

Notice of Requirement to Provide and Agreement to Furnish Insurance

Purch		Description of Vehicle					
			Year		Make		
			Model		Body Type		
			Vehicle lo	dentification Num	nber		
I, THE UNDERSIGNED PURCHASER(S), AGREE TO PROVIDE PROTECTION AGAINST SERIOUS FINANCIAL LOSS SHOULD AN ACCIDENT OCCUR. I UNDERSTAND MY INSTALLMENT CONTRACT OR LOAN REQUIRES THAT THE VEHICLE BE CONTINUOUSLY COVERED WITH INSURANCE AGAINST THE RISKS OF FI RE, THEFT, AND COLLISION. I FURTHER UNDERSTAND THAT IF FOR ANY REASON THE INSURANCE IS NOT OBTAINED AND CONTINUOUSLY MAINTAINED, WELLS FARGO DEALER SERVICES HAS THE RIGHT TO SECURE INSURANCE ACCORDING TO THE TERMS OF MY CONTRACT OR LOAN. REQUIRED COVERAGE: COMPREHENSIVE AND COLLISION WITH SUGGESTED MAXIMUM DEDUCTIBLE OF \$500.							
INSURANCE			URANCE				
AGENT	Name	C0	OMPANY	Name			
	Street Address or PO Box			Policy Number			
INSURANCE	City State Zip			(Name on polic	y other than borrower)		
	Telephone						
COVERAGE	☐ Fire, Theft, CAC						
	Comprehensive						
WARNING	Collision Deductibles - \$		(Suggeste	ed maximum ded	ductible \$500)		
CONTRACT OR LOAN AGREEMENT, WE MAY PURCHASE INSURANCE AT YOUR EXPENSE TO PROTECT OUR INTEREST. THIS INSURANCE MAY, BUT NEED NOT, ALSO PROTECT YOUR INTEREST. IF THE COLLATERAL BECOMES DAMAGED, THE COVERAGE WE PURCHASE MAY NOT PAY ANY CLAIM YOU MAKE OR ANY CLAIM MADE AGAINST YOU. YOU MAY LATER CANCEL THIS COVERAGE BY PROVIDING EVIDENCE THAT YOU HAVE OBTAINED PROPER COVERAGE ELSEWHERE. YOU ARE RESPONSIBLE FOR THE COST OF ANY INSURANCE PURCHASED BY US. THE COST OF THIS INSURANCE MAY BE ADDED TO YOUR CONTRACT OR LOAN BALANCE. IF THE COST IS ADDED TO THE CONTRACT OR LOAN BALANCE, THE INTEREST RATE ON THE UNDERLYING CONTRACT OR LOAN WILL APPLY TO THIS ADDED AMOUNT. THE EFFECTIVE DATE OF COVERAGE MAY BE THE DATE YOUR PRIOR COVERAGE LAPSED OR THE DATE YOU FAILED TO PROVIDE PROOF OF COVERAGE. THE COVERAGE WE PURCHASE MAY BE CONSIDERABLY MORE EXPENSIVE THAN INSURANCE THAT YOU CAN OBTAIN ON YOUR OWN AND MAY NOT SATISFY ANY NEED FOR PROPERTY DAMAGE COVERAGE OR ANY MANDATORY LIABILITY INSURANCE REQUIREMENTS IMPOSED BY APPLICABLE STATE LAW.							
I CERTIFY THAT I/WE HAVE READ THIS AGREEMENT TO FURNISH INSURANCE DOCUMENTS:							
Borrower Sign	nature Date	C	Co-Borrowe	er Signature	Da	ite	
I CERTIFY THAT I HAVE VERIFIED THE EXISTENCE OF THE ABOVE COVERAGES (for indirect lending only):							
Name of Deal	ership		ealer Rep	resentative Sign	ature Da	ite	
		(Cut here)					
Dear Insurance Agent: Please provide appropriate evidence of insurance to Wells Fargo Dealer Services, naming it as loss payee on the collateral described below. To confirm my insurance, please send a policy to the address provided below, or call 800-368-6805.							
Year	Make Veh	Vehicle Identification Number					
Owner's Name Address			Mail to: Wells Fargo Dealer Services Insurance Service Center				

OF-12 (07/01/11) COPY 1 - LOAN FILE COPY 2 - INSURANCE AGENCY

_____ State _____ Zip ____

P.O. Box 5075

Coraopolis, PA 15108-5075



YOUR INSURANCE REQUIREMENTS

The Installment Contract or Loan you signed states you will insure the collateral described in the Contract or Loan for comprehensive and collision insurance. You must maintain this insurance throughout the duration of the Contract or Loan with Wells Fargo Dealer Services ("Lender"). In order for your auto insurance policy to be acceptable, your policy must include the following:

- Borrower/Co-Borrower must be named insured.
- Full description of the vehicle financed, including the vehicle identification number.
- Wells Fargo Dealer Services must be named as loss payee.
- Coverage must be effective from the date you purchased your vehicle.
- Comprehensive and collision coverage at least equal in value to the vehicle's actual value.
- Comprehensive and collision coverage with deductibles stated. Lienholder deductible of \$250.

We strongly encourage you to obtain insurance from an insurance company or agent of your choice. If we do not receive evidence of adequate insurance effective the date of your contract or loan, we may purchase insurance to protect our interest in the collateral.

THE COVERAGE THE LENDER MAY BUY IS VERY LIMITED. THE COVERAGE DOES NOT PROVIDE BODILY INJURY AND PROPERTY DAMAGE LIABILITY INSURANCE. THE COVERAGE DOES NOT COMPLY WITH ANY FINANCIAL RESPONSIBILITY LAW.

THE COVERAGE MAY COST MORE THAN THE INSURANCE YOU COULD BUY YOURSELF. IF INSURANCE IS PURCHASED ON YOUR BEHALF, YOU ARE OBLIGATED TO PAY THE LENDER THE COST OF THE INSURANCE PLUS INTEREST, ACCORDING TO THE CONTRACT OR LOAN.