Contract Number:						
	_					



Contract Purchase Date:							

APPLICATION / POWERSPORT FUEL

	MA	AIN OFFICE (866) 660-7003			
Owner Information:					
LAST NAME	FIRST NAME	PHONE	EMAIL		
ADDRESS		CITY		STATE	ZIP CODE
Co-Owner Information					
NAME		PHONE	EMAIL		
ADDRESS		CITY		STATE	ZIP CODE
Selling Dealership Info	rmation:				
DEALER ID#	DEALERSHIP NAME			PHONE	
ADDRESS		CITY		STATE	ZIP CODE
Vehicle Information:					
VIN#	YEAR	MAKE	MOE	DEL	
PRESENT MILEAGE					
Coverage Information:			FY	PIRATION D	ATE CONTRACT PRICE
24 MONTHS 3	36 MONTHS 48 MONTHS 6	0 MONTHS EXCLUSION	ARY COVERAGE	THVITOIVD	ALE COMMACTIMICE
	48 MONTIS 48 MONTIS	O MONTHS EXCEOSION/	ANT COVENAGE		
Surcharges					
PAYMENT REIMBURS	SEMENT BATTERY LIFT	ELECTRONICS COMME	RCIAL & FARM USE	SNORKE	L ATV/UTV CLUTCH
FINANCIAL INSTITUTION	I/LENDER INFORMATION NAME AND A	DDRESS			
You have read, understan	nd, and agree to the terms and conditions with	in the body of this Vehicle Service C	ontract.		
OWNER SIGNATURE:			DATE:		

The purchase of this Vehicle Service Contract is not required to obtain financing or to purchase or lease this vehicle. This Vehicle Service Contract is not an insurance policy, a warranty, or a guarantee. This Vehicle Service Contract is between You and the Administrator/Obligor. The Service Contract Purchase Price may be financed with the purchase of this Vehicle or with other approved payment options allowed by Us. You understand that it is required to obtain authorization prior to beginning any repairs covered by this Service Contract. This Service Contract does not cover the benefits provided under Dealer Warranties required by state law. If the manufacturer's warranty has been declared void, this Service Contract does not cover the Vehicle until the end of what would have been the manufacturer's warranty. This Service Contract represents the entire contract 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. The attached Terms and Conditions and incorporated herein by reference.

VEHICLE SERVICE CONTRACT – TERMS AND CONDITIONS

DEFINITIONS

- Administrator/Obligor (We, Us, Our)—Ascent Administration Services, LLC, 360 South Smith Road, Mesa, Arizona 85281, Telephone: 866-660-7003;
 - In Florida, the Administrator is Minnehoma Automobile Association. Inc., P.O. Box 35008, Tulsa, OK 74153-0008, 800-644-9680, License #60033
 - o In Florida, the **Obligor** is Old Republic Insurance Company, P. O. Box 35008, Tulsa, OK 74153-0008, 800-644-9680
 - o In New York, the Administrator/Obligor is ORIAS Warranty Services, 8282 S Memorial Dr., Ste. 202, Tulsa, OK 74133, 800-331-3780
 - In Washington, the Administrator/Obligor is Minnehoma Automobile Association, Inc., 8282 S Memorial Dr., Ste. 202, Tulsa, OK 74133, Telephone: 800-331-3780
- Application Page The 1st page of this Vehicle Service Contract executed by You which identifies the parties and property covered by the Vehicle Service Contract.
- **Breakdown** The failure of a **Covered Component** under normal service due to defects in material or workmanship. A **Covered Component** has failed when it can no longer perform the function for which it was designed solely because of it condition and not because of the action or inaction of any noncovered parts.
- Contract Purchase Date the date listed on the Application Page.
- Contract Purchase Price the price You paid for the Vehicle Service Contract.
- Cost The reasonable and fair charges for parts and labor needed to repair and/or replace parts covered by this Service Contract. To the extent applicable, replacement parts will be of like, kind and quality as the covered part(s) and may include Original Equipment Manufacturers (OEM), Non-Original Equipment Manufacturers (Non-OEM), Remanufactured or Recycled Parts. Parts and labor charges, if any, shall not exceed the manufacturer's suggested retail price as stated by one of the national labor time guides listed.
- Covered Component The eligible parts listed in the SCHEDULE OF COVERAGE section. The listed parts must be factory installed equipment on Your Vehicle or replacement parts meeting the manufacturer's specifications. Replacement parts may be new, remanufactured, or replacement parts of like kind and quality, as determined by the Administrator/Obligor.
- Dealer The Selling Dealership from which You purchased this Vehicle Service Contract as shown on the Application Page.
- **Deductible** This **Service Contract** has a \$0 per claim visit deductible.
- Labor Rate The labor charges for authorized repairs will be based on the local average Cost for similar repairs. Labor time will be determined by a current nationally published flat-rate manual.
- **Pre-Existing Condition** A condition and/or failure that within all reasonable mechanical probability and mechanical fitness existed prior to the **Contract Purchase Date**.
- Repair Facility A licensed Repair Facility (licensed to perform mechanical repairs or a fleet service with certified mechanics) authorized by the Administrator/Obligor to perform repair services under this Vehicle Service Contract.
- Service Event A mechanical breakdown not defined as maintenance in the Vehicle's owner's manual.
- **Term** This **Vehicle Service Contract** will last for the time period indicated on the **Application Page**, so long as **You** own the **Vehicle**, or **You** have properly transferred the **Vehicle**.
- Vehicle Service Contract (Service Contract) This Vehicle Service Contract purchased for the Vehicle described on the Application Page.
- You, Your, Owner, Service Contract Holder the Owner as shown on the Application Page or the person to which this Service Contract was properly
 transferred.

SCHEDULE OF COVERAGE

EXCLUSIONARY COVERAGE: Includes ALL OF YOUR VEHICLE'S ORIGINAL FACTORY-EQUIPPED MECHANICAL AND ELECTRICAL PARTS, EXCEPT THOSE EXCLUDED BY THE SERVICE CONTRACT.

OPTIONAL SURCHARGES

The following options are available only when selected on the Application Page and applicable surcharges have been paid:

- a. <u>PAYMENT REIMBURSEMENT</u>: We will reimburse a prorated amount of Your Vehicle's loan equal to the days Your Vehicle was in the Dealer's repair facility or the Repair Facility by dividing Your original monthly payment into thirty (30) days, which will give the daily rate of reimbursement. Eligible claims will then receive the amount based on the days the Vehicle remained in the Dealer's repair facility or the Repair Facility for a Service Event. The maximum number of days per Service Event is ninety (90) days. The total maximum benefit is twenty-five hundred dollars (\$2,500.00) for the Term of this Service Contract. If the Vehicle is not under a loan contract, the maximum monthly benefit amount will be calculated using three hundred fifty dollars (\$350.00) instead of the payment listed on the original loan contract.
- b. <u>BATTERY</u>: A replacement of the **Vehicle's** battery, which during the term of this **Service Contract** becomes unserviceable, covered under this **Service Contract**.
- c. <u>LIFT</u>: The factory or **Dealer** installed modified suspension components prior to the sale of the **Vehicle** to **You** are covered. Coverage is limited to a six-inch (6") lift or three inches (3") lower from the original manufacturer specifications. **Vehicles** with oversized tires that do not exceed a 35" outside diameter or the equivalent are also eligible for coverage provided they were installed prior to sale of the **Vehicle** to **You**. **Lift kit parts** are specifically excluded from coverage as well as any modifications made after the purchase of this Service Contract.
- d. <u>ELECTRONICS</u>: The factory or **Dealer** installed prior to the sale of the **Vehicle** to **You** are covered. Coverage to include aftermarket and factory stereo head units, speakers, and amplifiers. GPS, Winches and PWC Fish and depth finders.
- e. COMMERCIAL & FARM USE: You can purchase the Vehicle for commercial, farm use and receive coverage outlined in this Service Contract.
- f. <u>SNORKEL ATV/UTV</u>: Aftermarket or Factory catalog snorkel kits **Dealer** installed, **You** still retain coverage per the terms and conditions of this **Service Contract**.
- g. CLUTCH: All clutch related items will be covered if the conditions are not normal wear and tear and found to be a mechanical defect.

EXCLUSIONS – WHAT IS NOT COVERED

This Service Contract does NOT provide coverage for any of the following parts or services:

- Component failures occurring before We receive and approve the Application are not covered.
- b. Any repair done without prior authorization from Us.
- c. We do not provide any coverage for vehicles modified or altered AT ANY TIME beyond original manufacturer's specifications with or without Your knowledge, including but not limited to the following modifications: lift kits (unless You have paid the OPTIONAL LIFT SURCHARGE); lowering kits; emission/exhaust; and engine.
- d. Diagnostic and tear-down charges for non-covered repairs.
- e. Damage from failure to protect Your vehicle after warning indicators illuminate.
- f. Repairs performed due to improper diagnosis.
- g. Fluids, refrigerant, and filters, except if previously stated in the SCHEDULE OF COVERAGE.
- h. Damage resulting from any previous improper repair.
- i. Parts and labor needed to maintain Your Vehicle in accordance with the requirements of Your manufacturer's owner's manual.
- j. Parts of the Vehicle subject to regular maintenance in accordance with the requirements of Your manufacturer's owner's manual.
- k. Damage from flood, fire, impact, and/or accident, regardless of the cause.
- I. Damage from conditions of the environment, including rust and corrosion.
- m. Damage from You altering, misusing, or tampering with the Vehicle, making improper adjustments, or using improper fuels or fluids.
- n. Damage resulting from failure to maintain Your Vehicle according to Your manufacturer's maintenance requirements.
- o. Damage/failure caused by carbon, sludge, or water ingestion.
- p. Fluid leaks and damage caused by fluid leaks.
- q. Unspecified Repair Facility charges.
- r. We do not provide any coverage if, at any time, the Vehicle has/had an inoperative cluster, odometer, and/or odometer display, regardless of if repaired.
- s. We will not be responsible for any time lost any inconvenience caused by the loss of use of Your Vehicle, the quality of the repair by the Repair Facility or for any other incidental or consequential damages You may have.
- t. Vehicles used for commercial purposes (unless You have paid the OPTIONAL COMMERCIAL & FARM USE SURCHARGE).
- Vehicles with emergency lighting regardless of color, including but not limited to: police, fire, emergency service including emergency and nonemergency transport; tow trucks; sanitation.
- v. Clutch related items (unless You have paid the OPTIONAL CLUTCH SURCHARGE).
- w. Pre-Existing Conditions.

SERVICE CONTRACT CLAIM PROCEDURES

FAILURE, BY YOU OR YOUR REPAIR FACILITY, TO FOLLOW THESE CLAIM PROCEDURES MAY DELAY AND/OR RESULT IN CLAIM DENIAL. TO AVOID DELAY, FOLLOW THE CLAIM PROCEDURES LISTED BELOW:

- a. A claim must be opened during normal business hours and while Your Service Contract is active.
- b. RETURNING TO DEALER FOR REPAIRS: If Your Vehicle is within one hundred (100) miles of the Dealer, You must deliver Your Vehicle to the Dealer at the address shown on the Application Page of this Vehicle Service Contract. If Your Vehicle is more than one hundred (100) miles from the Dealer or the Dealer is no longer in business, call Us at 866-660-7003 for instructions before You deliver Your Vehicle to a Repair Facility. To assure coverage under the terms of this Service Contract, authorization must be obtained prior to teardown or repair.
- c. The Dealer or Repair Facility must be capable of: (1) performing tear-down to the point of Covered Component failure, (2) determining the cause and extent of damage, and (3) replacing or rebuilding the Covered Component. The Vehicle MUST REMAIN at the Dealer or Repair Facility until repairs are complete. If the Dealer or Repair Facility is unwilling or unable to work with Us, then We reserve the right to require You to choose another Repair Facility.
- d. The Dealer or Repair Facility must call Us at 866-660-7003 to open a claim BEFORE any repairs have begun.
- e. The Dealer or Repair Facility must perform a proper diagnosis to determine the cause of failure and extent of damage, which may include tear-down to the point of component failure upon Our request. YOU ARE RESPONSIBLE FOR THESE CHARGES for non-covered repairs. The Dealer or Repair Facility MUST provide Us with an estimate for the covered repair to obtain an authorization number BEFORE any repairs have begun. ANY REPAIRS PERFORMED PRIOR TO AUTHORIZATION WILL BE DENIED.
- f. We have the right to inspect the Vehicle. If the Dealer or Repair Facility is unable/unwilling to show the cause of failure and the extent of damage, You will be responsible for all re-inspection costs.
- g. We have the option to select new, rebuilt, aftermarket, or used components when authorizing repairs.
- h. We will arrange for payment or reimbursement of the amount of the authorized repair, less related charges not covered by the Service Contract.
- i. If it is determined a Covered Component has failed and an estimate for the repairs is approved by Us, an authorization number will be issued for the repair. The authorization number is valid for 180 days from the date issued. After 180 days the authorization number and claim are void. No invoice will be processed without a valid authorization number, Your signature, Dealer or Repair Facility's warranty on repairs (if applicable) and Dealer or Repair Facility's identifying information.
- j. Emergency Repairs (non-business hours only) Emergency repairs are only those repairs, which, if not performed, would render Your Vehicle inoperable or unsafe to drive and impair its future operation. If emergency repairs covered by this Service Contract are required outside of the Administrator/Obligor's business hours, You should deliver Your Vehicle to a Repair Facility and have the necessary repairs performed at a reasonable and customary charge. On the next business day, You should report the repairs to the Administrator/Obligor for reimbursement, You will be required to provide the repair order/invoice for review.

SERVICE CONTRACT GENERAL PROVISIONS

- a. This Vehicle Service Contract goes into effect on the Contract Purchase Date.
- b. LIMITS OF BENEFITS & LIABILITY: For any one repair visit, all benefits paid or payable shall not exceed the JD Power

Motorcycle/Snowmobile/ATV/Personal Watercraft Appraisal Guide (JD Power) or the actual cash value of Your Vehicle at the instant prior to the Breakdown. The aggregate total of all benefits paid or payable during the Term of this Service Contract shall not exceed the price You paid for Your Vehicle. If the JD Power Guide vehicle valuation is not available, not widely recognized or not commonly used in the geographic area, We may use another market retail valuation method.

- c. DIAGNOSIS: We will pay for reasonable, necessary, and customary diagnostic charges incurred in conjunction with a covered repair, not to exceed the labor time listed in a nationally recognized parts and labor guide. DIAGNOSTIC TIME WILL NOT BE PAID FOR THOSE CONDITIONS WHERE THE PROPER REPAIR IS READILY APPARENT TO THE NORMAL SENSES OF SIGHT, TOUCH, SMELL AND/OR SOUND, OR NOT A COVERED REPAIR.
- d. RESERVATION TO REJECT: We reserve the right to reject any Vehicle Service Contract Application. We do not provide coverage for any vehicle not originally manufactured to U.S. specifications, commonly known as grey market vehicles, salvaged vehicles, or factory buybacks.
- e. ODOMETER: Your Vehicle's odometer MUST always display and function, regardless of Your Vehicle's mileage limitations. If there has been an inaccuracy, tampering, or alteration to the odometer mileage so the true and actual mileage is not shown or cannot be determined, then Your Service Contract is void. An inoperative cluster, odometer, and/or odometer display also voids the Service Contract. Upon discovery by Us, We will cancel Your Service Contract and issue a prorated refund, less claims paid or authorized for payment.
- f. MODIFICATION: If, at any time, it is determined Your Vehicle is altered or modified from original manufacturer's specifications, We could consider this a material misrepresentation, unless Your Vehicle has been classed under the OPTIONAL SURCHARGE for the specific alteration and/or modification. Upon discovery by Us, We will cancel Your Service Contract and issue a prorated refund less claims paid or authorized for payment.
- g. MAINTENANCE: You are responsible for properly maintaining the vehicle in accordance with manufacturer's specifications and to protect against further damage caused by continued operation or damage from overheating.
- h. Coverage is limited to the repair or replacement of any Covered Component found to be defective beyond manufacturer's specifications, including failures resulting from normal wear and tear.
- i. COOPERATION: You must provide Your Vehicle Identification Number (VIN) or Contract Number when contacting Us. You agree You will cooperate with the processing of any claim. Your failure to cooperate is cause to reject, terminate, or cancel the claim and the Service Contract.
- k. We do not allow any third party to create any obligation or liability in connection with the Service Contract.
- I. The selling Dealer is not Our agent.
- m. OBLIGOR PERFORMANCE & OBLIGATIONS: Obligations of the Obligor under this Service Contract are insured under a contractual liability insurance policy issued by Old Republic Insurance Company. If the Obligor fails to pay or provide service on a claim within sixty (60) days after proof of loss has been filed, You are entitled to make a claim directly against the insurer, Old Republic Insurance Company, P.O. Box 35008, Tulsa, OK 74153-0008, (800) 331-3780.
- n. MAINTENANCE OF RECORDS: During Your ownership, You must retain all Vehicle maintenance/repair records for review by Us upon request. You are responsible for properly using, maintaining, and caring for Your Vehicle. Evidence of the performance of the required maintenance must be kept and presented as proof of such maintenance in connection with related repairs covered by this Vehicle Service Contract. An example of what You will need to support proper maintenance would be repair invoices, receipts, and other such records. FAILURE TO PROVIDE SUCH EVIDENCE, OR FAILURE TO PROPERLY MAINTAIN THE VEHICLE IN ACCORDANCE WITH YOUR OWNER'S MANUAL, MAY DISQUALIFY YOU FROM COVERAGE.
- o. Coverage is superseded by any manufacturer's warranty, recall or warranty on a previous repair.
- p. JURISDICTION AND VENUE; CHOICE OF LAW: This Service Contract and all attachments hereto shall be governed by and construed in accordance with the laws of the state of Arizona, without reference to its conflict of laws provisions. With respect to any litigation based on, arising out of, or in connection with this Service Contract and all attachments hereto, the Parties expressly submit to the personal jurisdiction of the Superior Court in and for the County of Maricopa, Arizona, or the United States District Court for the District of Arizona, and the Parties expressly waive, to the fullest extent permitted by law, any objection that they may now or later have to the laying of venue of any such litigation brought in any such court referred to above, including without limitation, any claim that any such litigation has been brought in an inconvenient forum.
- q. ARBITRATION: In the event of a disagreement between You and Us concerning costs, either party may make a written demand for arbitration. This must be done within sixty (60) days after the day You filed your claim. Each party will select an arbitrator. The two arbitrators will select an umpire. Each party will pay the expenses of the arbitrator it selects. The expenses of the umpire will be shared equally. Unless both of Us agree otherwise, arbitration will take place in the State of Arizona. The Arizona rules of Arbitration, as adopted by the Arizona superior courts, apply. A majority decision between the two arbitrators and the umpire will be binding.
- r. PRIVACY NOTICE: It is Our policy to respect the privacy of Our customers. For information on Our privacy practices, please review Our privacy policy at [www.ascentadmin.com].

SERVICE CONTRACTTRANSFER PROVISIONS: To transfer this Service Contract, contact Us to request a Transfer Form. This Service Contract applies only to the Service Contract Holder and the described Vehicle listed on the Application Page. This Service Contract, however, may be assigned or transferred at the request of the Service Contract Holder to any new owner of the described Vehicle while the Service Contract is still in force by written notification and payment to the Administrator of a fifty-dollar (\$50.00) transfer fee, and providing proof of continuation of the service requirements. Transfer to the new owner must be completed within thirty (30) days of purchase. If any portion of the manufacturer's warranty is in effect at time of transfer, the transfer of the Service Contract will be valid only if the manufacturer's warranty is also properly transferred. Completed forms or materials evidencing the properly executed transfer of any manufacturer's warranty coverage in effect on a Vehicle must be received from the Service Contract Holder in addition to a copy of the bill of sale which lists the current mileage by Us before this Service Contract will be transferred.

CANCELLATION PROVISIONS: ALL REQUESTED CANCELLATIONS/REFUNDS MUST BE IN WRITING AND WILL BE PROCESSED THROUGH YOUR LIENHOLDER, IF ANY, OR YOUR DEALER. IF FINANCED, YOU AGREE YOUR LIENHOLDER IS A JOINT PAYEE TO RECEIVE ANY APPLICABLE REFUND. ANY CANCELLED SERVICE CONTRACT IS VOID AND WILL NOT BE REINSTATED.

a. CANCELLATION BY SERVICE CONTRACT HOLDER: You may cancel this Service Contract at any time by notifying Us. If You cancel Your Service Contract within the first thirty (30) days from the Contract Purchase Date, You will receive a full refund, less any claims paid. After thirty (30) days, You will receive a pro rata refund of the Service Contract Price for the unexpired Term of the Service Contract based on the number of elapsed months, less any claims paid or authorized for payment, less a cancellation fee of fifty (\$50.00) dollars. In the event of Your cancellation of this Service Contract, any refund owed will be paid or credited no more than thirty (30) days from the date the Administrator/Obligor or Dealer receives notice of the request to cancel or sooner if required by state law.

- b. CANCELLATION BY US: We will cancel Your Service Contract for fraud, material misrepresentation (including alterations/modifications), a substantial breach (including a malfunctioning odometer), or nonpayment, either by You or on Your behalf. Prior notice of cancellation is not required for these violations. If cancelled by Us for any other reason, then We shall mail a written notice to Your last known address at least five (5) days prior to cancellation. The notice shall state the reason and effective date of the cancellation. If cancelled by Us within the first thirty (30) days from the Contract Purchase Date, We shall provide a full refund, less any claims paid. After thirty (30) days, We shall provide a pro rata refund of the Contract Purchase Price for the unexpired Term of the Service Contract based on the number of elapsed months, less any claims paid or authorized for payment. In the event of Our cancellation of this Service Contract, any refund owed will be paid or credited no more than thirty (30) days from the date of the Obligor's cancellation or sooner if required by state law.
- c. CANCELLATION BY LIENHOLDER: If this Service Contract was financed, You hereby authorize Your lienholder to cancel Your Service Contract on Your behalf in the event of: (1) Your Vehicle is repossessed; (2) Your Vehicle is declared a total loss; or (3) You default on Your obligations to Your lienholder. The rights under this Service Contract are transferred to the lienholder and the lienholder is also entitled to any refund. If cancelled within the first thirty (30) days from the Contract Purchase Date, a full refund of the Contract Purchase Price will be provided, less any claims paid. After thirty (30) days, a pro rata refund of the Contract Purchase Price will be provided for the unexpired Term of the Service Contract based on the number of elapsed months, less any claims paid or authorized for payment, less a cancellation fee of fifty (\$50.00) dollars. In the event of cancellation of this Service Contract, any refund owed will be paid or credited no more than thirty (30) days from the date the Administrator/Obligor or Dealer receives notice of the request to cancel or sooner if required by state law.

STATE DISCLOSURES

The following STATE DISCLOSURES apply to this **Service Contract** and supersede any other provision(s) herein to the contrary. **We** have made every effort to include all required state notices; however, should a required notice be in effect as of the **Contract Purchase Date** not be listed below, such state law or regulation will take precedence over the terms of this **Service Contract**.

ALABAMA

CANCELLATION PROVISIONS, a., is deleted in its entirety and replaced with the following: You may cancel this Service Contract within thirty (30) days of the Contract Purchase Date and receive a full refund of the total Contract Purchase Price, less any claims paid. You may cancel this Service Contract after thirty (30) days and receive a pro rata refund of the total Contract Purchase Price based on the number of days the Service Contract was in force compared to the total Term, less the applicable cancellation fee. A cancellation fee not to exceed twenty-five dollars (\$25.00) will be charged for cancellation occurring after thirty (30) days. No cancellation fee will be charged if We cancel Your Service Contract. The Term of this Service Contract for cancellation purposes will be based on the Contract Purchase Date on such date. Refunds issued hereunder shall be issued less the value of any services received by You (including claims paid). A ten percent (10%) penalty per month shall be added to a refund that is not paid or credited within forty-five (45) days after return of the Service Contract to Us. Consequential damages and Pre-existing Conditions are excluded under this Service Contract. The Service Contract will be governed under the laws of the State of Alabama.

ALASKA

CANCELLATION PROVISIONS, c., is amended as follows: A cancellation fee of seven and one-half percent (7.5%) or twenty-five dollars (\$25.00), whichever is less.

CANCELLATION PROVISIONS, a., is deleted in its entirety and replace with the following: You may cancel this Service Contract within thirty (30) days of the Contract Purchase Date and receive a full refund of the total Contract Purchase Price, less any claims paid. You may cancel this Service Contract after thirty (30) days and receive a pro rata refund of the total Contract Purchase Price based on the number of days the Service Contract was in force compared to the total Term, less the applicable cancellation fee. A cancellation fee of seven and one-half percent (7.5%) or twenty-five dollars (\$25), whichever is less. The cancellation fee is only applicable if You cancel the Service Contract after thirty (30) days the Service Contract was delivered to You. If this Service Contract is cancelled, We shall refund or credit to You the prorated amount of the unearned Contract Purchase Price, less any claims paid, within forty-five (45) days after the return of this Service Contract to Us. If We do not provide a refund or credit within forty-five (45) days after We cancel this Service Contract, a ten percent (10%) penalty of the unearned Contract Purchase Price for each month the refund remains unpaid shall be added to the refund.

CANCELLATION PROVISIONS, b., is amended as follows: If **We** cancel this **Service Contract** within forty-five (45) days of the **Contract Purchase Date**, a full refund or credit of the total **Contract Purchase Price** will be issued, less any claims paid. If the refund is not paid or credited within forty-five (45) days after **We** cancel this **Service Contract**, a ten percent (10%) penalty of the unearned **Contract Purchase Price** paid by **You** for each month the refund remains unpaid shall be added to the refund.

We may only cancel this Service Contract for the following reasons: (1) Your nonpayment of the Contract Purchase Price; (2) Your conviction for a crime having as one of its necessary elements an act increasing a hazard covered by this Service Contract; (3) discovery of fraud or material misrepresentation made by You in obtaining the Service Contract or pursuing a claim under this Service Contract; (4) discovery of a grossly negligent act or omission by You that substantially increases the hazards covered by this Service Contract; (5) physical changes in the Vehicle that results in the Vehicle becoming ineligible for coverage under the Service Contract; or (6) a substantial breach of duties by You related to the Vehicle. If We cancel the Service Contract, written notice of such cancellation will be mailed to You at least five (5) days before cancellation by Us. The notice shall state the effective date of the cancellation and the reason for cancellation. Prior notice is not required if the reason for cancellation is nonpayment of the provider fee or fraud or a material misrepresentation by You in obtaining this Service Contract or by You in pursuing a claim under the Service Contract.

ARBITRATION - is deleted in its entirety and replaced with: If You and the Administrator/Obligor fail to agree on the amount of a covered first party loss, either may make written demand upon the other to submit the dispute for appraisal. Within ten (10) days of the written demand, each party must notify the other of the appraiser each has selected. The two appraisers will promptly choose a competent and impartial umpire. Not later than fifteen (15) days after the umpire has been chosen, unless the time period is extended by the umpire, each appraiser will separately state, in writing, the amount of the loss. If the appraisers submit a written report of Service Contract on the amount of the loss, the agreed amount will be binding. If the appraisers fail to agree, the appraisers will promptly submit their differences to the umpire. A decision agreed to by one of the appraisers and the umpire will be binding. All expenses and fees, not including counsel or adjuster fees, incurred because of the appraisal shall be paid, as determined by the umpire. Except as specifically provided, nothing in this section is intended to or shall in any manner limit or restrict Your rights or the rights of the Administrator/Obligor. All references to ARBITRATION are deleted.

This Service Contract will provide coverage if Your Vehicle is used for snow removal, provided it is properly equipped for such use and is not used

commercially.

OBLIGOR PERFORMANCE & OBLIGATIONS: is amended as follows: in the event the **Obligor** fails to provide a covered service within thirty (30) days after **You** notify the **Obligor** of a claim, or if the **Obligor** becomes insolvent or ceases to conduct business during the **Term** of this **Service Contract**, **You** may file a direct claim with the insurer as designated above. To do so, please call the following number for instructions: [800-331-3780].

SERVICE CONTRACT CLAIM PROCEDURES is amended as follows: The time limit claims reporting requirement for all coverage and their corresponding exclusions, are not applicable; thereby all references to such requirements are deleted in their entirety.

ARIZONA

CANCELLATION PROVISIONS, a., is amended as follows: You may cancel this Service Contract by submitting a written request containing a copy of Your Service Contract and the current mileage on Your Vehicle. During the first thirty (30) days from the Contract Purchase Date, We will refund You one hundred percent (100%) of the Contract Purchase Price with no deductions for any claims or pending claims. After the first thirty (30) days from the Contract Purchase Date, We will refund You a pro-rated amount of the Contract Purchase Price, based on the months remaining, less claims paid and less a cancellation fee of fifty dollars (\$50.00) or ten percent (10%) of the unearned pro-rate Contract Purchase Price, whichever is less.

CANCELLATION PROVISIONS, b., is amended as follows: We may not cancel or void this Service Contract or any provisions of this Service Contract due to acts or omissions by Us, Our assignees or subcontractors for their failure to provide correct information or to perform services or repairs in a timely, competent, and workman like manner. This Service Contract will be cancelled or voided by Us or Our representatives for the following material acts or omissions after the Contract Purchase Date: (a) fraudulent or unlawful acts by You arising out of or relating to the Service Contract; (b) You use a covered consumer product in a manner other than as intended by the manufacturer that is likely to increase the likelihood that the consumer product will be damaged or require repairs. Consequential damages are excluded under this Service Contract. Parts or components repaired or replaced under the Service Contract will not be excluded from coverage.

EXCLUSIONS – WHAT IS NOT COVERED, is amended as follows: We do not provide any coverage for vehicles modified or altered, after the Contract Purchase Date, beyond original manufacturer's specifications with or without Your knowledge, including but not limited to the following modifications: lift kits (unless You have paid the OPTIONAL LIFT SURCHARGE); lowering kits; emission/exhaust; and engine.

SERVICE CONTRACT GENERAL PROVISIONS, MODIFICATION, is amended as follows: If, after the **Contract Purchase Date**, it is determined **Your Vehicle** is altered or modified from original manufacturer's specifications, **We** could consider this a material misrepresentation, unless **Your Vehicle** has been classed under the OPTIONAL SURCHARGE for the specific alteration and/or modification.

ARBITRATION is amended to include: Arbitration cannot be an absolute dispute remedy and both parties must agree to arbitration. This arbitration provision does not prohibit an Arizona resident from following the process to resolve complaints under the provisions of A.R.S. §20-1095.09, Unfair trade Practices as outlined by the Arizona Department of Insurance and Financial Institutions. To learn more about this process, **You** may contact the Arizona Department of Insurance and Financial Institutions at 100 N. 15th Ave., Suite 261, Phoenix, AZ 85007-2630, Attn: Consumer Protection.

You may directly file any complaint with the Arizona Department of Insurance and Financial Institutions (A.D.I.F.I.) against a Service Company issuing an approved Service Contract under the provisions of A.R.S. §§ 20-1095.04 and/or 20-1095.09 by contacting the Consumer Protection Division of the A.D.I.F.I. at 602-364-2499 or difi.az.gov.

ARKANSAS

CANCELLATION PROVISIONS section is amended as follows: Claims paid will not be deducted from **Your** cancellation refund amount. Arbitration clause is non-binding and voluntary.

COLORADO

In the event the **Obligor** fails to pay an authorized claim within sixty (60) days after proof of loss has been filed, **You** may file a direct claim with the insurance company listed in **OBLIGOR PERFORMANCE & OBLIGATIONS** of this **Service Contract**. Policy Number T3-0001.

CONNECTICUT

If this **Service Contract** has a **Term** of less than one (1) year, the **Term** shall be extended for the time period the **Vehicle** is being repaired under this **Service Contract**.

CANCELLATION PROVISIONS, a., is amended as follows: This **Service Contract** may be cancelled by **You** at any time for any reason by submitting a written request to the **Administrator/Obligor** or **Dealer** containing a copy of **Your Service Contract**.

You may pursue arbitration to settle disputes between You and the Administrator/Obligor. A written complaint containing a description of the dispute, the purchase or lease price of the Vehicle, the cost of repair of the Vehicle and a copy of Your Service Contract may be mailed to: State of Connecticut, Insurance Department, P.O. Box 816, Hartford, CT 06142-0816, Attention: Consumer Affairs Division.

We do not offer in-home service for Your Vehicle.

FLORIDA

CANCELLATION PROVISIONS, a., b., & c., are deleted in their entirety and replaced with the following:

- a. CANCELLATION BY SERVICE CONTRACT HOLDER: You may cancel this Service Contract by submitting a written request to the Administrator/Obligor or Dealer containing a copy of Your Service Contract. During the first sixty (60) days from the Contract Purchase Date, We or the Dealer will refund You one hundred percent (100%) of the Contract Purchase Price, less any claims paid on Your Service Contract. After the first sixty (60) days from the Contract Purchase Date, We or the Dealer will refund You a pro rata amount of the Contract Purchase Price, based on the months remaining, less a fifty-dollar (\$50) cancellation fee or ten percent (10%) of the unearned pro rata premium, whichever is less. In the event of Your cancellation of this Service Contract, any refund owed will be paid or credited no more than thirty (30) days from the date the Administrator/Obligor or Dealer receives notice of the request to cancel or sooner if required by state law.
- b. CANCELLATION BY US: We may cancel this Service Contract during the first sixty (60) days of the Contract Purchase Date for any reason. After sixty (60) days, We may cancel this Service Contract for material misrepresentation or fraud at time of sale or for non-payment of Contract Purchase Price or if You have failed to maintain the covered parts as prescribed by the manufacturer. If We cancel this Service Contract, We or the Dealer will refund You one hundred percent (100%) of the Contract Purchase Price, less any claims paid on Your Service Contract. If We cancel this Service Contract for non-payment of the Contract Purchase Price by You, We shall provide You notice of cancellation by certified mail. Any refunds due will be paid or credited no more than thirty (30) days from the date of cancellation by the Obligor or sooner if required by state law.
- c. CANCELLATION BY LIENHOLDER: If this Service Contract was financed, You hereby authorize Your lienholder to cancel Your Service Contract on Your behalf in the event of: (1) Your Vehicle is repossessed; (2) Your Vehicle is declared a total loss; or (3) You default on Your obligations to Your lienholder. The rights under this Service Contract are transferred to the lienholder and the lienholder is also entitled to any refund. If cancelled within the first sixty (60) days from the Contract Purchase Date, a full refund of the Contract Purchase Price will be provided if no claims have been made. After sixty (60) days, a pro rata refund of the Contract Purchase Price will be provided for the unexpired Term of the Service Contract based on the number of elapsed months or miles, less any claims paid

or authorized for payment. In the event of cancellation of this **Service Contract**, any refund owed will be paid or credited no more than thirty (30) days from the date the **Administrator/Obligor** or **Dealer** receives notice of the request to cancel or sooner if required by state law.

The lienholder, if any, will be named on a cancellation refund check as their interest may appear.

A forty dollars (\$40) transfer fee is applicable.

ARBITRATION section is amended to add the following: Arbitration proceedings shall be conducted in the county in which the consumer resides.

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

GEORGIA

CANCELLATION PROVISIONS, a., is amended to read as follows: If You cancel the Service Contract within thirty (30) days of the Contract Purchase Date, You will receive a full refund of the Contract Purchase Price, less any claims paid and the cancellation fee will not be charged. A ten percent (10%) penalty per month shall be added to a refund that is not paid or credited within forty-five (45) days of the return of this Service Contract to Us. If cancelled after thirty (30) days, a pro-rata refund will be provided less any claims paid and less a cancellation fee of fifty dollars (\$50.00) or ten percent (10%) of the pro rata refund amount, whichever is less. If You cancel this Service Contract and have not received a refund from Us within sixty (60) days of such cancellation, You may contact the Insurance Company identified in the OBLIGOR PERFORMANCE & OBLIGATIONS section.

CANCELLATION PROVISIONS, b., is amended as follows: **We** may cancel this **Service Contract** for non-payment of the **Contract Purchase Price** or for material misrepresentation, or for fraud and no cancellation fee will be charged. The cancellation shall be in writing and shall not be less than thirty (30) days from the date of mailing or delivery in person of such notice of cancellation. If this **Service Contract** is cancelled after thirty (30) days or a claim has been filed, **We** will refund an amount of the **Contract Purchase Price** according to the pro rata method reflecting the number of days the **Service Contract** was in force based on the **Term** of the plan selected and the **Contract Purchase Date**.

Pre-existing conditions known to **You** are not covered, including any covered part that was broken, worn beyond serviceable limits, or making noise at the time of purchase, or any component or system that was not functioning properly upon the first attempt to operate.

SERVICE CONTRACT GENERAL PROVISIONS, ODOMETER, is amended as follows: Your odometer must function and display at all times. A non-working display or cluster containing the odometer, or odometer that has been stopped, altered or misrepresents the actual mileage subsequent to the purchase of this **Service Contract** will result in denial of coverage under this **Service Contract**.

EXCLUSIONS – WHAT IS NOT COVERED, o., is amended to delete sludge.

- c. is amended as follows: We do not provide any coverage for vehicles modified by You or with Your knowledge, or altered AT ANY TIME beyond original manufacturer's specifications, including but not limited to the following modifications: lift kits (unless You have paid the OPTIONAL LIFT SURCHARGE); lowering kits; emission/exhaust; and engine.
- r. is amended as follows: We do not provide any coverage if, subsequent to the purchase of this Service Contract, the Vehicle has/had an inoperative cluster, odometer, and/or odometer display, regardless of if repaired.

SERVICE CONTRACT GENERAL PROVISIONS, is amended as follows:

- x. MODIFICATION: If, at any time, it is determined Your Vehicle is altered or modified from original manufacturer's specifications by You or with Your knowledge, We could consider this a material misrepresentation, unless Your Vehicle has been classed under the OPTIONAL SURCHARGE for the specific alteration and/or modification. Upon discovery by Us, We will cancel Your Service Contract and issue a prorated refund less claims paid or authorized for payment.
- p. JURISDICTION AND VENUE; CHOICE OF LAW: This Service Contract and all attachments hereto shall be governed by and construed in accordance with the laws of the state of Georgia.

ARBITRATION is deleted in its entirety. Arbitration does not apply in Georgia.

The funding party and lienholder may only cancel for nonpayment in the event of a total loss or repossession of the Vehicle.

HAWAII

CANCELLATION PROVISIONS, a., is amended as follows: If **You** cancel this **Service Contract** within the applicable time period for a full refund and no claims have been paid, a penalty of ten percent (10%) per month shall be added to any refund not paid to **You** within forty-five (45) days.

CANCELLATION PROVISIONS, b., is amended as follows: If **We** cancel this **Service Contract**, **We** will mail a written notice five (5) days prior to the cancellation effective date stating the reason for cancellation. A notice will not be provided if cancellation is for non-payment, material misrepresentation, or a substantial breach of duties by **You** relating to the **Vehicle** or its use.

<u>IDAHO</u>

CANCELLATION PROVISIONS, a., is amended as follows: Claims paid will not be deducted from Your cancellation refund amount.

If You need emergency repairs and are unable to contact Us for prior authorization, then You may take Your Vehicle to any state licensed Repair Facility to have the repairs performed prior to authorization by Us. In such a case, You must contact Us as soon as possible to file a claim. Failure to obtain prior authorization from Us prior to the performance of a repair will not invalidate a covered claim if You show that it was not reasonably possible to do so. Coverage afforded under this Service Contract is not guaranteed by the Idaho Insurance Guarantee Association.

ILLINOIS

CANCELLATION PROVISIONS, a., is amended as follows: If **You** elect cancellation, **We** may retain a cancellation fee not to exceed the lesser of ten percent (10%) of the **Contract Purchase Price** or fifty dollars (\$50.00).

INDIANA

Your proof of payment to the Dealer for this Service Contract shall be considered proof of payment. This Service Contract is not insurance and is not subject to Indiana insurance law. OBLIGOR PERFORMANCE & OBLIGATIONS is amended as follows: Obligations of the Obligor under this Service Contract are insured under a reimbursement insurance policy. If the Obligor fails to pay or provide service on a claim or provide a refund within sixty (60) days after proof of loss has been filed, You are entitled to make a claim directly against the insurance company referenced in the this section.

<u>IOWA</u>

CANCELLATION PROVISIONS, a., is amended to include the following: If cancelled after the first thirty (30) days, the cancellation fee for cancellation by **You** can be no more than ten percent (10%) of the **Service Contract** Price or fifty dollars (\$50.00), whichever is less. If **You** cancel this **Service Contract** within the first thirty (30) days, a ten percent (10%) penalty per month shall be added to a refund that is not made within thirty (30) days of return of this **Service Contract** to **Us**.

CANCELLATION PROVISIONS, b., is amended as follows: If **We** cancel this **Service Contract**, written notice of such cancellation will be mailed to **You** at least fifteen (15) days prior to the date of cancellation. In the event of cancellation by the **Administrator/Obligor**, notice of cancellation will state the effective date of cancellation and the reason for the cancellation.

lowa residents may only contact the lowa Insurance Commissioner at the following address: lowa Insurance Division, 1963 Bell Avenue, Suite 100, Des Moines, Iowa 50315 (515) 654-6600. This **Service Contract** is subject to the appliable provisions of the Iowa Consumer Credit Code, Chapter 537.

OBLIGOR PERFORMANCE & OBLIGATIONS is amended as follows: Obligation of the **Obligor** under this **Service Contract** are insured under a reimbursement insurance policy. If the **Obligor** fails to pay or provide service on a claim or provide a refund within sixty (60) days after proof of loss has been filed, **You** are entitled to make a claim directly against the insurance company referenced in this section.

LOUISIANA

CANCELLATION PROVISIONS, a., is amended as follows: If **You** have requested cancellation within the first thirty (30) days, a full refund, less a fifty dollar (\$50) cancellation fee, shall be issued. A ten percent (10%) penalty per month shall be added to a refund that is not paid or credited within forty-five (45) days after return of this **Service Contract** to **Us**.

CANCELLATION PROVISIONS, b., is amended as follows: **We** shall mail a written notice to **You** at **Your** last known address at least fifteen (15) days prior to cancellation by **Us**. The notice shall state the effective date of the cancellation and the reason for the cancellation. Prior notice is not required if the reason for cancellation is for, non-payment of the **Contract Purchase Price**, a material misrepresentation by **You** to **Us**, or a substantial breach of duties by **You** relating to the **Vehicle** or its use.

This **Service Contract** is not regulated by the Louisiana Department of Insurance.

Any concerns or complaints regarding this Service Contract may be directed to the Louisiana Attorney General.

The ARBITRATION section is voluntary and non-binding.

If You need emergency repairs and are unable to contact **Us** for prior authorization, then You may take Your Vehicle to any state licensed Repair Facility to have the repairs performed prior to authorization by **Us**. In such a case, You must contact **Us** as soon as possible to open a claim file. Failure to obtain prior authorization from **Us** prior to the performance of a repair will not invalidate a covered claim if You show that it was not reasonably possible to do so.

MAINE

CANCELLATION PROVISIONS, a., is deleted and replaced with the following: You may cancel this Service Contract within the first thirty (30) days of the Contract Purchase Date and receive a full refund of the total Contract Purchase Price plus any applicable sales tax, less any claims paid. You may cancel this Service Contract after thirty (30) days and receive a pro rata refund of the total Contract Purchase Price based on the number of days the Service Contract was in force compared to the total Contract Term, less the applicable cancellation fee of fifty dollars (\$50.00) or ten percent (10%) of the Contract Purchase Price, whichever is less. The Term of this Service Contract for cancellation purposes will be based on the Contract Purchase Date on such date. Refunds issued hereunder shall be issued less the value of any services received by You, (including claims paid). If a refund is owed, the refund will be paid or credited within thirty (30) days from the date the We or the Dealer receive notice of the request to cancel from You. A ten percent (10%) penalty per month shall be added to a refund that is not paid or credited within forty-five (45) days after return of this Service Contract to Us.

CANCELLATION PROVISIONS, b., is amended as follows: We shall mail a written notice to You at Your last known address contained in Our records at least fifteen (15) days prior to cancellation to Us. The notice must state the effective date of the cancellation and the reason for the cancellation. If We cancel this Service Contract within the first thirty (30) days of the Contract Purchase Date, a full refund of the total Contract Purchase Price will be issued. If We cancel this Service Contract after thirty (30) days, We shall refund to You one hundred percent (100%) of the unearned pro rata Contract Purchase Price, less any claims paid.

If an emergency repair is needed when **Our** claims office is closed and prior authorization for the repair cannot be obtained, **You** should proceed with the claim procedure and contact **Us** for the reimbursement consideration instructions on the next business day.

If **We** fail to pay or provide service on a claim, including any claim for the return of the unearned portion of the **Service Contract** Price, within sixty (60) days after proof of loss has been filed, **You** are entitled to make a claim directly against the insurance company listed in **OBLIGOR PERFORMANCE & OBLIGATIONS** of this **Service Contract**.

MARYLAND

CANCELLATION PROVISIONS, a, is amended as follows: If You are the original Service Contract holder and You cancel this Service Contract within thirty (30) days of the original Contract Purchase Date, a full refund will be issued, less any claims paid. If You cancel this Service Contract after thirty (30) days, You will receive a pro rata refund of the total Contract Purchase Price based on the number of days the Service Contract was in force compared to the total erm. The Term of this Service Contract for cancellation purposes will be based on the Contract Purchase Date on such date. Refunds hereunder shall be issued less the value of any services received by You (including claims paid). The cancellation fee does not apply in Maryland. A ten percent (10%) penalty per month of the Service Contract Price shall be added to a refund that is not made within forty-five (45) days of return of this Service Contract to Us.

If a refund is owed, the refund will be paid or credited within thirty (30) days from the date We or Dealer receive notice of cancellation from You.

CANCELLATION PROVISIONS, b., is amended as follows: After forty-five (45) days, We cannot cancel this Service Contract except when there exists:

- 1) a material misrepresentation or fraud at the time of sale of the Service Contract;
- 2) a matter or issue related to the risk that constitutes a threat to public safety; or a change in the condition of the risk that results in an increase in the hazard insured against;
- 3) for non-payment of premium; or
- 4) due to the revocation or suspension of the driver's license or motor vehicle registration of the named insured or covered driver under the policy and for reasons related to the driving record of the named insured or covered driver.

BREAKDOWN – A Breakdown will also be covered if it was caused by normal wear and tear of a covered component.

ARBITRATION does not apply in Maryland.

SERVICE CONTRACT GENERAL PROVISIONS, JURISDICTION AND VENUE; CHOICE OF LAW is deleted and replaced with the following:

JURISDICTION AND VENUE; CHOICE OF LAW: This Service Contract and all attachments hereto shall be governed by and construed in accordance with the laws of the state of Maryland, without reference to its conflict of laws provisions. With respect to any litigation based on, arising out of, or in connection with this Service Contract and all attachments hereto, the Parties may expressly submit to any court of competent jurisdiction, and the Parties expressly waive, to the fullest extent permitted by law, any objection that they may now or later have to the laying of venue of any such litigation brought in any such court referred to above, including without limitation, any claim that any such litigation has been brought in an inconvenient forum.

The transfer fee does not apply in Maryland.

The cost of tear down and diagnostics are included with loss covered by this Service Contract.

OBLIGOR PERFORMANCE & OBLIGATIONS is amended as follows:

You may file a direct claim with the insurance company listed in this section if **We** fail to pay any claim or make any refund or consideration due within sixty (60) days after the proof is filed with the **Us**. To do so, please call the following toll-free number for instructions: [800-331-3780].

This **Service Contract** is extended automatically when the **Obligor** fails to perform the services under the **Service Contract**. The **Service Contract** does not terminate until the services are provided in accordance with the terms of the **Service Contract**.

MASSACHUSETTS

CANCELLATION PROVISIONS, a., is amended as follows: If You are the original Service Contract holder and You cancel this Service Contract within thirty (30) days of the Contract Purchase Date, You will receive a refund within forty-five (45) days of return of this Service Contract to Us, otherwise a ten percent (10%) penalty per month shall be added to a refund. The Administrator/Obligor of this Service Contract is the Dealer listed on the Application Page.

MINNESOTA

CANCELLATION PROVISIONS, **a.**, is amended as follows: A ten percent (10%) penalty per month must be added to a refund that is not paid or credited within forty-five (45) days after return of the **Service Contract** to **Us**. If **We** cancel this **Service Contract**, written notice of such cancellation will be mailed to **You** within fifteen (15) days of the date of cancellation and will state the effective date and the reason for cancellation; five (5) days written notice will be mailed to **You** for non-payment of premium, material misrepresentation or substantial breach of duties by **You**.

MISSISSIPPI

CANCELLATION PROVISIONS, a., is amended as follows: The cancellation fee is not to exceed ten percent (10%) of the **Service Contract** Price or fifty dollars (\$50.00), whichever is less. A ten percent (10%) penalty per month shall be added to a refund that is not made within forty-five (45) days of return of this **Service Contract** to **Us**.

CANCELLATION, PROVISIONS, b., is amended as follows: If We cancel the Service Contract, written notice of such cancellation will be mailed to You not less than thirty (30) days prior to the effective date of such cancellation and will state the reason for cancellation; ten (10) days written notice will be mailed to You for non-payment of the Contract Purchase Price, material misrepresentation, or substantial breach of duties by You relating to the covered product or its use. If We cancel this Service Contract within the first thirty (30) days of the Contract Purchase Date, a full refund of the Contract Purchase Price will be issued, less any claims paid. After thirty (30) days, a pro rata refund of the total Contract Purchase Price based on the number of days the Service Contract was in force compared to the total Term will be issued less the amount of any claims paid.

This **Service Contract** is not supported by a manufacturer or distributor.

IMPORTANT NOTICE ABOUT YOUR COVERAGE:

- 1.) This **Service Contract** includes a binding Arbitration Agreement.
- 2.) The Arbitration Agreement requires that any dispute related to Your coverage must be resolved by Arbitration and not in a court of law.
- 3.) The results of the Arbitration are final and binding on You and Us.
- 4.) In an Arbitration, one or more arbitrators, who are independent, neutral decision makers, render a decision after hearing the positions of the parties.
- 5.) When **You** become a **Service Contract** holder under this **Service Contract**, **You** must resolve any dispute related to the **Service Contract** by binding arbitration instead of a trial in court, including a trial by jury.
- 6.) Binding arbitration generally takes the place of resolving disputes by a judge and jury.
- 7.) Should **You** need additional information regarding the binding arbitration provision in the **Service Contract**, **You** may contact Our toll-free assistance line at 866-660-7003.

MISSOURI

CANCELLATION PROVISIONS, a., is amended as follows: If You cancel within thirty (30) days of the Contract Purchase Date, and a claim has been made, a full refund of the total Contract Purchase Price will be made less any claims that have been paid. If You cancel within the first thirty (30) days of the Contract Purchase Date, a ten percent (10%) penalty per month shall be added to a refund that is not made within forty-five (45) days of return of this Service Contract to Us. The applicable free-look time period on this Service Contract shall only apply to the original Service Contract holder. If You cancel this Service Contract, a written notice of such cancellation shall be delivered to You by registered mail within forty-five (45) days of the date of termination.

Upon **Our** receipt of **Your** cancellation request, an acknowledgement of said cancellation request will be mailed to **You** within forty-five (45) days. Upon **Our** receipt of a refund request, a refund will be issued in a timely manner.

Consequential damages and Pre-existing Conditions are excluded under this Service Contract.

If an emergency repair is needed when **Our** claims office is closed and prior authorization for the repair cannot be obtained, **You** should proceed with the claim procedure and contact **Us** for the reimbursement consideration instructions on the next business day.

NEBRASKA

ARBITRATION section is deleted in its entirety and replaced with the following: Any claim or dispute in any way related to this **Service Contract**, by a person covered by this **Service Contract** against **Us** or **Us** against a person covered under this **Service Contract**, may be resolved by arbitration only upon mutual consent of the parties. Arbitration pursuant to this provision shall be subject to the following:

- a) No arbitrator shall have the authority to award punitive damages or attorney's fees;
- b) Neither party shall be entitled to arbitrate any claims or disputes in a representative capacity or as a member of a class; and
- c) No arbitrator shall have the authority, without the mutual consent of the parties, to consolidate claims or disputes in arbitration.

NEVADA

ARBITRATION does not apply in Nevada.

CANCELLATION PROVISIONS, a., is deleted in its entirety and replaced with the following: You may cancel this Service Contract by submitting a written request to the Us or the Dealer containing a copy of Your Service Contract and the current mileage on Your Vehicle. During the first thirty (30) days from the Contract Purchase Date, We or the Dealer will refund You one hundred percent (100%) of the Contract Purchase Price. After the first thirty (30) days from the Contract Purchase Date, We will refund You a pro-rated amount of the Contract Purchase Price, less a twenty-five dollar (\$25.00) cancellation fee, within forty-five (45) days after the Service Contract has been returned to Us. A ten percent (10%) penalty per month shall be added to a refund that is not made within forty-five (45) days of return of this Service Contract to Us.

CANCELLATION PROVISIONS, b., is deleted in its entirety and replaced with the following: We may cancel this Service Contract during the first thirty (30) days of the Contract Purchase Date for any reason. After seventy (70) days, We may cancel this Service Contract for material misrepresentation or fraud by You at time of sale or non-payment of Contract Purchase Price by You. If We cancel this Service Contract, We or the Dealer will refund You

one hundred percent (100%) of the **Contract Purchase Price**. No claims paid on **Your Service Contract** will ever be deducted from any refund issued pursuant to this **Service Contract** in Nevada. If **We** cancel this **Service Contract**, no cancellation will become effective until at least fifteen (15) days after the notice of cancellation is mailed to **You**. This **Service Contract** will not be initially issued to any vehicle whose original warranty has ever been voided by the manufacturer.

CANCELLATION PROVISIONS, c., is deleted in its entirety.

However, if this **Service Contract** has already been issued and the manufacturer's warranty becomes void during the **Term** of this **Service Contract**, **We** will not automatically suspend all coverage. **We** will not provide any coverage that would have otherwise been provided under the manufacturer's warranty. However, **We** will continue to provide any other coverage under this **Service Contract**, unless such coverage is otherwise excluded by the terms of this **Service Contract**. This **Service Contract** is non-renewable. If **You** are not satisfied with the manner in which **We** are handling the claim on the **Service Contract**, **You** may contact the Nevada Commissioner by use of the toll-free telephone number: (888) 872-3234 or http://doi.nv.gov/. **SERVICE CONTRACT TRANSFER PROVISIONS** is amended as follows: Transfer fee is twenty-five (\$25) dollars.

The cost of claims paid or services provided will not, under any circumstances, be deducted from any refund issued pursuant to this **Service Contract**. **SERVICE CONTRACT GENERAL PROVISIONS**, **MODIFICATION** is deleted and replaced with the following: If, at any time, it is determined **Your Vehicle** is altered or modified from original manufacturer's specifications, **We** could consider this a material misrepresentation; (i) after the **Contract Purchase Date** and which substantially and materially increases the service required under this **Service Contract**; or (ii) constitutes a material change in the nature or extent of the required service or repair to be substantially and materially increased beyond that contemplated at the time that the **Service Contract** was issued or sold, unless **Your Vehicle** has been classed under the optional VEHICLE SURCHARGE for the specific alteration and/or modification. Upon discovery by **Us**, **We** will cancel **Your Service Contract** and issue a prorated refund. We may deny coverage for specific unauthorized modifications or the damages arising therefrom.

SERVICE CONTRACT GENERAL PROVISIONS, JURISDICTION AND VENUE; CHOICE OF LAW is deleted and replaced with the following: This Service Contract and all attachments hereto shall be governed by and construed in accordance with the laws of the state of Nevada, without reference to its conflict of laws provisions. With respect to any litigation based on, arising out of, or in connection with this Service Contract and all attachments hereto, the Parties expressly submit to the personal jurisdiction of the Superior Court in and for Nevada, or the United States District Court for the District of Nevada, and the Parties expressly waive, to the fullest extent permitted by law, any objection that they may now or later have to the laying of venue of any such litigation brought in any such court referred to above, including without limitation, any claim that any such litigation has been brought in an inconvenient forum.

NEW HAMPSHIRE

CANCELLATION PROVISIONS, a., is deleted and replaced with the following: CANCELLATION BY SERVICE CONTRACT HOLDER: You may cancel this Service Contract at any time by notifying Us. If You cancel Your Service Contract within the first thirty (30) days from the Contract Purchase Date, You will receive a pro rata refund of the Contract Purchase Price for the unexpired Term of the Service Contract based on the number of elapsed months, less any claims paid or authorized for payment, less a cancellation fee of ten (10%) of the Contract Purchase Price or fifty (\$50.00) dollars, whichever is less. In the event of Your cancellation of this Service Contract, any refund owed will be paid or credited no more than thirty (30) days from the date the Administrator/Obligor or Dealer receives notice of the request to cancel or sooner if required by state law.

If You have any questions regarding this Service Contract, You may contact Us by mail or by phone. Refer to the DEFINITIONS section of this Service Contract for Our address and toll-free number.

ARBITRATION is subject to N.H. Rev. Stat. 542. Arbitration is revised as follows: Unless both of **Us** agree otherwise, arbitration will take place in the State of New Hampshire.

In the event **You** do not receive satisfaction under this **Service Contract**, **You** may contact the New Hampshire Insurance Department at the following address: 21 Fruit Street, Suite 14, Concord, New Hampshire, 03301 and at phone number 603-271-2261.

NEW JERSEY

The product being offered is a service contract and is separate and distinct from any product or service warranty which may be provided by the manufacturer, importer, or seller.

CANCELLATION PROVISIONS, a., is amended as follows: If You are the original Service Contract holder and You cancel this Service Contract within thirty (30) days of the original Contract Purchase Date, You will receive a refund within forty-five (45) days of return of this Service Contract to Us; otherwise a ten percent (10%) penalty per month shall be added to a refund.

CANCELLATION PROVISIONS, b., is amended as follows: If **We** cancel this **Service Contract**, **We** shall mail a written notice to **You** at **Your** last known address at least five (5) days before cancellation. The notice shall state the effective date of the cancellation and the reason for the cancellation. Written notice is not required if cancelled due to non-payment by **You** of the **Contract Purchase Price**; a material misrepresentation by **You** to **Us**; or substantial breach of duties by **You** relating to the **Vehicle** or its use.

NEW MEXICO

CANCELLATION PROVISIONS, a., is amended as follows: If Your refund is not returned within sixty (60) days of return of this Service Contract to Us, a ten percent (10%) penalty of the Contract Purchase Price, for each thirty (30) day period or portion thereof that the refund remains unpaid will be added to the refund. If You cancel this Service Contract thirty (30) days after the Contract Purchase Date, a refund of 100% of the unearned pro rata Contract Purchase Price will be provided, less a cancellation fee of fifty dollars (\$50.00) or ten percent (10%) of the Contract Purchase Price, whichever is less, and less any claims paid. The right to void this Service Contract is not transferable and applies only to the original Service Contract holder.

CANCELLATION PROVISIONS, b., is amended as follows: No Service Contract that has been in effect for at least seventy (70) days will be cancelled by Us before the expiration of the agreed Term of one (1) year after the Contract Purchase Date, whichever occurs first, except on any of the following grounds:

- (a) You fail to pay an amount when due;
- (b) You are convicted of a crime that results in an increase in the service required under the Service Contract;
- (c) We discover that fraud was committed or there was a material misrepresentation by You in obtaining the Service Contract, or in presenting a claim for payment;
- (d) We discover an act or omission by You or a violation by You of any condition of the Service Contract that occurred after the effective date of the Service Contract that substantially and materially increased the service required under the Service Contract.

We will mail a cancellation notice to You at least fifteen (15) days prior to the cancellation effective date.

The notice of cancellation will be effective as of the date of termination as stated in the notice of cancellation.

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

NEW YORK

CANCELLATION PROVISIONS, a., is amended as follows: If this Service Contract is originally delivered to You by mail, You may cancel this Service Contract within thirty (30) days after the Service Contract was mailed to You and receive a full refund of the Contract Purchase Price provided no claim has been made under the Service Contract. If a full refund is due to You under this Service Contract, a ten percent (10%) penalty per month will be added to the refund if it is not made within thirty (30) days of return of the Service Contract to Us.

CANCELLATION PROVISIONS, b., is amended as follows: If **We** cancel, a notice of cancellation will be sent to **You**, which will include the effective date of cancellation and the reason for the cancellation. **We** will mail a notice of cancellation to **You** at least fifteen (15) days prior to cancellation.

If You need emergency repairs and are unable to contact Us for prior authorization, then You may take Your Vehicle to any state licensed Repair Facility to have the repairs performed prior to authorization by Us. In such case, You must contact Us as soon as possible to open a claim file. Failure to obtain prior authorization from Us prior to the performance of a repair will not invalidate a covered claim if You show that it was not reasonably possible to do so. Additionally, failure to furnish Us with copies of repair orders and other requested receipts or documents within thirty (30) days of the repair will not invalidate a covered claim if You show that it was not reasonably possible to do so.

OBLIGOR PERFORMANCE & OBLIGATIONS is amended as follows: Obligations of the **Obligor** under this **Service Contract** are guaranteed under a service contract reimbursement insurance policy. If the **Obligor** fails to pay or provide service on a claim within sixty (60) days after proof of loss has been filed, **You** are entitled to make a claim directly against the insurance company.

NORTH CAROLINA

CANCELLATION is amended as follows: A twenty-five-dollar (\$25.00) cancellation fee or ten percent (10%) of the pro-rata refund amount, whichever is less, is applicable.

CANCELLATION PROVISIONS, b., is amended as follows: **We** may only cancel this **Service Contract** for non-payment of premium or for a direct violation of the **Service Contract** by **You**.

OHIO

THIS SERVICE CONTRACT IS NOT INSURANCE AND IS NOT SUBJECT TO THE INSURANCE LAWS OF THIS STATE.

CANCELLATION PROVISIONS, a., is amended as follows: In the event **You** cancel this **Service Contract** and no refund is received, **You** may contact the insurance company listed in the **OBLIGOR PERFORMANCE & OBLIGATIONS** section of this **Service Contract** for **Your** refund.

OBLIGOR PERFORMANCE & OBLIGATIONS is amended as follows: Obligations of the **Obligor** under this **Service Contract** are insured under a reimbursement insurance policy. If the **Obligor** fails to pay or provide service on a claim within sixty (60) days after proof of loss has been filed, **You** are entitled to make a claim directly against the insurance company referenced in this section.

OKLAHOMA

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

The coverage afforded under this **Service Contract** is not guaranteed by the Oklahoma Insurance Guaranty Association. Oklahoma Service Warranty Statutes do not apply to commercial use references in Service Warranty Contracts, Oklahoma License Number: 520369859.

CANCELLATION PROVISIONS, a., is deleted in its entirety and replaced with the following: You may cancel this Service Contract by submitting a written request to the Dealer containing a copy of Your Service Contract. If You cancel during the first thirty (30) days from the Contract Purchase Date, and no claim has been authorized or paid, the Administrator/Obligor or the Dealer will refund You one hundred percent (100%) of the Contract Purchase Price. After the first thirty (30) days from the Contract Purchase Date, or if a claim was made within the first thirty (30) days, the Administrator/Obligor or the Dealer shall provide a refund of one hundred percent (100%) of the unearned pro rata premium, based on the number of elapsed months, less the cost of service provided under this Service Contract. We may cancel this Service Contract during the first thirty (30) days of the Contract Purchase Date for any reason. After thirty (30) days, We may cancel this Service Contract for material misrepresentation or fraud at time of sale or for non-payment of Contract Purchase Price.

CANCELLATION PROVISIONS, b., is amended as follows: If **We** cancel this **Service Contract, We** or the **Dealer** will refund **You** one hundred percent (100%) of the **Contract Purchase Price**, less the cost of service provided under this **Service Contract**. If **Your Service Contract** is financed, the lienholder has the right to receive any portion of the cancellation refund amounts.

CANCELLATION PROVISIONS, c., is amended as follows: If **Your Vehicle** is repossessed, stolen or declared a total loss, **You** authorize the lienholder to cancel this **Service Contract**. The cancellation fee is deleted.

ARBITRATION is amended as follows: While arbitration is mandatory, the outcome of any arbitration shall be non-binding on the parties, and either party shall, following arbitration, have the right to reject the arbitration award and bring suit in a district court of Oklahoma.

<u>OREGON</u>

We, the Obligor is the party obligated to make repairs covered by this Service Contract.

If You have any questions regarding this Service Contract, or a complaint against Us, You may contact the Oregon Department of Consumer & Business Services, Division of Financial Regulation, Consumer Advocacy Unit at 350 Winter Street NE, Room 300, Salem Oregon 97301, (888) 877-4894.

ARBITRATION is not applicable for Oregon residents; any arbitration must be by mutual agreement and conducted under local rules as required under ORS Chapter 36. If arbitration occurs, it will occur in Oregon (unless another location is mutually agreed upon).

If an emergency repair must be performed outside of normal business hours, **You** may contact **Us** during normal business hours to seek reimbursement of a covered claim.

The Service Contract will be governed under the laws of the State of Oregon.

SERVICE CONTRACT GENERAL PROVISIONS, JURISDICTION AND VENUE; CHOICE OF LAW is deleted and replaced with the following: This **Service Contract** and all attachments hereto shall be governed by and construed in accordance with the laws of the state of Oregon, without reference to its conflict of laws provisions. With respect to any litigation based on, arising out of, or in connection with this **Service Contract** and all attachments hereto, the Parties expressly submit to the personal jurisdiction of the Superior Court in and for Oregon, or the United States District Court for the District of Oregon.

RHODE ISLAND

Section 31-5.4 of Rhode Island General Business Law requires an automobile dealer to provide a warranty covering certain classes of used motor vehicles as follows: Used vehicles with 36,000 miles or less at the time of sale; Provides coverage for ninety (90) days or 4,000 miles, whichever occurs first. Used vehicles with more than 36,000 miles but less than 100,000 miles at time of sale; Provides coverage for thirty (30) days or 1,000 miles, whichever occurs first. The **Vehicle You** have purchased may by covered by this law. If so, the following is added to this **Service Contract**: In addition to the dealer warranty required by this law, **You** have elected to purchase this **Service Contract**, which may provide **You** with additional protection during the dealer warranty period and provides protection after the dealer warranty has expired. **You** have been charged separately only for this **Service Contract**. The required dealer warranty is provided free of charge. Furthermore, the Definitions, Coverages and Exclusions stated in this **Service Contract** apply only to this **Service Contract** and are not the terms of the required dealer warranty.

SOUTH CAROLINA

If **You** have any questions regarding this **Service Contract**, or a complaint against **Us**, **You** may contact the South Carolina Department of Insurance, Capital Center, 1201 Main Street, Ste. 1000, Columbia, SC 29202-3105, (800) 768-3467.

CANCELLATION PROVISIONS, a., is amended to include the following: A ten (10%) percent penalty per month shall be added to a refund that is not paid or credited within forty-five (45) days after return of the **Service Contract** to **Us**.

CANCELLATION PROVISIONS, b., is amended as follows: If **We** cancel this **Service Contract** for any reason, **We** will mail written notice to **You** at least fifteen (15) days prior to cancellation by **Us**. The notice of cancellation will state the effective date and reason for the cancellation. The lienholder, if any, will be named on a cancellation refund check as their interest may appear.

TEXAS

CANCELLATION PROVISIONS, a., is deleted in its entirety and replaced with the following: If You cancel this Service Contract before the thirty-first (31) day of the Contract Purchase Date, You will receive a full refund of the total Contract Purchase Price. If a claim has been incurred before the thirty-first (31) day, You shall receive a full refund of the Contract Purchase Price less claims paid. If You cancel this Service Contract after the thirty-first (31) day, You will receive a pro rata refund of the total Contract Purchase Price, based on the days the Service Contract was in force compared to the total Term, less claims paid and the applicable cancellation fee in the amount of fifty dollars (\$50). The Term of this Service Contract for cancellation purposes will be based on the Contract Purchase Date. If a refund is owed, the refund will be paid or credited within thirty (30) days from the date We or the Dealer receive notice of cancellation from You. A ten percent (10%) penalty per month shall be added to a refund that is not made within forty-five (45) days after return of this Service Contract to Us.

CANCELLATION PROVISIONS, b., is amended as follows: If **We** cancel this **Service Contract** for any reason other than non-payment of the **Contract Purchase Price** or material misrepresentation by **You** to **Us, We** shall mail a written notice of cancellation to **You** at the last known address before the fifth (5th) day preceding the effective date of cancellation. The notice will state the effective date of cancellation and reason for cancellation.

If a covered claim is not paid or a refund not provided within forty-five (45) days after **You** have filed proof of loss with **Us, You** may contact or file a claim directly with the insurance company listed in the **OBLIGOR PERFORMANCE & OBLIGATIONS** section of this **Service Contract**.

If You have any questions regarding the regulation of this Service Contract or a complaint against Us, You may contact the Texas Department of Licensing and Regulation, 920 Colorado, Austin, Texas 78701, or P.O. Box 12157, Austin, Texas 78711, (800) 803-9202.

Our service contract provider license number is: 810

<u>UTAH</u>

Coverage afforded under this **Service Contract** is not guaranteed by the Utah 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.

CANCELLATION, PROVISIONS, b., is amended as follows: This Service Contract may only be canceled by Us on grounds of: (1) material misrepresentation; (2) substantial change in risk; or (3) substantial breaches of contractual duties, conditions or warranties. In general, If We cancel this Service Contract, We will mail to You written notice of cancellation at least thirty (30) days before the cancellation date. However, if We cancel this Service Contract within the first sixty (60) days after the Contract Purchase Date or if We cancel this Service Contract because You have defaulted in Your obligation to repay the amount financed by the lienholder, We will mail to You written notice of cancellation at least ten (10) days before the cancellation date.

SERVICE CONTRACT CLAIM PROCEDURES, is amended to add: For Claim Authorization (prior approval of repair work) and Emergency Repairs, call toll-free at 866-660-7003, which is available 24/7. If You need emergency repairs and are unable to contact Us for prior authorization, then You may take Your Vehicle to any state licensed Repair Facility to have the repairs performed prior to authorization by Us. In such a case, You must contact Us as soon as possible to open a claim file. Failure to obtain prior authorization from Us prior to the performance of a repair will not invalidate a covered claim if You show that it was not reasonably possible to do so. Additionally, failure to furnish Us with copies of repair orders and other requested receipts or documents within thirty (30) days of the repair will not invalidate a covered claim if You show that it was not reasonably possible to do so. SERVICE CONTRACT GENERAL PROVISIONS, JURISDICTION AND VENUE; CHOICE OF LAW, is deleted and replaced with the following:

This **Service Contract** and all attachments hereto shall be governed by and construed in accordance with the laws of the state of Utah, without reference to its conflict of laws provisions. With respect to any litigation based on, arising out of, or in connection with this **Service Contract** and all attachments hereto, the Parties expressly submit to the personal jurisdiction of the Superior Court in Utah, or the United States District Court for the District of Utah, and the Parties expressly waive, to the fullest extent permitted by law, any objection that they may now or later have to the laying of venue of any such litigation brought in any such court referred to above, including without limitation, any claim that any such litigation has been brought in an inconvenient forum.

OBLIGOR PERFORMANCE & OBLIGATIONS is amended as follows: In the event the **Obligor** fails to pay a claim within sixty (60) days, or if the **Obligor** becomes insolvent or ceases to conduct business during the **Term** of this **Service Contract**, **You** may file a direct claim with the insurer as designated in this section. To do so, please all the following number for instructions: (800) 331-3780.

ARBITRATION IS amended as follows: ANY MATTER IN DISPUTE BETWEEN CONSUMER AND ADMINISTRATOR/OBLIGOR MAY BE SUBJECT TO ARBITRATION AS AN ALTERNATIVE TO COURT ACTION PURSUANT TO THE RULES OF (THE AMERICAN ARBITRATION ASSOCIATION OR OTHER RECOGNIZED ARBITRATOR), A COPY OF WHICH IS AVAILABLE ON REQUEST FROM ADMINISTRATOR/OBLIGOR. ANY DECISION REACHED BY ARBITRATION SHALL BE BINDING UPON BOTH CONSUMER AND ADMINISTRATOR/OBLIGOR. 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. THE ARBITRATOR SHALL BE PROHIBITED FROM AWARDING PUNITIVE, CONSEQUENTIAL, SPECIAL, INCIDENTAL, AND EXEMPLARY DAMAGES. THE ARBITRATOR MAY AWARD A PARTY ONLY ITS ACTUAL DAMAGES AND THE ARBITRATOR MAY AWARD EQUITABLE RELIEF INCLUDING INJUNCTIVE RELIEF. AN ARBITRATION AWARD MAY NOT BE SET ASIDE IN LATER LITIGATION EXCEPT UPON THE LIMITED CIRCUMSTANCES SET FORTH IN THE FEDERAL ARBITRATION ACT, 9 U.S.C. §1 ET SEQ. AN AWARD IN ARBITRATION WILL BE ENFORCEABLE UNDER THE FEDERAL ARBITRATION ACT BY ANY COURT HAVING JURISDICTION.

VERMONT

CANCELLATION PROVISIONS, b., is amended as follows: We may only cancel this Service Contract for fraud or material misrepresentation affecting the Service Contract or the presentation of a claim there under, non-payment of the Contract Purchase Price, or violation of any terms or conditions of the Service Contract. If We cancel this Service Contract for any other reason, We will provide a written notice with the reason for cancellation by certified mail within forty-five (45) days' notice of the cancellation date.

VIRGINIA

If any promise made in the **Service Contract** has been denied or has not been honored within sixty (60) days after **Your** request, **You** may contact the Virginia Department of Agriculture and Consumer Services, Office of Charitable and Regulatory Programs at www.vdacs.virginia.gov/food-extended-service-contract-providers.shtml to file a complaint.

WASHINGTON

Initial WA Residents Only: By initialing, You acknowledge that You have reviewed the CANCELLATION PROVISIONS and OBLIGOR PERFORMANCE

& OBLIGATIONS sections of this Service Contract. Additionally, You have reviewed the SCHEDULE OF COVERAGE, EXCLUSIONS-WHAT IS NOT COVERED, SERVICE CONTRACT GENERAL PROVISIONS, TERM and SERVICE CONTRACT CLAIM PROCEDURES set forth in this Service Contract.

CANCELLATION PROVISIONS, a., is deleted in its entirety and replaced with the following: How You May Cancel This Service Contract: You may cancel this Service Contract by surrendering Your copy of this Service Contract with written notice to the Dealer or directly to Us. Written notice shall contain an odometer statement indicating the odometer reading at the date of the request of cancellation. If You cancel this Service Contract within the first thirty (30) days and no claims have been filed, We will refund the entire Contract Purchase Price. A ten percent (10%) penalty shall be added to any refund that is not paid or credited within thirty (30) days after return of this Service Contract to the Dealer or to Us. If this Service Contract is canceled after the first thirty (30) days or a claim has been filed, We will refund the unearned Contract Purchase Price to You calculated on a pro rata basis. The refund will be equal to the lesser amount produced using either the number of days the Service Contract was in force prior to cancellation, less a cancellation fee of twenty-five dollars (\$25.00). Claims paid will not be deducted from Your cancellation refund amount. If a refund is owed, the refund will be paid or credited within thirty (30) days from the date We or Dealer receive notice of cancellation from You. In the event of cancellation, the lienholder identified on the Application Page, if any, will be named on a cancellation refund check as its interest may appear. If the Vehicle and this Service Contract have been financed, the lienholder shown on the Application Page may cancel this Service Contract for non-payment or if the Vehicle is declared a total loss or is repossessed. This right of cancellation does not confer ownership of this Service Contract to the lienholder or otherwise entitle the lienholder to performance under this Service Contract.

CANCELLATION PROVISIONS, b., is deleted in its entirety and replaced with the following: Our Right to Cancel This Service Contract: We may cancel this Service Contract based on one or more of the following reasons: (1) non-payment of the Contract Purchase Price; (2) a material misrepresentation made by You; or (3) a substantial breach of duties by You under the Service Contract relating to the Vehicle or its use. If this Service Contract is canceled by Us within thirty (30) days of the Contract Purchase Date, a full refund of the total Contract Purchase Price will be issued. If this Service Contract is cancelled by Us after thirty (30) days, a pro rata refund of the total Contract Purchase Price based on the number of days the Service Contract was in force compared to the total Term will be issued. In the event of cancellation, the lienholder identified on the Application Page, if any, will be named on a cancellation refund check as its interest may appear. Written notice of such cancellation shall include the actual reason for cancellation and shall be mailed or delivered to You not less than ten (10) days prior to the effective date of cancellation, where such cancellation is for non-payment of the Contract Purchase Price, or not less than forty-five (45) days prior to the effective date of cancellation, where such cancellation is for any other reason. We have only sixty (60) days from the date of the sale of the Service Contract to You to determine whether or not the Vehicle qualities for the program. Except as set forth above, after sixty (60) days the Vehicle qualifies for the issued Service Contract and We may not cancel the Service Contract and is fully obligated under the terms of the Service Contract sold You. If We cancel this Service Contract and a refund is owed, the refund will be paid or credited within thirty (30) days from the effective date of the cancellation.

OBLIGOR PERFORMANCE & OBLIGATIONS is amended as follows: **Our** performance under this **Service Contract** is insured by an insurance policy issued to **Us** by the insurance company listed in this section, Policy Number T3-46-0244. If **You** cancel this **Service Contract**, **You** may apply for a refund with the insurance company. The warranty of merchantability on the **Vehicle** is not waived if the **Service Contract** was purchased within ninety (90) days of the purchase date of the **Vehicle**, and the provider or the service contract seller also sold the **Vehicle**. **You** may file a claim directly with the insurance company without restrictions.

If You need emergency repairs and are unable to contact Us for prior authorization, then You may take Your Vehicle to any Repair Facility to have the repairs performed prior to authorization by Us. In such a case, You must contact Us as soon as possible to open a claim file. Failure to obtain prior authorization from Us prior to the performance of a repair will not invalidate a covered claim if You show that it was not reasonably possible to do so. Additionally, failure to furnish Us with copies of repair orders and other requested receipts or documents within thirty (30) days of the repair will not invalidate a covered claim if You show that it was not reasonably possible to do so.

SERVICE CONTRACT GENERAL PROVISIONS, is amended as follows:

p. JURISDICTION AND VENUE; CHOICE OF LAW: This Service Contract and all attachments hereto shall be governed by and construed in accordance with the laws of the state of Washington.

ARBITRATION is amended as follows: The Insurance Commissioner of Washington is the Service Provider's attorney to receive service of process in any action, suit or proceeding in any court, and the state of Washington has jurisdiction of any civil action in connection with this **Service Contract**. Arbitration proceedings shall be held at a location in close proximity to **Your** permanent residence.

WASHINGTON D.C.

CANCELLATION PROVISIONS, a., is amended as follows: If **You** cancel within the first thirty (30) days, a ten percent (10%) penalty per month shall be added to a refund not paid or credited within forty-five (45) days after return of the **Service Contract** and upon **Our** receipt. The cancellation fee may not exceed ten (10%) percent of the **Contract Purchase Price** or fifty dollars (\$50.00).

CANCELLATION PROVISIONS, b., is amended as follows: In the event of cancellation by the **Obligor**, the notice of cancellation will include the effective date of, and reason for, the cancellation.

This **Service Contract** is amended to include: At the sole discretion of the **Administrator/Obligor**, replacement may be made with new, remanufactured, non-OEM or used parts, which are of a like kind and quality comparable with the original design specifications and wear tolerances of **Your Vehicle**.

WEST VIRGINIA

CANCELLATION PROVISIONS, a., is amended as follows: The cancellation fee does not apply in West Virginia.

If a covered claim is not paid within fifteen (15) working days from the agreed upon settlement, You may file a claim directly with the insurance company listed in the OBLIGOR PERFORMANCE & OBLIGATIONS section of this Service Contract.

ARBITRATION is amended as follows: If both parties agree to arbitrate, each party will select an arbitrator. The two arbitrators will select a third arbitrator. If they cannot agree upon the selection of a third arbitrator within thirty (30) days, both parties must request that selection of a third arbitrator be made by a judge of a court having jurisdiction. Local rules of law as to procedure and evidence will apply. Payment of the arbitrator's fee shall be made by **Us** if coverage is found to exist. If coverage is not found, each party will: (a) pay its chosen arbitrator; and (b) bear the other expenses of the arbitrator equally.

WISCONSIN

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

CANCELLATION PROVISIONS, a., is deleted in its entirety and replaced with the following: You may cancel this **Service Contract** for any reason within thirty (30) days of the **Contract Purchase Date**, or thirty (30) days from mailing if the **Service Contract** is provided to **You** by mail, and receive a full refund of the total **Contract Purchase Price**, less any claims paid or made. **You** may cancel this **Service Contract** for any reason after thirty (30) days and receive a pro rata

refund of the total **Contract Purchase Price** less the cancellation fee. The cancellation fee may not exceed the lesser of fifty dollars (\$50.00) or ten percent (10%) of the amount paid by **You**. A ten percent (10%) penalty per month shall be added to a refund that is not paid or credited within forty-five (45) days after return of the **Service Contract** to **Us** or the **Dealer**.

CANCELLATION PROVISIONS, b., is amended as follows: We may only cancel this Service Contract for non-payment of the Contract Purchase Price, material misrepresentation by You to Us, or substantial breach of duties by You relating to the Vehicle or its use. We will mail a written notice to You at the last-known address that We have on record at least five (5) days prior to cancellation by Us. The written notice will state the effective date of the cancellation and the reason for the cancellation. If We cancel this Service Contract within thirty (30) days of the Contract Purchase Date, a full refund of the total Contract Purchase Price will be issued. At any other time, We will refund 100% of the unearned pro rata Contract Purchase Price, based on the number of days the Service Contract was in force compared to the total Term will be issued, less any claims paid. In the event of a total loss of property covered by the Service Contract that is not covered by a replacement of the property pursuant to the terms of the Service Contract, You shall be entitled to cancel the Service Contract and receive a pro-rata refund of the unearned Contract Purchase Price, less any claims paid. If a covered claim is not paid within sixty (60) days after You provide proof of loss, or if the Obligor becomes insolvent or otherwise financially impaired, You may file a claim directly with the insurance company listed in the OBLIGOR PERFORMANCE & OBLIGATIONS section of this Service Contract, for reimbursement, payment, or provision of service. In the state of Wisconsin, preauthorization of repair work is required by Us. However, if extenuating circumstances prevent You from obtaining preauthorization, We will not deny a claim based solely on the lack of preauthorization. We have the right to subrogation collections, but only after You have been made whole and are fully compensated for damages.

ARBITRATION is deleted in its entirety. Arbitration does not apply in Wisconsin.

WYOMING

CANCELLATION PROVISIONS, a., is amended to add the following: If a full refund is due **You** under this **Service Contract**, a ten percent (10%) penalty per month shall be added to a refund that is not made within forty-five (45) days of return of this **Service Contract** to **Us**.

CANCELLATION PROVISIONS, b., is amended as follows: **We** shall mail written notice to **You** at **Your** last known address in **Our** records at least ten (10) days prior to cancellation by **Us**. Prior notice is not required if the reason for cancellation is non-payment of the **Contract Purchase Price**, a material misrepresentation by **You** to **Us** or a substantial breach of duties by **You** relating to the **Vehicle** or its use. The notice shall state the effective date of the cancellation and the reason for cancellation.