SERVICE AGREEMENT NUMBER

USAA Extended Vehicle Protection Vehicle Service Agreement

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AGREEMENT HOLDER INFORMATION				VEHICLE INFORMATION				
LAST NAME	FIRST NAME		MI	YEAR	MAKE	MODEL		
ADDRESS		EMAIL		ODOMETER	IN-SERVICE DATE	VEHICLE PURCHASE PRICE		
						Current Black Book Retail Value		
CITY/STATE/ZIP CODE		TELEPHONE NUMBER		VIN				
COVERAGE INFORMATION			PLANS / PACKAGES					
VEHICLE CLASSIFICATION AGRI		GREEMENT TERM		COVERAGE PLAN				
□ NEW □ PRE-OWN	ED MON	THS MILES	_					
AGREEMENT PURCHASE DAT	E AGRE	EMENT EXPIRATION DA	ATE					
AGREEMENT EXPIRATION MILEAGE	DEDU	CTIBLE		SINGLE PAYMEN	NT AGREEMENT PRICE	METHOD OF PAYMENT		
						☐ CREDIT CARD ☐ CASH/CHECK☐ FINANCED		
OTHER REQUISIONS								

The **ADMINISTRATOR** of this **VEHICLE SERVICE AGREEMENT** is United Service Protection Corporation, at Post Office Box 20949, St. Petersburg, Florida 33742. The telephone number is 1-877-387-8722. The **ADMINISTRATOR's** hours of operations are **Monday through Friday 8 a.m. to 8p.m. eastern standard time**.

The **Obligor** under this **Vehicle Service Agreement**, referred to as "**We**," "**Us**" and "**Our**" throughout, is United Service Protection Corp., the address and telephone number for which are provided above. Nation Motor Club and Signature Nationwide Auto Club in NH, MT and WI is the entity obligated to perform the 24-Hour Roadside Assistance Benefits and is the party identified as the **Obligor** in the 24-Hour Roadside Assistance Benefits section of the Schedule of Coverage document and AGREEMENT HOLDER'S GUIDE TO FILING A CLAIM in this **Vehicle Service Agreement**.

If the **VEHICLE** is under all or a remaining portion of the manufacturer's warranty period as of the start date of this **AGREEMENT**, this **AGREEMENT** is inclusive of the manufacturer's warranty. It does not replace the manufacturer's warranty, but does provide certain additional benefits during the term of the manufacturer's warranty.

You must provide all of the information requested in this Declaration Page in order to validate this Service Agreement. This Declaration Page shall be the basis upon which the Service Agreement is issued. Your (a) verbal authorization to Our telephone agent and subsequent mailing of Your Vehicle Service Agreement or (b) Your electronic signature (by accepting the Privacy Statement on line) confirms Our right to charge the price quote and also indicates that the information You have provided is true and correct and that You accept the terms and provisions of this Service Agreement as they have been described to You and You agree to be bound by the terms thereof. Once You receive this Service Agreement if You wish to cancel You have sixty (60) days to notify Us (as described in the Cancellation section) and receive a full refund. I understand that I may return this Service Agreement within sixty (60) days for any reason and receive a full refund.

YOUR Service AGREEMENT contains an arbitration clause which may affect YOUR legal rights, unless YOU live in a state that prohibits such provisions. Please review the arbitration in its entirety as well as the Special State Disclosure document for YOUR specific state (if YOUR state is included) to determine whether YOUR legal rights are affected.

Purchase of this AGREEMENT is not required in order to purchase or obtain financing for a motor VEHICLE. Claims Administrator: 1-877-387-8722 Roadside Benefits Administrator: 1-866-375-5374

To review the General Privacy Policy of United Service Protection Corporation, an Assurant Solutions company, please visit http://www.assurantsolutions.com/privPolGeneral.html

AGREEMENT HOLDER SIGNATURE	DATE
X	

DEFINITIONS

The following definitions apply to words used frequently throughout this **Vehicle Service Agreement**. These definitions and items identified in the **Declaration Page** are in **Bold-FACED, SMALL CAPS** type:

ADMINISTRATOR - The entity identified on the **DECLARATION PAGE** that administers this **AGREEMENT** on **OUR** behalf.

MECHANICAL BREAKDOWN/BREAKDOWN – Means the failure of a **COVERED PART** under normal service and usage of the **VEHICLE**. A **COVERED PART** has failed when, solely because of its condition, it can no longer perform the function for which it was designed.

CLAIM - A demand by **YOU** for benefits under this **AGREEMENT**.

COMMERCIAL UNIT - Any **VEHICLE** regardless of registration type including but not limited to **VEHICLES** used primarily for rental, taxi, limousine or shuttle, delivery, towing or road repair operations, construction and job site hauling, police or emergency service, racing or competitive driving, service or repair.

COVERED PARTS - The parts listed in the Schedule of Covered Parts subsection of the Schedule of Coverages document of this **AGREEMENT**.

DECLARATION PAGE - The numbered document executed by **YOU** which is a part of this **AGREEMENT**. It lists information regarding the **VEHICLE** to be covered, **AGREEMENT** terms, and other vital information.

DEDUCTIBLE - The amount **YOU** are required to pay, as shown on the **DECLARATION PAGE**, toward the total cost for the repair or replacement of **COVERED PARTS** per repair visit.

In-Service Date – The date on which the **Vehicle** was first purchased by the original owner, if known. For **Vehicles** for which that original purchase date is not known, it shall be July 1st of the **Vehicle** model year. This may not be the date that **You** purchased **Your Vehicle**. The **In-Service Date** does not apply to Comprehensive New and Pre-Owned Plans

LIENHOLDER – The financial institution that **You** have entered into a financial arrangement with to finance the **VEHICLE** covered by this **AGREEMENT**, or said financial institutions' successors or assigns.

NEW VEHICLE — Refers to a **VEHICLE** that is covered under the original manufacturer's full coverage **NEW VEHICLE** warranty at the time of purchase of this **AGREEMENT**.

Obligor – The entity identified on the **Declaration Page** obligated to perform under this **Vehicle Service Agreement**.

PLAN - Refers to the **PLAN** selected and Term selected by **YOU** as shown on the **DECLARATION PAGE** of this **AGREEMENT**.

PRE-OWNED VEHICLE – Refers to a qualifying **VEHICLE** that does not meet the definition of a **NEW VEHICLE**.

REPAIR FACILITY - A licensed **REPAIR FACILITY** authorized by the **ADMINISTRATOR** to perform repair services under this **AGREEMENT**.

VEHICLE SERVICE AGREEMENT ("AGREEMENT") - This VEHICLE SERVICE AGREEMENT which You have purchased for the VEHICLE described on the DECLARATION PAGE.

WE, US and OUR - The entity identified on the **DECLARATION PAGE** that is obligated to perform under this **AGREEMENT**.

YOUR VEHICLE OR VEHICLE - The VEHICLE described on the **DECLARATION PAGE** that is covered under this **AGREEMENT**.

YOU, YOUR - The AGREEMENT holder shown on the DECLARATION PAGE of this AGREEMENT.

GENERAL PROVISIONS

1) Agreement Term

Coverage under this **AGREEMENT** will begin on the **AGREEMENT** Purchase Date as shown on the **DECLARATION PAGE** of this **AGREEMENT**. Coverage under this **AGREEMENT** will expire on the Expiration Date or when the **VEHICLE** reaches the specified Agreement Expiration Mileage whichever occurs first, as shown on the **DECLARATION PAGE** of this **AGREEMENT**. **PLAN** Coverage Expiration is determined as follows:

a) **New Plan Vehicle Coverage:** The Expiration Date is determined by adding the months of the Term selected to the **AGREEMENT** Purchase Date shown on the **DECLARATION PAGE**, and the Agreement Expiration Mileage is the mileage of the Term selected.

b) Wrap Plans Vehicle Coverage:

For Vehicles with a current odometer reading between twelve thousand and one miles (12,001) and fifty thousand miles (50,000).

The Expiration Date is determined by adding the months of the Term selected to the Vehicle's in-SERVICE DATE shown on the DECLARATION PAGE, and the Agreement Expiration Mileage is the mileage of the Term selected. If no IN-SERVICE DATE is provided the **IN-SERVICE DATE** will be defaulted to July 1st of the model year. The Manufacturer Wrap PLAN does not provide coverage for the Engine, Transmission and Drive axle components; the automobile manufacturer warranty is intended to provide the power train warranty. The Manufacturer Diesel Wrap PLAN does not provide coverage for the Diesel Engine components; the automobile manufacturer warranty is intended to provide Diesel Engine warranty. It is YOUR responsibility to make certain that any and all remaining manufacturer warranty (as applicable) is transferred into Your name.

For Vehicles with a current odometer reading of twelve thousand miles (12,001) or less.

b) The Expiration Date is determined by adding the months of the Term selected to the **AGREMENT** Purchase Date shown on the **DECLARATION PAGE**, and the Agreement Expiration Mileage is the mileage of the Term selected. The Manufacturer Wrap **PLAN** does not provide coverage for the Engine, Transmission and Drive axle components; the automobile manufacturer warranty is intended to provide the power train warranty. The Manufacturer Diesel Wrap **PLAN** does not provide coverage for the Diesel Engine components; the automobile manufacturer warranty is intended to provide Diesel Engine warranty.

c) **PRE-OWNED VEHICLE COVERAGE:** The Expiration Date is determined by adding the months of the Term selected to the **AGREEMENT** Purchase Date shown on the **DECLARATION PAGE**, and the Agreement Expiration Mileage is determined by adding the mileage of the Term selected to the Odometer Reading of the **VEHICLE** on the **AGREEMENT** Purchase Date.

2) Coverage

The coverage provided to **You** for **Your Vehicle** is determined by the Coverage **Plan** and Term selected by **You** on the **Declaration Page** and by the terms and provisions of this **Agreement**. Please see **Your** Schedule of Coverages section for a detailed list of **Covered Parts** and to determine the coverages provided under **Your Plan**

WE will pay on YOUR behalf or reimburse YOU for the reasonable costs to repair or replace any COVERED PARTS, which cause a BREAKDOWN, less any DEDUCTIBLE. WE will pay on YOUR behalf the Substitute Transportation, Travel/Lodging and 24-Hour Roadside Assistance Benefits expenses as listed in the Schedule of Coverages. All COVERED PARTS must be functioning properly at the time YOU purchase this AGREEMENT. Please refer to the section of this AGREEMENT titled AGREEMENT Holder's Guide to Filing a CLAIM for CLAIMS instructions. YOU must comply with all of the terms and provisions of this AGREEMENT.

Repairs may be completed with parts of like kind and quality.

3) <u>Deductible</u>

WE will pay the portion of the expense for a covered repair that is in excess of the **DEDUCTIBLE** that appears on the **DECLARATION PAGE.** The **DEductible** will not apply to the Additional Benefits or the 24-Hour Roadside Assistance Benefits listed in the Schedule of Coverages.

4) <u>Limits of Liability</u>

- **Single Claim Limit: OUR** liability with respect to any one CLAIM is limited to the cost to repair or replace any COVERED PARTS using retail labor rates from a nationally recognized guide (i.e. Motors Guide or All-Data), less any **DEDUCTIBLE.** Repairs may be completed with parts of like, kind and quality, commensurate with the age and odometer reading of the vehicle at the time the part(s) failed. Parts replacement may include new parts, or parts of like kind and quality, which may include serviceable used parts or remanufactured parts, as customarily used in the automobile industry. In all cases parts replacement cost will not exceed list price or manufacturers suggested retail price. In no event will Our liability exceed the cost necessary to correct the actual cause of the BREAKDOWN. OUR liability for any one (1) repair visit shall in no event exceed the actual cash value of Your Vehicle at the time of said repair visit. Actual Cash Value means the Black Book Official New and Used Car Guide® published average value of Your Vehicle for Your region, taking age, condition and mileage into consideration.
- b) **Aggregate Limit: OUR** liability with respect to the total of all benefits paid or payable while this **AGREEMENT** is in force will not exceed the lesser of:

- (1) The **Vehicle** Purchase Price, as shown on the **Declaration Page**; or
- (2) The Black Book retail value of the **VEHICLE** at the time of the current repair.

5) Manufacturer's Warranty

If any part is repaired and/or replaced under the manufacturer's warranty covering the **Vehicle**, and those same parts are listed in the Schedule of Covered Parts section of this **Agreement**, **We** will reimburse **You** for a portion of the manufacturer's deductible if the manufacturer's deductible exceeds the **Deductible** shown on the **Declaration Page**. The amount **We** reimburse will be the actual amount **You** were required to pay under the terms of the manufacturer's warranty, less the **Deductible** shown on the **Declaration Page**.

6) Territory

The benefits provided under this **AGREEMENT** are only available for losses and expenses incurred within the United States and Canada.

7) Incidental and Consequential Damage

WE and the **ADMINISTRATOR** have no liability for incidental and consequential damages is expressly excluded herein. Incidental and Consequential damage is including, but not limited to, property damage, loss of use of the **VEHICLE**, loss of time, inconvenience, or commercial loss resulting from the operation, maintenance and/or use of the **VEHICLE**.

8) Subrogation Provision

In the event that coverage is provided under this **AGREEMENT**, **WE** shall be subrogated to all the rights **YOU** may have to recover against any person or organization arising out of any safety defect which is the subject of a voluntary or mandatory recall campaign, as well as out of any order, judgment, consent decree, or other settlement, and **YOU** shall execute and deliver instruments and papers and do whatever is necessary to secure such rights. **YOU** agree to do nothing to prejudice those rights. Further, all amounts recovered by **YOU** for which **YOU** have received benefits under this **AGREEMENT** will belong to, and be paid to **US**, up to the amount of benefits paid under this **AGREEMENT**.

9) Maintenance Requirements and Service History

YOU must have **YOUR VEHICLE** checked and serviced in accordance with the manufacturer's recommendations, as outlined in the Owner's Manual for **YOUR VEHICLE**.

NOTE: Your Owner's Manual lists different servicing recommendations based on Your individual driving habits and climate conditions. You are required to follow the normal or severe maintenance schedule that applies to Your conditions. Failure to follow the manufacturer's recommendations that apply to Your specific conditions may result in the denial of Coverage. It is required that You retain "Proof" of maintenance for the service and/or repair work performed on Your Vehicle, regardless if work was performed by You or a Licensed REPAIR FACILITY. "Proof" means repair orders from a Licensed REPAIR FACILITY and/or a self-maintained maintenance log that has corresponding "purchase receipts" for oil and filter, coolant and brake system flush, etc. A self-maintained log without corresponding "purchase receipts"

is not acceptable "Proof" of maintenance. Repair orders from a Licensed **Repair Facility** must be readable and understandable, with customer complaint and repair diagnosis, parts, labor hours, **Vehicle** identification number, date, **Vehicle** mileage, **Your** name and signature, Licensed **Repair Facility** name, address and phone number, repair totals, **Deductible(s)** (if applicable), and method of payment to satisfy the repair order. The **Administrator** for related repairs may request "Proof" of maintenance and/or **Your** self-maintained log with corresponding original receipts.

10) Other Provisions

- a) This **AGREEMENT** is not an insurance policy. However, **Our** obligations under this **AGREEMENT** are insured by a policy of insurance issued by American Bankers Insurance Company of Florida, 11222 Quail Roost Drive, Miami, FL 33157. If **We** fail to perform or make payment under the terms of the **AGREEMENT** within sixty (60) days after **YOU** request performance or payment, **YOU** may apply directly to American Bankers Insurance Company of Florida. Please call 1-866-306-6694 for instructions.
- b) Proof of payment to **Us** shall be considered proof of payment to American Bankers Insurance Company of Florida, issuer of the insurance policy that insures **Our** obligation.
- c) This **AGREEMENT** is not renewable.

AGREEMENT HOLDER'S GUIDE TO FILING A CLAIM

1) IF THE VEHICLE INCURS A BREAKDOWN, YOU MUST TAKE THE FOLLOWING STEPS TO FILE A CLAIM:

a) Prevent Further Damage

Take immediate action to prevent further damage. This **AGREEMENT** will not cover the damage caused by not securing a timely repair of the failed component.

b) Take Vehicle to an approved Repair Facility

In the event of a **Breakdown**, take the **Vehicle** to an approved **Repair Facility** and provide the **Repair Facility** with a copy of this **Agreement** and/or the **Agreement** Number.

c) Obtain Prior Authorization from the Administrator

Prior to any repair being made, instruct the REPAIR FACILITY to contact the ADMINISTRATOR to obtain authorization for the CLAIM and a Claim Authorization Number. The **ADMINISTRATOR** hours are 8 am to 8 pm eastern standard time Monday - Friday. It is Your responsibility to ensure that authorization has been obtained for any covered repair prior to the work being completed. Failure to obtain proper authorization may result in a denial of benefits. The amount authorized by the ADMINISTRATOR is the maximum that will be paid for the repairs covered under the terms of this AGREEMENT. Any additional repair costs must receive prior approval. For authorization, please call the ADMINISTRATOR'S claims number <u>1-877-387-8722.</u>

d) Review Coverage

After the **ADMINISTRATOR** has been contacted, review with the **REPAIR FACILITY** what will be covered by this

AGREEMENT and what portions of the repair (if any) will not be covered.

e) Tear-Down and/or Inspection of the Vehicle

In some cases, **You** may need to authorize the **REPAIR FACILITY** to inspect and/or tear-down the **VEHICLE** in order to diagnose the failure and the cost of the repair. In such event, the **ADMINISTRATOR** should be provided with a copy of a signed authorization. **YOU** will be responsible for these charges if the failure is not covered under this **AGREEMENT**. **WE** reserve the right to require an inspection of the **VEHICLE** prior to any repair being performed.

f) Authorize Repair

Authorize the **REPAIR FACILITY** to complete the repairs and provide the **ADMINISTRATOR** with a copy of a signed authorization.

g) Review Repair

Review the work performed on the **Vehicle** with the **Repair Facility** when the **Vehicle** is picked up.

h) Pay Deductible and Costs for Non-Covered Repairs

WE will reimburse the REPAIR FACILITY or YOU for the cost of the work performed on the VEHICLE that is covered by this AGREEMENT for the previously authorized amount, less any applicable DEDUCTIBLE. YOU must pay for any repair or service that is not covered by this AGREEMENT. WE will pay the REPAIR FACILITY by charge card, the previously authorized amount for a covered repair. In some cases, it may be necessary for YOU to pay the repair bill in full. In such event, WE will reimburse YOU for the authorized cost of the repair, less any applicable DEDUCTIBLE.

i) Submit Repair Orders for Payment

Once authorization is obtained and the repair is completed, all repair orders and documentation must be submitted to the **ADMINISTRATOR**, at the address shown below, within sixty (60) days from the date the covered repair was completed to be eligible for payment. The documentation should included the following: current odometer mileage; **AGREEMENT** number; complaint, cause of failure and corrective action; cost of the repair; the last eight (8) digits of the Vehicle Identification Number; and **YOUR** phone number.

j) Emergency Repairs

If an emergency occurs which requires a **BREAKDOWN** repair to be made at a time when the **ADMINISTRATOR's** office is closed and prior authorization for the repair cannot be obtained, **YOU** should follow the **CLAIMS** procedures above and contact the **ADMINISTRATOR** for **CLAIMS** instructions during normal business hours immediately following the emergency repair.

If at all possible **YOUR VEHICLE** should be repaired during normal business hours. However, should an emergency occur which requires a **BREAKDOWN** repair to be made at a time when the **ADMINISTRATOR'S**

office is closed and prior authorization for the repair cannot be obtained, **You** should contact the **ADMINISTRATOR'S** after hour's emergency line for instructions.

k) If the Vehicle is in a Repair Facility at the time of the AGREEMENT'S expiration, the expiration date will automatically be extended until the covered repair is completed.

2) YOU MUST TAKE THE FOLLOWING STEPS TO FILE A CLAIM FOR THE ADDITIONAL BENEFITS DESCRIBED IN YOUR SCHEDULE OF COVERAGES:

a) Authorization from the Administrator

Prior authorization from the **ADMINISTRATOR** is not required for a **CLAIM** made for any of the Additional Benefits listed in the Schedule of Coverages, **except a CLAIM for Substitute Transportation.** For authorization, please call the **ADMINISTRATOR'S** claims number <u>1-877-387-8722</u>

b) Submit Paid Receipts to the Administrator

A paid receipt from a licensed service provider, stating the type of service and the date provided, must be submitted along with **YOUR AGREEMENT** Number and the odometer mileage of the **VEHICLE** on the date the service was provided, to the **ADMINISTRATOR**, at the address shown below, within sixty (60) days from the date of the covered service or repair to be eligible for payment.

ADMINISTRATOR:
P.O. Box 20949
St. Petersburg, Florida 33742
ATTN: Claims Department
Toll Free Number: 1-877-387-8722

3) YOU MUST TAKE THE FOLLOWING STEPS TO FILE A CLAIM FOR THE 24-HOUR ROADSIDE ASSISTANCE BENEFITS DESCRIBED IN THE SCHEDULE OF COVERAGES:

a) Prior Authorization

Prior authorization is required for a **CLAIM** made for any of the 24-Hour Roadside Assistance Benefits listed in the Schedule of Coverages. Please call the Roadside Assistance Administrator at the 24-hour toll free number **1-866-375-5374** to obtain authorization and an Authorization Number. Please have the following items ready when the call is placed:

- 1. **AGREEMENT** Number;
- 2. **VEHICLE** license plate number;
- 3. Location of **VEHICLE**;
- 4. Phone number calling from;
- 5. Brief description of the problem; and
- 6. Current odometer mileage.

b) Pay Costs That Exceed the Available Benefit

You must sign a vendor invoice and pay any costs that exceed the amount of the Roadside Assistance Benefits at the time service is rendered.

c) Submit Paid Receipts

In certain cases, **You** may be authorized to arrange for a service provider to perform the roadside service. In such case, **You** must pay the service provider, in full, at the time service is rendered. To obtain reimbursement, **YOU** must submit the following items to the **ADMINISTRATOR**, at the address shown above, within sixty (60) days from the date of the service to be eligible for payment:

- 1. **AGREEMENT** Number;
- 2. Valid receipt from the service provider;
- 3. Authorization Number;
- 4. Valid vehicle identification number; and
- 5. Odometer mileage on the date service was provided.

Nation Motor Club 800 Yamato Rd, STE 100, Boca Raton, FL 33431

24-Hour Toll-Free Telephone Number: 1-866-375-5374

Note: The **OBLIGOR** for the 24-Hour Roadside Assistance Benefits is Nation Motor Club except in NH, MT and WI where the **OBLIGOR** is Signature Nationwide Auto Club, the contact information is above

REPAIR FACILITY'S GUIDE TO FILING A CLAIM

IF THE VEHICLE INCURS A BREAKDOWN, THE REPAIR FACILITY SHOULD TAKE THE FOLLOWING STEPS TO FILE A CLAIM:

1) Advise Agreement Holder

Advise the **Agreement** Holder that the cost of evaluating the cause of the **Breakdown** is covered under this **Agreement** only if, after the diagnosis is complete, it is determined that the **Breakdown** was caused by a **Covered Part**. All covered repairs provided under this **Agreement** must be authorized by the **Administrator**.

2) Authorization for Evaluation from the Agreement Holder

Obtain authorization from the **AGREEMENT** holder to inspect and/or tear-down the **VEHICLE**, if necessary, to determine the cause of the failure of the component or part and cost of repair. Save all components including fluids and filters, in the event **WE** require an inspection. Inform the **AGREEMENT** t holder that the cost of tear-down will not be paid if the failure of the component disassembled is not covered under this **AGREEMENT**.

3) Assess the Problem(s)

Assess the problem(s), its cause, and the cure of the failure and the cost of the repairs.

4) Obtain Authorization from the Administrator

Prior to any repair being made, contact the **ADMINISTRATOR** at **1-877-387-8722** to obtain authorization for the **CLAIM**. Please have the following items ready when the call is placed:

- 1. Current odometer mileage;
- 2. **AGREEMENT** holder's **AGREEMENT** Number;
- 3. Complaint, cause of failure and corrective action;
- 4. Cost of the repair;
- 5. The last eight (8) digits of the Vehicle Identification Number; and
- 6. The **AGREEMENT** holder's current phone number.

5) Verification of Coverage

The **ADMINISTRATOR** will verify coverage and will either:

- 1. **Authorize the CLAIM** If the **CLAIM** is approved, a Claim Authorization Number will be issued, which should be recorded on the repair order. The authorization amount is the maximum that will be paid. Any additional repair costs must receive prior approval.
- 2. **Request Additional Evaluation -** Further evaluation, tear-down or outside inspection may be requested.

6) Inspection/Tear-Down Policy

WE reserve the right to require an inspection of the Vehicle prior to any repair being accomplished. Diagnostic procedures not associated with the tear-down are not covered. If a tear-down is necessary in order to determine the cause of failure, the AGREEMENT holder must authorize the tear-down. Please advise the AGREEMENT holder that, if the component disassembled is not covered, then the AGREEMENT holder must pay for the tear-down and such payment will not be reimbursed by Us. Listed below is the Inspection/Tear-Down Policy:

- 1. Save all components, including fluids and filters that need to be repaired.
- 2. The **ADMINISTRATOR** will arrange for inspection.
- 3. If not visited within 48 hours, call Customer Service at **1-877-387-8722.**

7) Review Repairs with Agreement holder

After the **Administrator** has been contacted, review with the **Agreement** holder what repairs will be covered by this **Agreement** and what portions of the repairs, if any, will not be covered.

8) Obtain Authorization for Repairs from Agreement holder

Obtain the **AGREEMENT** holder's authorization to complete the repairs. All repair orders must have the **AGREEMENT** holder's signature.

9) Submit Repair Order for Payment

All repair orders and documentation containing the information listed under #4 of this section, must be submitted, along with the Claim Authorization Number, to the **ADMINISTRATOR**, at the address shown below, within sixty (60) days from the date the covered repair was completed to be eligible for payment. Payment will be made by charge card or check.

ADMINISTRATOR:
P.O. Box 20949
St. Petersburg, Florida 33742
ATTN: Claims Department
Toll Free Number: 1-877-387-8722

ARBITRATION PROVISION

READ THE FOLLOWING ARBITRATION PROVISION ("PROVISION") CAREFULLY. IT LIMITS CERTAIN OF YOUR RIGHTS, INCLUDING YOUR RIGHT TO OBTAIN RELIEF OR DAMAGES THROUGH COURT ACTION.

As used in this Provision, "YOU" and "YOU" mean the person or persons named in this Service AGREEMENT, and all of his/her heirs, survivors, assigns and representatives. "WE" and

"Us" shall mean the OBLIGOR identified above and shall be deemed to include all of its agents.

Any and all CLAIMS, disputes, or controversies of any nature whatsoever (whether in contract, tort or otherwise, including statutory, common law, fraud (whether by misrepresentation or by omission) or other intentional tort, property, or equitable CLAIMS) arising out of, relating to, or in connection with (1) this Service AGREEMENT or any prior Service **AGREEMENT**, and the purchase thereof; and (2) the validity, scope, interpretation, or enforceability of this Provision or of the entire Service AGREEMENT ("CLAIM"), shall be resolved by binding arbitration before a single arbitrator. All arbitrations shall be administered by the American Arbitration Association ("AAA") in accordance with its Expedited Procedures of the Commercial Arbitration Rules of the AAA in effect at the time the **CLAIM** is filed. The terms of this Provision shall control any inconsistency between the AAA's Rules and this Provision. You may obtain a copy of the AAA's Rules by calling (800) 778-7879. Upon written request WE will advance to You either all or part of the fees of the AAA and of the arbitrator. The arbitrator will decide whether You or WE will be responsible for these fees. The arbitrator shall apply relevant substantive law and applicable statute of limitations and shall provide written, reasoned findings of fact and conclusions of law. The arbitration shall be held at a location selected by Us within the state in which this Service AGREEMENT was purchased. This Provision is part of a transaction involving interstate commerce and shall be governed by the Federal Arbitration Act, 9 U.S.C. § 1 et seq. If any portion of this Provision is deemed invalid or unenforceable, it shall not invalidate the remaining portions of the Provision, except that in no event shall this Provision be amended or construed to permit class arbitration or arbitration on behalf of any individual other than You. This Provision shall inure to the benefit of and be binding on You and Us and shall continue in full force and effect subsequent to and notwithstanding the expiration of termination of this Service AGREEMENT.

YOU agree that any arbitration proceeding will only consider YOUR CLAIMS. CLAIMS by, or on behalf of, other individuals will not be arbitrated in any proceeding that is considering YOUR CLAIMS.

You and WE Understand and agree that because of this PROVISION neither You nor Us will have the right to go to court except as provided above or to have a jury trial or to participate as any member of a class of claimants pertaining to any CLAIM.

CANCELLATION OF YOUR AGREEMENT

1) You may cancel this AGREEMENT by contacting the ADMINISTRATOR at the phone number listed below. An odometer reading indicating the odometer at the date of the request for cancellation will be required. If You cancel this AGREEMENT within the first sixty (60) days WE will refund the entire AGREEMENT Purchase Price. If this AGREEMENT is canceled after the first sixty (60) days, WE will refund the unearned AGREEMENT 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 AGREEMENT was in force or the number of miles the VEHICLE was driven by YOU prior to cancellation. In the event of cancellation, and the AGREEMENT is financed as a part of the LIENHOLDERS VEHICLE finance agreement with YOU, the LIENHOLDER will

be named on a cancellation refund check as its interest may appear.

- YOU may cancel this AGREEMENT if the VEHICLE is sold, lost, stolen or destroyed.
- WE may cancel this AGREEMENT based on one or more of the following reasons: (A) non-payment of the AGREEMENT Purchase Price: (B) а misrepresentation made by You; or (C) a substantial breach of duties by You under the AGREEMENT relating to the VEHICLE or its use. (D) YOUR CLAIM aggregate has reached the original VEHICLE purchase price. (E) YOUR VEHICLE does not have a valid manufacturer VIN. If this AGREEMENT is canceled by Us, WE will refund the unearned AGREEMENT 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 AGREEMENT was in force or the number of miles the VEHICLE was driven by YOU prior to cancellation. In the event of cancellation, and the AGREEMENT is financed as a part of the LIENHOLDERS VEHICLE finance agreement with You, the LIENHOLDER will be named on a cancellation refund check as its interest may appear. A written notice of cancellation will be mailed within fifteen (15) days of the date of cancellation.
- **4)** If the **Vehicle** and this **Agreement** have been financed, the **Lienholder** may cancel this **Agreement** for non-payment or if the **Vehicle** is declared a total loss or is repossessed.

ADMINISTRATOR: Toll Free Number: 1-877-387-8722

RIGHT TO RETURN AGREEMENT

You have the right to return or void this AGREEMENT. You may return the AGREEMENT within sixty (60) calendar days after the date WE mail a copy of the AGREEMENT to You. If You return this AGREEMENT within the applicable time period, the AGREEMENT shall be void and WE will refund the entire AGREEMENT Purchase Price within thirty (30) days. A ten percent (10%) penalty per month shall be added to a refund that is not paid or credited within thirty (30) days after return of this AGREEMENT to Us. This provision applies only to the original purchaser.

TRANSFER OF YOUR AGREEMENT

This AGREEMENT is for Your benefit and is transferable to the next subsequent private purchaser of the Vehicle only while the AGREEMENT is in force and if certain conditions are met. You may not transfer this AGREEMENT if the VEHICLE is sold or traded (retail or wholesale) to an automobile dealer or automotive wholesaler.

A completed transfer application and a forty dollar (\$40) transfer fee must be submitted to the **ADMINISTRATOR** within thirty (30) days of a change in ownership, along with the following:

- 1. Documentation showing change of title and odometer reading;
- 2. Name and address of the new owner

The requisite transfer form may be obtained from the **ADMINISTRATOR**. Transfer applications are subject to approval by the **ADMINISTRATOR**. In the event the transfer application and required documentation is postmarked after thirty (30) days of the change in ownership, then this **AGREEMENT** will be deemed NON-TRANSFERABLE.

TRANSFER OF MANUFACTURERS WARRANTY

You are responsible for the transfer and payment of applicable transfer fees to retain all manufacturers' warranties available on the VEHICLE. Failure to transfer the manufacturer's warranty can result in non-payment of a CLAIM if the manufacturer's warranty would normally have been in effect if the transfer had been made.

EXCLUSIONS FROM COVERAGE

THIS AGREEMENT DOES NOT PROVIDE COVERAGE FOR ANY OF THE FOLLOWING PARTS AND SERVICES:

A) Voice Recognition Systems; Brake pads, shoes, rotors and drums; Manual & Hydraulic clutch assembly such as, but not limited to; Manual clutch pedal, clutch disc, pressure plate and throw-out bearing; Tune up, battery cables, Air, fuel and oil filters; Coolants, fluids, alignments, if not in connection with a covered repair; Spark plugs, Plug wires, Glow plugs, Drive belts, rubber hoses, exhaust pipes, catalytic converter, resonator, EGR vale and solenoid, shock absorbers; Wheels, tires, covers, wheel balancing; Contamination of any kind, Corrosion, Rust, Hazardous waster removal, detonation, pre-ignition, carbon build up, sludge, electrolysis; Any components that its only purpose is for illumination such as, but not limited to; Sealed beams, high-intensity discharge (Xenon) headlamps, LED'S and light bulbs; Lenses, secondary or Back up batteries, battery packs for Hybrid VEHICLES; Care phones, Any body component such, but not limited to; Bright metal parts, body panels, hood, trunk, rubber moldings, weather strips, metal, all glass, defogger and plastic trim; Upholstery, seat pads, vinyl top, wiper blades, wipers arms, carpet, cup holders, normal maintenance items or services, rattles; Water leaks, wind noises, any non factory installed components, Convertible top and assembly (with exception to the convertible top motor), Safety restraint systems (Air Bags or seat belts) or any part thereof; Infrared systems or any part thereof Perimeter warning systems or any part thereof; Charges for shop supplies, storage or freight charges; or

B) For repair cost or expenses:

- For any mechanical problems that existed prior to the purchase of the AGREEMENT; Or for repair costs or expenses reported or made after the expiration date or mileage as shown on the AGREEMENT Declarations, or not authorized by the ADMINISTRATOR;
- If the odometer of the **VEHICLE** is broken or becomes inoperable or unreliable for any reason and repairs were not made immediately at the time of the failure, or if the odometer has been tampered with, disconnected or altered in any way;
- If the **Vehicle** is used for towing (unless the **Agreement** holders **Vehicle** is equipped with the manufacturers installed or manufacturer authorized tow package and does not exceed the manufacturer recommended gross combination weight rating (GCWR)), or is used as a commercial **Vehicle** used for, but not limited to; Off-road use, or snow removal;
- If the AGREEMENT Holder cannot provide to the ADMINISTRATOR accurate records proving that the VEHICLE has been maintained in accordance with the manufacturers specifications and instructions, or if any mechanical, electrical alternations have been made to

- the **Vehicle**, including, but not limited to, the use of oversized tires, installation of header pipes or lift kits, and removal of any emission control system components;
- If repairs are still covered by the manufacturers warranty or covered by a recall or special policy by the manufacturer; regardless whether or not that entity is doing business as an ongoing enterprise.
- If repair costs acquired outside of the United States or Canada or if the VEHICLE is registered outside of the United States or Canada:
- If the **Vehicle** has been abused or neglected, or any part of the **Vehicle** has been subject to alteration or accident, or for any accidental loss or damage resulting from collision or upset, falling missiles or objects, fire, lightning, earthquake, windstorm, ice, hail, water, flood, contamination, corrosion, rust, malicious mischief, vandalism, riot or civil commotion, or if the **Vehicle** is a total loss, salvaged or banded;
- Due to any **Breakdown**, which is caused, by any repair when the purpose is to raise the **Vehicle** engine's compression or to stop excessive oil consumption;

- To any part that has not suffered a **Breakdown**, or if the wear on the part has not exceeded the published field tolerance allowed by the manufacturer; or for repair costs not necessary to correct a **Breakdown**, or damages or any loss resulting from faulty or negligent auto repair work or from the installation of defective components;
- Due to any Breakdown caused by the Agreement Holders failure to protect the Vehicle from further damage, including failure to replace leaking seals and/or gaskets; or by the failure of the Agreement Holder to maintain proper qualities or levels of coolant and lubricants;
- From any other cause whatsoever, except as outlined in this AGREEMENT.
- C) For liabilities for damage to property or for injury to or death of any person arising out of the operation, repair, maintenance or use of the VEHICLE, Whether or not related to any covered components, or for consequential losses or damage (unless in connection with coverage as described in the AGREEMENT Holders plan coverage) including but not limited to, property damage, loss of use of the VEHICLE, loss of time, inconvenience, or commercial loss resulting from the operation, maintenance and/or use of the VEHICLE, unless specifically covered herein;