Administered By Royal Sample Agreement
## AGREEMENT HOLDER INFORMATION

<table>
<thead>
<tr>
<th>PRIMARY AGREEMENT HOLDER’S NAME</th>
<th>SECONDARY AGREEMENT HOLDER’S NAME</th>
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<table>
<thead>
<tr>
<th>PHYSICAL ADDRESS</th>
<th>EMAIL ADDRESS</th>
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<table>
<thead>
<tr>
<th>CITY/STATE/ZIP CODE</th>
<th>TELEPHONE NUMBER</th>
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## VEHICLE INFORMATION

<table>
<thead>
<tr>
<th>YEAR</th>
<th>MAKE</th>
<th>MODEL</th>
<th>ODOMETER READING</th>
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<tbody>
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<table>
<thead>
<tr>
<th>VEHICLE IDENTIFICATION NUMBER (VIN)</th>
<th>VEHICLE IN-SERVICE DATE</th>
<th>VEHICLE PURCHASE PRICE</th>
</tr>
</thead>
<tbody>
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## PLAN AND COVERAGE INFORMATION

<table>
<thead>
<tr>
<th>AGREEMENT PURCHASE DATE</th>
<th>AGREEMENT EXPIRATION DATE</th>
<th>AGREEMENT EXPIRATION MILEAGE</th>
<th>AGREEMENT PURCHASE PRICE</th>
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<table>
<thead>
<tr>
<th>PLAN TERMS (MONTHS/MILES)</th>
<th>DEDUCTIBLE</th>
<th>COVERAGE PLAN</th>
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<table>
<thead>
<tr>
<th>TYPE OF PLAN</th>
<th>PAYMENT PLAN</th>
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<table>
<thead>
<tr>
<th>New Pre-Owned Wrap</th>
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<table>
<thead>
<tr>
<th>OPTIONAL COVERAGES (SURCHARGE APPLIES TO 1-4)</th>
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</table>

Please refer to the “General Provisions” section of this VEHICLE SERVICE AGREEMENT for an explanation of how the expiration date and expiration mileage are determined.

## OTHER PROVISIONS

The Administrator of this VEHICLE SERVICE AGREEMENT is Royal Administration Services, Inc., located at 51 Mill Street, Building F, Hanover, MA 02339. The telephone number is 800-871-0467. The Administrator’s hours of operations are Monday through Friday, 9 a.m. to 6 p.m. EST.

The Obligor under this VEHICLE SERVICE AGREEMENT, referred to as “We,” “Us” and “Our” throughout, is Royal Administration Services, Inc., located at 51 Mill Street, Building F, Hanover, MA 02339. The telephone number is 800-871-0467.

If the term of this VEHICLE SERVICE AGREEMENT overlaps with the term of Your manufacturer’s warranty, look first to Your manufacturer’s warranty for coverage. This VEHICLE SERVICE AGREEMENT excludes coverage for any loss covered by Your manufacturer’s warranty, but may nevertheless provide benefits in addition to those provided by Your manufacturer’s warranty.

You must provide all of the information requested in this DECLARATION PAGE in order to validate this VEHICLE SERVICE AGREEMENT. This DECLARATION PAGE shall be the basis upon which the VEHICLE SERVICE AGREEMENT is issued. Your (a) verbal authorization to Our telephone agent and subsequent mailing of Your VEHICLE SERVICE AGREEMENT or (b) Your electronic signature (by accepting the Privacy Statement on line) confirms Our right to charge the price quoted and also indicates that the information You have provided is true and correct and that You accept the terms and provisions of this VEHICLE SERVICE AGREEMENT as they have been described to You and You agree to be bound by the terms thereof.

Purchase of this VEHICLE SERVICE AGREEMENT is not required in order to purchase or obtain financing for a motor VEHICLE.

**Claims Administrator:** 1-800-871-0467  
**Roadside Benefits Administrator:** 1-855-513-5184

## SIGNATURES FOR VEHICLE SERVICE AGREEMENT

<table>
<thead>
<tr>
<th>PRIMARY AGREEMENT HOLDER’S SIGNATURE</th>
<th>SECONDARY AGREEMENT HOLDER’S SIGNATURE</th>
<th>DATE</th>
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VEHICLE SERVICE AGREEMENT

DEFINITIONS

The following definitions apply to words used frequently throughout this VEHICLE SERVICE AGREEMENT and which appear in BOLD-FACED, SMALL CAPS type:

1. ADMINISTRATOR - The entity identified on the DECLARATION PAGE that administers this AGREEMENT on our behalf.
2. BREAKDOWN - The inability of any COVERED PART(s) to perform the function(s) for which it was designed due to defects in material or workmanship. BREAKDOWN does not include the gradual reduction in operating performance due to normal wear and tear, where a BREAKDOWN has not occurred. The manufacturer has established tolerances for the express purpose of defining BREAKDOWN and serviceability. When specifications exceed these manufacturer’s tolerances a BREAKDOWN will be considered to have occurred.
3. BUSINESS USE - Coverage is provided if the BUSINESS USE surcharge has been paid as specified on YOUR DECLARATION PAGE. Eligibility is limited to the following:
cars, trucks and vans used for route sales, inspections, maintenance, repair, landscaping, carrying tools to a job site and eligible VEHICLES owned by religious/charitable organizations.
4. CLAIM - A demand by YOU for benefits under this AGREEMENT.
5. COVERED PARTS - The parts listed in the Schedule of Coverages section of this AGREEMENT.
6. DECLARATION PAGE - The numbered document executed by YOU which is part of this AGREEMENT. It lists information regarding the VEHICLE to be covered, AGREEMENT terms, and other vital information.
7. DEDUCTIBLE - The amount YOU are required to pay, as shown on the DECLARATION PAGE, towards the total cost for the repair or replacement of COVERED PARTS per CLAIM made.
8. OBLIGOR - WE, US and OUR - The entity identified on the DECLARATION PAGE obligated to perform under this AGREEMENT.
9. PLANS - Refers to the PLAN, type of coverage, and term as shown on the DECLARATION PAGE of this AGREEMENT.
   a. New PLAN - The qualifying VEHICLE must have time remaining on the manufacturer’s warranty.
   b. Pre-Owned PLAN - The qualifying VEHICLE is one that does not meet the definition in the New VEHICLE PLAN.
   c. Wrap Coverage PLANS - The qualifying VEHICLE must be covered under the manufacturer’s powertrain warranty at the time of purchase and the term of the PLAN cannot exceed the manufacturer’s powertrain warranty. Time starts on the in-service date. If the in-service date is not provided, it will be deemed as July 1st of the VEHICLE model year.
10. PROOF OF MAINTENANCE - The 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.
11. REPAIR FACILITY - A licensed REPAIR FACILITY authorized by the ADMINISTRATOR to perform repair services under this AGREEMENT.
12. VEHICLE - The VEHICLE described on the DECLARATION PAGE that is covered under this AGREEMENT.
13. VEHICLE SERVICE AGREEMENT ("AGREEMENT") - This VEHICLE SERVICE AGREEMENT which YOU have purchased for the VEHICLE described on the DECLARATION PAGE.
14. WEAR AND TEAR - The gradual physical deterioration of the COVERED PARTS of YOUR VEHICLE resulting from use, passage of time and weather.
15. YOU, YOUR - The AGREEMENT Holder shown on the DECLARATION PAGE of this AGREEMENT.

GENERAL PROVISIONS

1. AGREEMENT Term: Coverage under this AGREEMENT will expire on the expiration date or when the VEHICLE reaches the specified expiration mileage, whichever occurs first, as shown on the DECLARATION PAGE of this AGREEMENT. PLAN coverage expiration is determined as follows:
   a. New VEHICLES: Time starts on the AGREEMENT purchase date, and mileage starts at zero (0) miles. The expiration date is determined by adding the months of the term as shown on the DECLARATION PAGE to the AGREEMENT purchase date, and the expiration mileage is the mileage of the term as shown on the DECLARATION PAGE.
   b. Wrap Coverage: Time starts on the in-service date, and mileage starts at zero (0) miles. The expiration date is determined by adding the months of the term as shown on the DECLARATION PAGE to the in-service date. If the in-service date is not provided, it will be deemed as July 1st of the VEHICLE model year. Expiration mileage is the mileage of the term as shown on the DECLARATION PAGE. The Wrap Coverage term cannot exceed the Manufacturer’s powertrain warranty.
   c. Pre-Owned VEHICLES: No coverage will be provided under this AGREEMENT for pre-owned VEHICLES for thirty (30) days following the AGREEMENT purchase date, and for the first one thousand (1,000) miles the VEHICLE is driven after this AGREEMENT is purchased, as calculated from the odometer reading shown on the DECLARATION PAGE. Breakdown that occurs during this period will be considered pre-existing and not covered under this AGREEMENT. The expiration date is determined by adding the months of the term as shown on the DECLARATION PAGE to the AGREEMENT purchase date, plus thirty (30) days and the expiration mileage is determined by adding the mileage of the term as shown on the DECLARATION PAGE to the odometer reading of the VEHICLE on the AGREEMENT purchase date, plus one thousand (1,000) miles.

2. Coverage: The coverage afforded to YOU for the VEHICLE is determined by the PLAN and term as shown on the DECLARATION PAGE and pursuant to the terms and provisions of this AGREEMENT. WE will pay on behalf of or reimburse YOU for the approved cost to repair or replace any of the COVERED PARTS listed in the Schedule of Coverages section which cause a BREAKDOWN, less any DEDUCTIBLE, and will pay on YOUR behalf or reimburse YOU for the Additional Benefits and the 24-Hour Roadside Assistance Benefits listed in the Additional Benefits section, provided YOU comply with all of the terms and provisions of this AGREEMENT. Repairs may be completed with parts of like kind and quality. Please see the Schedule of Coverages section for a detailed list of COVERED PARTS and to determine the coverage applicable to YOUR PLAN. All covered components must be functioning properly at the time of the sale of this AGREEMENT. Please refer to the Guide to Filling a CLAIM section of this AGREEMENT for CLAIMS instructions.

3. DEDUCTIBLE: WE will pay the portion of the expense for a covered repair that is in excess of the DEDUCTIBLE as shown on the DECLARATION PAGE of this AGREEMENT. The standard DEDUCTIBLE is one hundred dollars ($100) per CLAIM. An optional DEDUCTIBLE of fifty dollars ($50) or two hundred dollars ($200) is also available on all PLANS. If no DEDUCTIBLE is indicated on the DECLARATION PAGE, the DEDUCTIBLE will be the standard one hundred dollars ($100) per CLAIM. The DEDUCTIBLE will not apply to the Additional Benefits or the 24-Hour Roadside Assistance Benefits listed in the Additional Benefits section. In the event that the same COVERED PART is replaced under the term of this AGREEMENT and meets the definition of a BREAKDOWN, the DEDUCTIBLE will be waived notwithstanding any manufacturer's warranty. Any new COVERED PART or repair will constitute a new CLAIM with the DEDUCTIBLE applying. YOU may have the option to select additional DEDUCTIBLE options. Please refer to the Optional Coverage section of this AGREEMENT to determine if those options apply to YOU.

4. Limits of Liability:
   a. Single CLAIM Limit: Our liability with respect to any one CLAIM is limited to the approved cost to repair or replace any COVERED PARTS using the approved retail labor rate and the listed labor time from a nationally recognized labor time guide (i.e., Motors Guide or All-Data), less any DEDUCTIBLE. Repairs may be completed with parts of like kind and quality, commensurate with the age and odometer reading of the
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VEHICLE at the time the part(s) failed. Parts replacement may include new parts, or parts of like kind and quality, which may include serviceable, used parts or remanufactured parts, as customarily used in the automobile industry, in all cases parts replacement cost shall not exceed the manufacturer’s suggested retail price. In no event shall Our liability exceed the approved cost necessary to correct the actual cause of the BREAKDOWN, or the trade-in value of Your VEHICLE at the time of said CLAIM as listed in the current National Automobile Dealers Associations Used Car Guide (NADA).

b. Aggregate Limit: Our liability with respect to the total of all benefits paid or payable while this AGREEMENT is in force shall not exceed the VEHICLE purchase price, as shown on the DECLARATION PAGE (excluding tax, title, and license fees), or the NADA retail value of the VEHICLE at the time of the current repair.

5. Manufacturer’s Warranty: If any part is repaired and/or replaced under the manufacturer’s warranty covering the VEHICLE, and those same components are listed in the Schedule of Coverages section of this AGREEMENT, We will reimburse You for a portion of the manufacturer’s DEDUCTIBLE if the manufacturer’s DEDUCTIBLE exceeds the DEDUCTIBLE, as shown on the DECLARATION PAGE. The amount We reimburse will be the actual amount You were required to pay under the terms of the manufacturer’s warranty, less the DEDUCTIBLE shown on the DECLARATION PAGE.

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

7. Incidental & Consequential Damage: Our and the ADMINISTRATOR’s liability for incidental and consequential damages is expressly excluded herein. Incidental and consequential damage is including, but not limited to, property damage, loss of use of the VEHICLE, loss of time, inconvenience, or commercial loss resulting from the operation, maintenance and/or use of the VEHICLE.

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

9. Maintenance Requirements and Service History: You must have Your VEHICLE checked and serviced in accordance with the manufacturer’s recommendations, as outlined in the Owner’s Manual for Your VEHICLE. Note: Your Owner’s Manual lists different servicing recommendations based on Your individual driving habits and climate conditions. You are required to follow the normal or severe maintenance schedule that applies to Your conditions. For related repairs, the ADMINISTRATOR may request PROOF OF MAINTENANCE and/or Your self-maintained log with corresponding original receipts, including the date of service, and odometer mileage at time of the maintenance service. Failure to follow the manufacturer’s recommendations that apply to Your specific conditions may result in the denial of coverage. It is required that You retain PROOF OF MAINTENANCE for the service and/or repair work performed on Your VEHICLE, regardless if work was performed by You or a licensed REPAIR FACILITY. Repair orders from a licensed REPAIR FACILITY must be readable and understandable, with customer complaint and repair diagnosis, parts, part numbers, part prices, labor hours, VEHICLE identification number, date, VEHICLE mileage, Your name and signature, licensed REPAIR FACILITY name, address and phone number, repair totals, DEDUCTIBLES (if applicable), and method of payment to satisfy the repair order.

10. Other Provisions: a. This AGREEMENT is not an insurance policy. Unless otherwise regulated under state law, the contents of this AGREEMENT should be interpreted and understood within the meaning of a “service contract” in Public Law #93-637. However, Our obligations under this AGREEMENT are insured by American Bankers Insurance Company of Florida, 11222 Quail Roost Drive, Miami, FL 33157. If We fail to perform or make payment under the terms of the AGREEMENT within sixty (60) days after You request performance or payment, You may apply directly to American Bankers Insurance Company of Florida. Please call 1-866-306-6694 for instructions.

b. Proof of payment to Us shall be considered proof of payment to American Bankers Insurance Company of Florida, issuer of the insurance policy that insures Our obligation.

C. This AGREEMENT is not renewable.

SCHEDULE OF COVERAGES

In the event of a BREAKDOWN covered by this AGREEMENT, We will pay on behalf of or reimburse You for the reasonable costs to repair or replace any of the COVERED PARTS listed below, less any DEDUCTIBLE, in accordance with the PLAN as shown on the DECLARATION PAGE and the terms and provisions of this AGREEMENT.

<table>
<thead>
<tr>
<th>COVERAGE PLAN Selection</th>
<th>Component Groups</th>
<th>COVERED VEHICLE Eligibility</th>
<th>Seals and Gaskets Coverage?</th>
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<tbody>
<tr>
<td>Bronze PLAN</td>
<td>1-3</td>
<td>Pre-Owned Only</td>
<td>No</td>
</tr>
<tr>
<td>Silver PLAN</td>
<td>1-6</td>
<td>New &amp; Pre-Owned</td>
<td>No</td>
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<td>Gold PLAN</td>
<td>1-8</td>
<td>New &amp; Pre-Owned</td>
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<td>Platinum PLAN</td>
<td>1-11</td>
<td>New &amp; Pre-Owned</td>
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<td>Titanium PLAN</td>
<td>1-12</td>
<td>New &amp; Pre-Owned</td>
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<td>Titanium Wrap PLAN</td>
<td>4-12</td>
<td>New Only</td>
<td>Yes</td>
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<tr>
<td>Diesel Wrap PLAN</td>
<td>2-12</td>
<td>New Only</td>
<td>Yes</td>
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RYL-RAS-VSC-CC-CarchexCare (10/15)
BRONZE PLAN

(Component Groups 1-3 are covered)

1. **Engine Components**: 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, core plugs, timing gear, timing chain or timing belt, belt tensioners and retainers. Eccentric shaft, oil pump, oil cooler and oil cooler lines. Engine block and cylinder head(s) are covered only if the Breakdown occurred due to the failure of an internally lubricated part. Also covered are the following: water pump, fuel pump, oil pan, intake and exhaust manifolds, engine mounts and cushions, engine torque struts, timing cover, valve covers, harmonic balancer, flywheel (flex plate) and flywheel ring gear, vacuum pump, dipstick and tube, all pulleys, and all internally lubricated parts of the turbocharger/supercharger, including waste gate, vanes, shafts, and bearings. The turbocharger/supercharger housing is covered only if damaged by the failure of an internally lubricated part.

2. **Transmission Components**: (Automatic or Manual) All internally lubricated parts contained within the cases. Transmission case and transfer case is covered only if the Breakdown occurred due to the failure of an internally lubricated part. Torque converter, filler tube, dipstick, vacuum modulator, internal linkage and transmission mounts are also covered.

3. **Drive Axle Components**: (Front & Rear) All internally lubricated parts contained within the differential housing, trans-axle housing, final drive housing. Differential housing, trans-axle housing and final drive housing is covered only if the Breakdown occurred due to the failure of an internally lubricated part. Axle shafts, constant velocity joints, universal joints, drive shafts, locking hubs, hub bearings, locking rings, supports, retainers and bearings.

SILVER PLAN

(Includes Component Groups 1-3 listed for Bronze Plan PLUS Component Groups 4-6)

4. **Fuel Delivery Components**: Fuel pump, fuel tank, fuel tank sending unit, metal and plastic fuel lines, fuel injectors, transfer pumps, throttle body, fuel distributor, fuel injection pump, diesel injectors, diesel injector pump and vacuum booster pump.

5. **Electrical Components**: Starter, alternator, voltage regulator, distributor, ignition coil, wiring harness, ignition switch, lock and tumbler, brake light switch, power door locks, window motors and regulators, turn signal switch, wiper delay switch and controller, relays, gauges, instrument cluster, electronic mixture control unit and sensors, electronic anti-detonation sensors.

6. **Air Conditioning Components**: (Factory Installed Units Only) Air conditioner compressor, clutch, clutch pulley, clutch coils, electrical HVAC actuators, condenser fan and motor, evaporator, expansion valve, accumulator, orifice, idler pulley, bearing, blower motor, temperature control programmer, blower resistor/transistor, high/low cut off switch and receiver/dryer.

GOLD PLAN

(Includes Component Groups 1-6 listed for Bronze Plan AND Silver Plan PLUS Component Groups 7-8)

7. **Braking Components**: Master cylinder, power assist booster, wheel cylinders, combination valves, metal hydraulic lines and fittings, disc calipers, backing plates, springs, clips, retainers, and electronic anti-lock brake system (ABS) and relays. Parking brake linkage and cables, and rear actuators. **Hybrid and Electric Vehicle Components**: Regenerative Braking System Components: Electro-hydraulic control unit, vacuum pump and reservoir, pedal feel simulator unit, intelligent alternator control, revolving flywheel, sensors, actuator and wheel speed sensors.

8. **Steering Components**: Gear housing and all internally lubricated parts, including the rack and pinion, power steering pump, main and intermediate shafts. Couplings, cooler and cooler lines, power cylinder and pitman arm. Idler arm, tie rod and tie rod ends and control valve. **Hybrid and Electric Vehicle Components**: Electronic Power Steering Components: Steering assist motor, torque-sensing device, sensors and EPS electronic control unit.
PLATINUM PLAN

(Includes Component Groups 1-8 listed for Bronze Plan, Silver Plan AND Gold Plan PLUS Component Groups 9-11)

9. **Suspension Components**: Struts, 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, strut bar and bushing.

10. **Enhanced Electrical Components**: Solenoids, wiper motors, horn button and horns, manually operated switches, mirror motors and controls, power antenna motor, power seat motor; cruise control transducer, engagement switch and servo, wiper/washer controller and pump, power sunroof/convertible top motor and switches, seat warmers and coolers, electronic level control module, engine control module, transmission control module, powertrain control module, body control module, keyless entry system, and electronic anti-theft device (factory installed only). **Hybrid and Electric VEHICLE Components**: Electronic motor, power controller, Inverter, generator(s), and electronic display monitor, electric VEHICLE power cord and electrical inlet. All specifications listed above also apply to Hybrid and Electric VEHICLES.


TITANIUM PLAN

(Includes Component Groups 1-11 listed for Bronze Plan, Silver Plan, Gold Plan and Platinum Plan PLUS Component Group 12)

12. **Titanium PLAN covers all parts of the VEHICLE except for the following items:**
   a. Parts listed under the Exclusions From Coverage section of this AGREEMENT;
   b. Parts covered under the manufacturer's warranty, special policy, or recall; and
   c. Any coverages under the Optional Coverages section of this AGREEMENT, unless the coverage has been specifically purchased as shown on the DECLARATION PAGE of this AGREEMENT.

TITANIUM WRAP PLAN

(Includes Component Groups 4-11 listed for Silver Plan, Gold Plan and Platinum Plan PLUS Component Group 12, but specifically excludes components 1-3 listed for Bronze Plan)

Titanium Wrap PLAN covers all parts of the VEHICLE except the following items:
   a. Parts listed under the Exclusions From Coverage section of this AGREEMENT;
   b. Parts covered under the manufacturer's warranty, special policy, or recall; and
   c. Components groups 1, 2, and 3 listed above; and
   d. Any coverages under the Optional Coverages section of this AGREEMENT, unless the coverage has been specifically purchased as shown on the DECLARATION PAGE of this AGREEMENT.

TITANIUM DIESEL WRAP PLAN

(Includes Component Groups 2-11 listed for Silver Plan, Gold Plan and Platinum Plan PLUS Component Group 12, but specifically excludes component 1 listed for Bronze Plan)

Titanium Wrap PLAN covers all parts of the VEHICLE except the following items:
   a. Parts listed under the Exclusions From Coverage section of this AGREEMENT;
   b. Parts covered under the manufacturer's warranty, special policy, or recall; and
   c. Components groups 1, 2, and 3 listed above; and
   d. Any coverages under the Optional Coverages section of this AGREEMENT, unless the coverage has been specifically purchased as shown on the DECLARATION PAGE of this AGREEMENT.
1. **Substitute Transportation:** In the event of a Breakdown covered by this Agreement, We will pay on behalf of or reimburse You 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 this Agreement. We will pay the actual expenses, not to exceed forty dollars ($40) 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, plus two (2) days parts delay, if needed. Total benefit shall not exceed three hundred dollars ($320) for each repair visit.

2. **Trip Interruption:** In the event that a Breakdown occurs more than one hundred (100) miles from Your home and results in a Repair Facility keeping the Vehicle overnight, We will reimburse You for receipted motel and restaurant expenses, up to one hundred dollars ($100) per day for a maximum of three (3) days. Total benefit shall not exceed three hundred dollars ($300) per occurrence. Prior authorization is not required for Trip Interruption benefits.

### 24-Hour Roadside Assistance Benefits

1. **Towing and Wrecker Service:** In the event the Vehicle becomes disabled due to a covered Breakdown which renders the Vehicle inoperable, contact Quest Towing Services to arrange to have the Vehicle transported to the nearest qualified repair service facility. You must receive prior approval for coverage to be provided. A maximum of one hundred dollars ($100) per occurrence will be paid for the transportation expenses.

2. **Emergency Gas Delivery Service:** In the event the Vehicle runs out of gas, contact Quest Towing Services to arrange for a service provider to deliver an emergency supply of gas for the Vehicle. You must receive prior approval for coverage to be provided. A maximum of fifty dollars ($50) per occurrence for the gas delivery service, excluding the cost of the gas, will be paid. You are responsible for the cost of the emergency supply of gas at the time of delivery.

3. **Battery Jump Service:** In the event the Vehicle will not crank due to a weak or “run-down” battery, contact Quest Towing Services to arrange for a service provider to boost or jump-start the battery. You must receive prior approval for coverage to be provided. A maximum of fifty dollars ($50) per occurrence for the battery jump service.

4. **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, contact Quest Towing Services to arrange for a service provider to unlock the Vehicle. You must receive prior approval for coverage to be provided. A maximum of fifty dollars ($50) per occurrence for the locksmith service, excluding the cost of replacement keys, will be paid. You are responsible for the cost of any replacement keys at the time of service.

The 24-Hour Roadside Assistance Benefits are included for the full term of this Agreement and are provided through Quest Towing Services. Coverage is provided for up to ten (10) total occurrences over the term of this Agreement, regardless of the type of service provided. For Claim instructions, please refer to the Additional Benefits Claim Instructions section.

### Optional Coverages

1. **Business Use:** In the event that You purchased the Business Use option as shown on the Declaration Page of this Agreement, We will provide coverage for those Vehicles defined as Business Use Vehicles.

2. **Key Guard:** In the event that You purchased the Key Guard option as shown on the Declaration Page of this Agreement, We will provide a maximum replacement amount not to exceed five hundred dollars ($500) for the life of the contract should the keys (including key fobs) of Your Vehicle become stolen, damaged, or lost. No Deductible applies to this benefit.

3. **Navigation System Coverage (Coverage is included in Titanium Plan without surcharge):** In the event that You purchased the Navigation System Coverage option as shown on the Declaration Page of this Agreement, factory installed Navigation system will be covered.


5. **Reducing Deductible:** In the event that You purchased the Reducing Deductible option, the Deductible will be one of the following as shown on the Declaration Page of this Agreement:
   a. Five hundred dollars ($500) for the first ninety (90) days of this agreement;
   b. Five hundred dollars ($500) for the first one hundred eighty (180) days of this agreement;
   c. One thousand dollars ($1,000) for the first ninety (90) days of this agreement.
6. **Windshield Repair Coverage:** In the event that you purchased the Windshield Repair Coverage option as shown on the Declaration Page of this Agreement, and your vehicle's front windshield becomes damaged and incurs a chip or a crack caused by road hazards only, less than 6 inches in diameter after the sale date of this Agreement, we will pay a maximum benefit of three hundred dollars ($300) during the term of this Agreement to have the windshield repaired. Damage must be reported and repaired within 30 days of you noticing the damage. Only damage sustained while vehicle is travelling on public highways or paved roads is covered. This Agreement will not cover windshield replacement. This benefit is secondary to any other special or insurance policies you may have. No Deductible applies to this benefit.

**EXCLUSIONS FROM COVERAGE**

This Agreement does not provide coverage:

1. For repair costs or expenses reported or made after the expiration of the term of this Agreement or not preauthorized by the administrator;

2. For repair costs or expenses for pre-owned vehicles out of the manufacturer warranty incurred within the first thirty (30) days and one thousand (1,000) miles of the Agreement purchase date;

3. For any components included in any of the optional coverage plans or optional coverages unless the option has been paid for and as shown on the Declaration Page;

4. For repair costs or expenses if the odometer of the vehicle breaks 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;

5. For any repair costs or expenses if the vehicle has been used for the following purposes, regardless of whether the business use option was purchased: police or law enforcement services, fire, ambulance or emergency services, taxi, limousine or shuttle services, pick-up and/or delivery operations, racing, newspaper or mail delivery, 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 requirements in the manufacturer's manual for vehicles used to pull Trailers are not followed; or repair expenses caused by a brown out; or due to breakdowns caused by any repair when the sole purpose is to raise the vehicle's engine compression or to stop excessive oil consumption;

6. For repair costs or expenses if you cannot provide to the administrator accurate records proving that you have maintained the vehicle in accordance with the manufacturer's specifications and Instructions, or if any mechanical or electrical alterations have been made to the vehicle or if the vehicle is used in a manner not recommended by the manufacturer, including, but not limited to, the failure of any custom add-on/aftermarket part, regardless if installed by you or a franchise dealer or any frame, lift kit or suspension modifications, the use of oversized/undersized tires, installation of header pipes, removal of any emission control parts system, or alterations to hybrid drive sequence, including disabling any part of the system;

7. For costs or expenses covered under the manufacturer's basic warranty period or covered by a recall or special policy by the manufacturer; regardless of whether or not that guarantor is doing business as an ongoing enterprise;

8. 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, lightning strike, power surge, earthquake, windstorm, ice, hail, water, flood, malicious mischief, vandalism, riot or civil commotion, physical damage, 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 agreement;

9. 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;

10. For any mechanical problems that existed prior to the purchase of this Agreement; 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 insured to maintain proper qualities or levels of coolants or lubricants; or damage resulting from continued operation in a failed condition;

11. For repairs or replacement to any part that has not suffered a breakdown, or for repair costs not necessary to correct a breakdown, or if a part is not worn beyond factory tolerances, or for damages or any loss resulting from faulty or negligent auto repair work or from the installation of defective parts;

12. For any costs due to contamination of any kind, corrosion, rust, detonation, pre-ignition, carbon build up, sludge build up, electrolysis, rattles, water leaks, wind noises;
INSTRUCTIONS FOR THE DATA CHARGES CONNECTING TO THE VEHICLE; LOSS OF PIXELS, RETROFITTING DUE TO UNAVAILABILITY OF PARTS; KEY FOBS (UNLESS WINDSHIELD REPAIR COVERAGE OPTION HAS BEEN SELECTED AND PAID FOR BY YOU AS SHOWN ON THE DECLARATION DISCS; ANY KIND OF LIGHT BULBS OR HEADLAMPS; OUTSIDE MIRRORS; GLASS (EXCEPT FRONT WINDSHIELD ONLY IF THE AGREEMENT INCLUDES THE BEARING; TUNE UP, BATTERIES, INCLUDING HYBRID BATTERIES, BATTERY CABLES, AIR FILTERS; OIL FILTER; COOLANTS, FLUIDS, IF NOT IN CONNECTION WITH A COVERED REPAIR; SPARK PLUGS, PLUG WIRES, GLOW PLUGS, DRIVE BELTS, RUBBER HOSES, EXHAUST PIPES, CATALYTIC CONVERTER, EGR VALVE, MUFFLERS, RESONATORS; ALIGNMENTS, WHEEL BALANCING, SHOCK ABSORBERS, WHEELS AND COVERS; TIRES; CONTAMINATION OF ANY KIND, CORROSION, RUST, HAZARDOUS WASTE REMOVAL; ANY COMPONENT WHOSE ONLY PURPOSE IS FOR ILLUMINATION, ULTRACAPACITORS, SECONDARY OR BACK-UP BATTERIES, THERMAL MANAGEMENT SYSTEM OR BATTERY HEATING AND COOLING SYSTEM; ANY BODY COMPONENTS SUCH AS, BUT NOT LIMITED TO: CHASSIS, FRAME AND SUBFRAME, BRIGHT METAL PARTS, RUBBER MOLDINGS, WEATHER STRIPS, METAL, ALL GLASS AND DEFOGGER, PLASTIC, TRIM, UPHOLSTERY, SEAT PADS, VINYL, TOP, WIPER BLADES, WIPER ARMS, CARPET, ASHTRAYS, CUP HOLDERS; NORMAL MAINTENANCE ITEMS OR SERVICES; ANY NON-FACTORY INSTALLED PARTS, CONVERTIBLE TOP AND ASSEMBLY (WITH THE EXCEPTION TO THE CONVERTIBLE TOP MOTOR AND SWITCHES), SAFETY RESTRAINT SYSTEMS (AIR BAGS OR SEAT BELTS) OR PART THEREOF;

CHARGES FOR SHOP SUPPLIES, FREIGHT, HAZARDOUS WASTE DISPOSAL, WHEEL ALIGNMENT AND TIRE BALANCE;

FOR REPAIR COST OR EXPENSES FOR THE FOLLOWING, REGARDLESS OF WHETHER OR NOT ANY OF THE OPTIONAL SURCHARGES HAS BEEN PAID FOR BY YOU AND AS SHOWN ON THE DECLARATION PAGE: FOR SOFTWARE UPDATES AND PROGRAMMING (UNLESS IN CONJUNCTION WITH A COVERED REPAIR); PAINT, PAINT MATCHING; COSMETIC REPAIRS; DISCS; ANY KIND OF LIGHT BULBS OR HEADLAMPS; OUTSIDE MIRRORS; GLASS (EXCEPT FRONT WINDSHIELD ONLY IF THE WINDSHIELD REPAIR COVERAGE OPTION HAS BEEN SELECTED AND PAID FOR BY YOU AS SHOWN ON THE DECLARATION PAGE); WINDSHIELD WIPERS AND ARMS; ALL PHONES INCLUDING SMARTPHONES, TABLETS, OR ANY EXTERNAL DEVICE CONNECTING TO THE VEHICLE; LOSS OF PIXELS, RETROFITTING DUE TO UNAVAILABILITY OF PARTS; KEY FOBS (UNLESS KEY GUARD OPTION HAS BEEN SELECTED AND PAID FOR BY YOU AS SHOWN ON THE DECLARATION PAGE); SEATS AND SEAT TRACKS, HEADPHONES, REMOTE CONTROLS, AND BATTERIES; MONTHLY SUBSCRIPTIONS OF ANY KIND; OR ANY DATA CHARGES

GUIDE TO FILING A CLAIM

A. INSTRUCTIONS FOR THE AGREEMENT HOLDER:
1. Prevent Further Damage by taking immediate action: This AGREEMENT will not cover the damage caused by not securing a timely repair of the failed component, including failure to replace leaking seals and/or gaskets
2. Take VEHICLE to an approved licensed REPAIR FACILITY: Provide the REPAIR FACILITY with a copy of this AGREEMENT and/or the AGREEMENT number.
3. Authorize Repair: Authorize the REPAIR FACILITY to complete the repairs and provide the ADMINISTRATOR with a copy of a signed authorization. Also ensure the REPAIR FACILITY obtains prior authorization from the ADMINISTRATOR, as detailed in the instructions for the REPAIR FACILITY detailed below.
4. Pay DEDUCTIBLE and Costs for Non-Covered Repairs: WE will reimburse the REPAIR FACILITY or YOU for the cost of the work performed on the VEHICLE that is covered by this AGREEMENT for the authorized amount, less the DEDUCTIBLE (if any). You must pay for any repair or service that is not covered by this AGREEMENT. WE will pay the REPAIR FACILITY by charge card on YOUR behalf for a covered repair. In some cases, it may be necessary for YOU to pay the repair bill in full. In such event, WE will reimburse YOU for the authorized cost of the repair, less any applicable DEDUCTIBLE.

B. INSTRUCTIONS FOR THE REPAIR FACILITY
1. IMPORTANT - First obtain Prior Authorization from the ADMINISTRATOR: Prior to any repair being made, the REPAIR FACILITY must contact the ADMINISTRATOR to obtain authorization for the CLAIM and a “CLAIM Authorization Number”. Failure to obtain proper authorization may result in a denial of benefits. The amount authorized by the ADMINISTRATOR is the maximum that will be paid for the repairs covered under the terms of this AGREEMENT. Any additional repair costs must receive prior approval. For authorization, please call the ADMINISTRATOR’S CLAIMS number 1-800-871-0467
2. Disassembly and/or Inspection of the VEHICLE: In some cases, the VEHICLE may need to be disassembled and/or inspected in order to diagnose the failure and the cost of the repair. In such event, please obtain signed authorization from the AGREEMENT Holder and provide authorization to the ADMINISTRATOR. The AGREEMENT Holder will be responsible for all charges if the failure is not covered under this AGREEMENT. WE reserve the right to require an inspection of the VEHICLE prior to any repair being performed.
3. Submit Repair Orders for Payment: Once authorization is obtained and the repair is completed, all repair orders and documentation must be submitted to the ADMINISTRATOR, at the address shown below, within sixty (60) days from the date the covered repair was completed to be eligible for payment. The documentation must include the following: current odometer mileage; AGREEMENT number; complaint, cause of failure and corrective action; cost of the repair; the last eight (8) digits of the VEHICLE identification number; REPAIR FACILITY’s phone number and AGREEMENT holder’s signature.

877-CARCHEX | CARCHEX.com 118 Shawan Road Suite 210 | Baltimore, MD 21203
RYL-RAS-VSC-CC-CarchexCare (10/15)
C. **INSTRUCTIONS FOR EMERGENCY REPAIRS WHEN THE ADMINISTRATOR’S OFFICE IS CLOSED:**

1. **IMPORTANT:** If an emergency occurs which requires a Breakdown repair to be made at a time when the Administrator’s office is closed and prior authorization for the repair cannot be obtained, the Repair Facility should follow the Claims procedures below and contact the Administrator for Claims instructions during normal business hours immediately following the emergency repair.

   **ADMINISTRATOR:**
   
   51 Mill Street, Building F, Hanover, MA 02339
   Toll-Free Number: 1-800-871-0467

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**GUIDE TO FILING A CLAIM FOR ADDITIONAL BENEFITS**

A. **INSTRUCTIONS TO FILE A CLAIM FOR THE ADDITIONAL BENEFITS:**

1. **Authorization from the Administrator** - Prior authorization from the Administrator is required for a Claim for Substitute Transportation, but is not required for Trip Interruption benefits. For authorization, please call the Administrator’s Claims number 1-800-871-0467.

2. **Submit Paid Receipts to the Administrator** - A paid receipt from a licensed service provider, stating the type of service and the date provided, must be submitted along with the Agreement number and the odometer mileage of the Vehicle on the date the service was provided, to the Administrator, at the address shown below, within sixty (60) days from the date of the covered service or repair to be eligible for payment.

   **ADMINISTRATOR:**
   
   51 Mill Street, Building F, Hanover, MA 02339
   Toll-Free Number: 1-800-871-0467

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B. **INSTRUCTIONS TO FILE A CLAIM FOR THE 24-HOUR ROADSIDE ASSISTANCE BENEFITS:**

1. **Prior Authorization** - Prior authorization is required for a Claim made for any of the 24-Hour Roadside Assistance Benefits listed in the Additional Benefits section. Please call Quest Towing Services at the 24-Hour toll-free number (855-513-5184) to obtain authorization and an authorization number. Please have the following items ready when the call is placed:

   a. Agreement number
   b. Vehicle license plate number
   c. Location of Vehicle
   d. Phone number calling from and the home phone number
   e. Brief description of the problem, and
   f. Current odometer mileage

2. **Pay Costs that Exceed the Available Benefit** - You must sign a vendor invoice and pay any costs that exceed the amount of the 24-Hour Roadside Assistance Benefits at the time the service is rendered.

3. **Submit Paid Receipts** - In certain cases, You may be authorized to arrange for a service provider to perform the roadside service. In such case, You must pay the service provider, in full, at the time the service is rendered. To obtain reimbursement, You must submit the following items to Quest Towing Services, at the address shown below, within sixty (60) days from the date of the service to be eligible for payment.

   a. Agreement number
   b. Valid receipt from the service provider,
   c. Authorization number,
   d. Valid vehicle identification number, and
   e. Odometer mileage on the date the service was provided

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**CANCELLATION OF YOUR AGREEMENT**

1. You may cancel this Agreement at any time, including when a loss of the Vehicle occurs or when you sell the Vehicle without transfer of this Agreement. To cancel, you must submit a written request and return this Agreement directly to Us. A notarized odometer statement indicating the odometer reading at the date of the request for cancellation will be required. If You cancel this Agreement within the first thirty (30) days, We will refund the Agreement purchase price if paid in full by You, or the amount paid by You toward the Agreement purchase price, if paid in installments, less any paid or pending payment Claims. If this Agreement is canceled after the first thirty (30) days, We will refund the unearned Agreement purchase price to You calculated on a pro rata basis. The refund will be equal to the lesser amount produced using either the number of days the Agreement was in force or the number of miles the Vehicle was driven prior to cancellation, whichever is greater, less a cancellation fee of fifty dollars ($50) and any paid or pending payment Claims. If You cancel this Agreement before making all payments under this Agreement, You may be entitled to a refund provided that the amount paid by You toward the Agreement purchase price, if paid in installments, exceeds the amount earned by Us under this Agreement. The refund will be equal to the lesser amount produced using either the number of days the Agreement was in force or the number of miles the Vehicle was driven prior to cancellation, less a cancellation fee of fifty dollars ($50) and any paid or pending payment Claims.
2. **We** may cancel this *AGREEMENT* at any time based on one or more of the following reasons: (A) The charge for this *AGREEMENT* is not paid to **Us**; (B) a material misrepresentation made by **You** or false, incomplete or misleading information provided by **You** in obtaining this *AGREEMENT* or in the submission of a claim; (C) a substantial breach of duties by **You** under the *AGREEMENT* relating to the VEHICLE or its use; (D) **Your** VEHICLE is deemed a total loss, is an unrecovered theft, or is repossessed; (E) **Your** VEHICLE’s odometer is disconnected or altered; (F) **Your** VEHICLE’s true mileage on either the date of purchase of this *AGREEMENT* or the date of a claim cannot be determined; (G) **Your** VEHICLE is or has been modified; (H) **Your** VEHICLE is covered by multiple AGREEMENTS; (I) **Your** VEHICLE does not have a valid manufacturer vehicle identification number (VIN); (J) the VEHICLE’s title is or was branded as salvage, junk, rebuilt, totaled or damaged by flood. In such event, **We** may require **You** to submit an odometer reading to **Us**. If this *AGREEMENT* is canceled by **Us**, **We** will refund the unearned *AGREEMENT* purchase price to **You** calculated on a pro rata basis, less any paid or pending payment CLAIMS. The refund will be equal to the lesser amount produced using either the number of days the *AGREEMENT* was in force or the number of miles the VEHICLE was driven prior to cancellation, whichever is greater, less a cancellation fee of fifty dollars ($50) and any paid or pending payment CLAIMS.

**RIGHT TO RETURN AGREEMENT**

**You** have the right to return or void this *AGREEMENT* within the first thirty (30) calendar days after the date **You** purchased the *AGREEMENT*. If **You** return this *AGREEMENT* within the applicable time period and no CLAIMS have been paid, the *AGREEMENT* shall be void and **We** will refund the entire *AGREEMENT* purchase price within thirty (30) days. A ten percent (10%) penalty per month shall be added to a refund that is not paid or credited within thirty (30) days after return of this *AGREEMENT* to **Us**. This provision applies only to the original purchaser.

**TRANSFER OF YOUR AGREEMENT**

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

A completed transfer application and a fifty dollar ($50) transfer fee must be submitted to the ADMINISTRATOR within fourteen (14) days of a change in ownership, along with the following:

1. A notarized copy of the documentation showing change of title and odometer reading;
2. **Proof Of Maintenance** recommended by the manufacturer; and
3. If the manufacturer’s warranty requires a transfer, a copy of the completed transfer form is needed;
4. **Your** original *AGREEMENT* and DECLARATION PAGE;
5. Name, address and telephone number of the new owner

Transfer applications must be made to the ADMINISTRATOR in writing. Transfer applications are subject to approval by the ADMINISTRATOR. In the event the transfer application, fee, and required documentation is postmarked after fourteen (14) days of the change in ownership, then this *AGREEMENT* will be deemed NON-TRANSFERABLE.

**You** are responsible for the transfer and payment of applicable transfer fees to retain all manufacturer’s 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.
The following state specific requirements are added to and become part of YOUR AGREEMENT and supersede any other provision to the contrary:

**ALABAMA**

Under the CANCELLATION OF YOUR AGREEMENT section, paragraphs 1 and 2 are deleted and replaced by the following:

1. YOU may cancel this AGREEMENT at any time, including when a loss of the VEHICLE occurs or when you sell the VEHICLE without transfer of this AGREEMENT. To cancel, you must submit a written request and return this AGREEMENT directly to US. An odometer statement indicating the odometer reading at the date of the request for cancellation will be required. If YOU cancel this AGREEMENT within the first thirty (30) days, WE will refund the AGREEMENT purchase price if paid in full by YOU, or the amount paid by YOU toward the AGREEMENT purchase price, if paid in installments. If this AGREEMENT is canceled after the first thirty (30) days, WE will refund the unearned AGREEMENT purchase price to YOU calculated on a pro rata basis. If YOU cancel this AGREEMENT before making all payments under this AGREEMENT, YOU may be entitled to a refund provided that the amount paid by YOU toward the AGREEMENT purchase price, if paid in installments, exceeds the amount earned by US under this AGREEMENT. The refund will be equal to the lesser amount produced using either the number of days the AGREEMENT was in force or the number of miles the VEHICLE was driven prior to cancellation, less a cancellation fee of twenty-five dollars ($25).

2. WE may cancel this AGREEMENT based on one or more of the following reasons: (A) non-payment of the AGREEMENT purchase price; (B) a material misrepresentation made by YOU; or (C) a substantial breach of duties by YOU under the AGREEMENT relating to the VEHICLE or its use. In such event, WE may require YOU to submit an odometer reading to US. If this AGREEMENT is canceled by US, WE will refund the unearned AGREEMENT purchase price to YOU calculated on a pro rata basis. The refund will be equal to the lesser amount produced using either the number of days the AGREEMENT was in force or the number of miles the VEHICLE was driven prior to cancellation, less a cancellation fee of twenty-five dollars ($25). If WE cancel for any reason other than non-payment of the AGREEMENT purchase price or for material misrepresentation made by YOU, a notice of cancellation will be mailed to YOU at YOUR last known address, as provided to US, no less than five (5) days prior to the cancellation of YOUR AGREEMENT. The notice shall state both the basis for the cancellation and the effective date of the cancellation.

**COLORADO**

Under the GENERAL PROVISIONS section, paragraph 10 (a) is deleted and replaced with the following:

a. This AGREEMENT is not an insurance policy. Unless otherwise regulated under state law, the contents of this AGREEMENT should be interpreted and understood within the meaning of a “service contract” in Public Law #93-637. However, OUR obligations under this AGREEMENT are insured by American Bankers Insurance Company of Florida, Policy number SFM-3-CO-1-2 11222 Quail Roost Drive, Miami, FL 33157. If WE fail to perform or make payment under the terms of the AGREEMENT within sixty (60) days after YOU request performance or payment, YOU may apply directly to American Bankers Insurance Company of Florida. Please call 1-866-306-6694 for instructions.

**CONNECTICUT**

Under the ADDITIONAL BENEFITS section, paragraph 1 of the 24-Hour Roadside Assistance Benefits is amended to include the following: Any amounts over the one hundred dollars ($100) would be paid for by YOU.

Under the GUIDE TO FILING A CLAIM section, the following is added: If the VEHICLE is in a REPAIR FACILITY at the time of the AGREEMENT'S expiration, the expiration date will automatically be extended until the repair is complete.

Under the CANCELLATION OF YOUR AGREEMENT section, paragraph 1 is amended by adding the following: YOU may cancel this AGREEMENT if the VEHICLE is sold, lost, stolen or destroyed.

**GEORGIA**

Under the EXCLUSIONS FROM COVERAGE section, paragraph 4, 6, 10, and 12 is deleted and replaced by the following:

4. FOR REPAIR COSTS OR EXPENSES IF THE ODOMETER OF THE VEHICLE BREAKS 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, WHILE OWNED BY YOU;

6. FOR REPAIR COSTS OR EXPENSES IF YOU CANNOT PROVIDE TO THE ADMINISTRATOR ACCURATE RECORDS PROVING THAT YOU HAVE MAINTAINED THE VEHICLE IN ACCORDANCE WITH THE MANUFACTURER’S SPECIFICATIONS AND INSTRUCTIONS, OR IF ANY MECHANICAL OR ELECTRICAL ALTERATIONS HAVE BEEN MADE TO THE VEHICLE BY YOU, OR WITH YOUR KNOWLEDGE, OR IF THE VEHICLE IS USED IN A MANNER NOT RECOMMENDED BY THE MANUFACTURER, INCLUDING, BUT NOT LIMITED TO, THE FAILURE OF ANY CUSTOM ADD-ON/AFTERMARKET PART, REGARDLESS IF INSTALLED BY YOU OR A FRANCHISE DEALER OR ANY
FRAME, LIFT KIT OR SUSPENSION MODIFICATIONS, THE USE OF OVERSIZED TIRES, INSTALLATION OF HEADER PIPES, REMOVAL OF ANY EMISSION CONTROL PARTS SYSTEM, OR ALTERATIONS TO HYBRID DRIVE SEQUENCE, INCLUDING DISABLING ANY PART OF THE SYSTEM.

10. FOR ANY MECHANICAL PROBLEMS THAT EXISTED PRIOR TO THE PURCHASE OF THIS AGREEMENT AND KNOWN BY YOU; 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 INSURED TO MAINTAIN PROPER QUALITIES OR LEVELS OF COOLANTS OR LUBRICANTS; OR DAMAGE RESULTING FROM CONTINUED OPERATION IN A FAILED CONDITION;

12. FOR ANY COSTS DUE TO CONTAMINATION OF ANY KIND, CORROSION, RUST, DETONATION, PRE-IGNITION, CARBON BUILD UP, ELECTROLYSIS, RATTLES, WATER LEAKS, WIND NOISES;

Under the CANCELLATION OF YOUR AGREEMENT section, paragraph 1 and 2 are deleted and replaced by the following:

1. YOU may cancel this AGREEMENT at any time, including when a loss of the VEHICLE occurs or when you sell the VEHICLE without transfer of this AGREEMENT. To cancel, you must submit a written request and return this AGREEMENT directly to US. An odometer statement indicating the odometer reading at the date of the request for cancellation will be required. If YOU cancel this AGREEMENT within the first thirty (30) days, WE will refund the AGREEMENT purchase price if paid in full by YOU, or the amount paid by YOU toward the AGREEMENT purchase price, if paid in installments. If this AGREEMENT is canceled after the first thirty (30) days, WE will refund the unearned AGREEMENT purchase price to YOU calculated on a pro rata basis. If YOU cancel this AGREEMENT before making all payments under this AGREEMENT, YOU may be entitled to a refund provided that the amount paid by YOU toward the AGREEMENT purchase price, if paid in installments, exceeds the amount earned by US under this AGREEMENT. The refund will be equal to the lesser amount produced using either the number of days the AGREEMENT was in force or the number of miles the VEHICLE was driven prior to cancellation.

2. WE may cancel this AGREEMENT based on one or more of the following reasons: (A) non-payment of the AGREEMENT purchase price; or (B) a material misrepresentation made by YOU. In such event, WE may require YOU to submit an odometer reading to US. If this AGREEMENT is canceled by US, WE will refund the unearned AGREEMENT purchase price to YOU calculated on a pro rata basis. The refund will be equal to the lesser amount produced using either the number of days the AGREEMENT was in force or the number of miles the VEHICLE was driven prior to cancellation. If WE cancel this AGREEMENT due to non-payment of the AGREEMENT purchase price, WE will mail written notice of cancellation to YOU at least ten (10) days prior to the effective date of cancellation. Cancellation shall be in accordance with O.C.G.A. 33-24-44

IDAHO

Under the GENERAL PROVISIONS section, paragraph 10 is amended by adding the following:

Coverage afforded under this motor AGREEMENT is not guaranteed by the Idaho Insurance Guaranty Association

ILLINOIS

Under the CANCELLATION OF YOUR AGREEMENT section, paragraphs 1 and 2 are deleted and replaced by the following:

1. YOU may cancel this AGREEMENT at any time, including when a loss of the VEHICLE occurs or when you sell the VEHICLE without transfer of this AGREEMENT. To cancel, you must submit a written request and return this AGREEMENT directly to US. An odometer statement indicating the odometer reading at the date of the request for cancellation will be required. If YOU cancel this AGREEMENT within the first thirty (30) days, WE will refund the AGREEMENT purchase price if paid in full by YOU, or the amount paid by YOU toward the AGREEMENT purchase price, if paid in installments, less any paid or pending payment CLAIMS. If this AGREEMENT is canceled after the first thirty (30) days, WE will refund the unearned AGREEMENT purchase price to YOU calculated on a pro rata basis, less any paid or pending payment CLAIMS. If YOU cancel this AGREEMENT before making all payments under this AGREEMENT, YOU may be entitled to a refund provided that the amount paid by YOU toward the AGREEMENT purchase price, if paid in installments, exceeds the amount earned by US under this AGREEMENT. The refund will be equal to the lesser amount produced using either the number of days the AGREEMENT was in force or the number of miles the VEHICLE was driven prior to cancellation, less a cancellation fee of ten percent (10%) or fifty dollars ($50), whichever is less and any paid or pending payment CLAIMS.

2. WE may cancel this AGREEMENT based on one or more of the following reasons: (A) non-payment of the AGREEMENT purchase price; (B) a material misrepresentation made by YOU; or (C) a substantial breach of duties by YOU under the AGREEMENT relating to the VEHICLE or its use. In such event, WE may require YOU to submit an odometer reading to US. If this AGREEMENT is canceled by US, WE will refund the unearned AGREEMENT purchase price to YOU calculated on a pro rata basis, less any paid or pending payment CLAIMS. The refund will be equal to the lesser amount produced using either the number of days the AGREEMENT was in force or the number of miles the VEHICLE was driven prior to cancellation, less a cancellation fee of ten percent (10%) or fifty dollars ($50), whichever is less and any paid or pending payment CLAIMS.
IOWA

Under the GENERAL PROVISIONS section, paragraph 10 is amended by adding the following:

The Iowa Commissioner of Insurance may be contacted at the following address: Iowa Insurance Division, 330 Maple Street, Des Moines, Iowa 50319-0065.

Under the CANCELLATION OF YOUR AGREEMENT section, paragraph 1 is deleted and replaced by the following:

1. YOU may cancel this AGREEMENT at any time, including when a loss of the VEHICLE occurs or when you sell the VEHICLE without transfer of this AGREEMENT. To cancel, you must submit a written request and return this AGREEMENT directly to US. An odometer statement indicating the odometer reading at the date of the request for cancellation will be required. If YOU cancel this AGREEMENT within the first thirty (30) days, WE will refund the AGREEMENT purchase price if paid in full by YOU, or the amount paid by YOU toward the AGREEMENT purchase price, if paid in installments, less any paid or pending payment CLAIMS. If this AGREEMENT is canceled after the first thirty (30) days, WE will refund the unearned AGREEMENT purchase price to YOU calculated on a pro rata basis, less any paid or pending payment CLAIMS. If YOU cancel this AGREEMENT before making all payments under this AGREEMENT, YOU may be entitled to a refund provided that the amount paid by YOU toward the AGREEMENT purchase price, if paid in installments, exceeds the amount earned by US under this AGREEMENT. The refund will be equal to the lesser amount produced using either the number of days the AGREEMENT was in force or the number of miles the VEHICLE was driven prior to cancellation, less a cancellation fee of fifty dollars ($50) and any paid or pending payment CLAIMS. In the event this AGREEMENT is canceled, WE will mail a written notice of cancellation to YOUR last known address within fifteen (15) days of the date of the termination and refund any unearned premium.

MAINE

Under the CANCELLATION OF YOUR AGREEMENT section, paragraphs 1 and 2 are deleted and replaced by the following:

1. YOU may cancel this AGREEMENT at any time, including when a loss of the VEHICLE occurs or when you sell the VEHICLE without transfer of this AGREEMENT. To cancel, you must submit a written request and return this AGREEMENT directly to US. An odometer statement indicating the odometer reading at the date of the request for cancellation will be required. If YOU cancel this AGREEMENT within the first thirty (30) days, WE will refund the AGREEMENT purchase price if paid in full by YOU, or the amount paid by YOU toward the AGREEMENT purchase price, if paid in installments, less any paid or pending payment CLAIMS. If this AGREEMENT is canceled after the first thirty (30) days, WE will refund one hundred percent (100%) of the unearned AGREEMENT purchase price to YOU calculated on a pro rata basis, less any paid or pending payment CLAIMS. If YOU cancel this AGREEMENT before making all payments under this AGREEMENT, YOU may be entitled to a refund provided that the amount paid by YOU toward the AGREEMENT purchase price, if paid in installments, exceeds the amount earned by US under this AGREEMENT. An administrative fee of ten percent (10%) of the AGREEMENT purchase price will be deducted.

2. WE may cancel this AGREEMENT based on one or more of the following reasons: (A) non-payment of the AGREEMENT purchase price; (B) a material misrepresentation made by YOU; or (C) a substantial breach of duties by YOU under the AGREEMENT relating to the VEHICLE or its use. In such event, WE may require YOU to submit an odometer reading to US. If this AGREEMENT is canceled by US, WE will mail written notice of cancellation stating the effective date and reason for cancellation to YOUR last known address on record at least fifteen (15) days prior to cancellation and refund the unearned AGREEMENT purchase price to YOU calculated on a pro rata basis, less any paid or pending payment CLAIMS. An administrative fee of ten percent (10%) of the AGREEMENT purchase price will be deducted.

MISSOURI

Under the GENERAL PROVISIONS section, paragraph 10.a is deleted and replaced with the following:

a. This AGREEMENT is not an insurance policy. Unless otherwise regulated under state law, the contents of this AGREEMENT should be interpreted and understood within the meaning of a “service contract” in Public Law #93-637. However, OUR obligations under this AGREEMENT are insured by American Bankers Insurance Company of Florida, 11222 Quail Roost Drive, Miami, FL 33157. In the event any covered service is not paid within sixty (60) days after proof of loss has been filed, including a CLAIM for the refund of the unearned purchase price, or the ADMINISTRATOR ceases to do business or goes bankrupt, YOU may apply directly to American Bankers Insurance Company of Florida. Please call 1-866-306-6694 for instructions.

2. WE may cancel this AGREEMENT based on one or more of the following reasons: (A) non-payment of the AGREEMENT purchase price; (B) a material misrepresentation made by YOU; or (C) a substantial breach of duties by YOU under the AGREEMENT relating to the VEHICLE or its use. In such event, WE may require YOU to submit an odometer reading to US. If this AGREEMENT is canceled by US, WE will refund the unearned AGREEMENT purchase price to YOU calculated on a pro rata basis, less any paid or pending payment CLAIMS. The refund will be equal to the lesser amount produced using either the number of days the AGREEMENT was in force or the number of miles the VEHICLE was driven prior to cancellation, less a cancellation fee of fifty dollars ($50) and any paid or pending payment CLAIMS. A written notice of cancellation will be mailed within fifteen (15) days of the date of cancellation.

NEW HAMPSHIRE
Under the **GENERAL PROVISIONS** section, paragraph 10.a is amended by adding the following:

In the event **YOU** do not receive satisfaction under this **AGREEMENT**, **YOU** may contact the New Hampshire Insurance Department at 21 South Fruit Street, Suite 14, Concord NH 03301, (800) 852-3416.

**NEW MEXICO**

Under the **CANCELLATION OF YOUR AGREEMENT** section, paragraph 2 is deleted and replaced with the following:

2. **WE** may cancel this **AGREEMENT** based on one or more of the following reasons: (A) if **YOU** fail to pay an amount when due; (B) if **YOU** are convicted of a crime which results in an increase in the service required under this **AGREEMENT**; (C) discovery of fraud or material misrepresentation by **YOU** in obtaining this **AGREEMENT** or in presenting a **CLAIM** for service; or (D) discovery of an act or omission by **YOU** or if **YOU** violate any condition of this **AGREEMENT** after the effective date of this **AGREEMENT** which substantially and materially increases the service required under this **AGREEMENT**. In such event, **WE** may require **YOU** to submit an odometer reading to **US**. If this **AGREEMENT** is canceled by **US**, **WE** will refund the unearned **AGREEMENT** purchase price to **YOU** calculated on a pro rata basis, less any paid or pending payment **CLAIMS**. The refund will be equal to the lesser amount produced using either the number of days the **AGREEMENT** was in force or the number of miles the **VEHICLE** was driven prior to cancellation, less a cancellation fee of fifty dollars ($50) and any paid or pending payment **CLAIMS**. **WE** will mail written notice of cancellation to **YOU** by mail at **YOUR** last known address provided to **US** no less than fifteen (15) days prior to the effective date of cancellation.

The **RIGHT TO RETURN AGREEMENT** section is deleted and replaced with the following:

**YOU** have the right to return or void this **AGREEMENT**. **YOU** may return the **AGREEMENT** within thirty (30) calendar days after the date **YOU** purchased the **AGREEMENT**. If **YOU** return this **AGREEMENT** within the applicable time period and no **CLAIMS** have been paid, the **AGREEMENT** shall be void and **WE** will refund the entire **AGREEMENT** purchase price within thirty (30) days. If this **AGREEMENT** is returned within the first thirty (30) days from date of purchase and a refund is not credited within sixty (60) days after the return, **WE** shall pay **YOU** a penalty of ten percent (10%) of the purchase price for each thirty (30) day period or portion thereof that the refund, and any accrued penalties that remain unpaid. This provision applies only to the original purchaser.

**NORTH CAROLINA**

Under the **CANCELLATION OF YOUR AGREEMENT** section, paragraphs 1 and 2 are deleted and replaced by the following:

1. **YOU** may cancel this **AGREEMENT** at any time, including when a loss of the **VEHICLE** occurs or when you sell the **VEHICLE** without transfer of this **AGREEMENT**. To cancel, you must submit a written request and return this **AGREEMENT** and any payments to **US**. A odometer statement indicating the odometer reading at the date of the request for cancellation will be required. If **YOU** cancel this **AGREEMENT** within the first thirty (30) days, **WE** will refund the **AGREEMENT** purchase price if paid in full by **YOU**, or the amount paid by **YOU** toward the **AGREEMENT** purchase price, if paid in installments, less any paid or pending payment **CLAIMS**. If this **AGREEMENT** is canceled after the first thirty (30) days, **WE** will refund the unearned **AGREEMENT** purchase price to **YOU** calculated on a pro rata basis, less any paid or pending payment **CLAIMS**. If **YOU** cancel this **AGREEMENT** before making all payments under this **AGREEMENT**, **YOU** may be entitled to a refund provided that the amount paid by **YOU** toward the **AGREEMENT** purchase price, if paid in installments, exceeds the amount earned by **US** under this **AGREEMENT**. The refund will be equal to the lesser amount produced using either the number of days the **AGREEMENT** was in force or the number of miles the **VEHICLE** was driven prior to cancellation, less a cancellation fee of ten percent (10%) or fifty dollars ($50), whichever is less and any paid or pending payment **CLAIMS**.

2. **WE** may cancel this **AGREEMENT** based on one or more of the following reasons: (A) non-payment of the **AGREEMENT** purchase price; (B) a material misrepresentation made by **YOU**; or (C) a substantial breach of duties by **YOU** under the **AGREEMENT** relating to the **VEHICLE** or its use. In such event, **WE** may require **YOU** to submit an odometer reading to **US**. If this **AGREEMENT** is canceled by **US**, **WE** will refund the unearned **AGREEMENT** purchase price to **YOU** calculated on a pro rata basis, less any paid or pending payment **CLAIMS**. The refund will be equal to the lesser amount produced using either the number of days the **AGREEMENT** was in force or the number of miles the **VEHICLE** was driven prior to cancellation, less a cancellation fee of ten percent (10%) or fifty dollars ($50), whichever is less and any paid or pending payment **CLAIMS**.

**SOUTH CAROLINA**

Under the **GENERAL PROVISIONS** section, paragraph 10 is amended by adding the following:

If the provider does not timely resolve such matters within sixty (60) days of proof of loss, they may contact the South Carolina Department of Insurance, Post Office Box 100105, Columbia, SC 29202-3105, or (800) 768-3467.

**TEXAS**

Any reference to **ADMINISTRATOR** in this **AGREEMENT** has been revised to reflect the following:

The **ADMINISTRATOR** of this **VEHICLE SERVICE AGREEMENT** is United Service Protection Corporation, at Post Office Box 21647, St. Petersburg, Florida 33742. The telephone number is 1-866-305-4276. The Administrator Registration Number for United Service Protection Corp. is 106.
Under the **GENERAL PROVISIONS** section, paragraph 10.a is deleted and replaced with the following:

a. This **AGREEMENT** is not an insurance policy. Unless otherwise regulated under state law, the contents of this **AGREEMENT** should be interpreted and understood within the meaning of a "service contract" in Public Law #93-637. However, **OUR** obligations under this **AGREEMENT** are insured by American Bankers Insurance Company of Florida, 11222 Quail Roost Drive, Miami, FL 33157. In the event any covered service is not paid within sixty (60) days after proof of loss has been filed, or if a refund or credit is not paid before the forty-sixth (46th) day after the date on which the **AGREEMENT** is canceled, **YOU** may apply directly to American Bankers Insurance Company of Florida. Please call 1-866-306-6694 for instructions.

Under the **GENERAL PROVISIONS** section, paragraph 10 is amended to include the following:

d. If **YOU** have complaints or questions regarding this **AGREEMENT**, **YOU** may contact the Texas Department of Licensing and Regulation at the following address and telephone number: Texas Department of Licensing and Regulation, P.O. Box 12157, Austin, TX 78711; (512) 463-6599 or (800) 803-9202 (within Texas only).

Under the **CANCELLATION OF YOUR AGREEMENT** section, paragraph 2 is deleted and replaced by the following:

2. **WE** may cancel this **AGREEMENT** based on one or more of the following reasons: (A) non-payment of the **AGREEMENT** purchase price; (B) a material misrepresentation made by **YOU**; or (C) a substantial breach of duties by **YOU** under the **AGREEMENT** relating to the **VEHICLE** or its use. In such event, **WE** may require **YOU** to submit an odometer reading to **US**. If this **AGREEMENT** is canceled by **US**, **WE** will refund the unearned **AGREEMENT** purchase price to **YOU** calculated on a pro rata basis, less any paid or pending payment **CLAIMS**. The refund will be equal to the lesser amount produced using either the number of days the **AGREEMENT** was in force or the number of miles the **VEHICLE** was driven prior to cancellation, less any paid or pending payment **CLAIMS**.

**UTAH**

Under the **GENERAL PROVISIONS** section, paragraph 9 is amended by adding: **Your** failure to submit verifiable receipts and other documentation of the maintenance will not automatically invalidate **YOUR CLAIM** if **YOU** can demonstrate that it was not reasonably possible to file the documents within such time period.

Under the **GENERAL PROVISIONS** section, paragraph 10 (Other Provisions) is amended by adding the following: Coverage afforded under this **AGREEMENT** is not guaranteed by the Property and Casualty Guaranty Association. This **AGREEMENT** is subject to limited regulation by the Utah Insurance Department. To file a complaint, contact the Utah Insurance Department.

Under the **GUIDE TO FILING A CLAIM** section, paragraph A paragraph 3 and paragraph B paragraph 1 are amended by adding the following: **YOUR** failure to obtain authorization will not automatically invalidate **YOUR CLAIM** if **YOU** can demonstrate that it was not reasonably possible to obtain the authorization.

Under the **GUIDE TO FILING A CLAIM** section, paragraph B paragraph 3 and **GUIDE TO FILING A CLAIM FOR ADDITIONAL BENEFITS** section, paragraph A paragraph 2 and paragraph B paragraph 3 are amended by adding the following: **YOUR** failure to submit paid receipts, repair orders and other documentation within sixty (60) days of the repair will not automatically invalidate **YOUR CLAIM** if **YOU** can demonstrate that it was not reasonably possible to file the documents within such time period.

Under **CANCELLATION OF YOUR AGREEMENT** section, paragraph 2 is deleted and replaced with the following:

2. **WE** may cancel this **AGREEMENT** based on one or more of the following reasons: (A) non-payment of the **AGREEMENT** purchase price; (B) a material misrepresentation made by **YOU**; or (C) a substantial breach of duties by **YOU** under the **AGREEMENT** relating to the **VEHICLE** or its use. In such event, **WE** may require **YOU** to submit an odometer reading to **US**. If this **AGREEMENT** is canceled by **US**, **WE** will refund the unearned **AGREEMENT** purchase price to **YOU** calculated on a pro rata basis, less any paid or pending payment **CLAIMS**. The refund will be equal to the lesser amount produced using either the number of days the **AGREEMENT** was in force or the number of miles the **VEHICLE** was driven prior to cancellation, less a cancellation fee of fifty dollars ($50) and any paid or pending payment **CLAIMS**. **WE** shall mail written notice to **YOU** at **YOUR** last known address contained in **OUR** records at least thirty (30) days prior to cancellation. If cancellation is for non-payment of premium, notice of cancellation will be mailed at least ten (10) days prior to cancellation. The notice shall state both the basis and effective date of the cancellation.

End of Vehicle Service Contract
Frequently Asked Questions

Where Can I Take My Vehicle For Repairs?
You can take your vehicle to any ASE licensed repair facility, franchise dealership, or national chain such as Pep Boys, Midas, Goodyear or Firestone. Go to www.ASE.com to locate an ASE service center near you.

What Do I Do If I Find Errors In The Information Printed In This Packet?
Please contact our customer service team immediately at 877-CARCHEX and we are happy to assist you.

What Are My Maintenance Requirements For My Vehicle?
All vehicle service contracts sold by CARCHEX require that, at a minimum, the factory maintenance plan must be followed. Please take a moment to review all maintenance requirements included in the service contract portion of this packet.

Can A Service Contract Be Canceled?
We want you to be fully satisfied with every purchase from CARCHEX. If you are not satisfied for any reason with the contract that you have purchased, you may contact CARCHEX within 30 days for a full refund of the purchase price. You must contact CARCHEX and submit the required form within 30 days of your purchase date to ensure full credit. Requests for cancellations received beyond the 30 days are subject to the terms of the enclosed Service Contract.

About CARCHEX

CARCHEX is one of very few Extended Vehicle Protection companies who have earned accreditation from the Better Business Bureau (BBB). CARCHEX has also earned an A+ rating with the BBB and has been helping automotive consumers protect their vehicles for more than a decade. CARCHEX is endorsed by Pat Goss of PBS’s popular automotive series MotorWeek. Pat only endorses companies he has purchased from himself and that meet his very high consumer advocacy standards. CARCHEX also ranked on the 2009-2011 Inc. 500/5000 as one the fastest growing private companies in the United States.

About Assurant Solutions Companies

With operations in 25 locations, including executive offices in Atlanta, Ga., Assurant Solutions serves clients and their customers in 12 countries throughout North America, the Caribbean, Latin America, Europe and Asia. Assurant Solutions is also part of Assurant, a premier provider of specialized insurance products and related services in North America and worldwide markets. Assurant, a Fortune 500 company and a member of the S&P 500, is traded on the New York Stock Exchange under the symbol AIZ. Assurant has over $28 billion in assets and $8 billion in annual revenue.