

Agreement

Monthly Vehicle Service Contract For New & Pre-Owned Vehicles

INFORMATION SCHEDULE

VEHICLE

Year, Make, Model, VIN

Current Mileage Vehicle Code

CUSTOMER

Name

Address, City, State, Zip

Phone Cell Email

SELLING DEALER

Name Dealer Number

Address, City, State, Zip Dealer Representative

Phone

MONTHLY VEHICLE SERVICE CONTRACT INFORMATION

Coverage Plan PLATINUM Purchase Date

Service Contract Term One Month Effective Date

Selling Dealer Network Deductible Initial Payment

Out-of-Network Deductible Monthly Payment

Your Monthly Payment is due on the of each month.

Provided the Monthly Payment is received by the same day of the month as the Effective Date, this Monthly Vehicle Service Contract will continue for the original Customer and Vehicle shown above up to a maximum of 36 months from the Effective Date, unless canceled in writing by You or Us.

Notice to Customer:

- Coverage under section III. Additional Benefits begins on the Purchase Date shown above.
- Coverage under section II. What This Service Contract Covers begins on the Effective Date shown above.
- The purchase of this Monthly Vehicle Service Contract is not required to obtain financing or to purchase or lease this Vehicle.
- You are required to obtain authorization prior to beginning any repairs covered by this Monthly Vehicle Service Contract. Refer to section VI. What To Do If Repairs Are Needed and section VII. Your Responsibilities for instructions.
- You must follow the maintenance procedures listed in section VII. Your Responsibilities. If Your failure to follow the procedures causes a Breakdown, You may be denied coverage.
- The benefits provided under automotive retailer Warranties required by state law are not covered by this Monthly Vehicle Service

 Contract
- This Monthly Vehicle Service Contract runs concurrent with, and is secondary to, any applicable manufacturer's Warranty.
- If the manufacturer's Warranty is void at the Purchase Date or becomes void during the Service Contract Term, We will not automatically suspend all coverage. We will not provide any coverage that would have otherwise been provided under the manufacturer's Warranty, until the full term of the manufacturer's Warranty elapses. However, We will continue to provide any other coverage under this Monthly Vehicle Service Contract, unless such coverage is otherwise excluded by the terms of this Monthly Vehicle Service Contract.

I (Customer), whose signature appears below, acknowledge that the information contained above is true and accurate. I have read the terms and conditions, understand and agree to all the provisions herein.

Buyer Signature

Provider and Administrator:

In AL: Automotive Warranty Services, Inc. dba Alabama Warranty Services, Inc.

In AZ, IA & WY: Consumer Program Administrators, Inc.

In CA: Motor Warranty Services of North America, California License #0E40891

In FL, LA & OK: Automotive Warranty Services of Florida, Inc., Florida License # 60023,

Oklahoma License # 44198051

All Other States: Automotive Warranty Services, Inc.; Texas License # 168

All located at 175 West Jackson Blvd., Chicago, Illinois 60604, 1-800-621-2130

For Emergency Roadside Assistance: Toll-free 1-866-603-5420

To File a Claim: Visit us at www.mrclaims.net

THE MECHANIC MONTHLY VEHICLE SERVICE CONTRACT

This agreement is a Monthly Vehicle Service Contract (hereafter referred to as "Service Contract") between **You** and **Us**, and describes the coverage **You** will have under **Your** Service Contract . In return for payment by **You** of the **Initial Payment** and subsequent **Monthly Payments**, subject to all the terms of this Service Contract, **We** agree with **You** as follows:

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I. KEY TERMS

When used, Key Terms will appear in bold print and initial upper case.

"Provider", "We", "Our" and "Administrator" mean Automotive Warranty Services, Inc.; Texas License #168, except in the state of Alabama where Provider, We, Us, Our and Administrator mean Automotive Warranty Services, Inc., in the states of Arizona, Iowa and Wyoming where Provider, We, Us, Our and Administrator mean Consumer Program Administrators, Inc.; in the state of California where Provider, We, Us, Our and Administrator mean Motor Warranty Services of North America, California License #0E40891; in the states of Florida, Louisiana and Oklahoma where Provider, We, Us, Our and Administrator mean Automotive Warranty Services of Florida, Inc., Florida License #60023, Oklahoma License #44198051, all located at 175 West Jackson Blvd., Chicago, Illinois 60604, 1-800-621-2130.

"Initial Payment" means the amount You paid at the Purchase Date of this Service Contract shown on the Information Schedule. The Initial Payment covers the time between the Purchase Date and the Effective Date.

"Breakdown" means the failure of any original or like replacement part covered by this Service Contract to perform its intended function(s) in normal service, providing it has received all scheduled maintenance, at the proper intervals, as recommended by the manufacturer in the Owner's Manual. Breakdown does not include the gradual reduction in operating performance caused by wear and tear where a failure has not occurred.

"Commercial Purposes" means Your Vehicle is used for commercial purposes including but not limited to: hauling, construction work, principal off-road use, pickup and/or delivery service, daily rentals, carry passengers for hire (taxi, limousine or shuttle services), rideshare (i.e. Uber, Lyft), towing or road service operations, government/military use, law enforcement, fire, ambulance or other emergency services, snowplowing, company pool use or business travel when the Vehicle is used by more than one driver and for vehicles used by a single driver for sales/services (e.g. real estate, cleaning services, home health/aide care services and gardening) or light duty contracting (e.g. electrician, carpenter and plumber).

"Cost" means the reasonable and customary charges for parts and labor necessary to repair or replace the parts covered. These charges shall not exceed the manufacturer's suggested retail price for parts and labor allowances derived from nationally recognized labor time publications.

We may use replacement parts used in covered repairs that may include new, remanufactured, used or non-original equipment manufactured parts.

"Deductible" means the amount You must pay per visit for covered repairs shown on the Information Schedule. The Selling Dealer Network Deductible applies when covered repairs are performed at Your Selling Dealer or any other Selling Dealer Network location. The Out-of-Network Deductible applies when covered repairs are performed elsewhere. For a complete list of Selling Dealer Network locations, please contact Your Selling Dealer.

"Effective Date" means the date shown on the Information Schedule and is the date in which coverage begins under section II. What This Service Contract Covers.

"Monthly Payment" means the amount shown on the Information Schedule that You will be charged each month. You will be charged on the same day of the month as the Service Contract Effective Date. If Your Montly Payment is paid in full within 15 days of the due date, coverage will continue.

"Purchase Date" means the date You purchased this Service Contract shown on the Information Schedule.

"Repair Facility" means a franchised automobile dealer or licensed repair facility that provides a written parts and labor guarantee for covered repairs of not less than 12 months and 12,000 miles. Repairs performed by any facility must receive authorization from the **Administrator** prior to beginning repairs.

"Selling Dealer" means the dealer from whom You purchased this Service Contract shown on the Information Schedule.

"Selling Dealer Network" means any dealer owned by, owning or under common ownership with the Selling Dealer.

"Vehicle" means the vehicle shown on the Information Schedule.

"Warranty" means any Warranty of the manufacturer, state required Warranty, automotive retailer Warranty or a Repair Facility guarantee.

"You" and "Your" mean the Customer shown on the Information Schedule.

II. WHAT THIS SERVICE CONTRACT COVERS

Beginning on the Effective Date and during the Service Contract Term, We will pay a Repair Facility, or at Our option, reimburse You the Cost to remedy any covered Breakdown of the following parts less Your Deductible.

We may use replacement parts used in covered repairs that may include new, remanufactured, pre-owned or non-original equipment manufacturer parts.

PLATINUM COVERAGE

When the PLATINUM Coverage Plan has been purchased as indicated on the Information Schedule, We will remedy any Breakdown of Your Vehicle except items listed under the Sections V. Maintenance & Parts This Service Contract Does Not Cover and VI. Service Contract Limitations.

III. ADDITIONAL BENEFITS

Beginning on the Purchase Date and during the Service Contract Term, You are eligible for the benefits shown below.

A. Emergency Roadside Assistance

Emergency Roadside Assistance is available 24 hours a day, 365 days a year. We will pay for a covered emergency up to \$100 per occurrence with no out-of-pocket expense to You. If the covered emergency exceeds \$100 per occurrence, You are responsible for the portion that exceeds \$100. You are responsible for any non-covered expenses. This benefit is available only for Your Vehicle.

The following are covered emergencies under Emergency Roadside Assistance:

- Towing Assistance when Your Vehicle is inoperable or unsafe to drive, Your Vehicle will be towed to the closest Repair Facility or to any other location requested by You.
- Extrication Assistance provides assistance with extricating Your Vehicle when it is stuck in a ditch or other inaccessible area, when such location is within fifty (50) feet of a paved road or highway. This service does not cover for extrication when driving Your Vehicle off-road or on unpaved surfaces.
- Flat Tire Assistance service consists of (a) the removal of the flat tire and (b) replacing the flat tire with Your spare tire located with Your Vehicle.
- Fuel, Oil, Fluid and Water Delivery Service an emergency supply of fuel, oil, fluid and water will be delivered if Your Vehicle is in immediate need. You will be responsible for the cost of these supplies.
- Lock-out Assistance if Your keys are locked inside Your Vehicle, assistance will be provided in gaining entry into Your Vehicle.
 Battery Assistance if battery failure occurs, a jump-start will be provided to start Your Vehicle.

FOR EMERGENCY ROADSIDE ASSISTANCE, CALL TOLL FREE: 1-866-603-5420

WE WILL NOT PAY FOR OR COVER THE FOLLOWING UNDER EMERGENCY ROADSIDE ASSISTANCE:

- A. FOR EMERGENCIES RESULTING FROM THE USE OF INTOXICANTS OR NARCOTICS, OR THE USE OF YOUR VEHICLE IN THE COMMISSION OF A FELONY.
- B. FOR COST OF PARTS, REPLACEMENT KEYS, FLUIDS, LUBRICANTS, FUEL, MATERIALS, ADDITIONAL LABOR RELATED TO TOWING OR COST OF INSTALLATION OF PRODUCTS.
- C. FOR NON-EMERGENCY TOWING OR OTHER NON-EMERGENCY SERVICE.
- D. FOR MOUNTING OR REMOVING OF SNOW TIRES OR CHAINS; WINCHING; EXTRICATION; TIRE REPAIR.
- E. FOR SHOVELING SNOW AROUND YOUR VEHICLE.
- F. FOR CAMPING TRAILERS, TRAVEL TRAILERS, RECREATIONAL VEHICLES (INCLUDING SELF-MOTORIZED RVS) OR ANY VEHICLES IN TOW.
- G. FOR ANY AND ALL TAXES, TOLLS AND/OR FINES.
- H. FOR TOWING FROM OR REPAIR WORK PERFORMED AT A SERVICE STATION, GARAGE OR REPAIR SHOP.
- FOR TOWING BY OTHER THAN A LICENSED SERVICE STATION OR GARAGE.
- J. FOR A SECOND TOW FOR THE SAME DISABLEMENT.
- K. FOR MORE THAN ONE DISABLEMENT FOR THE SAME SERVICE TYPE DURING ANY SEVEN DAY PERIOD.
- L. FOR SERVICE ON A VEHICLE THAT IS NOT IN A SAFE CONDITION TO BE TOWED OR SERVICED. OR THAT MAY RESULT IN DAMAGE TO YOUR VEHICLE IF TOWED
- M. FOR TOWING OR SERVICE ON ROADS NOT REGULARLY MAINTAINED, SUCH AS SAND BEACHES, OPEN FIELDS, FORESTS AND AREAS DESIGNATED AS NOT PASSABLE DUE TO CONSTRUCTION.
- N. FOR TOWING AT THE DIRECTION OF A LAW ENFORCEMENT OFFICER RELATING TO TRAFFIC OBSTRUCTION, IMPOUNDMENT, ABANDONMENT, ILLEGAL PARKING OR OTHER VIOLATIONS OF LAW.
- FOR REPEATED SERVICE CALLS FOR A VEHICLE IN NEED OF ROUTINE MAINTENANCE OR REPAIR.
- FOR SERVICE SECURED THROUGH ANY SOURCE OTHER THAN US WITHOUT OUR PRIOR AUTHORIZATION. THIS IS NOT A ROADSIDE ASSISTANCE REIMBURSEMENT SERVICE.

B. Rental Reimbursement

We will pay your actual expenses to rent a replacement vehicle from a licensed rental agency if Your Vehicle is held by a Repair Facility for a covered repair. Rental reimbursement shall not exceed \$35 per day for a maximum of 10 days for any one Breakdown. Rental reimbursement is available beginning on the first day of the covered repair.

FOR RENTAL REIMBURSEMENT, CALL TOLL FREE: 1-800-621-2130

C. Emergency Travel Expense Reimbursement

Emergency Travel Expense Reimbursement is not available if You purchase this Service Contract from a Selling Dealer located in the State of New York. When a covered Breakdown renders Your Vehicle inoperable or unsafe to drive and requires Your Vehicle to be held overnight by a Repair Facility for covered repairs while traveling 100 miles or more from Your home, We will pay for emergency local commercial lodging, meals and transportation expenses up to \$200 per day for a maximum of 5 days.

FOR EMERGENCY TRAVEL EXPENSE REIMBURSEMENT, CALL TOLL FREE: 1-800-621-2130

WE WILL NOT PAY FOR OR COVER THE FOLLOWING UNDER EMERGENCY TRAVEL EXPENSE REIMBURSEMENT:

- A. FOR ADDITIONAL COMMERCIAL LODGING ENTERTAINMENT EXPENSES.
- B. FOR ANY BREAKDOWN THAT OCCURS LESS THAN 100 MILES FROM YOUR HOME.

D. Manufacturer's Deductible Reimbursement

We will reimburse You for the difference between the **Deductible** amount shown on the Information Schedule and any required manufacturer's deductible, if applicable, when a Breakdown of a covered part occurs and is covered by a manufacturer's Warranty.

FOR MANUFACTURER'S DEDUCTIBLE REIMBURSEMENT, CALL TOLL FREE: 1-800-621-2130

IV. MAINTENANCE & PARTS THIS SERVICE CONTRACT DOES NOT COVER

MAINTENANCE AND PARTS THAT ARE NOT COVERED

- A. MAINTENANCE NOT COVERED—THE MAINTENANCE SERVICES AND PARTS DESCRIBED IN THE MANUFACTURER'S MAINTENANCE SCHEDULE FOR YOUR VEHICLE. OTHER NORMAL MAINTENANCE SERVICES AND PARTS INCLUDING ENGINE TUNE-UP, (INCLUDES SPARK PLUGS, GLOW PLUGS, IGNITION WIRES, DISTRIBUTOR CAP AND ROTOR), ALL BATTERIES (INCLUDING BUT NOT LIMITED TO: HYBRID/ELECTRIC VEHICLE BATTERIES), FILTERS, LUBRICANTS OR FLUIDS, AIR CONDITIONING REFRIGERANT, ENGINE COOLANT, ALL HOSES AND BELTS (NOT SPECIFICALLY LISTED), WIPER BLADES, BRAKE PADS AND SHOES, BRAKE ROTORS AND DRUMS, SUSPENSION ALIGNMENT.
- B. PARTS NOT COVERED CONSTANT VELOCITY BOOTS, TIRES, WHEEL COVERS, WHEEL RIMS, WHEELS, WHEEL BALANCING, SHOCK ABSORBERS, SUSPENSION AIR BAGS, EXHAUST SYSTEM, CATALYTIC CONVERTER, FRICTION CLUTCH DISC AND PRESSURE PLATE AND CLUTCH RELEASE BEARING, GLASS, GLASS FRAMEWORK AND FASTENING ADHESIVES, SEALED BEAM HEAD LAMPS, LIGHT BULBS, LENSES, TRIM, MOLDINGS, BRIGHT METAL, UPHOLSTERY, PAINT, SHEET METAL, BUMPERS, ALIGNMENT OF BODY PARTS, FLEXIBLE BODY PARTS, DOOR PANELS, BODY PANELS, STRUCTURAL FRAMEWORK, CONVERTIBLE TOP FRAMEWORK, STRUCTURAL WELDS, HINGES, DOOR HANDLES, VINYL AND CONVERTIBLE TOPS AND NON-MECHANICAL REMOVABLE HARDTOP ASSEMBLIES.

V. SERVICE CONTRACT LIMITATIONS

WE WILL NOT PAY FOR OR COVER THE FOLLOWING:

1. MODIFICATIONS:

- A. AFTERMARKET ACCESSORIES OR EQUIPMENT, COMPONENTS AND SYSTEMS, INCLUDING BUT NOT LIMITED TO: ANTI-THEFT SYSTEMS, RADAR DETECTORS, CB RADIOS, RADIO/SPEAKER EQUIPMENT, CRUISE CONTROL, SUNROOF, SOLAR POWERED DEVICES, TELEPHONES, TV/VCR/DVD AND RELATED COMPONENTS AND APPLIANCES (UNLESS INSTALLED BY THE MANUFACTURER).
- B. IF YOUR VEHICLE HAS BEEN MODIFIED TO PLOW SNOW, WHETHER THE SNOW PLOW BLADE IS ATTACHED TO THE VEHICLE OR NOT.
- C. BREAKDOWN CAUSED BY OR INVOLVING MODIFICATIONS UNLESS THOSE MODIFICATIONS WERE PERFORMED BY THE MANUFACTURER AND THE MODIFICATIONS MEET THE MANUFACTURER'S SPECIFICATIONS (E.G. TIRES TWO OR MORE SIZES LARGER OR SMALLER THAN THE MANUFACTURER'S SPECIFICATIONS, LIFT KITS, AFTERMARKET PERFORMANCE PARTS OR SYSTEMS).
- D. BREAKDOWN CAUSED BY OR INVOLVING EQUIPMENT, COMPONENTS OR SYSTEMS NOT INSTALLED BY THE MANUFACTURER.

2. NON-STANDARD USE:

- A. BREAKDOWN CAUSED BY TOWING A TRAILER OR ANOTHER VEHICLE UNLESS YOUR VEHICLE IS EQUIPPED FOR THIS AS RECOMMENDED BY THE MANUFACTURER.
- B. ANY BREAKDOWN WHERE THE VEHICLE HAS BEEN USED FOR A COMMERCIAL PURPOSE, AS DEFINED IN SECTION I. KEY TERMS, AT ANY TIME WHILE OWNED BY YOU.
- C. Breakdown Caused by Using Your Vehicle for Street racing or other competition.

3. NEGLIGENCE, MISREPRESENTATION OR MISUSE:

- A. BREAKDOWN CAUSED BY ABUSE, MISUSE, ALTERATIONS OR LACK OF CUSTOMARY MAINTENANCE AS DETAILED IN SECTION VII. YOUR RESPONSIBILITIES.
- B. BREAKDOWN CAUSED BY CONTAMINATION, OVERHEATING, LACK OF COOLANT, LACK OF LUBRICANTS, IMPROPER SPECIFICATION (TYPE) OF FLUIDS, LACK OF OIL VISCOSITY, SLUDGE OR RESTRICTED OIL FLOW. EXAMPLES INCLUDE BUT ARE NOT LIMITED TO: ENGINE AND TRANSMISSION.
- C. Breakdown when contaminated fluids caused or contributed to the breakdown.
- D. LOSS OR DAMAGE CAUSED BY YOU OR THE OPERATOR'S FAILURE TO USE ALL REASONABLE PRECAUTIONS TO PROTECT THE VEHICLE FROM ANY FURTHER LOSS OR DAMAGE AFTER A BREAKDOWN OR FAILURE HAS OCCURRED OR BEEN INDICATED.
- E. IF YOUR VEHICLE'S ODOMETER HAS BEEN STOPPED, ALTERED OR MISREPRESENTS YOUR VEHICLE'S ACTUAL MILEAGE INCLUDING BUT NOT LIMITED TO ODOMETER MISREPRESENTATION CAUSED BY THE USE OR MODIFICATION OF THE VEHICLE WITH UNDERSIZE OR OVERSIZE TIRE AND WHEEL ASSEMBLIES.
- F. DAMAGE CAUSED TO YOUR ENGINE RESULTING FROM THE INGESTION OF WATER.
- G. BREAKDOWN OR DAMAGE CAUSED BY NEGLECTING TO FOLLOW PROPER CHARGING PROCEDURES OR USE OF INCOMPATIBLE CHARGING DEVICES FOR YOUR PLUG-IN HYBRID/ELECTRIC VEHICLE.

4. COLLISION, PHYSICAL DAMAGE AND COSMETICS:

- A. BREAKDOWN CAUSED BY OR INVOLVING COLLISION, FIRE, THEFT, VANDALISM, RIOT, TERRORIST ACTS, WAR, EXPLOSION, LIGHTNING, EARTHQUAKE, HURRICANE, TROPICAL STORM, VOLCANIC ERUPTION, WINDSTORM, HAIL, WATER, FREEZING OR FLOOD.
- B. TO CORRECT A COSMETIC IMPERFECTION OR BREAKDOWN CAUSED BY RUST OR WEATHER RELATED CORROSION.

5. WARRANTIES AND MANUFACTURER RECALLS:

- A. COSTS OR SERVICES COVERED BY ANY WARRANTY REGARDLESS OF WHETHER THEY HONOR SUCH WARRANTY.
- B. COSTS THAT ARE OR WOULD HAVE BEEN COVERED UNDER ANY VEHICLE MANUFACTURER WARRANTY WHETHER OR NOT SUCH WARRANTY IS IN EFFECT IN ANOTHER COUNTRY OR HAS BEEN VOIDED BY THE MANUFACTURER.
- C. BREAKDOWN THAT IS A DIRECT RESULT OF A MECHANICAL OR STRUCTURAL DEFECT WHEN THE MANUFACTURER HAS ANNOUNCED A PUBLIC RECALL FOR THE PURPOSE OF CORRECTING SUCH A DEFECT.

6. VEHICLE TYPE:

- A. IF YOUR VEHICLE HAD BEEN DECLARED A TOTAL LOSS, SALVAGED TITLE OR JUNK VEHICLE.
- B. IF YOUR VEHICLE IS A TRUCK RATED MORE THAN 1 TON.
- C. IF YOUR VEHICLE WAS MANUFACTURED AS A NON-U.S. SPECIFICATION MODEL.
- D. IF YOUR VEHICLE IS POWERED BY COMPRESSED NATURAL GAS, LIQUIFIED NATURAL GAS, PROPANE OR HYDROGEN.

7. CONSEQUENTIAL DAMAGE

- A. LOSS OF TIME, ECONOMIC LOSS, INCONVENIENCE, LODGING, FOOD, FREIGHT CHARGES, CORE CHARGES, STORAGE CHARGES, OR OTHER CONSEQUENTIAL LOSS OR DAMAGE THAT RESULTED FROM A BREAKDOWN UNLESS AS PROVIDED UNDER EMERGENCY TRAVEL EXPENSE REIMBURSEMENT. CONSEQUENTIAL OR INCIDENTAL DAMAGE OR LOSS SHOULD YOUR VEHICLE BE INVOLVED IN A COLLISION CAUSED BY OR INVOLVING A BREAKDOWN OF A COMPONENT COVERED BY THIS SERVICE CONTRACT.
- B. BREAKDOWN OF A COVERED PART RESULTING FROM THE FAILURE OF A NON-COVERED PART. HOWEVER, COVERAGE WILL BE PROVIDED FOR THE FAILURE OF A NON-COVERED PART RESULTING FROM A BREAKDOWN OF A COVERED PART.
- C. BREAKDOWN OR DAMAGE CAUSED BY A POWER SURGE WHILE CHARGING YOUR VEHICLE.

8. NON-COVERED CONDITIONS:

- A. PRE-EXISTING BREAKDOWN WHICH EXISTED PRIOR TO OR WAS CAUSED BY A CONDITION WHICH EXISTED PRIOR TO THE PURCHASE DATE.
- B. REPAIRS PERFORMED WITHOUT THE ADMINISTRATOR'S PRIOR AUTHORIZATION EXCEPT WHEN THE ADMINISTRATOR'S OFFICE IS CLOSED AND EMERGENCY REPAIRS ARE NECESSARY (SEE SECTION VI. WHAT TO DO IF REPAIRS ARE NEEDED).

- C. REPAIR OF VALVES AND/OR RINGS FOR THE PURPOSE OF RAISING THE ENGINE'S COMPRESSION WHEN A BREAKDOWN HAS NOT OCCURRED.
- D. REPAIRS MADE SOLELY TO MEET OR MAINTAIN ANY GOVERNMENTAL EMISSION STANDARDS.
- E. REPAIRS OF AIR LEAKS, RATTLES, SQUEAKS, WIND NOISE AND WATER LEAKS WHERE WATER IS ENTERING THE VEHICLE EXTERNALLY.
- F. TO REPAIR, REPLACE, ADJUST OR ALIGN ANY PART NOT COVERED BY THIS SERVICE CONTRACT EXCEPT AS REQUIRED FOR THE REPAIR OF A COVERED PART.
- G. DIAGNOSIS CHARGES. COST OF DISASSEMBLY OR ASSEMBLY IF YOUR REPAIR IS NOT COVERED OR HAS BEEN DENIED.
- H. ANY BREAKDOWN OCCURRING DURING THE WAITING PERIOD.
- 9. MISCELLANEOUS EXPENSES:
 - A. EXPENSES CHARGED FOR THE DISPOSAL OF ENVIRONMENTALLY UNSAFE MATERIALS, NON-SPECIFIC MATERIALS OR SHOP SUPPLIES.

VI. WHAT TO DO IF REPAIRS ARE NEEDED

Customer Instructions

In the event of a Breakdown, We recommend You return Your Vehicle to the Selling Dealer. If You are unable to return Your Vehicle to the Selling Dealer, You can locate a preferred Repair Facility by visiting the Administrator's self-service claim portal:

www.mrclaims.net

If You are unable to locate a preferred Repair Facility through the Administrator's self-service claim portal or have questions, contact the Administrator at: 1-800-621-2130

Customer Service Hours
7:00 a.m.-7:00 p.m. C.T. Monday-Friday

Emergency Repair Instructions: In the event that a Breakdown of a covered part occurs when the Administrator's office is closed and emergency repairs are necessary, You may commence with emergency repairs without securing the Administrator's prior authorization. However, You or the Repair Facility must notify the Administrator of the repairs as soon as the Administrator's office reopens. You must submit written information and documentation concerning the Breakdown and repairs no later than 30 days after the Breakdown. Reimbursement of emergency repairs will be subject to all terms and conditions of this Limited Warranty and nothing herein authorizes repairs not otherwise covered.

Emergency repairs are those required because Your Vehicle was inoperable or unsafe to drive. Parts must be available for inspection when the Administrator's office reopens.

Repair Facility Instructions

To initiate a claim, visit the Administrator's self-service claim portal:

www.mrclaims.net

VII. YOUR RESPONSIBILITIES

- 1. You must perform maintenance services to Your Vehicle, at the proper intervals, as required by the Owner's Manual for Your Vehicle. If Your failure to follow these procedures causes a Breakdown, You may be denied coverage. If You do not have an Owner's Manual, contact Your Vehicle's manufacturer to obtain one
- 2. You must keep receipts which verify the Vehicle Identification Number, work orders and other documentation that show a date, a description of Your Vehicle, mileage and services performed. We may require You to furnish the Administrator with proof that the specified services have been performed. Failure to show proof of servicing may result in the denial of coverage.
- 3. You are responsible for making sure the oil warning light/gauge and the temperature warning light/gauge are functioning before driving Your Vehicle. You are required to safely pull Your Vehicle off the road and shut down the engine immediately when either of these lights/gauges indicates a problem.
- 4. If You experience a Breakdown, You agree to:
 - a. Use all reasonable means to protect Your Vehicle from further damage.
 - b. Notify the Administrator as soon as possible.
 - c. Authorize the Repair Facility to perform necessary diagnostic work and provide "teardown authorization" so that the Repair Facility can provide an accurate diagnosis and estimate of repairs. IMPORTANT: WE WILL NOT PAY FOR DIAGNOSIS CHARGES FOR REPAIRS NOT COVERED UNDER THIS SERVICE CONTRACT.
 - d. Furnish the Administrator with such information as the Administrator may reasonably require and if requested provide proof of Your Vehicle's regular maintenance during the Service Contract Term as noted above.
 - e. Reserve for the Administrator the right to refer Your Vehicle to a Repair Facility that sells and services Your type of Vehicle, for certain repairs.
 - f. Allow the Administrator to examine Your Vehicle if the Administrator asks to do so.
 - g. Obtain authorization from the Administrator prior to beginning any repairs covered by this Service Contract except when the Administrator's office is closed and emergency repairs are necessary (See Emergency Repair Instructions within Section VI. WHAT TO DO IF REPAIRS ARE NEEDED).
- 5. Your help and cooperation is required if We ask You to help Us enforce Your rights against any manufacturer or Repair Facility who may be responsible to You for the Cost of repairs covered by this Service Contract.

VIII. GENERAL PROVISIONS

1. Service Contract Term

The Service Contract Term is one month. This Service Contract begins on the **Purchase Date**. This Service Contract ends the earliest of the following to occur: (a) 36 months from the **Effective Date**; (b) on the date canceled by **You** or **Us**; or (c) the date **You** fail to pay **Your Monthly Payment**. This Service Contract is non-renewable. If **Your** Service Contract has ended. **You** may be eliquible to purchase a new Service Contract.

2. Where You Are Covered

This Service Contract applies only to Breakdowns occurring within the continental United States of America, Alaska, Hawaii and Canada.

${\bf 3.}\ \ \textbf{If You Have Other Coverage}$

If the manufacturer or **Repair Facility** agrees to cover all or some of the **Cost** of a **Breakdown** after a **Warranty** or guarantee has expired, **We** will pay only for any extra **Cost**. If **You** have any other Emergency Roadside Assistance coverage, Rental Reimbursement coverage or Emergency Travel Expense Reimbursement coverage, **We** will pay only the amount in excess of that coverage, subject to the limits of this Service Contract.

4. Limit of Liability

Our limit of liability is the Cost to repair or replace any covered Breakdown; but in no event shall this Cost exceed the average retail value of Your Vehicle as determined by the NADA (Official Used Car Guide) at the time of loss.

5. Subrogation

If **We** pay for a loss, **We** may require **You** to assign to **Us Your** rights of recovery against others. **We** will not pay for a loss if **You** impair these rights to recover. **Your** rights to recover from others may not be waived.

6. Dispute Resolution — Arbitration

This Service Contract requires binding arbitration if there is an unresolved dispute between **You** and **Us** concerning this Service Contract (including the **Cost** of, lack of or actual repair or replacement arising from a **Breakdown**). Under this Arbitration provision, **You** give up **Your** right to resolve any dispute arising from this Service Contract by a judge and/or a jury. **You** also agree not to participate as a class representative or class Customer in any class action litigation, any class arbitration or any consolidation of individual arbitrations. In arbitration, a group of three arbitrators (each of whom is an independent, neutral third party) will give a decision after hearing **Your** and **Our** positions. The decision of a majority of the arbitrators will determine the outcome of the arbitration and the decision of the arbitrators shall be final and binding and cannot be reviewed or changed by, or appealed to, a court of law. Any dispute on the application of this arbitration provision will be made by the local court of law in the county and state where **You** live. Notwithstanding this arbitration provision, **You** are not prohibited from bringing an action in Small Claims Court to resolve **Your** dispute.

The Consumer Arbitration Rules of the American Arbitration Association (www.adr.org) will apply to any arbitration under this Service Contract. To start arbitration, either **You** or **We** must make a written demand to the other party for arbitration. This demand must be made within one (1) year of the earlier of the date the **Breakdown** occurred or the dispute arose or the applicable statute of limitations period, whichever is longer. **You** and **We** will each separately select an arbitrator. The two arbitrators will select a third arbitrator called an "umpire." All costs and expenses of the arbitration will be shared equally by **You** and **Us**. Unless otherwise agreed to by **You** and **Us**, the arbitration will take place in the county and state in which **You** live. The procedural rules for arbitration shall be governed by the Federal Arbitration Act (9 U.S.C.A. § 1 et. seq.) and not by any state law concerning arbitration. The laws of the state of Illinois (without giving effect to its conflict of law principles) govern all substantive matters arising out of or relating to this Service Contract and all transactions contemplated by this Service Contract, including, without limitation, the validity, interpretation, construction, performance and enforcement of this Service Contract.

7. Transferability

This Service Contract is non-transferable. However, in the event of **Your** death and during the Service Contract Term, the benefits of this Service Contract will be available to **Your** spouse, domestic partner or legal representative.

8. How This Service Contract May Be Canceled—Including Refunds And Charges

Cancellation By You

You may cancel this Service Contract at any time. To cancel, contact the Selling Dealer. The Selling Dealer will assist with Your cancellation request. Alternatively, You must provide written notice to the Administrator. A copy of Your Service Contract must be included with Your request for cancellation.

Cancellation By Us

If We cancel this Service Contract, We will mail You written notice at least 30 days prior to cancellation. This notice shall state the effective date of and reason for cancellation. We may cancel this Service Contract:

- If there has been a material misrepresentation or fraud by You;
- If You have failed to maintain Your Vehicle as prescribed by the manufacturer;
- If the odometer has been tampered with or disabled and You have failed to repair the odometer;
- If You do not pay Your Monthly Payment;
- · If Your Vehicle has a salvage title; or
- If You use Your Vehicle in any manner not covered by this Service Contract.

How Refunds are Calculated

If this Service Contract is canceled prior to the **Effective Date** and a claim has not been incurred, a 100% refund of the **Initial Payment** will be made. If a claim has been incurred, a pro-rata refund will be made. The pro-rata refund will be calculated by multiplying the **Initial Payment** by the percentage of unused days divided by the total days of the Service Contract Term less claims paid and an administrative fee or 10% of the **Initial Payment**. All refunds will be paid to **You**.

If this Service Contract is canceled on or after the **Effective Date**, a pro-rata refund will be made. The pro-rata refund will be calculated by multiplying the **Monthly Payment** by the percentage of unused days divided by the total days of the Service Contract Term less claims paid and an administrative fee or 10% of the **Monthly Payment**. All refunds will be paid to **You**.

9. Insurance

This Service Contract is not an insurance Agreement. **Our** obligations under this Service Contract are insured under an insurance policy issued by Virginia Surety Company, Inc., 175 West Jackson Blvd., **Chicago**, Illinois 60604. In the event **We** cease to operate, are bankrupt or otherwise financially impaired or **Your** claim is not paid within 60 days after proof of loss has been filed, **You** may file a direct claim with Virginia Surety Company, Inc. To do so, please call the following toll-free number for instructions: 1-800-209-6206.

10. Entire Service Contract

This Service Contract represents the entire agreement between **You** and **Us**. No person has the authority to change this Service Contract or to waive any of its provisions. No other written or oral statements apply to this Service Contract.

IX. STATE AMENDMENTS

This Service Contract is amended and the language below governs if You purchased this Service Contract in a state listed below:

Alabama

GENERAL PROVISIONS—Section 6 "Dispute Resolution—Arbitration" is amended as follows:

All references to the state of "Illinois" are replaced with "Alabama".

GENERAL PROVISIONS — Section 8 How This Service Contract May Be Canceled — Including Refunds And Charges

Cancellation By You is amended to include:

If You cancel this Service Contract, a 10% penalty per month shall be added to a refund that is not paid within 45 days of return of this Service Contract to the Selling Dealer or the Administrator.

How Refunds are Calculated is amended as follows:

The 10% administrative fee is deleted and replaced with a \$25 administrative fee or 10% of the **Monthly Payment** or **Initial Payment** if cancelled prior to the **Effective Date**, whichever is less.

Alaska

SERVICE CONTRACT LIMITATIONS—is amended as follows:

Item #4A—Any reference to "TERRORISTS ACTS" is deleted in its entirety.

Item #7A is deleted in its entirety and replaced by the following:

LOSS OF TIME, ECONOMIC LOSS, INCONVENIENCE, LODGING, FOOD, FREIGHT CHARGES, CORE CHARGES, STORAGE CHARGES, OR OTHER CONSEQUENTIAL LOSS OR DAMAGE THAT RESULTED FROM A BREAKDOWN UNLESS AS PROVIDED UNDER EMERGENCY TRAVEL EXPENSE REIMBURSEMENT.

GENERAL PROVISIONS — Section 8 How This Service Contract May Be Canceled — Including Refunds And Charges

Cancellation By You is amended to include:

If You cancel this Service Contract, a 10% penalty per month shall be added to a refund that is not paid within 45 days of return of this Service Contract to the **Selling Dealer** or the **Administrator**.

How Refunds are Calculated is amended as follows:

The 10% administrative fee is deleted and replaced with a 7.5% administrative fee.

Arizona

NOTICE TO PURCHASER—is amended to include:

In the event a Breakdown occurs when the Administrator's office is closed, You may follow the claim procedures in this Service Contract without prior authorization. Reimbursement will be made to You or the Repair Facility in accordance with Service Contract provisions.

SERVICE CONTRACT LIMITATIONS—is amended as follows:

Items #1B, 1C, 1D, 2A, 2B, 2C, 3A, 3B, 3E and 3F are amended to include: "WHILE THE VEHICLE IS OWNED BY YOU."

Items #6A, 6B, 6C and 8A are deleted in their entirety.

GENERAL PROVISIONS — Section 6 Dispute Resolution — Arbitration is deleted in its entirety.

GENERAL PROVISIONS — Section 8 How This Service Contract May Be Canceled — Including Refunds And Charges

Cancellation By Us is deleted in its entirety and replaced by the following:

If We cancel this Service Contract, We will mail You written notice at least 30 days prior to cancellation. This notice shall state the effective date of and reason for cancellation. We may cancel this Service Contract:

- If there has been a material misrepresentation or fraud by You;
- If You have failed to maintain Your Vehicle as prescribed by the manufacturer;
- If, while owned by You, the odometer has been tampered with or disabled and You have failed to repair the odometer; or
- If You do not pay the Initial Payment or Monthly Payment.

How Refunds are Calculated is deleted in its entirety and replaced by the following:

If this Service Contract is canceled prior to the **Effective Date** and a claim has not been incurred, a 100% refund of the **Initial Payment** will be made. If a claim has been incurred, a pro-rata refund will be made. The pro-rata refund will be calculated by multiplying the **Initial Payment** by the percentage of unused days divided by the total days of the Service Contract Term less an administrative fee of 10% of the **Initial Payment**. All refunds will be paid to **You**.

If this Service Contract is canceled on or after the **Effective Date**, a pro-rata refund will be made. The pro-rata refund will be calculated by multiplying the **Monthly Payment** by the percentage of unused days divided by the total days of the Service Contract Term less an administrative fee of 10% of the **Monthly Payment**. All refunds will be paid to **You**.

California

KEY TERMS—"Breakdown" definition is deleted and replaced by the following:

"Breakdown" means the failure of any original or like replacement part due to defects in material or workmanship covered by this Service Contract to perform its intended functions(s) in normal service, providing it has received all scheduled maintenance, at the proper intervals, as recommended by the manufacturer in the Owner's Manual.

Breakdown does not include the gradual reduction in operating performance caused by wear and tear where a failure has not occurred.

KEY TERMS— "Repair Facility" definition is amended to include:

If a franchised automotive retailer or licensed repair facility does not provide a written parts and labor guarantee of 12 months and 12,000 miles, **We** will pay the cost to tow **Your Vehicle** to a franchised automotive retailer or licensed repair facility that provides a written parts and labor guarantee for covered repairs of 12 months and 12,000 miles or greater.

ADDITIONAL BENEFITS — Emergency Roadside Assistance is amended to include:

Emergency Roadside Assistance is provided by **Us** and administered by Brickell Financial Services-Motor Club, Inc. 7300 Corporate Center Drive, Suite 601, Miami, FL 33126, 1-305-392-4300.

"Extrication Assistance" is deleted in its entirety.

GENERAL PROVISIONS—Section 5 Subrogation is deleted in its entirety.

GENERAL PROVISIONS — Section 6 Dispute Resolution — Arbitration is deleted in its entirety and replaced by the following:

Mandatory arbitration is not allowed under this Service Contract. If You and We mutually agree, this Service Contract provides for binding arbitration if there is an unresolved dispute between You and Us concerning this Service Contract (for example the Cost of, lack of or actual repair of replacement arising from a Breakdown). Any dispute on the application of this arbitration provision will be made by the local court of law in the county and state where You live. Notwithstanding this arbitration provision, You are not prohibited from bringing an action in Small Claims Court to resolve Your dispute.

Under this Arbitration provision, You give up Your right to resolve any dispute arising from this Service Contract by a judge and/or a jury. In arbitration, a group of three arbitrators (each of whom is an independent, neutral third party) will give a decision after hearing Your and Our positions. The decision of a majority of the arbitrators will determine the outcome of the arbitration and the decision of the arbitrators shall be final and binding and cannot be reviewed or changed by, or appealed to, a court of law. The arbitrators shall not have the power to commit errors of law or legal reasoning, and the award may be vacated or corrected on appeal to a court of competent jurisdiction of any such error.

If the party on whom the demand is made agrees, to start arbitration, either **You** or **We** must make a written demand to the other party for arbitration. This demand must be made within one year of the earlier of the date the Breakdown occurred or the dispute arose or the applicable statute of limitations period, whichever is longer. **You** and **We** will each separately select an arbitrator. The two arbitrators will select a third arbitrator called an "umpire." Unless otherwise agreed to by **You** and **Us**, the arbitration will take place in the county and state in which **You** live. The arbitration shall be governed by the California Arbitration Act (California Code of Civil Procedures 1280 et. seq.) and the Consumer Legal Remedies Act (California Civil Code (1750 et. seq.). The laws of the state of California govern all matters arising out of or relating to this Service Contract and all transactions contemplated by this Service Contract, including, without limitation, the validity, interpretation, construction, performance and enforcement of this Service Contract. All costs and expenses of the arbitration will be shared equally by **You** and **Us**.

All fees and costs charged to **You** under this provision shall be waived if **You** are an indigent consumer. "Indigent consumer" means a person having a gross monthly income that is less than 300 percent of the federal poverty guidelines. If **You** are determined to be an indigent consumer all provisions of California Code of Civil Procedure §1284.3 apply.

GENERAL PROVISIONS — Section 8 How This Service Contract May Be Canceled — Including Refunds And Charges

Cancellation By Us is deleted in its entirety and replaced by the following:

If **We** cancel this Service Contract, **We** will mail **You** written notice at least 60 days prior to cancellation. This notice shall state the effective date of and reason for cancellation. **We** may cancel this Service Contract:

- If there has been a material misrepresentation or fraud by You; or
- If You do not pay the Service Contract Price.

If We cancel this Service Contract, the refund, if any, will be paid within 30 days of the date of cancellation,

How Refunds are Calculated is amended as follows:

No administrative fee will be charged within the first 60 days of cancellation from the **Purchase Date**.

The 10% administrative fee is deleted and replaced with an administrative fee of \$25 or 10% of the refund amount, whichever is less.

If this Service Contract is canceled by **Us**, no administrative fee will be charged.

GENERAL PROVISIONS—Section 9 Insurance is deleted in its entirety and replaced by the following:

Performance to **You** under this Service Contract is guaranteed by a California approved insurance company. **You** may file a claim with this insurance company if any promise made in this Service Contract has been denied or has not been honored within 60 days after **Your** request. The name and address of the insurance company is: Virginia Surety Company, Inc., 175 West Jackson Blvd., Chicago, Illinois 60604. If **You** are not satisfied with the insurance company's response, **You** may contact the California Department of Insurance at 1-800-927-4357 or access their website www.insurance.ca.gov.

Colorado

GENERAL PROVISIONS — Section 9 Insurance is amended to include: Insurance Policy #2631.

Connecticut

The coverage afforded by this Service Contract is still available should the Service Contract Term lapse while **Your Vehicle** is in the custody of a **Repair Facility** for a covered repair.

GENERAL PROVISIONS—Section 6 Dispute Resolution—Arbitration is amended as follows:

The State of Connecticut has established a process to settle disputes arising from Service Contracts as outlined in R.C.S.A §§ 42-260-1 to 5. If **You** purchase this Service Contract in Connecticut, a written complaint may be mailed to: State of Connecticut, Insurance Department, P.O. Box 816, Hartford, CT 06142-0186, Attention: Consumer Affairs. The written complaint must contain a description of the dispute, the **Initial Payment** and **Monthly Payment**, the **Cost** of repair of the **Vehicle** and a copy of this Service Contract.

GENERAL PROVISIONS — Section 8 How This Service Contract May Be Canceled — Including Refunds And Charges

Cancellation By You is amended to include:

You may cancel this Service Contract in the event the Vehicle is returned, sold, lost, stolen or destroyed.

Cancellation By Us is amended to include:

If We cancel this Service Contract, We will mail You written notice at least 45 days prior to cancellation. This notice shall state the effective date of and reason for cancellation.

Florida

The rate charged for this Service Contract is not subject to regulation by the Office of Insurance Regulation.

SERVICE CONTRACT LIMITATIONS—is amended as follows: Item #6A is deleted in its entirety.

WHAT TO DO IF REPAIRS ARE NEEDED—"Emergency Repair Instructions" is amended as follows: The 30-day time period for filing a claim after a Breakdown is deleted and replaced with 90 days.

GENERAL PROVISIONS—Section 6 Dispute Resolution—Arbitration is deleted in its entirety.

GENERAL PROVISIONS — Section 7 How This Service Contract May Be Transferred is deleted in its entirety and replaced by the following:

Your rights and duties under this Service Contract may only be transferred to a subsequent purchaser directly by You within 30 days from the date of sale to the subsequent owner. This Service Contract may not be transferred to any entity in the business of selling or leasing motor vehicles. In the event of Your death, the benefits of this Service Contract will be available to Your spouse, domestic partner or legal representative. This Service Contract can only be transferred if the remaining portion of the Warranty including Powertrain Warranty has not been reduced or voided.

To transfer this Service Contract, You must submit the following information to the Administrator:

- a. Completed Transfer Request form, which can be obtained by contacting the Administrator;
- b. Copy of Your Service Contract;
- c. Bill of Sale indicating date of sale of the Vehicle; and
- d. \$50 transfer fee made payable to the **Administrator**.

GENERAL PROVISIONS—Section 8 How This Service Contract May Be Canceled—Including Refunds And Charges is deleted in its entirety and replaced by the following: Cancellation By You

You may cancel this Service Contract at any time. To cancel, contact the Selling Dealer or the Administrator. The Selling Dealer will assist with Your cancellation request. Alternatively, You must provide written notice to the Administrator. A copy of Your Service Contract must be included with Your request for cancellation. If You cancel this Service Contract prior to the Effective Date, a 100% refund of the Initial Payment will be made less any claims paid on this Service Contract. If You cancel this Service Contract on or after the Effective Date, a pro-rata refund will be made. The pro-rata refund will be calculated by multiplying the Monthly Payment by the percentage of unused days divided by the total days of the Service Contract Term less claims paid and an administrative fee of 10% of the Monthly Payment. All refunds will be paid to You.

Cancellation By Us

We may cancel this Service Contract:

- If there has been a material misrepresentation or fraud by You;
- If **You** have failed to maintain **Your Vehicle** as prescribed by the manufacturer:
- If the odometer has been tampered with or disabled and You have failed to repair the odometer; or
- If You do not pay the Initial Payment or Monthly Payment.

If **We** cancel this Service Contract, **We** will mail **You** written notice at least 30 days prior to cancellation. This notice shall state the effective date of and reason for cancellation. A pro-rata refund will be made. The pro-rata refund will not be less than 100% of the paid unearned pro-rata **Monthly Payment** less any claims paid on this Service Contract. All refunds will be paid to **You**. made.

GENERAL PROVISIONS—Section 9 Insurance is amended as follows:

The sentence "This Service Contract is not an insurance Agreement." is deleted in its entirety.

Georgia

KEY TERMS—"Commercial Purposes" is amended to delete any reference to "delivery service" in its entirety.

SERVICE CONTRACT LIMITATIONS—is amended as follows:

Item #8A is deleted in its entirety.

Item #3B—Any reference to "SLUDGE" is deleted in its entirety.

Item #1C is amended to include the text: "MADE SUBSEQUENT TO THE PURCHASE OF THIS SERVICE CONTRACT."

Item #3E is amended to include the text: "WHILE OWNED BY YOU".

YOUR RESPONSIBILITIES—is amended as follows:

Item #4 (c) is deleted in its entirety.

GENERAL PROVISIONS—Section 6 Dispute Resolution—Arbitration is deleted in its entirety.

GENERAL PROVISIONS—Section 8 How This Service Contract May Be Canceled—Including Refunds And Charges is deleted in its entirety and replaced by the following: **Cancellation By You**

You, or a person authorized by You, may cancel this Service Contract at any time. To cancel, contact the Selling Dealer. The Selling Dealer will assist with Your cancellation request. Alternatively, You must provide written notice to the Administrator. A copy of Your Service Contract must be included with Your request for cancellation. If You cancel this Service Contract, You will receive 100% of the unearned pro-rata Monthly Payment, less an administrative fee of 10% of the unearned pro-rata Monthly Payment.

Cancellation By Us

We may cancel this Service Contract:

- In the event of fraud by You;
- In the event of material misrepresentation by You; or
- If You do not pay the Initial Payment or Monthly Payment.

If We cancel this Service Contract, We will mail You written notice:

- At least 10 days prior to the effective date of cancellation if You do not pay the Initial Payment or Monthly Payment; or
- At least 30 days prior to the effective date of cancellation for fraud or material misrepresentation.

If We cancel this Service Contract, You will receive 100% of the unearned pro-rata Monthly Payment.

Should We fail to refund the unearned consideration, You have the right to receive the refund directly from Virginia Surety Company, Inc.

Hawaii

GENERAL PROVISIONS — Section 8 How This Service Contract May Be Canceled — Including Refunds And Charges

Cancellation By You is amended to include:

If You cancel this Service Contract, a 10% penalty per month shall be added to a refund that is not paid within 45 days of return of this Service Contract to the **Selling Dealer** or the **Administrator**.

Idaho

Coverage afforded under this Service Contract is not guaranteed by the Idaho Insurance Guarantee Association.

Illinois

GENERAL PROVISIONS — Section 8 How This Service Contract May Be Canceled — Including Refunds and Charges

How Refunds are Calculated is amended as follows:

The 10% administrative fee is deleted and replaced with an administrative fee of \$50 or 10% of the **Monthly Payment** or **Initial Payment** if cancelled prior to the **Effective Date**, whichever is less.

Indiana

This Service Contract is not insurance and is not subject to Indiana insurance law.

Your proof of payment to the Selling Dealer for this Service Contract shall be considered proof of payment to the insurance company, which guarantees Our obligation to You, providing such insurance was in effect at the time You purchased this Service Contract.

GENERAL PROVISIONS — Section 8 How This Service Contract May be Canceled — Including Refunds And Charges

Cancellation By You is amended to include:

If Your cancellation refund is not paid within 60 days after this Service Contract has been returned to the Selling Dealer or the Administrator, You may request a refund from Virginia Surety Company, Inc., 175 West Jackson Blvd., Chicago, Illinois 60604.

Iowa

This Service Contract is subject to the applicable provisions of the lowa Consumer Credit Code, Chapter 537.

If **You** have questions regarding **Your** Service Contract, **You** may address them to the lowa Insurance Commissioner at the following address: lowa Insurance Division, 601 Locust Street, 4th Floor, Des Moines, Iowa 50309-3738

WHAT THIS SERVICE CONTRACT COVERS—is amended to include:

Pre-owned parts will not be used to replace covered parts without prior written authorization from You. Rebuilt parts will not be used to replace covered parts unless the parts are rebuilt according to national standards recognized by the Insurance Division.

GENERAL PROVISIONS — Section 8 How This Service Contract May be Canceled — Including Refunds And Charges

Cancellation By You is amended to include:

Upon **Our** receipt of **Your** request to cancel this Service Contract, **We** will provide written notice to **You** within 15 days of cancellation. If **You** cancel this Service Contract, a 10% penalty per month shall be added to a refund that is not paid within 30 days of return of this Service Contract to the **Selling Dealer** or the **Administrator**.

GENERAL PROVISIONS—Section 9 Insurance is amended as follows:

A claim against the **Provider** may also include a refund of the unearned **Provider** fee (**Initial Payment** or **Monthly Payment**) in the event this Service Contract is cancelled.

Louisiana

GENERAL PROVISIONS—Section 6 Dispute Resolution—Arbitration is deleted in its entirety.

GENERAL PROVISIONS — Section 8 How This Service Contract May Be Canceled — Including Refunds And Charges

How Refunds are Calculated is deleted in its entirety and replaced by the following:

If this Service Contract is canceled prior to the **Effective Date** and a claim has not been incurred, a 100% refund of the **Initial Payment** will be made. If this Service Contract is canceled on or after the **Effective Date** or is a claim has been incurred prior to the **Effective Date**, a pro-rata refund will be made. The pro-rata refund will be calculated by multiplying the **Monthly Payment** by the percentage of unused days divided by the total days of the Service Contract Term less claims paid and an administrative fee of 10% of the **Monthly Payment**. All refunds will be paid to **You**.

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Maine

GENERAL PROVISIONS—Section 6 Dispute Resolution—Arbitration is deleted in its entirety.

GENERAL PROVISIONS — Section 8 How This Service Contract May Be Canceled — Including Refunds And Charges

Cancellation By You is amended to include:

If You cancel this Service Contract, a 10% penalty per month shall be added to a refund that is not paid within 45 days of return of this Service Contract to the Selling **Dealer** or the **Administrator**.

Maryland

GENERAL PROVISIONS—Section 1 Service Contract Term is amended to include:

If the **Provider** fails to perform its duties under this Service Contract, the Service Contract Term shall be extended for the period until performance has been satisfactorily completed in accordance with the terms of this Service Contract.

GENERAL PROVISIONS — Section 8 How This Service Contract May Be Canceled — Including Refunds And Charges

Cancellation By You is amended to include:

If You cancel this Service Contract, a 10% penalty per month shall be added to a refund that is not paid within 45 days of return of this Service Contract to the Selling Dealer or the Administrator. If Your refund is not paid within 45 days of return of the Service Contract to the Selling Dealer or the Administrator, You have the right to receive the refund directly from Virginia Surety Company, Inc.

Massachusetts

NOTICE TO PURCHASER: THE COVERAGE YOU ARE BUYING IS NOT REQUIRED IN ORDER TO REGISTER OR FINANCE A VEHICLE. THE BENEFITS PROVIDED MAY DUPLICATE EXPRESS MANUFACTURER'S OR SELLER'S WARRANTIES THAT COME AUTOMATICALLY WITH EVERY SALE. YOU CAN BE REQUIRED BY THE SELLER OF THIS COVERAGE TO PURSUE THOSE WARRANTIES WHICH ARE AVAILABLE TO YOU WITHOUT THIS SERVICE CONTRACT.

GENERAL PROVISIONS — Section 8 How This Service Contract May Be Canceled — Including Refunds And Charges

Cancellation By You is amended to include:

If You cancel this Service Contract, a 10% penalty per month shall be added to a refund that is not paid within 45 days of return of this Service Contract to the Selling **Dealer** or the **Administrator**.

Michigan

GENERAL PROVISIONS — Section 1 Service Contract Term is amended to include:

If performance under this Service Contract is interrupted because of a strike or work stoppage at the Selling Dealer or Repair Facility, the Service Contract Term shall be extended for the period of the strike or work stoppage.

Minnesota

GENERAL PROVISIONS — Section 8 How This Service Contract May Be Canceled — Including Refunds And Charges

Cancellation By You is amended to include:

If You cancel this Service Contract, a 10% penalty per month shall be added to a refund that is not paid within 45 days of return of this Service Contract to the Selling **Dealer** or the **Administrator**.

Mississippi

GENERAL PROVISIONS — Section 6 Dispute Resolution — Arbitration is deleted in its entirety.

GENERAL PROVISIONS — Section 8 "How This Service Contract May Be Canceled — Including Refunds And Charges"

Cancellation By You is amended to include:

If You cancel this Service Contract, a 10% penalty per month shall be added to a refund that is not paid within 45 days of return of this Service Contract to the Selling Dealer or the Administrator.

Cancellation By Us is deleted in its entirety and replaced with the following:

If We cancel the Service Contract, We may only cancel this Service Contract for the following reasons:

- If there has been a material misrepresentation or fraud by You;
- . If You do not pay the Initial Payment or Monthly Payment; or
- If You use Your Vehicle in any manner not covered by this Service Contract.

.... GENERAL PROVISIONS — Section 8 How This Service Contract May Be Canceled — Including Refunds And Charges

Cancellation By You is amended to include:

If You cancel this Service Contract, a 10% penalty per month shall be added to a refund that is not paid within 45 days of return of this Service Contract to the Selling Dealer or the Administrator. Cancellation by You will become effective as of the date the written notice of Your cancellation is received by Us. We will mail You written notice of Our receipt and resulting cancellation of Your Service Contract within 45 days of the date of cancellation.

GENERAL PROVISIONS — Section 9 Insurance is amended as follows:

A claim against the **Provider** may also include a refund of the unearned **Provider** fee (Initial Payment or Monthly Payment) in the event this Service Contract is cancelled.

Nehraska

GENERAL PROVISIONS — Section 6 Dispute Resolution — Arbitration is deleted in its entirety and replaced by the following:

Notwithstanding anything in this Service Contract to the contrary, if You and We mutually agree at the time of loss, this Service Contract provides for arbitration if there is an unresolved dispute between You and Us concerning this Service Contract. You agree not to participate as a class representative or class member in any class action litigation, any class arbitration or any consolidation of individual arbitrations. In arbitration, a group of three arbitrators (each of whom is an independent, neutral third party) will give a decision after hearing Your and Our positions.

The decision of a majority of the arbitrators will determine the outcome of the arbitration and the decision of the arbitrators shall not be binding upon You. Any dispute on the application of this arbitration provision will be made by the local court of law in the county and state where You live. Notwithstanding this arbitration provision, You are not prohibited from bringing an action in Small Claims Court to resolve Your dispute.

The Consumer Arbitration Rules of the American Arbitration Association (www.adr.org) will apply to any arbitration under this Service Contract. To start arbitration, either You or We must make a written demand to the other party for arbitration. This demand must be made within one year of the earlier of the date the loss occurred or the dispute arose or the applicable statute of limitations period, whichever is longer. You and We will each separately select an arbitrator. The two arbitrators will select a third arbitrator called an "umpire." All costs and expenses of the arbitration will be shared equally by You and Us. Unless otherwise agreed to by You and Us. the arbitration will take place in the county and state in which You live. The procedural rules for arbitration shall be governed by the Federal Arbitration Act (9 U.S.C.A. § 1 et. seg.) and not by any state law concerning arbitration. The rules of the American Arbitration Association (www.adr.org) will apply to any arbitration under this Service Contract.

Nevada

SERVICE CONTRACT LIMITATIONS—is amended as follows:

Item #3A is deleted in its entirety and replaced by the following:

FOR A BREAKDOWN CAUSED BY ABUSE, MISUSE OR LACK OF CUSTOMARY MAINTENANCE AS DETAILED IN SECTION VII. YOUR RESPONSIBILITIES.

GENERAL PROVISIONS — Section 6 "Dispute Resolution — Arbitration" is amended as follows:

All references to "Illinois" are replaced with "Nevada".

GENERAL PROVISIONS — Section 8 How This Service Contract May Be Canceled — Including Refunds And Charges

Cancellation By You is amended to include:

If **You** cancel this Service Contract, a 10% penalty for each 30-day period or portion thereof shall be added to a refund that is not paid within 45 days of return of this Service Contract to the **Selling Dealer** or the **Administrator**.

Cancellation By Us is deleted in its entirety and replaced by the following:

If **We** cancel this Service Contract, **We** will mail **You** written notice at least 30 days prior to cancellation. This notice shall state the effective date of and reason for cancellation. **We** may cancel this Service Contract:

- If You do not pay the Initial Payment or Monthly Payment;
- If You are convicted of a crime that results in an increase in the risk covered under this Service Contract:
- If there has been a material misrepresentation or fraud by You; or
- If We discover an act or omission by You, or a violation by You of any terms or conditions of this Service Contract, after the Purchase Date, that substantially and materially increases the risk covered under this Service Contract.

How Refunds are Calculated is deleted in its entirety and replaced with:

If this Service Contract is canceled prior to the **Effective Date** and a claim has not been incurred, a 100% refund of the **Initial Payment** will be made. If a claim has been incurred, a pro-rata refund will be made. The pro-rata refund will be calculated by multiplying the **Initial Payment** by the percentage of unused days divided by the total days of the Service Contract Term less a \$25 cancellation fee or 10% of the **Initial Payment**, whichever is less. All refunds will be paid to **You**.

If this Service Contract is canceled on or after the **Effective Date**, a pro-rata refund will be made. The pro-rata refund will be calculated by multiplying the **Monthly Payment** by the percentage of unused days divided by the total days of the Service Contract Term less a \$25 cancellation fee or 10% of the **Monthly Payment**, whichever is less. All refunds will be paid to **You**.

New Hampshire

If You have questions, concerns or complaints regarding Your Service Contract, You may address them to the Provider at 1-888-999-5292.

GENERAL PROVISIONS—Section 6 Dispute Resolution—Arbitration is amended to include:

All arbitration or dispute resolution in New Hampshire is subject to and will not impede any consumer rights as provided for under New Hampshire RSA 542.

GENERAL PROVISIONS—Section 9 Insurance is amended to include:

If You are not satisfied with the insurance company's response, You may contact the New Hampshire Department of Insurance, 21 Fruit Street, Concord, New Hampshire 03301, 1-603-271-2261.

New Jersey

GENERAL PROVISIONS — Section 8 How This Service Contract May Be Canceled — Including Refunds And Charges

Cancellation By You is amended to include:

If You cancel this Service Contract, a 10% penalty per month shall be added to a refund that is not paid within 45 days of return of this Service Contract to the Selling Dealer or the Administrator.

New Mexico

If You have any concerns regarding the handling of Your claim, You may contact the Office of Superintendent of Insurance at 855-427-5674.

GENERAL PROVISIONS — Section 8 How This Service Contract May Be Canceled — Including Refunds And Charges

Cancellation By You is amended to include:

If You cancel this Service Contract, a 10% penalty for each 30-day period or portion thereof shall be added to a refund that is not paid within 60 days of return of this Service Contract to the **Selling Dealer** or the **Administrator**.

Cancellation By Us is deleted in its entirety and replaced by the following:

If We cancel this Service Contract, We will mail You written notice at least 30 days prior to cancellation. This notice shall state the effective date of and reason for cancellation. We may cancel this Service Contract:

- If You do not pay the Initial Payment or Monthly Payment;
- If You are convicted of a crime that results in an increase in the risk covered under this Service Contract;
- If there has been a material misrepresentation or fraud by You; or
- If We discover an act or omission by You, or a violation by You of any terms or conditions of this Service Contract, after the Purchase Date, that substantially and materially increases the risk covered under this Service Contract.

New York

ADDITIONAL BENEFITS — Emergency Travel Expense Reimbursement is deleted in its entirety.

GENERAL PROVISIONS — Section 8 How This Service Contract May Be Canceled — Including Refunds And Charges

Cancellation By You is amended to include:

If You cancel this Service Contract, a 10% penalty per month shall be added to a refund that is not paid within 30 days of return of this Service Contract to the **Selling Dealer** or the **Administrator**.

North Carolina

GENERAL PROVISIONS — Section 8 How This Service Contract May Be Canceled — Including Refunds And Charges

Cancellation By Us is deleted in its entirety and replaced by the following:

If **We** cancel this Service Contract, **We** will mail **You** written notice at least 30 days prior to cancellation. This notice shall state the effective date of and reason for cancellation. **We** may only cancel this Service Contract at any time for any of the reasons listed below:

- If there has been a material misrepresentation or fraud by You; or
- If You do not pay the Initial Payment or Monthly Payment.

Oklahoma

Coverage afforded under this Service Contract is not quaranteed by the Oklahoma Insurance Guaranty Association.

This Service Contract is not issued by the manufacturer or a wholesale company marketing the product. This Service Contract will not be honored by such manufacturer or wholesale company.

Oklahoma service warranty statutes do not apply to commercial use reference in service warranty Agreements.

ADDITIONAL BENEFITS — Emergency Roadside Assistance is amended to include:

Emergency Roadside Assistance is provided by Brickell Financial Services-Motor Club, Inc. 7300 Corporate Center Drive, Suite 601, Miami, FL 33126, 1-305-392-4300.

GENERAL PROVISIONS — Section 6 Dispute Resolution — Arbitration is deleted in its entirety.

GENERAL PROVISIONS — Section 8 How This Service Contract May Be Canceled — Including Refund And Charges

How Refunds are Calculated is amended as follows:

If **We** cancel the Service Contract, no administrative fee will be charged.

Oregon

Any reference to Provider within this Service Contract is deleted and replaced by Obligor.

ADDITIONAL BENEFITS—Emergency Roadside Assistance is amended to include:

Emergency Roadside Assistance benefits or services are conducted by Brickell Financial Services-Motor Club, Inc. 7300 Corporate Center Drive, Suite 601, Miami, FL 33126, 1-305-392-4300; however, the **Obligor** is ultimately responsible for providing these benefits. Any failure to provide such benefits by Brickell Financial Services-Motor Club, Inc. or the **Obligor** as specified in this Service Contract will be covered by the **Obligor's** reimbursement insurance policy.

GENERAL PROVISIONS—Section 6 Dispute Resolution—Arbitration is deleted in its entirety.

South Carolina

If You have questions, concerns or complaints regarding Your Service Contract, You may address them to:

South Carolina Department of Insurance, P.O. Box 100105, Columbia, South Carolina 29201-3105, 1-803-737-6180

GENERAL PROVISIONS — Section 8 How This Service Contract May Be Canceled — Including Refunds And Charges

Cancellation By You is amended to include:

If You cancel this Service Contract, a 10% penalty per month shall be added to a refund that is not paid within 45 days of return of this Service Contract to the **Selling Dealer** or the **Administrator**.

Tovac

Unresolved complaints or questions concerning the regulation of Service Contracts may be directed to the Texas Department of Licensing and Regulation at P.O. Box 12157, Austin, TX 78711, 1-800-803-9202.

GENERAL PROVISIONS — Section 8 How This Service Contract May Be Canceled — Including Refunds And Charges

Cancellation By You is amended to include:

If You cancel this Service Contract, a 10% penalty per month shall be added to a refund that is not paid within 45 days of return of this Service Contract to the **Selling Dealer** or the **Administrator**. If **Your** cancellation refund is not paid within 45 days after this Service Contract has been returned to the **Selling Dealer** or the **Administrator**, **You** may request a refund from Virginia Surety Company, Inc., 175 West Jackson Blvd., Chicago, Illinois 60604. The right to cancel this Service Contract is not transferable to a subsequent holder of this Service Contract.

How Refunds are Calculated is amended as follows:

If this Service Contract is canceled by Us, no administrative fee will be charged.

Utah

Coverage afforded under this Service Contract is not guaranteed by the Property and Casualty Guaranty Association.

This Service Contract is subject to limited regulation by the Utah Insurance Department. To file a complaint, contact the Utah Insurance Department.

ADDITIONAL BENEFITS — Emergency Roadside Assistance is amended to include:

Emergency Roadside Assistance is provided by Brickell Financial Services-Motor Club, Inc. 7300 Corporate Center Drive, Suite 601, Miami, FL 33126, 1-305-392-4300.

WHAT TO DO IF REPAIRS ARE NEEDED — "Emergency Repair Instructions" is amended to include:

Utah residents are not limited to filing claims within 30 days for reimbursement consideration. The sentence "Emergency repairs are those required because **Your Vehicle** was inoperable or unsafe to drive." is deleted in its entirety.

GENERAL PROVISIONS — Section 6 Dispute Resolution — Arbitration is deleted in its entirety and replaced by the following:

Any matter in dispute between **You** and **Us** may be subject to arbitration as an alternative to court action pursuant to the rule of The American Arbitration Association or other recognized arbitrator, a copy of which is available on request from **Us**. Any decision reached by arbitration shall be binding upon both **You** and **Us**. The arbitration award may include attorney's fees if

allowed by state law and may be entered as a judgment in any court of proper jurisdiction.

GENERAL PROVISIONS — Section 8 How This Service Contract May Be Canceled — Including Refunds And Charges

 $\underline{\textbf{Cancellation By Us}}$ is deleted in its entirety and replaced by the following:

If We cancel this Service Contract, We will mail You written notice at least 30 days prior to cancellation. This notice shall state the effective date of and reason for cancellation. We may cancel this Service Contract:

- · For nonpayment of the Initial Payment or Monthly Payment;
- For material misrepresentation by You;
- For substantial changes in the risk assumed, unless the insurer should reasonably have foreseen the change or contemplated the risk when entering into the Agreement;
 or
- · For substantial breaches in contractual duties, conditions or warranties.

Wisconsin

THIS AGREEMENT IS SUBJECT TO LIMITED REGULATION BY THE OFFICE OF THE COMMISSIONER OF INSURANCE.

ADDITIONAL BENEFITS—Emergency Roadside Assistance is amended to include:

Emergency Roadside Assistance is provided by Brickell Financial Services Motor Club, Inc., 7300 Corporate Center Drive, Suite 601, Miami, FL 33126, 1-305-392-4300.

SERVICE CONTRACT LIMITATIONS—is amended as follows: Item #8B is deleted in its entirety.

WHAT TO DO IF REPAIRS ARE NEEDED — "Emergency Repair Instructions" is amended to include:

The 30-day time period for filing a claim after a Breakdown is deleted and replaced with as soon as reasonably possible.

GENERAL PROVISIONS—Section 5 Subrogation is amended to include:

You will be made whole before We retain any amount We may recover.

GENERAL PROVISIONS—Section 6 Dispute Resolution—Arbitration is deleted in its entirety.

GENERAL PROVISIONS — Section 8 How This Service Contract May Be Canceled — Including Refunds And Charges

Cancellation By You is amended to include:

If You cancel this Service Contract, a 10% penalty per month shall be added to a refund that is not paid within 45 days of return of this Service Contract to the **Selling Dealer** or the **Administrator**.

Cancellation By Us is deleted in its entirety and replaced by the following:

If **We** cancel this Service Contract, **We** will mail **You** written notice at least 30 days prior to cancellation. This notice shall state the effective date of and the reason for cancelation. **We** may cancel this Service Contract:

- If there has been a material misrepresentation or fraud by You;
- If You do not pay the Initial Payment or Monthly Payment; or
- For substantial breach of duties by You relating to the use of the covered Vehicle.

How Refunds are Calculated is amended as follows:

In the event **Your Vehicle** is declared a total loss, **You** may cancel this Service Contract and receive a pro-rata refund of the **Monthly Payment**, less any claims paid. No administrative fee will be charged.

Wyoming

GENERAL PROVISIONS—Section 6 Dispute Resolution—Arbitration is deleted in its entirety.

GENERAL PROVISIONS — Section 8 How This Service Contract May Be Canceled — Including Refunds And Charges

Cancellation By You is amended to include:

If You cancel this Service Contract, a 10% penalty per month shall be added to a refund that is not paid within 45 days of return of this Service Contract to the **Selling Dealer** or the **Administrator**.



