LIMITED RIGHT TO CANCEL - PURCHASE

(Spot Delivery)

	Date 06/01/2008
Customer's Name	Phone (H) (W)
Address	
Vehicle Description 2006 CHEVROLET IMPALA	Stock No.
V.I.NSale	esperson BRAD
a. The Dealership (also called "we", "us", or "our") agrees to you on the date this Limited Right to Cancel is signed by the for us to verify your credit and to obtain financing directly have had you sign (the "Lender") or, if you signed a Retail Installment Sale Contract to a third party financial institution financing from the Lender or to assign the Retail Installment Sale Coweregularly do business, within this period of time, you canceled, the Lender's loan documents or the Retail Install void and of no effect. This limited right to cancel will end at Lender or assign the Retail Installment Sale Contract or (in b. We will notify you if we cannot obtain financing from the and if we elect to cancel the sale of the Vehicle. Upon re	from the third party lender whose loan documents we Installment Sale Contract with us, to assign the Retail on. You agree that we have 10 days to obtain ent Sale Contract. If we are unable to obtain financing ontract to any one of the financial institutions with whom or we may cancel the sale of the Vehicle. If the sale is allment Sale Contract you have signed will be null and to the earlier of (i) the date we obtain financing from the ii) the end of the stated time period. Lender or assign the Retail Installment Sale Contract eccipt of such notice, you must comply with "Buyer's
Obligations" described below and we must give back to y with the terms of the Retail Buyer's Order.	
c. Buyer's Obligations: If we do not obtain financing from the within the time described above, and you or we cancel the to us immediately in the same condition as when sold, reather cost of repairing any damage occurring to the Vehicle from any expenses, costs and fees arising out of any act your possession. If the Vehicle is immobilized or impounded is necessary to ensure the Vehicle's return to us. If you do for all expenses incurred by us in taking the Vehicle from legal means to take it back.	e sale as provided above, you must return the Vehicle asonable wear and tear excepted. You agree to pay us while it is in your possession and to hold us harmless pertaining to the operation of the Vehicle while it is in ed while in your possession, you agree to do whatever on not return the Vehicle immediately, you will be liable
d. Nothing in this section gives you the right to cancel the Installment Sale Contract you have signed for reasons to Lender or assign the Retail Installment Sale Contract.	
e. The terms of this Limited Right to Cancel are hereby in Retail Buyer's Order and/or any Retail Installment Sale Ovehicle.	accorporated by reference into and made a part of any contract between you and us for the purchase of the
(Do) (Do)	4
Dealership Representative's Signature	Customer's Signature Customer's Signature
OADA-0303P (2/08) © 2008 The Reynolds and Reynolds Company THE PRINTER MAKES NO WARRANTY, EXPRESS OR IMPLIED, AS TO CONTENT OR FITNESS FOR PURPOSE OF THIS FORM: CONSULTYOUR OWN LEGAL COUNSEL.	TO ORDER: www.reysource.com; 1-800-344-0998; fax 1-800-531-9055