

# Section 1 Definitions

"Actual Cash Value" means the current N.A.D.A published average retail value of Your Vehicle on the date of loss, taking age, condition and mileage into consideration.

"Administrator" means Administration Plus USA, LLC, PO Box 335 Dublin, Ohio 43017 - 1-888-648-0535

**"Breakdown"** means the failure of any original or like-original replacement part covered by this **Contract** to perform its intended function(s) in normal service, providing that the part has received all scheduled maintenance as recommended by the manufacturer in the **Vehicle** Owner's Manual. **Breakdown** does not mean the gradual reduction in operating performance caused by normal wear and use where a **Breakdown** has not occurred. In the event a covered part is worn beyond factory tolerances and no longer functions as that part was designed to, that part has failed. **"Contract"** means this **Vehicle** service **Contract**.

"Contract Price" means the amount You paid for this Contract, as shown on the Information Schedule.

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

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

**"Deductible"** means the amount **You** are required to pay, as shown on the Information Schedule, per visit for covered **Breakdowns**. If **Your Cost** is a **Warranty** deductible charge imposed by the manufacturer, this **Contract** will pay that deductible.

**"Elimination Period"** means the first 30 days and 1,000 **Miles** or the first 60 days and 500 **Miles** of this **Contract**, during this **Elimination Period**, the **Contract** affords no coverage whatsoever including roadside assistance. Coverage begins on the 31<sup>st</sup> day and 1,001 **Miles** or the 61st day and 501 **Miles** from the **Contract** Purchase date.

"Light Commercial Use" means vehicles that are titled in a business name and driven by a single individual who has an insurable interest in the vehicle. The activities in which that vehicle may be used for include route work, job site

activities, service or repair work, delivery of goods and services and outside sales activities. This includes towing as long as the vehicle is equipped with a factory installed tow package, and the vehicle does not exceed the published limitations of that towing package. To obtain this coverage a surcharge will apply.

"Miles" means the number of Miles, as shown on the Information Schedule.

"Months" means the number of Months, as shown on the Information Schedule

"Odometer Miles" means the actual Miles Your Vehicle has traveled as recorded on its original, unaltered odometer.

"Obligor" means Protection Plus USA, Inc – PO Box 335 Dublin, Ohio 43017 – 1-888-648-0535.

**"Repair Facility"** means a franchised automobile dealer or licensed **Repair Facility** that provides a written parts and labor guarantee for covered repairs of not less than 6 **Months** and 6,000 **Miles.** 

"Road Hazard" shall mean: pothole, rock, nail, wood, tree limb/branch, or other debris on the road surface.

"**Producer**" means the entity from whom **You** purchased this **Contract**, as shown on the Information Schedule. "**Vehicle**" means the covered car or truck, as shown in Information Schedule.

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

"We", "Us" and "Our" means Protection Plus USA, Inc. PO Box 335 Dublin, Ohio 43017 1-888-648-0535.

"You and Your" means the Contract holder, as shown on the information schedule, or the person to whom this Contract was properly transferred.



# Section 2 What is Covered

# **Ultimate Coverage**

We will pay or reimburse You for reasonable Costs to repair or replace any Breakdown of all mechanical or electrical parts except those listed under the SECTION WHAT IS NOT COVERED, less any Deductible, in accordance with GENERAL PROVISIONS contained in this Contract. Reimbursement amounts for replacement parts or components may be based on new, remanufactured, or used parts at Our sole discretion.

## **Premium Coverage**

We will pay or reimburse You for reasonable Costs to repair or replace any Breakdown of the mechanical or electrical parts listed under the Premium Coverage, less any Deductible, in accordance with GENERAL PROVISIONS contained in this Contract. The following parts are covered. Parts that are not specifically listed are not covered.

- 1. Engine: Cylinder Block, Cylinder Head(s), Rotary Housing and all internal lubricated parts contained within the engine including: Pistons Rings; Connecting Rod Bearings; Crankshaft; Crankshaft Main Bearings; Camshaft; Camshaft Bearings; Cam Followers; Timing Chain or Belt; Timing Gears, Guides, Tensioners; Rocker Arms; Rocker Shafts; Rocker Bushings; Cylinder Head Valves; Valve Guides; Valve Lifters; Valve Springs; Valve Seals; Valve Retainers; Valve Seats; Push Rods; Water Pump; Fuel Pump; Oil Pump and Oil Pump Housing; Harmonic Balancer; Oil Pan; Timing Chain Cover; Intake and Exhaust Manifolds; Valve Covers; Engine Mounts; Cam Gear Bolt; Harmonic Balancer Bolt; Head Bolts; and Seals and Gaskets.
- 2. **Turbocharged/Supercharged/Diesel Engines**: (factory installed only) Turbocharger/Supercharger Housing and All Internal Parts; and Seals and Gaskets.
- 3. **Transmission**: (Automatic or Standard) Transmission Case and all Internal Parts plus: Torque Converter, Flywheel/Flex Plate, Vacuum Modulator; Electronic Shift Control Unit; Transmission Cooler; Transmission Mounts; Oil Pan; Slave/Clutch Master Cylinder, and Seals and Gaskets.
- 4. Transfer Case: Transfer Case and All Internal Parts; and Seals and Gaskets.
- 5. **Drive Axle**: (Front and Rear) Drive Axle Case; All Internal Parts contained within the Drive Axle; Locking Hubs; Drive Shafts; Center Support Bearings; Universal Joints; Constant Velocity Joints; Axle Bearings; Four-Wheel Drive Actuator; Differential Cover; and Seals and Gaskets.
- 6. Steering: All Internal Parts contained within the Steering Box; Rack and Pinion Gear; Power Steering Pump; Power Steering Hoses; Steering Knuckles; Pitman Arm; Idler Arm; Tie Rod Ends and Drag Link; Steering Dampener; Upper and Lower steering Column Shafts and Couplings, including Internal Tilt-Wheel Mechanism; Steering Box and Rack and Pinion Gear Housings; Power Steering Assist Cylinder; Power Steering Pump Cooler; Twin "I" Beam & Bushings; Steering Travel Stop; and Seals and Gaskets. Rear Wheel Steering: Rear Steering Shaft and Couplings; Power Cylinder and Pump; Electronic Control Unit/Solenoid; Phase Control Unit; Stepper Motor; Steering Box; Control Valve; Rack; Tie Rod Ends; and Seals and Gaskets.
- 7. Brakes: Master Cylinder; Power Brake Cylinder; Vacuum/Hydro Assist Booster; Disc Brake Caliper; Wheel Cylinders; Compensating Valve; Brake Hydraulic Lines and Fittings; Hydraulic Control Unit; Hydraulic Trailer Brake Assembly and its Components; and Seals and Gaskets. The following ABS Parts are also covered: Electronic Control Processor; Wheel Speed Sensors; Hydraulic Pump/Motor Assembly; Pressure Modulator Valve/Isolation Dump Valve; Accumulator; and Seals Gaskets.
- 8. Electrical: Alternator; Voltage Regulator; Starter Motor; Starter Solenoid and Starter Drive; Engine Compartment Wiring Harness; Computerized Timing Control Unit; Electronic Ignition Module; Crank Angle Sensor; Knock Sensor; Ignition Switch; Ignition Switch Lock Cylinder; Front and Rear Window Wiper Motor; Washer Pump and Switch; Stop Lamp Switch; Headlamp Switch; Turn Signal Switch; Heater/A.C. Blower Speed Switch; Manual Heater/A.C. Control Head; Horns; Trailer Brake Wiring Harness; Auxiliary Power Supply Wiring; Exterior Cab Lighting; Auxiliary Fuel Tank Switching Unit and Switch; and 0-2 Sensors.



- 9. Air Conditioner: Condenser; Compressor, Compressor Clutch and Pulley; Air Conditioning Lines and Hoses; Evaporator; Idler Pulley and Idler Pulley Bearing; High/Low Compressor Cut-off Switch; Expansion Valve; Pressure Cycling Switch; and Seals and Gaskets. The following parts are also covered if they are required in connection with the repair of a covered part listed above: Accumulator/Receiver Dryer; Orifice Tube; Oil and refrigerant.
- 10. Front and Rear Suspension: Upper and Lower Control Arms; Control Arm Shafts and Bearings or Bushings; Upper and Lower Ball Joints; Radius Arm and Bushings; Torsion Bars, Mounts and Bushings; Stabilizer Bar, Links and Bushings; Struts, Strut Bearing Plates; Spindle and Spindle Support; Wheel Bearings; Pannard Bar; Track Bar; Suspension Bumpers; Leaf Springs; Leaf Spring Shackels and Hardware; Load Assist Springs; Coil Springs; and Seals and Gaskets. Variable Dampening Suspension: Compressor; Control Module; Dampening Actuator; Solenoid; Struts; Height Sensor; Mode Selector Switch; and Seals and Gaskets.
- 11. Enhanced Electrical: Automatic Climate Control Programmer; Electronic Instrument Cluster; Mileage Computer; Distributor; Ignition Coil; Electronic Combination Entry System (Does Not Include Transmitters and Receivers for Remote Locks); Cruise Control Module, Transducer, Servo and Amplifier; Power-train Control Module; Headlamp Motors; Power Window Motor; Window Regulator; Power Seat Motor; Power Mirror Motor; Power Antenna Motor/Mast Assembly; Convertible Top Motor; Power Sunroof Motor; Power Window Switch; Cruise Control Engagement Switch; Power Seat Switch; Power Mirror Motor Switch; Rear Defogger Switch; Power Door Lock Actuator and Switch.
- 12. **Fuel Delivery**: Fuel Pump and Injectors; Vacuum Pump; Fuel Tank; Fuel Tank Sending Unit; Metal Fuel Delivery Lines; Fuel Pressure Regulator; and Fuel Tank Switching Unit/Switch.
- 13. **Cooling**: Engine Cooling Fan and Motor; Fan Clutch; Belt Tensioner; Radiator; Heater Core; Thermostat; Blower Motor; Hot Water Valve; Cooler Lines and Fittings.

# **Gold Coverage**

We will pay or reimburse You for reasonable Costs to repair or replace any Breakdown of the mechanical or electrical parts listed under the Gold Coverage, less any Deductible, in accordance with GENERAL PROVISIONS contained in this Contract. The following parts are covered. Parts that are not specifically listed are not covered. Component coverage is based on the function of the named component at the time this contract was written. Changes in technology or in the terminology of those named components may be covered under this contract at the sole discretion of the Administrator.

- 1. **Engine:** All internally lubricated parts including but not limited to: crankshaft and bearings, oil pump, pistons, piston rings, connection rods and rod bearings, timing gears, timing chain, timing belt, camshaft and camshaft bearings, push rods, rocker arms, rocker arm shaft and hydraulic lifters, intake and exhaust valves, valve springs, harmonic balancer. Engine blocks and cylinder heads are also covered if **Breakdown** was caused by the failure of a covered internally lubricated part.
- 2. **Turbocharged/Supercharged/Diesel Engines (This coverage must be purchased if so equipped):** All internally lubricated parts, turbocharger and injection pump. Coverage will apply only when shown on the Information Schedule and when the appropriate surcharge has been paid.
- **3.** Automatic/Standard Transmission: All internally lubricated parts within the gear case and torque converter. Gear case is also covered if **Breakdown** was caused by the failure of a covered internally lubricated part.
- 4. **Drive Axle Assembly (2 Wheel Drive):** All internally lubricated parts. Universal and CV joints except if boot was damaged or missing. Drive axle housing is also covered if **Breakdown** was caused by the failure of a covered internally lubricated part.
- 5. **4 Wheel Drive / All Wheel Drive (This coverage must be purchased if so equipped):** Coverage will apply only when selected on the Information Schedule and the appropriate surcharge has been paid. Drive Axle Assembly (4 Wheel and All Wheel Drive): All internally lubricated parts, CV joints. (except if boot was damaged or missing). Housing and transfer case are covered if **Breakdown** was caused by the failure of a covered internally lubricated part.
- 6. One Ton/Dual Wheel (This coverage must be purchased if so equipped): Coverage will apply only when



selected on the Information Schedule and the appropriate surcharge has been paid.

- 7. Air Conditioning: Manufacturer installed Compressor, clutch, coil pulley, evaporator, accumulator and condenser.
- 8. **Front Suspension:** Struts, upper and lower control arms, upper and lower ball joints, steering knuckle, wheel bearings, control arm shaft and bushings, stabilizer bar, linkage and bushings.
- 9. Steering: Power steering pump, steering gear housing and its internal parts and rack and pinion assembly.
- **10. Brakes:** Master cylinder, vacuum booster, wheel cylinders, disc brake calipers, proportioning and control valves, metal hydraulic lines and fittings.
- 11. Cooling: Water pump, radiator, fan clutch and cooling fan motor.
- 12. Fuel Delivery: Fuel pump, fuel tank, fuel injectors and metal fuel lines.
- 13. Electrical: Alternator and starter, voltage regulator, wiper motors, wiper module, heater blower motor, window motors, window regulators, ignition module, ignition coil, engine operation computer, distributor, starter, starter solenoid, seat motors and door lock actuators, factory installed manually operated switches that directly affect the operation of; or are directly connected to the above listed parts.
- 14. Seals and Gaskets: Are Covered as a primary cause of failure.

## **Optional Coverage Available on All Plans. (A surcharge applies.)**

- 1. Factory installed GPS: Units are covered if the applicable surcharge is paid.
- 2. Emissions Coverage: O2 Sensors and EGR Valve if the applicable surcharge is paid.

## **Power Train Coverage**

We will pay or reimburse You for reasonable Costs to repair or replace any Breakdown of the mechanical or electrical parts listed under the Power Train Coverage, less any Deductible, in accordance with GENERAL PROVISIONS contained in this Contract. The following parts are covered. Parts not specifically listed are not covered.

- 1. **Engine:** All internally lubricated parts including but not limited to: crankshaft and bearings, oil pump, pistons, piston rings, connection rods and rod bearings, timing gears, timing chain, timing belt, camshaft and camshaft bearings, push rods, rocker arms, rocker arm shaft and hydraulic lifters, intake and exhaust valves, valve springs, harmonic balancer. Engine blocks and cylinder heads are also covered if **Breakdown** was caused by an internally lubricated part.
- 2. **Turbocharged/Supercharged/Diesel Engines (This coverage must be purchased if so equipped):** All internally lubricated parts, turbocharger and injection pump. Coverage will apply only when selected on the Information Schedule and the appropriate surcharge has been paid.
- **3. Automatic/Standard Transmission:** All internally lubricated parts within the gear case, torque converter, housing if **Breakdown** was caused by the failure of an internally lubricated part.
- 4. **Drive Axle Assembly (2 Wheel Drive):** All internally lubricated parts. Universal and CV joints (except if boot was damaged or missing). Drive axle housing is covered if damage is caused by **Breakdown** of an internally lubricated part.

**4 Wheel Drive / All Wheel Drive (This coverage must be purchased if so equipped):** Coverage will apply only when selected on the Information Schedule and the appropriate surcharge has been paid. Drive Axle Assembly (4 Wheel and All Wheel Drive): All internally lubricated parts, CV joints (except if boot was damaged or missing). Housing and transfer case is covered, if damaged by an internally lubricated part.

Seals and Gaskets – Are covered if the applicable surcharge is paid.



# **ADDITIONAL BENEFITS (These benefits apply to all coverage plans.)**

- Towing Benefit in the event of a Breakdown covered by this Contract, We will pay or reimburse You for receipted towing expenses up to one hundred dollars (\$100.00) per occurrence. No Deductible shall apply to this benefit.
- Rental Benefit In the event of a Breakdown covered by this Contract, We will pay or reimburse You for receipted expenses to rent a replacement vehicle, from a licensed rental agency, while Your Vehicle is at a Repair Facility. Coverage will be provided to You up to a maximum of thirty-five dollars (\$35.00) for every eight (8) labor hours, or a portion thereof, of authorized labor time required to complete the repair, up to a maximum of one hundred and seventy-five dollars (\$175.00) for each Breakdown. In addition, a maximum of one (1) additional day of rental shall be paid for parts ordering and inspection delays. No Deductible shall apply to this benefit.
- Trip Interruption In the event a Breakdown covered by this Contract occurs more than one hundred (100) Miles from Your home and results in a Repair Facility keeping Your Vehicle overnight, We will reimburse You for receipted lodging and restaurant expenses, up to one hundred twenty-five dollars (\$125.00) per day for a maximum of three (3) days, and a maximum benefit of three hundred and seventy-five dollars (\$375.00) per Breakdown. No Deductible shall apply to this benefit.
- Lost Key/Lockout In the event the keys for Your Vehicle are lost, broken or accidentally locked in Your Vehicle, this benefit covers receipted expenses, up to a maximum of fifty dollars (\$50.00), for locksmith services. No Deductible shall apply to this benefit.
- **Tire Coverage Benefit** In the event **Your Vehicle's** tire(s) incur(s) damage from a **Road Hazard**, **We** will pay or reimburse **You** for receipted expenses for tire repair, or if non-repairable, for tire replacement up to a maximum of twenty dollars (\$20.00) for each tire repaired or one hundred dollars (\$100.00) for each tire replacement, up to a maximum aggregate of four hundred dollars (\$400.00) during the term of this **Contract.** In order to obtain coverage under this benefit the tire tread depth must be a minimum of 3/32". **No Deductible shall apply to this benefit.**
- Auto Deductible Reimbursement Benefit In the event You file a claim against Your collision or comprehensive auto insurance policy that is paid by Your auto insurance company, we will reimburse You up to \$250.00 (two hundred and fifty dollars) towards Your insurance deductible. A thirty day (30) waiting period applies to this benefit. This benefit is limited to one (1) occurrence during the life of this contract. You must notify us of a claim under this benefit. Under no circumstance shall the date of loss predate the Contract Purchase Date plus the thirty (30) day waiting period. Notification must be in writing. The following documents must be submitted to us to receive your benefit:
  - 1. A police Report or Statement from you detailing the incident.
  - 2. A copy of your proof of Insurance.
  - 3. A copy of your vehicle registration.
  - 4. A copy of the claim documentation that was submitted to your insurance company.
  - 5. A copy of the claim check issued by your insurance company.
  - 6. A copy of the repair bill or repair order signed by you at the completion of repairs.



7. Any other documentation that we, in our sole discretion may request to verify your claim. All documentation must be submitted to us within sixty (60) days of the date of final settlement in order to obtain reimbursement. No deductible shall apply to this benefit.

## FOR EMERGENCY ROADSIDE ASSISTANCE YOU MUST CALL: 1-888-460-0515

In the event of a non-accident related incident, where failure is due to a defect in material or workmanship, Roadside Assistance is available by calling the toll-free phone number listed above. For the term of your contract, the following '*sign* & drive' benefits are available 24 hours a day, 365 days a year, anywhere in the United States (including Alaska & Hawaii) and Canada:

**Towing, Jump Starts, Flat Tire Changes** (using **Your** inflated spare) **Vehicle Fluid Delivery** (cost of fluids extra) **Lockout Assistance** (key cutting/replacement extra) **Concierge Service** (courtesy help & emergency phone call support - relatives, police, etc.) Only service requests provided through the above listed number will be honored. A Maximum Benefit of \$100.00 (one hundred dollars) per incident applies. The maximum number of incidents for the entire term of this Contract is 3 (three) incidents. Services are not available in areas where state providers are exclusively utilized, such as selected state toll-roads or highways. **Administered by Emergency Response Marketing, Inc.** 

In the event **You** contract for this service directly, you will be entitled to receive reimbursement by submitting a valid receipt (a valid receipt must have the vendor/servicer's name, address and telephone number pre printed on the receipt) to us at: PO Box 335, Dublin, Ohio 43017. The maximum benefit per occurrence is one hundred dollars (\$100.00). **No Deductible shall apply to this benefit.** 

# Section 3 GENERAL PROVISIONS

This **Contract** is between **You** and **Us**, and is subject to all the terms and conditions herein:

**Contract** Period - Coverage under this **Contract** begins on the **Vehicle Purchase Date** as shown on the Information Schedule and will expire at 12:01 a.m. Eastern Standard Time on the **Expiration Date** or upon reaching the **Expiration Odometer**, whichever occurs first, as shown on the Information Schedule. The **Contract** period includes the **Elimination Period** as described under **Definitions** section of this **Contract**.

**New Term Coverage** expiration is measured in time and mileage from the **Contract Purchase Date** and zero (0) miles. **Pre-Owned Coverage** expiration is measured in time and mileage from the **Contract Purchase Date** and the odometer reading on the **Contract Purchase Date**.

# Limit(s) of Liability

**Per Repair Visit** – Our liability for any one (1) **Breakdown** shall not exceed the **Actual Cash Value** of **Your Vehicle** at the time of **Breakdown**.



**Aggregate** –The total aggregate of all claims paid or payable for all **Breakdowns** collectively shall not be greater than the retail value of **Your Vehicle** at the time **You** purchased **Your Vehicle**, (excluding tax, title and license fees), as determined by a generally acceptable **Vehicle** retail pricing guide.

**Deductible -** In the event of a **Breakdown** covered by this **Contract**, **You** may be required to pay a **Deductible** for each repair visit to repair or replace a Covered Part. To determine if a **Deductible** applies, and if so, the amount, please see the **Deductible** entry shown on the Information Schedule.

If, at the time of payment of any claim under this service contract, there remains an outstanding balance on the purchase price of this service contract, **Administrator** may, in its sole discretion, withhold all or a portion of the payment and apply it to reduce the outstanding balance of the purchase price.

# **Transferability**

This **Contract** may be transferable to another individual that **You** sold or otherwise transferred **Your Vehicle** to while this **Contract** is still in force. This **Contract** cannot be transferred if the title transfer of **Your Vehicle** passes through an entity other than the subsequent buyer, or if **Your Vehicle** is sold or traded to a vehicle dealership, leasing agency or entity/individual in the business of purchasing and/or selling vehicles. This **Contract** can only be transferred once and the transfer must be initiated by You.

- 1. In order to transfer this **Contract**, the following must be submitted to the **Administrator** within thirty (30) days of the change of ownership to the subsequent individual purchaser:
  - a. The original Contract,
  - b. A completed Transfer Form requesting transfer signed by **You** and the individual purchaser of **Your Vehicle** and listing the date of transfer and the then-current odometer mileage,
  - c. A seventy-five dollar (\$75.00) transfer fee made payable to the Administrator, and
  - d. Copies of all maintenance records.
- 2. Forward all required documentation to the Administrator at the address shown in this Contract.
- 3. Any manufacturer's **Warranty** must also be transferred at the same time as **Vehicle** ownership transfer. Note: The term and/or coverage under some **Vehicle** manufacturer's warranties are reduced upon transfer to a subsequent **Vehicle** owner.
- 4. **Breakdowns** to components covered by the manufacturer during the term of the original manufacturer's **Warranty** are not covered under this **Contract** regardless of transfer.
- 5. Copies of all maintenance records and original receipts showing actual oil changes and manufacturer's recommended maintenance must be given to the new owner and provided to the Administrator at the time of submission of the transfer request. These maintenance records must be retained along with similar documentation for future maintenance work that the new owner has performed in accordance with, YOUR RESPONSIBILITIES.

If these requirements are not met, the Administrator has the right to deny transfer of this Contract.

# **Cancellation of Your Contract**

You may cancel this **Contract** at any time by:

- 1. You contacting the Producer to complete and sign the cancellation form.
- 2. Mailing the completed cancellation form to the Producer of Your desire to cancel the Contract.
- 3. Your request must be accompanied by a notarized affidavit indicating the odometer reading of Your Vehicle at the date of the request of cancellation.



4. Your request for cancellation must be made no later than forty-five (45) days of the date that the cancellation is to become effective, except in the case Your Vehicle is stolen or becomes a total loss. In that case, the Administrator may request supporting documentation from Your primary insurance company or police reports indicating dates and mileage at time of incident.

We may cancel, at any time if:

- 1. Your Vehicle is totaled or repossessed;
- 2. Your Vehicle's odometer is disconnected or altered such that the true and actual mileage of Your Vehicle cannot be determined;
- 3. Your Vehicle is used in a manner not covered by this Contract, including Vehicle modifications not recommended by the manufacturer;
- 4. The charge for this **Contract** is not paid;
- 5. You employed intentional misrepresentation in obtaining this Contract;
- 6. You employed intentional misrepresentation in the submission of a claim;
- 7. Your Vehicle does not have a valid manufacturer VIN;
- 8. Your Vehicle's title is branded as salvage, junk, rebuilt, totaled, flood damaged or manufacturer buyback;
- 9. Your claim aggregate has reached Your Vehicle's initial purchase price;
- 10. You fail to maintain Your Vehicle in accordance with this Contract;
- 11. You fail to prove that the maintenance was completed by not submitting valid documents from a licensed **Repair Facility** to the **Administrator.**

We will notify **You** of cancellation by first class mail. This notice of cancellation will state one or more of the above noted items as basis of cancellation and will include any reimbursement required. The cancellation will be effective as of the date of termination as stated in the notice of cancellation.

# **Refund Calculation**

If this Contract is cancelled within the first sixty (60) days from the effective date, We will refund the entire Contract charge paid. If this Contract is cancelled after the first sixty (60) days, We will refund an amount of the Contract charge according to the pro-rata method reflecting the greater of the days in force or the Miles driven based on the term of the plan selected and the date Coverage begins, less a fifty dollar (\$50.00) administrative fee, if applicable. If a claim has been paid under the terms and conditions of this Contract, the amount of <u>ALL</u> claims paid will be deducted from any refund due, where permitted by law. In the event of cancellation, the lienholder, if any, will be named on a cancellation refund check, as their interest may appear.

**Our Rights to Recover Payment -** If **You** have a right to recover against another party for anything **We** have paid under this **Contract**, **Your** rights shall become **Our** rights. **You** shall do whatever is necessary to enable **Us** to enforce these rights. **We** shall recover only the excess after **You** are fully compensated for **Your** loss.

**Insurance - Our** obligations under this **Contract** are insured under an Insurance Policy issued by Western Insurance Company 675 W. Moana Lane, Reno, Nevada 89509. In the event **We** cease to operate, are bankrupt or **Your** claim is not paid within sixty (60) days after proof of loss has been filed, **You** may file a direct claim with Western Insurance Company. To do so, please call the following toll-free number for instructions: 1-877-829-6650.

# Section 4 WHAT IS NOT COVERED

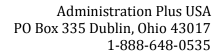
This Contract does not provide Coverage:

- 1. FOR ANY CLAIM OR BREAKDOWN NOT RECEIVING PRE-AUTHORIZATION FOR REPAIRS FROM THE ADMINISTRATOR.
- 2. FOR REPAIRS TO ANY PART OR PARTS OF THE DESCRIBED VEHICLE NOT SPECIFICALLY LISTED IN SECTION 2, BREAKDOWN COVERAGES, OF THIS CONTRACT AND FOR ANY OF THE



FOLLOWING FACTORY INSTALLED PARTS: CB RADIO, RADAR DETECTOR, STEREO EQUALIZER, FAX MODEM, BUILT-IN TV AND VCR, VIDEO GAME SYSTEM, COMPUTER SYSTEM INCLUDING PRINTER, CARBURETOR, BATTERY, BATTERY CABLES, SHOCK ABSORBERS, MANUAL TRANSMISSION CLUTCH ASSEMBLY (FRICTION CLUTCH DISC, PRESSURE PLATE AND THROW OUT AND PILOT BEARING), MANUAL AND HYDRAULIC LINKAGES, TRANSMISSION AND BRAKE CABLES, DISTRIBUTOR CAP AND ROTOR, SAFETY RESTRAINT SYSTEMS (INCLUDING AIR BAGS), GLASS, LENSES, HEADLAMPS AND PROJECTION LAMP ASSEMBLIES, SEALED BEAMS, LIGHT BULBS, FUSES, CIRCUIT BREAKERS, BRAKE ROTORS AND DRUMS, EXHAUST SYSTEMS, EMISSION COMPONENTS, (EXCEPT O2 SENSORS AND EGR VALVE WHICH ARE INCLUDED IN THE ULTIMATE COVERAGE ONLY, AND AVAILABLE WITH A SURCHARGE ON ALL OTHER PLANS), WINDSHIELD WIPER ARMS, WEATHER STRIPS, TRIM, MOLDINGS, BRIGHT METAL, CHROME, UPHOLSTERY AND CARPET, ZIPPERS, NUTS, BOLTS AND FASTENERS, (EXCEPT WHEN REPLACEMENT IS REQUIRED DURING A COVERED REPAIR) FREEZE PLUGS, CUP HOLDERS, ASH TRAYS, DASH PAD, SOUEAKS, RATTLES, WATER LEAKS, WIND NOISE, SEAT FRAMES, PAINT, OUTSIDE ORNAMENTATION, INSIDE AND OUTSIDE DOOR HANDLES, HINGES, MIRRORS, MIRROR HINGES, MIRROR HOUSINGS, HUBCAPS, BUMPERS, BODY SHEET METAL AND PANELS, BODY PARTS, FRAME, BRACKETS AND STRUCTURAL BODY PARTS, VINYL AND CONVERTIBLE TOPS, TIRES (EXCEPT AS MAY OTHERWISE BE PROVIDED UNDER THE TIRE **COVERAGE BENEFIT OPTION).** 

- 3. FOR MAINTENANCE SERVICES AND PARTS DESCRIBED IN YOUR VEHICLE'S OWNER MANUAL AS SUPPLIED BY THE MANUFACTURER AND OTHER NORMAL MAINTENANCE SERVICES AND PARTS WHICH INCLUDE, BUT ARE NOT LIMITED TO: ALIGNMENTS, ADJUSTMENTS, CLEANING, WHEEL BALANCING, TUNE-UPS, SPARK PLUGS, SPARK PLUG WIRES, GLOW PLUGS, MANUAL TRANSMISSION CLUTCH ASSEMBLY (FRICTION CLUTCH DISC, PRESSURE PLATE, FLYWHEEL, THROW OUT AND PILOT BEARINGS), MANUAL AND HYDRAULIC LINKAGES, HOSES, DRIVE BELTS, SHOP SUPPLIES AND ENVIRONMENTAL WASTE CHARGES.
- 4. FOR DAMAGE AND/OR BREAKDOWN RESULTING FROM COLLISION, ROAD HAZARD, FIRE, THEFT, VANDALISM, RIOT, EXPLOSION, LIGHTNING, EARTHQUAKE, WINDSTORM, VOLCANIC ERUPTION, FREEZING RUST OR CORROSION, WINDSTORM, HAIL, WATER OR FLOOD, ACTS OF GOD, SALT, ENVIRONMENTAL DAMAGE, CHEMICALS, CONTAMINATION OF FLUIDS, FUELS, COOLANTS, LUBRICANTS OR FOREIGN MATERIAL.
- 5. FOR DAMAGE RESULTING FROM COAGULATED COOLANTS.
- 6. FOR ANY BREAKDOWN CAUSED BY MISUSE, ABUSE, NEGLIGENCE, LACK OF SCHEDULED MAINTENANCE REQUIRED BY THE MANUFACTURER'S MAINTENANCE SCHEDULE FOR YOUR VEHICLE, OR IMPROPER SERVICING OR REPAIRS PERFORMED BY YOU OR A REPAIR FACILITY. FAILURE TO PROVIDE VERIFIABLE PROOF OF MAINTENANCE WILL/ MAY VOID COVERAGE. FOR ANY BREAKDOWN CAUSED BY PRE-IGNITION, DETONATION, CARBON, SLUDGE OR VARNISH BUILD-UP, LUBRICANT BLOCKAGE OR THE FAILURE TO MAINTAIN PROPER LEVELS OF LUBRIANTS, AND/OR COOLANTS,
- 7. ANY BREAKDOWN RESULTING FROM FAILURE TO PROTECT YOUR VEHICLE FROM FURTHER DAMAGE WHEN BREAKDOWN HAS OCCURRED. YOU ARE RESPONSIBLE FOR MAKING CERTAIN THAT THE OIL AND TEMPERATURE WARNING LIGHTS/GAUGES ARE FUNCTIONING PROPERLY. YOU MUST PULL OFF THE ROAD IMMEDIATELY IN A SAFE MANNER AND DISCONTINUE VEHICLE OPERATION WHEN EITHER OF THESE LIGHTS/GAUGES INDICATES INADEQUATE PROTECTION OR PERFORMANCE.
- 8. FOR ANY REPAIR OR REPLACEMENT OF ANY COVERED PART IF A BREAKDOWN HAS NOT OCCURRED.
- 9. IF ANY ALTERATIONS HAVE BEEN MADE TO YOUR VEHICLE OR YOU ARE USING OR HAVE USED YOUR VEHICLE IN A MANNER NOT RECOMMENDED BY THE MANUFACTURER, INCLUDING, BUT NOT LIMITED TO DAMAGE RESULTING TO ANY CUSTOM OR ADD-ON PART





OR FAILURE AS A RESULT OF ANY CUSTOM OR ADD- ON PART, INCLUDING BUT NOT LIMITED TO: ALL FRAME OR SUSPENSION MODIFICATIONS, LIFT KITS, OVERSIZED/UNDERSIZED TIRES, TRAILER HITCHES, ENGINE MODIFICATIONS, TRANSMISSION MODIFICATIONS, AND/OR DRIVE AXLE MODIFICATIONS, EMISSIONS AND/OR EXHAUST SYSTEMS MODIFICATIONS. OVERSIZED TIRES THAT CAUSE YOUR ODOMETER TO BE READ IMPROPERLY. YOU MUST RETAIN PROOF THAT YOUR VEHICLE'S ODOMETER HAS BEEN RECALIBRATED SO THAT THE TRUE AND ACTUAL MILEAGE CAN BE DETERMINED. IF PROOF CANNOT BE PROVIDED, THE ADMINISTRATOR HAS THE RIGHT TO RECALCULATE YOUR EXPIRATION MILEAGE IN ACCORDANCE WITH INDUSTRY STANDARDS.

- 10. IF YOUR VEHICLE DOES NOT HAVE A VALID MANUFACTURER VIN OR IS TITLED BRANDED AS SALVAGE, JUNK, REBUILT, TOTALED, FLOOD DAMAGED OR MANUFACTURER BUYBACK.
- 11. FOR ANY BREAKDOWN, IF YOUR VEHICLE'S ODOMETER IS BROKEN, HAS BEEN ALTERED AND/OR HAS CEASED TO OPERATE SO THE ACTUAL VEHICLE MILEAGE CANNOT BE DETERMINED.
- 12. FOR ANY LIABILITY FOR PROPERTY DAMAGE, OR FOR INJURY TO OR DEATH OF ANY PERSON, ARISING OUT OF THE OPERATION, MAINTENANCE OR USE OF YOUR VEHICLE, WHETHER OR NOT RELATED TO THE PARTS COVERED.
- 13. FOR LOSS OF USE, TIME, SHOP DELAYS, PROFIT, INCONVENIENCE, OR ANY OTHER LOSS OR INCIDENTAL CHARGES.
- 14. WHEN THE RESPONSIBILITY FOR ANY REPAIR IS COVERED BY AN INSURANCE POLICY, SUPPLIER OR REPAIRER GUARANTEE/WARRANTY, MANUFACTURER AND/OR DEALER CUSTOMER ASSISTANCE PROGRAM OR ANY WARRANTY FROM THE MANUFACTURER SUCH AS EXTENDED DRIVE TRAIN, MAJOR COMPONENT OR FULL COVERAGE WARRANTIES (REGARDLESS OF THE REMAINING MANUFACTURER'S WARRANTY WHEN YOU PURCHASED THIS CONTRACT). FURTHER, COVERAGE UNDER THIS CONTRACT IS SIMILARLY LIMITED IN THE EVENT OF A BREAKDOWN IF THE MANUFACTURER HAS ANNOUNCED ITS RESPONSIBILITY THROUGH ANY MEANS, INCLUDING PUBLIC RECALLS AND FACTORY SERVICE BULLETINS.
- 15. IF YOUR VEHICLE IS USED FOR TOWING A TRAILER OR ANOTHER VEHICLE OR OBJECT UNLESS YOUR VEHICLE IS EQUIPPED WITH FACTORY INSTALLED OR FACTORY AUTHORIZED TOW PACKAGE.
- 16. IF YOUR VEHICLE IS USED FOR COMMERCIAL OR BUSINESS USE SUCH AS, BUT NOT LIMITED TO, RENTAL, TAXI, LIMOUSINE OR SHUTTLE, TOWING OR ROAD REPAIR OPERATIONS, CONSTRUCTION, JOB SITE ACTIVITIES, HAULING, POLICE OR EMERGENCY SERVICE, PRINCIPALLY OFF-ROAD USE, RACING OR COMPETITIVE DRIVING OR SNOW REMOVAL OR ANY USE INVOLVING REGULAR MULTIPLE DRIVERS.
- 17. FOR DAMAGE BY NON-COVERED PARTS TO COVERED PARTS.
- 18. FOR DAMAGE BY COVERED PARTS TO NON-COVERED PARTS.
- 19. FOR ANY CLAIM IF THE CONTRACT HOLDER NO LONGER OWNS THE VEHICLE REGARDLESS OF WHEN THE BREAKDOWN OCCURRED.
- 20. FOR ANY BREAKDOWN OR CONDITION OCCURRING PRIOR TO THE CONTRACT PURCHASE DATE OR DURING THE CONTRACT ELIMINATION PERIOD.
- 21. FOR ANY BREAKDOWN, IF THE REPAIR INFORMATION PROVIDED BY YOU OR THE REPAIR FACILITY IS NOT TRUE.
- 22. FOR BREAKDOWNS THAT OCCUR TO YOUR VEHICLE OUTSIDE THE UNITED STATES OR CANADA.
- 23. FOR DAMAGE AND/OR BREAKDOWN CAUSED BY THE LEAKING OR FAILURE OF ANY SEAL OR GASKET. THIS EXCLUSION APPLIES TO POWERTRAIN COVERAGE ONLY UNLESS THE OPTION TO COVER SEALS AND GASKETS IS ELECTED AND THE APPLICABLE SURCHARGE IS PAID.



## 24. FOR ANY BREAKDOWN CAUSED BY THE GRADUAL REDUCTION IN PERFORMANCE DUE TO NORMAL WEAR AND TEAR WHERE A FAILURE HAS NOT OCCURRED OR THE COMPONENT HAS NOT WORN BEYOND FACTORY TOLERANCES.

# Section 5 Your Responsibilities

## **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, which ever applies to Your conditions. If You do not have an Owner's Manual, You must change the engine oil and engine oil filter at four (4) Months/four thousand (4,000) mile intervals, whichever occurs first. Failure to follow these maintenance requirements may result in the denial of Coverage.
- 2. If applicable, **You** must replace the engine timing belt at the intervals specified by the **Vehicle** Manufacturer.
- 3. You must retain proof of maintenance for the service and/or repair work performed on Your Vehicle. Proof means repair orders from a Licensed Repair Facility. Repair orders from a Repair Facility must be readable and understandable, with customer complaint and repair diagnosis, parts, labor hours, Your Vehicle's VIN, date, Vehicle mileage, Your name and signature, Repair Facility name, address and phone number, repair totals, Deductible (if applicable), and method of payment to satisfy the repair order. Proof of maintenance may be requested by the Administrator for related repairs.

# Section 6 Filing a Claim

# If Your Vehicle incurs a Breakdown, You must take the following steps to file a claim:

- 1. <u>Prevent Further Damage</u> Take immediate action to prevent further damage. This **Contract** will not cover the damage caused by continued operation of **Your Vehicle** after a **Breakdown** has occurred.
- 2. <u>Take Your Vehicle to a Licensed Repair Facility</u> If Your Vehicle has a Breakdown, take Your Vehicle to any Repair Facility.
- 3. <u>Provide the Licensed **Repair Facility** with a copy of **Your Contract** and/or **Your Contract** number. (Note: All claims must be reported to the **Administrator** prior to expiration of **Your Contract**.)</u>
- 4. <u>Obtain Authorization from the Administrator</u> Prior to any repair being made, instruct the service manager at the **Repair Facility** to contact the **Administrator** to obtain an authorization for the claim. Any claim for repairs without prior authorization will not be covered. Should a Breakdown occur, requiring emergency repairs on a weekend or holiday, your must call Administrator on the following business day to obtain instructions on filing a claims. We can be contacted at 888-807-2812 Monday through Friday, 8:00 a.m. to 5:00 p.m. Eastern Standard Time.
- 5. <u>Authorize Tear Down and/or Inspection</u> In some cases, You may need to authorize the Repair Facility to inspect and/or tear down Your Vehicle in order to determine the cause and cost of the repair. You will be responsible for these charges if the failure is not covered under this Contract. We reserve the right to require an inspection of Your Vehicle prior to any repair being made. We reserve the right to remove the Vehicle from the Repair Facility.
- 6. <u>Review Coverage</u> After the Administrator has been contacted, a review of Your claim with the Service Manager will determine what will be covered by this Contract.



- Pay any applicable Deductible We will reimburse either the Repair Facility or You for the Cost of the work performed on Your Vehicle that is covered by this Contract and previously authorized, less any Deductible. Once authorization is obtained, and the repair is completed, all repair orders and documentation must be submitted to the Administrator within ninety (90) days to be eligible for payment.
- 8. <u>Proof of Service and/or Repair</u> To obtain payment for a covered repair You, or the Repair Facility must submit a legible copy or original repair order to the Administrator. Repair orders must be readable and understandable, with customer complaint and repair diagnosis, parts, labor hours, VIN, date of repair, Vehicle mileage at the time of repair, Your name and signature, Repair Facility name, address and phone number, repair totals, Deductible (if applicable), and method of payment to satisfy the repair order. Proof of maintenance may be requested by the Administrator for related repairs. In addition (if applicable), all related invoices (i.e., towing, rental, sublets, etc.) must accompany the repair order for consideration of claim reimbursement. Whenever possible, Administrator will pay the repair facility directly for the covered repair.

# Section 7 ARBITRATION

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

To start arbitration, either **You** or **We** must make a written demand to the other party for arbitration. This demand must be made within one (1) year of the earlier of the date the **Breakdown** occurred or the date the dispute arose. **You** and **We** will each separately select an arbitrator. The two arbitrators will select a third arbitrator called an "umpire." Each party will each pay the expense of the arbitrator selected by that party. The expense of the umpire will be shared equally by **You** and **Us**. Unless otherwise agreed to by **You** and **Us**, the arbitration will take place in the county and state in which **You** live. The arbitration shall be governed by the Federal Arbitration Act (9 U.S.C.A. § 1 et. seq.) and not by any state law concerning arbitration. The rules of the American Arbitration Association (www.adr.org) will apply to any arbitration under this **Contract**. The laws of the state of Illinois (without giving effect to its conflict of law principles) govern all matters arising out of or relating to this **Contract** and all transactions contemplated by this **Contract**.

# **State Amendments Required by Each State**

## (1) Alabama

General Provisions – Section 3 "Cancellation of Your Contract" is amended to include:

If **You** cancel this **Contract** within sixty (60) days from the effective date and **You** have not incurred a claim, a ten percent (10%) penalty per month shall be added to a refund that is not paid within forty-five (45) days of return of this **Contract** to the **Selling Dealer** or the **Administrator**. The \$50 administrative fee is deleted and replaced with a \$25 administrative fee.

## (2) Alaska

What Is Not Covered – is amended to include:

Exclusion 4. is revised to read "For damage and/or Breakdown resulting from collision, road hazard (except as provided under Road Hazard Tire Protection), fire, theft, vandalism, riot, explosion, lightning, earthquake, windstorm, volcanic eruption, freezing, rust or corrosion, hail, water or flood, acts of God, salt, environmental damage, chemicals, contamination of fluids, fuels, coolants, or lubricants."



Exclusion 17 and 18 – Any reference to consequential damage within this exclusion is deleted in its entirety.

#### (3) Arizona

General Provisions – Section 7 "Dispute Resolution – Arbitration" is deleted in its entirety.

General Provisions - Section 3 "Cancellation of Your Contract, Cancellation By Us" is amended to include:

We may cancel this Service Contract at any time for the following reasons:

• If there has been a material misrepresentation or fraud by You;

• If You have failed to maintain Your Vehicle as prescribed by the manufacturer;

• If, while owned by **You**, the odometer has been tampered with or disabled and **You** have failed to repair the odometer; or • If **You** do not pay the **Contract** charge.

What is Not Covered – is amended to include:

Exclusion 1. is revised to read, "For any claim for repairs without prior authorization from the Administrator, except when the Administrator's office is closed and emergency repairs are necessary.

(See Contract Holder's Responsibilities. Section 6 #4. (Prior Approval)"

Exclusion 9. is revised to read "If, while this Vehicle is owned by You, any alterations have been made to Your Vehicle or You are using or have used Your Vehicle in a manner not recommended by the manufacturer, including, but not limited to damage resulting from: the failure of any custom or add-on part, all frame or suspension modifications, lift kits, oversized/undersized tires in excess of +/- 5%, trailer hitches, engine modifications, transmission modifications, and/or drive axle modifications, emissions and/or exhaust systems modifications, unless the modifications meet the manufacturer's specifications.

Exclusions 6, 9, 11, 15, and 16 are amended to include "While the Vehicle is owned by You"

Exclusions 10 and 20 are deleted in their entirety.

Contract Holder's Responsibilities. Section 6 #4. Prior Approval – is amended to read as:

".....Any claim for repairs without prior authorization will not be covered, except when the Administrator's office is closed and emergency repairs are necessary.

## (4) California

General Provisions – Section 7 "Dispute Resolution – Arbitration" is deleted in its entirety.

General Provisions – Section 3 "Cancellation of Your Contract" is amended to include:

The \$50 administrative fee is deleted and replaced with an administrative fee of \$25 or 10% of the refund amount, whichever is less. The thirty (30) day written notice prior to cancellation is deleted and replaced with sixty (60) days.

**Our** right to cancel for any reason is changed from ninety (90) days to sixty (60) days.

In section "How Refunds Are Calculated", the sentence "If the **Service Contract** is canceled by **Us**, the cancellation period of sixty (60) days is changed to ninety (90) days." is deleted in its entirety.

General Provisions – Section 3 "Insurance" is deleted in its entirety and replaced by the following:

#### Insurance

Performance to **You** under this **Service Contract** is guaranteed by a California approved insurance company. **You** may file a claim with this insurance company if any promise made in the **Service Contract** has been denied or has not been honored within sixty (60) days after **Your** request. The name and address of the insurance company is: Western Insurance Company, 675 W. Moana Lane, Reno, Nevada 89509. If **You** are not satisfied with the insurance company's response, **You** may contact the California Department of Insurance at 1-800-927-4357.

## (5) Colorado

General Provisions – Section 3 "Insurance" is deleted in its entirety and replaced by the following:

**Insurance- Our** obligations under this **Contract** are insured under an Insurance Policy issued by Western Insurance Company, 675 West Moana Lane, Reno, Nevada 89509. 1-877-829-6650. In the event **We** cease to operate, are bankrupt or **Your** claim is not paid within sixty (60) days after proof of loss has been filed, **You** may file a direct claim with Western Insurance Company. To do so, please call the following toll-free number for instructions: 1-877-829-6650.

#### (6) Connecticut

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

General Provisions – Section 7 "Dispute Resolution – Arbitration" is amended to include:

The State of Connecticut has established an arbitration process to settle disputes between **You** and **Us** arising from extended warranty contracts. A written complaint may be mailed to: State of Connecticut, Insurance Department, P.O. Box 816, Hartford, CT 06142-0186, Attention: Consumer Affairs. The written complaint must contain a description of the dispute, the purchase price of the product, the cost of repair of the product and a copy of this **Service Contract**.

#### (7) Georgia



**Definitions – "Commercial Use**" definition is amended to exclude "Delivery of Goods" **Dispute Resolution –** Section 7 "Dispute Resolution – Arbitration" is deleted in its entirety. **General Provisions –** Section 3 "Cancellation of **Your Contract**" is deleted in its entirety and replaced by the following: **Cancellation of Your Contract** 

Cancellation By You-You, or a person authorized by You, may cancel this Contract at any time by:

a. Returning to the **Selling Dealer** to complete and sign the cancellation forms.

b. Mailing written notice to the **Selling Dealer** to cancel the **Contract.** 

In either instance above, the request must be accompanied by a notarized affidavit/statement indicating the odometer reading at the date of the request. The request for cancellation must be made no later than forty-five days from the date that the cancellation is to become effective (except in the case of repossession, stolen or totaled **Vehicles**). The **Administrator** may request supporting documentation from the primary insurance company or police reports indicating dates and mileage at time of incident.

If You cancel this Contract, You will receive 90% of the unearned pro-rata Contract charge. We will retain \$50 or 10% of the unearned pro-rata Contract charge, whichever is less, as an administrative fee. The refund will be paid to the Lien holder if any, otherwise to You.

Cancellation By Us - We may cancel this Contract:

• In the event of fraud;

• In the event of material misrepresentation; or

• If **You** do not pay the **Contract** charge.

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

• At least ten (10) days prior to the effective date of cancellation if You do not pay the Contract charge; or

• At least thirty (30) days prior to the effective date of cancellation for fraud or material misrepresentation.

If We cancel this Contract, You will receive 100% of the unearned pro-rata Contract charge. The refund will be paid to the Lien holder if any, otherwise to You.

If this **Contract** is financed and **Your Vehicle** is a total loss or is repossessed, **You** authorize **Your** Lien holder (shown on the **information schedule**) to cancel this **Contract** and receive the refund. Should **We** fail to refund the unearned consideration, **You** have the right to receive the refund directly from Western Insurance Company.

What is Not Covered – is amended to include:

Exclusion 6. The sentence "....... For any Breakdown caused by sludge build-up, lubricant blockage or the failure to ......." is revised to read as "For any Breakdown caused by the failure to maintain proper levels of lubricants, and/or coolants, or any Breakdown resulting from the failure to protect Your Vehicle from further damage when Breakdown has occurred or Your failure to have Your Vehicle towed to a Repair Facility when continued operation may result in further damage.

Exclusion 9. is amended to include: "When the modifications have been made subsequent to the purchase of this Contract".

Exclusion 11. is revised to read as "For Breakdowns if, while owned by You, Your Vehicle's odometer is broken, has been altered and/or ceased to operate so the actual Vehicle mileage cannot be determined".

Exclusion 20. Is deleted in its entirety.

**Contract Holder's Responsibilities.** Section 6. #4 – "Authorize Tear-Down and/or Inspection" is deleted in its entirety.

## <u>(8) Hawaii</u>

General Provisions – Section 3 "Cancellation of Your Contract" is amended to include:

If **You** cancel this **Contract** within sixty (60) days from the effective date and **You** have not incurred a claim, a ten percent (10%) penalty per month shall be added to a refund that is not paid within forty-five (45) days of return of this **Contract** to the **Selling Dealer** or the **Administrator**.

#### <u>(9) Idaho</u>

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

# <u>(10) Illinois</u>

General Provisions – Section 3 "Cancellation of Your Contract, How Refunds are Calculated" is amended to include:

The \$50 administrative fee is deleted and replaced with an administrative fee of \$50 or 10% of the refund amount, whichever is less. (11) Indiana

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

## (12) Iowa

Schedule of Coverage's – is amended to include:

Used parts will not be used to replace covered parts without prior written authorization from **You**. Rebuilt parts will not be used to replace covered parts unless the parts are rebuilt according to national standards recognized by the Insurance Division. **General Provisions –** Section 3 "Cancellation of **Your Contract**", is amended to include:



If **You** cancel this **Service Contract** within sixty (60) days from the effective date and **You** have not incurred a claim, a ten percent (10%) penalty per month shall be added to a refund that is not paid within thirty (30) days of return of this **Service Contract** to the **Selling Dealer** or the **Administrator**.

All refunds will be paid by the **Selling Dealer** to the Lien holder if any, otherwise to **You**.

If You have questions regarding Your Service Contract, You may address them to the Iowa Insurance Commissioner at the

following address: Iowa Insurance Department - 330 Maple Street - Des Moines, Iowa 50319-0065

## (13) Maryland

**General Provisions –** Section 3 "Cancellation of **Your Contract**" is amended to include:

If **You** cancel this **Contract** within sixty (60) days from the effective date and **You** have not incurred a claim, a ten percent (10%) penalty per month shall be added to a refund that is not paid within forty-five (45) days of return of this **Contract** to the **Selling Dealer** or the **Administrator**.

#### (14) Massachusetts

The following wording is added:

NOTICE TO **CONTRACT HOLDER**: THE COVERAGE **YOU** ARE BUYING IS **NOT** REQUIRED IN ORDER TO REGISTER OR FINANCE A VEHICLE. THE BENEFITS PROVIDED **MAY** DUPLICATE EXPRESS MANUFACTURER'S OR SELLER'S **WARRANTIES** THAT COME AUTOMATICALLY WITH EVERY SALE. **YOU** CAN BE REQUIRED BY THE SELLER OF THIS COVERAGE TO PURSUE THOSE **WARRANTIES** WHICH ARE AVAILABLE TO **YOU** WITHOUT THIS **CONTRACT**. (15) Minnesota

**General Provisions** – is amended to include:

#### **Express Warranty**

Minnesota statue 325F.662 requires that every used motor vehicle sold by a dealer is covered by an express Warranty which the dealer shall provide to the customer. At a minimum, the express Warranty applies to the following terms: (1) if the used motor **Vehicle** has less than 36,000 miles, the Warranty must remain in effect for at least 60 days or 2,500 miles, whichever comes first; (2) if the used motor **Vehicle** has 36,000 miles or more, but less than 75,000 miles, the Warranty must remain in effect for at least 30 days or 1,000 miles, whichever comes first. Parts listed under "Schedule of Coverage's" may be covered by the express Warranty and are covered by this **Service Contract** only after expiration of the express Warranty.

**General Provisions –** Section 7 "Dispute Resolution – Arbitration" is amended to include:

The sentence "The laws of the state of Illinois"...is revised to read: The laws of the state of Minnesota (without giving effect to its conflict of law principles) govern all matters arising out of or relating to this **Service Contract** and all transactions contemplated by this **Service Contract**, including, without limitation, the validity, interpretation, construction, performance and enforcement of this **Service Contract**.

General Provisions – Section 3 "Cancellation of Your Contract" is amended to include:

We may only cancel this Service Contract after ninety (90) days for the following reasons:

• If Your Vehicle is a total loss or is repossessed.

• If You use Your Vehicle in any manner not covered by this Service Contract.

• If, while owned by **You**, the odometer has been tampered with or disabled and **You** have failed to repair the odometer; or • If **You** do not pay the **Contract** charge.

What is Not Covered – is amended to include:

Exclusion 6. The sentence "For any Breakdown caused by sludge build-up, lubricant blockage or the failure to......" is revised to read as "For any Breakdown caused by the failure to maintain proper levels of lubricants, and/or coolants, or any Breakdown resulting from the failure to protect Your Vehicle from further damage when Breakdown has occurred or Your failure to have Your Vehicle towed to a Repair Facility when continued operation may result in further damage.

Exclusion 17 and 18. The sentence "......Damage to covered parts by the failure of a non-covered part is not covered" is deleted in its entirety.

Exclusion 20. is deleted in its entirety.

Exclusion 11. is revised to read as "For Breakdowns if, while owned by You, Your Vehicle's odometer is broken, has been altered and/or ceased to operate so the actual vehicle mileage cannot be determined".

Exclusion 10. is revised to read as "If Your Vehicle does not have a valid manufacturer VIN or is flood damaged or is a manufacturer's buy back.

**Contract Holder's Responsibilities -** Section A. Maintenance Requirements and Service History – is amended to include: "If Your Vehicle was not equipped with an Owners Manual when You purchased Your Vehicle, upon Your request, We will provide You with an Owners Manual which lists the Manufacturer's Maintenance Schedule."

"Your Owner's Manual lists different service intervals......" is revised to read, "Your Owner's Manual lists different service intervals based on driving habits, climate and geographic area. 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 will result in the denial of Coverage."

Filing a Claim - Section 6. 1. Prevent Further Damage -

The last sentence is revised to read as ".....Failure to do so will result in the denial or the limitation of Coverage.

## (16) Mississippi

**General Provisions –** Section 7 "Dispute Resolution – Arbitration" is deleted in its entirety.

#### (17) Missouri

Definitions - "We", "Us", and "Our" definition is amended to include: "Provider"

General Provisions – Section 3 "Cancellation of Your Contract, Cancellation by You" is amended to include:

If **You** cancel this **Contract** within sixty (60) days from the effective date and **You** have not incurred a claim, then **We** will also pay a ten percent (10%) penalty per month for the period that this refund has not been paid by to the **Selling Dealer** or the **Administrator**, should the required refund not be paid within thirty (30) days of **Our** receipt of the canceled **Contract**. Should a penalty be due and owing, then **We** will pay it to the Lien holder, if any, otherwise to **You**.

Cancellation by **You** will become effective as of the date the written notice of **Your** cancellation is received by **Us**. We will mail **You** written notice of **Our** receipt and resulting cancellation of **Your Contract** within fifteen (15) days of the date of cancellation.

**General Provisions –** Section 3 "Insurance" is amended to include:

A claim against the **Provider** may also include a claim for return of the unearned **Provider** fee.

## (18) Nevada

**General Provisions –** Section 3. "Contract Period" is amended to include:

This **Contract** is not renewable.

General Provisions – Section 3 "Cancellation of Your Contract" is amended to include:

If **You** cancel this **Contract** within sixty (60) days from the effective date and **You** have not incurred a claim, a ten percent (10%) penalty per month shall be added to a refund that is not paid within forty-five (45) days of return of this **Contract** to the **Selling Dealer** or the **Administrator**. **Our** right to cancel for any reason is changed from ninety (90) days to seventy (70) days. We may only cancel this **Contract** after seventy (70) days for the following reasons:

• If **You** do not pay the **Contract** charge;

• If You are convicted of a crime that results in an increase in the risk covered under this Contract;

• If there has been a material misrepresentation or fraud; or

• If We discover an act or omission by You, or a violation by You of any terms or conditions of this Contract, after the effective date, that substantially and materially increases the risk covered under this Contract.

In the Section "How Refunds Are Calculated" where the **Contract** is canceled by **Us**, the cancellation period of sixty (60) days is changed to seventy (70) days.

## (19) New Hampshire

General Provisions – Section 3 "Insurance" is amended to include:

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

## (20) New Mexico

**General Provisions –** Section 3 "**Contract** Period" is amended to include:

This **Contract** is not renewable.

General Provisions- Section 3 "Cancellation of Your Contract" is amended to include:

If **You** cancel this **Contract** within sixty (60) days from the effective date and **You** have not incurred a claim, a ten percent (10%) penalty per month shall be added to a refund that is not paid within sixty (60) days of return of this **Contract** to the **Selling Dealer** or the **Administrator**.

**Our** right to cancel for any reason is changed from ninety (90) days to seventy (70) days.

We may only cancel this **Contract** after seventy (70) days for the following reasons:

• If **You** do not pay the **Contract** charge;

• If You are convicted of a crime that results in an increase in the risk covered under this Contract;

• If there has been a material misrepresentation or fraud; or

• If We discover an act or omission by You, or a violation by You of any terms or conditions of this Contract, after the effective date, that substantially and materially increases the risk covered under this Contract.

In the Section "How Refunds Are Calculated" where the **Contract** is canceled by **Us**, the cancellation period of sixty (60) days is changed to seventy (70) days.

## (21) New York

General Provisions – Section 3 "Cancellation of Your Contract" is amended to include:



If **You** cancel this **Contract** within sixty (60) days from the effective date and **You** have not incurred a claim, a ten percent (10%) penalty per month shall be added to a refund that is not paid within thirty (30) days of return of this **Contract** to the **Selling Dealer** or the **Administrator**.

#### (22) North Carolina

General Provisions – Section 3 "Cancellation of Your Contract" is amended to include:

The \$50 administrative fee is deleted and replaced with an administrative fee of \$25 or 10% of the refund amount, whichever is less. **We** may only cancel this **Contract** at any time for any of the following reasons:

• If there has been a material misrepresentation or fraud by **You**; or

• If **You** do not pay the **Contract** charge.

#### (23) Oklahoma

The following wording is added:

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

General Provisions – Section 3 "Cancellation of Your Contract" is deleted in its entirety and replaced by the following:

#### **Cancellation of Your Contract**

#### **Cancellation By You**

You, or a person authorized by You, may cancel this Service Contract at any time by:

a. Returning to the Selling Dealer to complete and sign the cancellation forms.

b. Mailing written notice to the Selling Dealer to cancel the Contract.

In either instance above, the request must be accompanied by a notarized affidavit/statement indicating the odometer reading at the date of the request. The request for cancellation must be made no later than forty-five days from the date that the cancellation is to become effective (except in the case of repossession, stolen or totaled vehicles). The **Administrator** may request supporting documentation from the primary insurance company or police reports indicating dates and mileage at time of incident. If **You** cancel this **Service Contract**, **You** will receive 90% of the unearned pro-rata **Contract** charge. We will retain \$50 or 10% of the unearned pro-rata **Contract** charge, whichever is less, as an administrative fee. The refund will be paid to the Lien holder if any, otherwise to **You**.

## **Cancellation By Us**

We may cancel this Service Contract for any reason within ninety (90) days from the effective date. After ninety (90) days, We may cancel this Service Contract:

- In the event of fraud;
- In the event of material misrepresentation;
- If You have failed to maintain Your Vehicle as prescribed by the manufacturer;
- If **You** do not pay the **Contract** charge;
- If Your Vehicle is totaled, is repossessed or has a salvage title; or
- If You use Your Vehicle in any manner not covered by this Service Contract.

If We cancel this Service Contract, We will mail You written notice at least thirty (30) days prior to the effective date of cancellation. A pro-rata refund reflecting the greater of days in force or the miles driven based on the term of the plan selected and the date Coverage begins will be made. The pro-rata refund will be 100% of the unearned pro-rata premium. The refund will be paid to the Lien holder if any, otherwise to You.

If this **Service Contract** is financed and **Your Vehicle** is a total loss or is repossessed, **You** authorize **Your** Lien holder (shown on the **Application** page) to cancel this **Service Contract** and receive the refund.

## (24) South Carolina

**General Provisions –** Section 3 "Cancellation of **Your Contract**" is amended to include: If **You** cancel this **Contract** within sixty (60) days from the effective date and **You** have not incurred a claim, a ten percent (10%) penalty per month shall be added to a refund that is not paid within forty-five (45) days of return of this **Contract** to the **Selling Dealer** or the **Administrator**.

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

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

#### (25) Texas

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

General Provisions – Section 3 "Cancellation of Your Contract" is amended to include:

If You cancel this Contract within sixty (60) days from the effective date and You have not incurred a claim, this Contract shall be void and a 100% refund of the Contract charge will be made. A ten percent (10%) penalty per month shall be added to any refund on a voided Contract that is not paid within forty-five (45) days of return of this Contract to the Selling Dealer or the Administrator. If Your cancellation refund is not paid within forty-five (45) days after the Contract has been returned to the



Selling Dealer or the Administrator, You may request a refund from Western Insurance Company., 675 W. Moana Lane, Reno, Nevada 89509.

#### (26) Utah

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

General Provisions – Section 7 "Dispute Resolution – Arbitration" is deleted in its entirety and replaced by the following:

#### **Dispute Resolution – Arbitration**

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

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

General Provisions – Section 3 "Cancellation of Your Contract" is amended to include:

We may cancel this Contract at any time for any of the reasons listed below:

• For nonpayment of premium;

• For material misrepresentation;

• For substantial changes in the risk assumed, unless the insurer should reasonably have foreseen the change or contemplated the risk when entering into the **Contract**; or

• For substantial breaches in contractual duties, conditions or warranties.

If this **Contract** is financed and **Your Vehicle** is a total loss or is repossessed, **You** authorize **Your** Lien holder (shown on the **Application** page) to receive the refund.

"This **Contract** or **Warranty** is subject to limited regulation by the Utah Insurance Department. To file a complaint, contact the Utah Insurance Department."

## (27) Wisconsin

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

**General Provisions –** Section 7 "Dispute Resolution – Arbitration" is amended to include the following: Arbitration must be agreed to by all parties involved.

General Provisions – Section 3 "Cancellation of Your Contract" is amended to include:

Our right to cancel for any reason is changed from ninety (90) days to sixty (60) days.

In section "How Refunds Are Calculated", the sentence "If the **Service Contract** is canceled by **Us**, the cancellation period of sixty (60) days is changed to ninety (90) days." is deleted in its entirety.

What is Not Covered - is amended to include:

Exclusion 1. is deleted in its entirety.

#### (28) Wyoming

**General Provisions –** Section 7 "Dispute Resolution – Arbitration" is deleted in its entirety.

**General Provisions –** Section 3 "Cancellation of **Your Contract**" is amended to include: If **You** cancel this **Service Contract** within sixty (60) days from the effective date and **You** have not incurred a claim, a ten percent (10%) penalty per month shall be added to a refund that is not paid within forty-five (45) days of return of this **Service Contract** to the **Selling Dealer** or the **Administrator**.