PARTNERSHIP AGREEMENT

This Agreement ("Agreement") is made effective as of [Date], by and between LPI Loans ("Lender") and [Partner Dealer/Company Name] ("Dealer").

1. Purpose

The purpose of this Agreement is to set forth the terms and conditions under which LPI Loans will provide financial services to customers who purchase vehicles or goods from Dealer, and Dealer will facilitate the transaction process.

2. Scope of Services

LPI Loans Responsibilities:

 Review and approve loan applications from customers referred by Dealer.
Issue loan checks for the full loan amount to Dealer upon execution of required customer documentation.

Dealer Responsibilities:

Present loan options to customers and facilitate the loan application process.
Ensure all necessary documentation is signed by customers before submitting the application to LPI Loans.

3. Loan Terms and Conditions

Loan approval is contingent on LPI Loans' standard underwriting procedures. The loan amount, interest rate, and repayment terms will be outlined in the individual loan agreement signed by the customer.

LPI Loans will disburse the loan amount directly to the Dealer upon successful loan approval and completion of customer documentation.

4. Payment and Disbursement

LPI Loans will issue the full loan amount directly to Dealer after the customer signs all necessary loan documents.

Payment will be made by check or electronic transfer, as agreed by both parties. Dealer agrees not to modify, alter, or adjust the loan amount or terms.

5. Ongoing Partnership

This Agreement will be effective for an ongoing term, subject to review or termination by either party.

Both parties agree to maintain open communication and ensure timely processing of all transactions.

6. Confidentiality

Both parties agree to keep all customer data and loan information confidential, and to comply with all applicable privacy laws and regulations.

7. Partnership Cancellation

Either party may cancel this Agreement with 30 days' written notice. Upon cancellation, any unresolved contracts or funds to be remediated within 10 business days.

8. Miscellaneous

This Agreement constitutes the entire understanding between the parties and supersedes all prior agreements, whether written or oral.

Any modifications or amendments must be in writing and signed by both parties.

IN WITNESS WHEREOF

The parties hereto have executed this Agreement as of the date first above written.

LPI Loans
Ву:
Name:
Title:
Dealer/Partner
Ву:
Name:
Title: