching party shall be liable for all costs, reasonable attorney's fees, expenses, damages, and otherassociated losses related to the breach and/or enforcement of the terms of this Agreement.
- 15. <u>Verification</u>: Dealer agrees that SLC, with commercially reasonable written notice, has the right by audit, inspection or other means, to verify Dealer's compliance with this Agreement, at any reasonable time.
- 16. <u>Severability</u>: If, at any time subsequent to the acceptance date hereof, any provision of this Agreement, or any Supplement or Addendum hereto, shall be held by any court of competent jurisdiction to be illegal, void or unenforceable, such provision shall be of no force and effect, but theillegality or unenforceability of such provision shall have no effect upon and shall not impair the enforceability of any other provision of this Agreement or any Supplement or Addendum hereto.
- 17. <u>Integration</u>: This Agreement (and any Exhibits, Schedules, Supplements or Addenda attached hereto) constitutes the entire Agreement between SLC and Dealer concerning the subject matterhereof and incorporates all representations, promises and statements, oral or written, made in connection with the negotiation of the same.
- 18. <u>Non-Waiver</u>: The failure of either party at any time to require performance by the other party of any provision hereof shall not affect the full right of such party to require such performance at any time thereafter nor shall the waiver of either party of a breach by the other be deemed to be a waiver of any subsequent breach of such provision.
- 19. <u>Successors and Assigns</u>: This agreement shall be binding upon and inure to the benefit of the parties' respective successors, assigns, legal representatives, heirs, executors and administrators, as applicable. Dealer may not assign any of its rights or duties under this Agreement without the priorexpress written consent of SLC.

- 20. <u>Supersedes Previous Agreements</u>. This Agreement supersedes all prior agreements and understandings, oral, written and implied, between the parties hereto with respect to the subject matter hereof. All such prior agreements and understandings are hereby terminated and deemed of no further force or effect.
- 21. <u>Modification</u>: This agreement may not be varied, altered, amended or supplemented, nor may any of its provisions be waived, except by a writing duly executed by authorized representatives of SLC and Dealer.
- 22. Notices: Each party has the duty to provide the other party with address change information andupdates of any other information which materially affects this Agreement.
 Any notice, request, demand, waiver, approval or other communication which is required or permitted to be given under this Agreement shall be in writing and given to the parties at their addresses above. Such notice shall be deemed to have been given as of the date personally delivered, or on the fifth day after deposit in the United States mail, or on the second day after deposit with Federal Express or an equivalent overnight delivery service.
- 23. <u>Governing Law</u>: The parties to this Agreement represent that they have read and understood each provision of this Agreement and have discussed this Agreement with legal counsel or have been advised to, and have been provided they opportunity to, discuss this Agreement with legal counsel. This Agreement shall not be construed against any party on the ground that the Agreement or any part of it was drafted by one party rather than the other.
- 24. <u>Use of SLC's Systems</u>: SLC will grant and provide Dealer with access to pricing calculators, pricing spreadsheets ("Pricing Materials"), and/or a web-based system for use in SLC's lease transactions. Pricing Materials are confidential in nature and shall not be disclosed to any third parties. Dealer agrees access to the web-based system is personal to Dealer and will be provided on a non-exclusive basis to Dealer and its named users only ("Named Users") during the Term of this Agreement.

Dealer and its Named Users may access the Services and use the features of the Platform only as permitted by this Agreement. Dealer acknowledges and agrees that any breach of this Agreement by a Named User or any other employee agent or contractor of Dealer shall be deemed a breach of this Agreement by Dealer. Dealer shall make no attempt to, and shall not permit any Named User or others to make any attempt to: (a) download, reproduce, copy alter, adapt, modify, improve, translate, create derivative works from, reverse engineer, disassemble, decompile, or otherwise attempt to reveal the trade secrets or know how underlying the SLC systems; (b) interfere in any manner with the hosting of Dealer Portal or the performance of the Services; (c) sublicense, resell or transfer any of Customer's or its Named Users rights under this Agreement.

[SIGNATURE BEGIN ON NEXT PAGE]

IN WITNESS WHEREOF the foregoing Retail Lease Account Agreement is hereby executed on						
day of						
	SPEED LEASING COMPANY, LLC					
BY:	BY:					
Name:	Name:					
Title	Title					



Appendix A

Speed Leasing LLC Fair Leasing Policy Statement

Speed Leasing LLC is committed to leasing fairness and fair leasing practices, both in direct credit transactions and indirect credit transactions.

Federal fair lending laws and regulations expressly prohibit discrimination on the basis of race, color, religion, national origin, marital status, age (provided the applicant is of legal age to enter a binding contract), sex, disability, familial status, receipt of public assistance, or the exercise of good faith of any right under the Consumer Credit Protection Act in any aspect of a loan transaction. These are commonly known as "prohibited basis."

State and federal laws governing unfair and deceptive trade practices prohibit engaging in practices that misrepresent or omit information that causes customers to be misled as to the true nature of a product or service, or which case substantial injury to a customer.

Dealer will make SLC products available on a consistent and fair basis, provided the applicants meet SLC leasing guidelines, along with applicable SLC policies and business focuses. Specifically, Dealer shall not discourage an applicant from applying for an SLC product based on a "prohibited basis".

Dealer shall represent and offer SCL products, ensuring compliance with all laws and regulations prohibiting unfair and deceptive trade practices. Dealer will ensure that information provided to customers and applicants is complete and accurate, that all material product or service features are clearly and accurately disclosed, and that any complaints alleging unfair or deceptive practices are investigated and handled appropriately. Dealer shall communicate any such complaint and the outcome and result of any investigation.

Dealer shall have policies and procedures, as necessary, to ensure compliance with both the technical requirements and spirit of this Fair Leasing Policy Statement.



Dealer Information Worksheet for:			
Location:			
Main Phone Number:			
Who will administer web access?			
Sales Manager Contact #1	Sales Manager Contact #2		
Name	Name		
Phone	Phone		
Email			
F&I Manager Contact #1	F&I Manager Contact #2		
Name	Name		
Phone	Phone		
Email	Email		
Funding Contact	Business Development Center Contact		
Name	Name		
Phone	Phone		
Email	Email		
Funding Information	Titles / DMV Processing Contact		
Bank Name	Name		
Account #	Phone		
ABA #	Email		
Exact Name on Acct			
Account Address	Additional Contact Name		
	Phone		
_	 Email		