INSURANCE PREMIUM FINANCING DISCLOSURE FORM

Florida law requires the owner of a motor vehicle to maintain personal injury protection and property damage liability insurance. Under certain circumstances as in Chapter 324, Florida Statutes, additional liability insurance may be required for bodily injury liability. Also additional insurance is usually required by a lienholder of a financed vehicle. Florida law does not require other insurance. The direct or indirect premium financing of auto club memberships and other non-insurance products is prohibited by state law.

Insurance you are REQUIRED by law to have: Personal Injury Protection (PIP)					•	•	•				•			\$		
Personal Damage Liability (PD)																
Other insurance which you MAY be required by la Bodily Injury (If an SR-22 has been issued)						•	•				•					
OPTIONAL insurance coverage:																
Bodily Injury (If an SR-22 has NOT been is	sued	d) .														
Uninsured Motorist																
Comprehensive																
Collision										•						
	•				•	•		•		•	•					
	•		•		•	•		•		•	•					
	•				•	•		•		•	•					_
Policy Fee, if applicable			•			•	•					•				
TOTAL INSURANCE PREMIUMS														\$		
Less Down Payment Applied															()
AMOUNT FINANCED (LOANED TO YOU).														\$		_
																=
I,(Print Name of Insured) and how much they cost.	_, ha	ve r	ead	the	e ab	ov	e a	nd	unc	lers	tar	ıd tl	he c	ovei	rages I am buying	g
					(Signature of Insured)								 ired)	_		