



ADMINISTRATIVE OFFICE: 400 CARILLON PKWY. STE 300, ST. PETERSBURG, FL 33716

ASSURED MECHANICAL BREAKDOWN INSURANCE PROGRAM

CERTIFICATE DECLARATIONS INSURED INFORMATION

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Coverage Term						□ New				Deductible		
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Coverage	e Level		Optional Coverage									
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☐ Elite Wrap			☐ Covered Cause of Loss				☐ Trip Interruption					
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ENDORSEME The following En		ments atta	ached to and fo	rm part of	this Certificate:							

Administrative Office: 400 Carillon Parkway, Suite 300, St. Petersburg, FL 33716 800-283-0785

Home Office: 260 Interstate North Circle, SE Atlanta, GA 30339

ASSURED MECHANICAL BREAKDOWN INSURANCE PROGRAM

CERTIFICATE

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I. INSURING AGREEMENT

Standard Guaranty Insurance Company (hereinafter referred to as the "Company") agrees to pay on behalf of or reimburse the **Certificate Holder** for reasonable authorized costs to repair or replace any **Covered Part** payable under the terms of this **Certificate** in return for the premium charged, and in compliance with all applicable provisions of this **Certificate**, Declarations, Coverage Section, and any Endorsement which are attached and forms a part of this **Certificate**.

II. DEFINITIONS

The following terms have specific meanings and appear in bold face type throughout this **Certificate**:

- A. Administrator means the entity identified on the Certificate Declarations that administers this Certificate on the Company's behalf.
- B. Breakdown means the failure of a Covered Part under normal service and usage of the Vehicle. A Covered Part has failed when it can no longer perform the function for which it was designed solely because of its condition.
- Certificate Holder means the person identified as such on the Certificate Declarations.
- Claim means a demand by the Certificate Holder for benefits under this Certificate.
- E. **Covered Part** means a part listed in the Covered Parts section of the Coverage Section of this **Certificate**.
- F. Deductible means the amount the Certificate Holder is required to pay, as shown on the Certificate Declarations, toward the total cost for the repair or replacement of Covered Parts per Claim.
- G. In-Service Date means the date the Vehicle was first put into service when it was new, or if the Vehicle is

new but has never been in service, the date the **Vehicle** was purchased. The **In-Service Date** is required for all Wrap Coverage Plans. If the **In-Service Date** is unavailable or is otherwise not shown on the **Certificate** Declarations, July 1 of the **Vehicle** model year will be the default date.

- H. Repair Facility means a licensed repair facility authorized by the Administrator to perform repair services covered under this Certificate.
- Vehicle means the Vehicle described on the Certificate Declarations that is covered under this Certificate.

III. LIMITS OF LIABILITY

- A. Per repair visit our liability for any one (1) repair visit shall in no event exceed the actual cash value of the Vehicle at the time of said repair visit. Actual Cash Value means the National Auto Dealers Association (N.A.D.A.) Official Use Car Guideâ published average value of the Vehicle for your region, taking age, condition and mileage into consideration.
- B. Aggregate Limit: The Company's liability with respect to the total of all benefits paid or payable while this Certificate is in force shall not exceed the lesser of:
 - The Vehicle Purchase Price, as shown on the Certificate Declarations; or
 - (2) The NADA retail value of the **Vehicle** at the time of the current repair.

IV. CERTIFICATE PERIOD

Coverage under this **Certificate** will expire on the Expiration Date or when the **Vehicle** reaches the specified Expiration Odometer Mileage, whichever occurs first, as shown on the **Certificate** Declarations. **Certificate** expiration is determined as follows:

- A. New Coverage Plan: Coverage in both time and miles begins on the Certificate Effective Date. This Certificate will expire according to the time or mileage of the plan you selected whichever occurs first, as shown on the application.
- B. **Used Coverage Plan:** Coverage in both time and miles begins on the Certificate Effective Date. This Certificate will expire according to the time or mileage of the plan you selected whichever occurs first, as shown on the application.
- C. Wrap Coverage Plan: Coverage in both time and miles on the In-Service Date. This Certificate will expire according to the time or mileage of the plan you selected whichever occurs first, as shown on the application.

V. DEDUCTIBLE

The **Company** will pay the portion of the expense for a covered repair that is in excess of the **Deductible** selected by the **Certificate Holder**, as shown on the **Certificate** Declarations.

VI. EXCLUSIONS

This Certificate does not provide coverage:

- For Breakdowns occurring within the coverage period and not reported within twenty-four (24) hours of the Certificate expiration date;
- B. For repair costs or expenses if the odometer of the Vehicle has broken or becomes inoperable or unreliable for any reason and odometer repairs were not made immediately at the time of failure, or if the odometer has been tampered with, disconnected or altered in any way;
- C. For repair costs or expenses if the **Vehicle** has been used for the following purposes: police or law enforcement services, fire, ambulance or emergency services, taxi, limousine or shuttle services, pick-up, racing, rental services, construction, security services, snow removal or snow plowing, cable or line installation, or hauling for hire, or if the **Vehicle** has been used for hauling trailers in excess of the manufacturer's rated capacity or hauling trailers without suitable equipment, or if the manufacturer's specifications for **Vehicles** used to pull trailers are not followed;
- D. For repair costs or expenses if the Certificate Holder cannot provide to the Administrator, if requested, accurate records proving that the Certificate Holder has maintained the Vehicle in accordance with the manufacturer's specifications and instructions, or if the breakdown is the result of any mechanical or electrical alterations that have been made to the Vehicle, including, but not limited to, the use of oversized tires, installation of header pipes, lift kits, or the removal of any emission control parts system;
- For repair costs or expenses if the repair is still covered by the manufacturer's warranty or covered by a recall or special policy by the manufacturer;

- F. For repair costs or expenses if the **Vehicle** has been abused or neglected, or any part of it has been subject to alteration or accident, or for any accidental loss, or damage resulting from collision or upset, falling missiles or objects, fire, theft, arson, explosion, lightning, earthquake, windstorm, ice, hail, water, flood, malicious mischief, vandalism, riot or civil commotion, or if the **Vehicle** is a total loss, has been repossessed or is the subject of a repossession action, or from any other cause whatsoever, except as outlined in this **Certificate**:
- G. 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 Part, or for consequential losses or damage, 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;
- H. For any mechanical problems or conditions that existed prior to the purchase of this Certificate or for repair costs or expenses if a Breakdown is directly or indirectly caused by overheating of any Covered Part or non-covered part or by the failure of the Certificate Holder to maintain proper qualities or levels of coolants or lubricants, or breakdowns resulting from continued operation in a failed condition;
- I. For repairs to any part that has not suffered a Breakdown or if the wear on that part has not exceeded the published field tolerances allowed by the manufacturer, or for repair costs not necessary to correct a Breakdown; oil consumption; or for damages or any loss resulting from faulty or negligent auto repair work or from the installation of defective parts;
- J. For repairs to a Covered Part if the failure of the Covered Part was caused by the action or inaction of a non-covered part;
- If the Vehicle has been titled branded as salvaged, junked, re-built, totaled, flood-damaged, or lemon; or
- For any of the following parts, services or loss caused by: Hybrid vehicle batteries or Ultracapacitors. Brake pads, shoes, rotors, drums; manual clutch assembly, manual clutch pedal, disc, pressure plate and throwout bearing; tune up, battery, battery cables, air filters; oil filter; coolants, fluids, if not in connection with a covered repair; fuses and circuit breakers, nuts, bolts and fasteners, spark plugs, plug wires, glow plugs, core plugs, freeze plugs, drive belts, rubber hoses, all emission components, manual and hydraulic linkages, exhaust pipes, catalytic converter, EGR valve, mufflers, resonators; alignments, wheel balancing, shock absorbers, tires, wheels and covers; contamination of any kind, corrosion, rust, hazardous waste removal, carbon build up, sludge; sealed beams, light bulbs, lenses, non-factory installed audio systems and disc players; car phones, body parts, bright metal parts, rubber moldings, weather strips, metal, glass, plastic, trim, upholstery, vinyl top, wiper blades, wiper arms, carpet, cup holders, normal maintenance items or services; rattles, water leaks,

wind noises, any non-factory installed parts, convertible top, safety restraint systems (seat belts, air bags, driver side airbags and associated steering wheel components), or any part thereof; and charges for shop supplies.

VII. GENERAL PROVISIONS

A. Action Against the Company:

No action shall lie against the **Company** unless, as a condition precedent thereto, the **Certificate Holder** shall have fully complied with all of the terms of this **Certificate**.

B. Amendments/Changes:

The terms of this **Certificate** may not be amended or changed, except by written endorsement signed by a duly authorized representative of the **Company**. Notice to any agent of the **Company** or knowledge possessed by any agent of the **Company** or by any other person shall not affect a waiver or change in any part of this **Certificate** or stop the **Company** from asserting any right under the terms of this **Certificate**.

C. Assignment by the Certificate Holder:

The Certificate Holder may assign this Certificate to someone whom the Certificate Holder sells or transfers the Vehicle while this Certificate is in force, if certain conditions are met. The Certificate Holder may not assign this Certificate if the Vehicle is sold or traded (retail or wholesale) to an automobile dealer or automotive wholesaler.

A completed transfer and a fifty dollar (\$50) transfer fee must be submitted to the **Administrator** within thirty (30) days of a change in ownership, along with the following:

- A notarized copy of the documentation showing change of title and current odometer mileage; and
- Proof of maintenance as recommended by the manufacturer; and
- 3. If the manufacturer's warranty requires a transfer, a copy of the completed transfer form.

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

The **Certificate Holder** is 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.

D. Cancellation:

Cancellation of the Certificate

- The Certificate Holder may cancel this Certificate at any time by:
 - Returning to the Seller to complete and sign the cancellation forms.
 - Mailing written notice to the Seller/Lessor of Your desire to cancel the Certificate.

A notarized odometer statement indicating the odometer reading at the date of the request will be required. The 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 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.

- The Company may cancel, at any time if:
 - a. The **Vehicle** is totaled or is repossessed.
 - The Vehicle's odometer is disconnected or altered or the true and actual miles cannot be determined.
 - c. The Vehicle is used in a manner not covered by the Certificate, including Vehicle modifications not recommended by the manufacturer.
 - d. The charge for the **Certificate** is not paid.
 - e. The **Certificate Holder** employed intentional misrepresentation in obtaining the **Certificate**.
 - f. The **Certificate Holder** employed intentional misrepresentation in the submission of a **Claim**.
 - g. The **Vehicle** does not have a valid manufacturer VIN.
 - The Vehicle's title is branded as salvage, junk, rebuilt, totaled or flood damaged, or is a manufacturer buyback.
 - The Certificate Holder's Claim aggregate has reached the original Vehicle Purchase Price.

Notice of such cancellation will be delivered to the **Certificate Holder** by registered mail. The notice of cancellation will state one of the above mentioned 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.

E. Lienholder Cancellation:

If the **Vehicle** and this **Certificate** have been financed, the lienholder shown on the Application may cancel this **Certificate** for default of the loan agreement or if the **Vehicle** is declared a total loss due to accident or theft or is repossessed. In such event, immediate notification and submission of documents to the **Administrator** is required.

F. Refund Calculation:

If this **Certificate** is cancelled within the first sixty (60) days from the effective date and no **Claims** have been filed, the **Company** will refund the entire **Certificate** charge paid. If this **Certificate** is cancelled after the first sixty (60) days or a **Claim** has been filed, the **Company** will refund an amount of the **Certificate** 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. In the event of cancellation, the lienholder, if any, will be named on a cancellation refund check as their interest may appear.

G. Liberalization: If the Company adopts any revision which would broaden the coverage under this Certificate without additional premium within sixty (60) days prior to or during the coverage period, the broadened coverage will immediately apply to this Certificate.

H. Conformity to Statute:

Any provision of this **Certificate** that which is in conflict with the laws of the state wherein this **Certificate** is effective is hereby amended to conform to the minimum requirements of such law.

I. Entire Agreement:

This **Certificate** constitutes the entire agreement between the parties with respect to the matters set forth herein and supersedes all prior documents and understandings.

J. Maintenance Requirements and Service History:

The **Certificate Holder** must have the **Vehicle** checked and serviced in accordance with the manufacturer's recommendations, as outlined in the Owner's Manual for the **Vehicle**.

NOTE: The Owner's Manual lists different servicing recommendations based on the individual driving habits and climate conditions. The Certificate Holder is required to follow the normal or severe maintenance schedule that applies to the conditions. Failure to follow the manufacturer's recommendations that apply to the specific conditions may result in the denial of coverage. It is required that the **Certificate Holder** retain "Proof" of maintenance for the service and/or repair work performed on the Vehicle, regardless if work was performed by the Certificate Holder 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, the Certificate Holder's 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 the Certificate Holder's selfmaintained log with corresponding original receipts.

K. Other Insurance:

If at the time of loss hereunder there is other insurance or a warranty or service contract which covers the **Vehicle**, in the name of, or for the benefit of the **Certificate Holder**, this **Certificate** shall be considered as excess insurance and shall not apply to nor contribute to the payment of any loss until all such other insurance, warranty or service contract shall have been exhausted.

L. Representations:

By acceptance of this **Certificate**, the **Certificate Holder** agrees that all statements contained in the **Certificate** Declarations are complete and accurate and
are the **Certificate Holder's** agreements and

representations, and that this **Certificate** is issued in reliance upon the truth of such representations.

M. Rights of Recovery and Subrogation:

If the Company makes any payment under this Certificate, the Company shall be subrogated to all of the Certificate Holder's rights of recovery, to the extent of such payment made, and shall have the right to participate with the Certificate Holder and any other insurer in the exercise of all of the Certificate Holder's rights of recovery against any person or organization. The Certificate Holder shall do nothing to impair or prejudice the Company's rights and shall execute and deliver instruments and papers and do whatever is necessary to assist the Company in the enforcement of its rights.

All amounts recovered by the **Certificate Holder** from third parties for which the **Certificate Holder** also received benefits under this **Certificate**, shall belong to and be paid to the **Company** by the **Certificate Holder** up to the total amount of benefits paid by the **Company**.

N. Territory:

The benefits provided under this **Certificate** are only available for losses and expenses incurred within the United States and Canada. The United States means the fifty (50) United States and the District of Columbia and does not include Puerto Rico, Guam or other territories and possessions.

O. Abandonment: There will be no abandonment to the Company of any property.

P. Appraisal:

If the Certificate Holder and the Company fail to agree on the amount of loss, each of us shall have the right to select a competent and disinterested appraiser within twenty (20) days from the date of disagreement. The appraisers will select an umpire. The appraisers will determine the amount of loss to the umpire. If they do not agree, then each appraiser will submit their amount of loss to the umpire. The agreement of any two will determine the amount of loss. The Certificate Holder pays for your appraiser and the Company pays for our appraiser. The Company and the Certificate Holder shall each share in the expense of the umpire. The Appraisal Condition is voluntary and non-binding.

VIII. CLAIMS PROCEDURES

If the **Vehicle** incurs a **Breakdown**, the **Certificate Holder** must take the following steps to file a claim:

- Prevent Further Damage Take immediate action to prevent further damage. This **Certificate** will not cover the damage caused by not securing a prompt repair of the failed component.
- 2. Take the Vehicle to a licensed Repair Facility.
- Provide licensed Repair Facility with a Copy of the Certificate and/or Certificate Number.
- 4. Obtain Authorization from the Administrator Prior to any repair being made, instruct the Service Manager at the licensed Repair Facility to contact the Administrator to obtain an authorization for the Claim. Any Claim for repairs without prior authorization will not be covered. The Company can be contacted Monday through Friday, 8:00 a.m. to 8:00 p.m. Eastern Standard Time at 1-800-283-0785. The amount authorized by the

Administrator is the maximum amount that will be paid for repairs covered under the terms of this **Certificate**. Any additional amount must receive prior approval.

- 5. Authorize Tear-Down and/or Inspection In some cases, the Certificate Holder may need to authorize the licensed Repair Facility to inspect and/or tear-down the Vehicle in order to determine the cause and cost of the repair. The Certificate Holder will be responsible for these charges if the failure is not covered under this Certificate. The Company reserves the right to require an inspection of the Vehicle prior to any repair being made.
- Review Coverage After the Administrator has been contacted, review with the Service Manager what will be covered by this Certificate.
- 7. Pay Any Applicable Deductible The Company will reimburse the licensed Repair Facility or the Certificate Holder for the cost of the work performed on the Vehicle that is covered by this Certificate 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 thirty (30) days to be eligible for payment.
- Proof of Service and/or Repair To obtain payment for a covered repair the Certificate Holder, or the licensed 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, Vehicle identification number, date, Vehicle mileage, Your name and signature, licensed Repair Facility name, address and phone number, repair totals, Deductible (if applicable), and method of payment to satisfy the repair order. "Proof" of maintenance and/or your self-maintained log with corresponding receipts, 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.

IN WITNESS WHEREOF, Standard Guaranty Insurance Company has caused this **Certificate** to be signed by its President and Secretary and countersigned (where required by law) on the **Certificate** Declarations by a duly authorized representative.

SECRETARY

PRESIDENT

Administrative Office: 400 Carillon Parkway, Suite 300, St. Petersburg, FL 33716 (800) 283-0785 or (727) 556-2900 Home Office: 260 Interstate North Circle, SE Atlanta, GA 30339

ASSURED MECHANICAL BREAKDOWN INSURANCE PROGRAM

COVERAGE SECTION

PLUS PLAN

THIS COVERAGE SECTION ATTACHES TO THE MASTER POLICY AND CERTIFICATE. PLEASE READ IT CAREFULLY.

SCHEDULE OF COVERED PARTS

In the event of a **Breakdown** covered by the **Certificate**, the **Company** will pay on behalf of or reimburse the **Certificate Holder** for reasonable costs to repair or replace any of the parts listed below, using manufacturer's suggested retail prices and a nationally recognized labor manual, less the **Deductible**, in accordance with the terms and provisions of the **Certificate**. The repairs may be completed with new, used or remanufactured parts of like kind and quality commensurate with the age and odometer reading of the **Vehicle** at the time the part or parts failed.

Parts covered:

- 1. Engine Components: Engine block and cylinder head(s), and all internally lubricated parts, including pistons, pins, rings, connecting rods and bearings, crankshaft and main bearings, camshaft, followers and cam bearings. Push rods, valves, springs, guides, seats, lifters, rocker arms, shafts, bushings, timing gear, timing chain or timing belt, belt tensioners and retainers. Eccentric shaft, oil pump, oil pump housing, oil cooler and oil cooler lines. Also covered are the following: water pump, oil pan, intake and exhaust manifolds; engine mounts and cushions; engine torque strut, timing cover, valve cover(s), harmonic balancer, flywheel (flexplate) and flywheel ring gear, vacuum pump, dipstick and tube, all pulleys and seals and gaskets. Rotary Engines: Rotor chamber, apex seals, main shaft bearings, rotor, all internally lubricated parts, and seals and gaskets. Hybrid Vehicles: Electric motor/controller. Invertors and Generator. (Batteries and Ultracapacitors are excluded)
- 2. **Turbocharger/Supercharger Components:** (Factory Installed Only) Turbocharger/Supercharger housing, all internal parts, and seals and gaskets.
- 3. **Transmission Components:** (Automatic or Manual) Transmission case, and all the internally lubricated parts, electronic shift control unit, shift solenoids, transmission cooler, torque converter, filler tube, dipstick and oil pan. Vacuum modulator, internal linkage, transmission mounts, and seals and gaskets.
- 4. Transfer Case Components: Transfer case, all internally lubricated parts, and seals and gaskets.
- 5. **Drive Axle Components:** (Front & Rear) Differential housing, differential cover, trans-axle housing, final drive housing, and all the internally lubricated parts of the foregoing. Axle shafts, constant velocity joints, universal joints, drive shafts, locking hubs, hub bearings, locking rings, supports, retainers, bearings, four-wheel drive actuator, and seals and gaskets. **Hybrid Vehicles:** Traction motor
- 6. **Steering Components:** Gear housing and all internally lubricated parts, including the rack and pinion, power steering pump, main and intermediate shafts, drag link and internal tilt wheel mechanism. Couplings, hydraulic hoses, cooler and cooler lines, power cylinder and pitman arm. Idler arm, tie rod and tie rod ends, dampner, and control valve and seals and gaskets. Rear wheel steering; electronic control unit, electronic control solenoid, phase control unit, and stepper motor. Rear steering and couplings, power cylinder and pump, steering box, control valve, Rack and Pinion, tie rod ends, and seals and gaskets.
- 7. **Braking Components:** Master cylinder, power assist booster, wheel cylinders, combination valves, metal brake lines and fittings, disc calipers, backing plates, clips. Parking brake linkage and cables, and rear actuators. Anti-lock brake system (ABS); hydraulic pump/motor, accumulator, isolation dump valve, pressure

modulator valve, electronic control module, hydraulic control unit, wheel sensors, relays and solenoids, and seals and gaskets.

- 8. **Suspension Components:** Mounting plates, retainer and bushing, upper and lower control arms, control arm shafts and bushings. The upper and lower ball joints, steering knuckles, wheel bearings, stabilizer shaft, linkage and bushings, torsion bars, spindle and spindle supports, radius arm and bushings, coil and leaf springs, struts, strut bearings, strut bar, strut bar bushing and suspension air bags. Variable dampening suspension including mode selector switch, control module and actuator, compressor, air bags, height sensor and seals and gaskets.
- 9. **Air Conditioning Components:** (Factory Installed Only) Air conditioner compressor, clutch, clutch pulley, clutch coils, electrical HVAC actuators, HVAC lines and hoses, condenser, evaporator, expansion valve, accumulator, orifice, idler pulley, bearing, ducts and outlet tubes, blower motor, power module, temperature control programmer, high/low cut off switch, pressure cycling switch, receiver/dryer, and seals and gaskets.
- 10. Electrical Components: Starter, starter solenoid, alternator, voltage regulator, distributor, engine wiring harness, ignition switch, ignition coil, ignition lock and tumbler, brake light switch, wiper motors, horn button and horns, manually operated switches, and coolant temperature sensor mass air flow sensor and manifold air pressure sensor. Electronic control module (ECM) and power train control module (PCM), electronic ignition module. Electronic ignition module, electronic spark control detonation sensors and controller. Electronic mixture control unit and sensors. Electronic anti-detonation sensors, Electronic gauges, window motors and regulators, mirror motors and controls, power antenna motor, power seat motor. Cruise control transducer, engagement switch and servo. Power door locks, power door motor, convertible top motor and head lamp motor. Turn signal switch, wiper delay switch and controller. Wiper washer controller and pump, wiper motor and P.C. board, power roof motor and switches, pneumatic suspension pump and module.

<u>Manufacturer's Warranty</u>: If any part is repaired and/or replaced under the manufacturer's warranty covering the **Vehicle**, and those same components are listed in this Schedule of Covered Parts, the **Company** will reimburse the **Certificate Holder** for a portion of the manufacturer's deductible if the manufacturer's deductible exceeds the **Deductible** for the **Certificate**. The amount the **Company** will reimburse will be the actual amount the **Certificate Holder** was required to pay under the terms of the manufacturer's warranty less the **Deductible** for the **Certificate**.

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ASSURED MECHANICAL BREAKDOWN INSURANCE PROGRAM

24 - HOUR ROADSIDE

ENDORSEMENT

THIS ENDORSEMENT ATTACHES TO THE MASTER POLICY AND CERTIFICATE. PLEASE READ IT CAREFULLY.

In return for an additional premium, the following benefit is added:

- A. 24-HOUR ROADSIDE ASSISTANCE BENEFIT
 - **Towing and Wrecker Service:** In the event the **Vehicle** becomes disabled due to any mechanical failure which renders the **Vehicle** inoperable, the Roadside Administrator will arrange to have the **Vehicle** transported to the nearest qualified repair service facility and will pay up to a maximum of one hundred dollars (\$100) per occurrence for the transportation expenses.
 - Flat Tire Change: In the event of a flat tire on the Vehicle, the Roadside Administrator will arrange for a service provider to mount an inflated spare tire provided by the Certificate Holder and will pay up to a maximum of one hundred dollars (\$100) per occurrence for the flat tire service call.
 - **Emergency Gas Delivery Service:** In the event the **Vehicle** runs out of gas, the Roadside Administrator will arrange for a service provider to deliver an emergency supply of gas for the **Vehicle** and will pay up to a maximum of one hundred dollars (\$100) per occurrence for the gas delivery service, excluding the cost of the gas. The **Certificate Holder** is responsible for the cost of the emergency supply of gas at the time of delivery.
 - **Battery Jump Service:** In the event the **Vehicle** will not crank due to a weak or "run-down" battery, the Roadside Administrator will arrange for a service provider to boost or jump-start the battery and will pay up to a maximum of one hundred dollars (\$100) per occurrence for the battery jump service.
 - **Key Lockout Service:** In the event the keys for the **Vehicle** are lost, broken or accidentally locked in the **Vehicle**, or the **Vehicle** has a frozen lock, the Roadside Administrator will arrange for a service provider to unlock the **Vehicle** and will pay up to a maximum of one hundred dollars (\$100) per occurrence for the locksmith service, excluding the cost of replacement keys. The **Certificate Holder** is responsible for the cost of any replacement keys at the time of service.
- **B. CLAIMS PROCEDURES:**

If Your **Vehicle** requires Road Service or Lockout Service, You must contact the Road Service processing center for prior approval and assistance at 1-866-375-5374 (24 hours a day, 7 days a week).

C. DEDUCTIBLE:

The **Deductible** will not apply to the Additional Benefits or the 24-Hour Roadside Assistance Benefits.

ALL OTHER TERMS AND CONDITIONS OF THE MASTER POLICY AND CERTIFICATE REMAIN THE SAME.

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ASSURED MECHANICAL BREAKDOWN INSURANCE PROGRAM

SUBSTITUTE TRANSPORTATION

ENDORSEMENT

THIS ENDORSEMENT ATTACHES TO THE MASTER POLICY AND CERTIFICATE. PLEASE READ IT CAREFULLY.

In return for an additional premium, the following benefit is added:

SUBSTITUTE TRANSPORTATION COVERAGE BENEFIT

In the event of a covered **Breakdown** covered by the **Certificate**, the **Company** will pay on behalf of or reimburse the **Certificate Holder** for receipted expenses to rent a replacement vehicle from a licensed rental agency, or for alternate public transportation while the **Vehicle** is at a licensed **Repair Facility**, in accordance with the terms and provisions of the **Certificate**. Coverage will be provided to the **Certificate Holder** on the following basis: The **Company** will pay the actual expenses, not to exceed fifty dollars (\$50) per day for every eight (8) labor hours, or portion thereof, flat rate labor time from a nationally recognized labor manual, for the labor time authorized to complete the repair, not to exceed two hundred fifty dollars (\$250) for each repair visit. In addition, a maximum of four (4) additional days of rental coverage is available for part(s) delays and/or **Vehicle** Inspection requested by the **Company**. Other delays that are beyond the control of the **Repair Facility** or the **Company** are not covered.

ALL OTHER TERMS AND CONDITIONS OF THE MASTER POLICY AND CERTIFICATE REMAIN THE SAME.

Administrative Office: 400 Carillon Parkway, Suite 300, St. Petersburg, FL 33716 (800) 283-0785 or (727) 556-2900 Home Office: 260 Interstate North Circle, SE Atlanta, GA 30339

ASSURED MECHANICAL BREAKDOWN INSURANCE PROGRAM

TRIP INTERRUPTION

ENDORSEMENT

THIS ENDORSEMENT ATTACHES TO THE MASTER POLICY AND CERTIFICATE. PLEASE READ IT CAREFULLY.

In return for an additional premium, the following benefit is added:

TRIP INTERRUPTION COVERAGE BENEFIT

In the event of a covered **Breakdown** which occurs more than one hundred (100) miles from the home of the **Certificate Holder** and results in a **Repair Facility** keeping the **Vehicle** overnight, the **Company** will reimburse the **Certificate Holder** for receipted motel and restaurant expenses, up to one hundred dollars (\$100) per day for a maximum of three (3) days (total benefit per occurrence of three hundred dollars (\$300).

ALL OTHER TERMS AND CONDITIONS OF THE POLICY AND CERTIFICATE REMAIN THE SAME.

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ASSURED MECHANICAL BREAKDOWN INSURANCE PROGRAM WAITING PERIOD

ENDORSEMENT

THIS ENDORSEMENT ATTACHES TO THE MASTER POLICY AND CERTIFICATE. PLEASE READ IT CAREFULLY.

The following limitation is added:

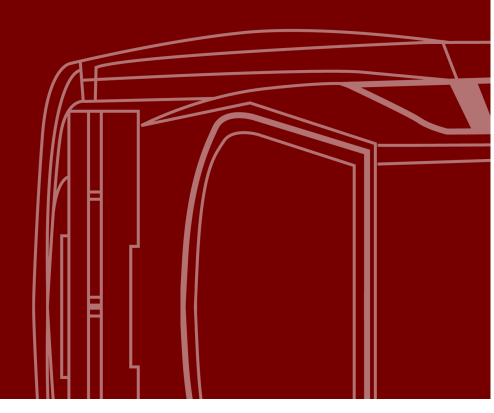
Used Coverage Plan: Coverage is subject to a waiting period of thirty (30) days AND one thousand (1,000) miles from the Certificate Effective Date. However, one (1) month AND one thousand (1,000) miles will be added to the Certificate term. Coverage will commence the day following the waiting period. **Breakdowns** occurring during the waiting period are not covered. This certificate will expire according to the time or mileage of the plan you selected whichever occurs first, as shown on the application.

The following is added to section VI. EXCLUSIONS:

This **Certificate** does not provide coverage for repair costs or expenses incurred within the first thirty (30) days AND one thousand (1,000) miles of the Certificate Purchase Date for Used Coverage Plans.

ALL OTHER TERMS AND CONDITIONS OF THE MASTER POLICY AND CERTIFICATE REMAIN THE SAME.





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