TERMS AND CONDITIONS

A. NOTICE

- 1. This **Service Agreement** is not a contract of Insurance.
- 2. This Service Agreement is not valid unless:
 - a. The Declaration Page is filled out completely and signed by You; and
 - b. The Declaration Page is attached to the Service Agreement.
- 3. Purchase of this Service Agreement is not required in order to purchase or obtain financing for a Unit.
- 4. If the term of this **Service Agreement** overlaps with the term of **Your** manufacturer's warranty, look first to **Your** manufacturer's warranty for coverage. This **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.
- 5. The Obligor shall have no liability for anything other than the obligations delineated in the Service Agreement.

B. DEFINITIONS

The following definitions apply to words used frequently throughout this Service Agreement. These definitions are in Bold-Faced type:

- 1. Administrator P.O Box 161126, Fort Worth, TX 76161.
- 2. **Breakdown -** The failure of a defective part as supplied by the Manufacturer or Dealer outside of the allowable tolerances prescribed by the manufacturer.
- 3. Failure means the inability of an original or like replacement part covered by this Agreement to function in normal service.
- **4. Wear and Tear** The gradual reduction of operating performance.
- 5. Claim A demand by You for benefits under this Service Agreement. A visit/claim may have more than one Covered Repair.
- 6. Commercial Use Any Unit, regardless of registration type, used solely or partially for the generation of income.
- 7. Covered Parts The parts listed in the Schedule of Coverages section of this Service Agreement for the Plan selected.
- 8. **Declaration Page -** The numbered document executed by **You** which must be attached to this **Service Agreement**. It lists information regarding the **Unit** to be covered, **Service Agreement** Terms and Conditions, and other vital information.
- 9. **Deductible –** The amount **You** are required to pay, as shown on the **Declaration Page**, toward the total cost for the repair or replacement of **Covered Parts** per visit/claim made.
- 10. In-Service Date The date on which the Unit was first purchased by the original owner, if known. Units for which the original purchase date is not known, it shall be July 1st of the Unit model year.
- 11. Plan Refers to the Plan and term selected by You as shown on the Declaration Page of this Service Agreement.
- 12. Obligor (We, Us, Our) Strategic Administration Group P.O. Box 161126 Fort Worth, Texas 76161 at (877) 938-3332.
- 13. Repair Facility A licensed Repair Facility (licensed as a retail merchant to perform mechanical repairs) authorized by the Administrator to perform repair services under this Service Agreement.
- 14. Schedule of Coverages A part to this Agreement that outlines the coverage of the Plan selected by You as shown on the Declaration Page of this Agreement and lists the Covered Part(s).
- 15. Service Agreement (the "Agreement") This Agreement, which You have purchased for the Unit described on the Declaration Page.
- 16. Tow Vehicle A vehicle that is in the process of being towed by the Unit.
- 17. Unit The Unit described on the Declaration Page that is covered under this Agreement.
 - a.New Unit A Unit that is covered by the manufacturer's coverage New Unit warranty at the time this Agreement is purchased and does not refer to whether or not the New Unit has been previously owned, sold or titled.
 - b.Pre-Owned Unit A Unit that does not meet the definition of a New Unit and does not refer to whether or not the Pre-Owned Unit has been previously owned, sold, or titled.
- 18. You, Your The Agreement Holder shown on the Declaration Page or the person to whom the Agreement was properly transferred.
- **19. Seals and gaskets** Should seals and gaskets be required in conjunction with the repair of a covered component, coverage will be extended to include seals and gaskets on said covered components. Gaskets and Seals alone are not covered.
- 20. Wear and Tear Coverage will be extended to all covered parts and components that suffered a Breakdown as a result of "Wear" and/or "Tear" unless otherwise listed under the Exclusions section of this Agreement.

C. GENERAL PROVISIONS

- 1. Coverage: The Plan and term selected by You on the Declaration Page along with the Terms and Conditions of this Agreement determine Your coverage. We will pay for the reasonable costs 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 for the Additional Benefits listed in the Additional Benefits section specific to Your Unit, provided You comply with all of the Terms and Conditions 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 parts must be functioning properly at the time of the sale of this Agreement. Please refer to the Guide To Filing A Claim section of this Agreement for Claims instructions.
- Deductible: We will pay the portion of the expense for a covered repair that is in excess of the Deductible selected on the Declaration Page of this Agreement.
- 3. Limits of Liability:

- a. Single Claim Limit: Our liability with respect to any one Claim is limited to the cost to repair or replace any Covered Parts at prevailing retail labor rates. Repairs may be completed with parts of like, kind and quality, commensurate with the age of the Unit at the time the parts failed, as customarily used in the RV industry, less any Deductible. Furthermore, in no event shall Our liability exceed the cost necessary to correct the actual cause of the Breakdown.
- b. Aggregate Claim Limit: Our liability with respect to the total of all benefits paid or payable while this Agreement is in force shall not exceed the lesser of:
 - 1) [Seventy-Five Thousand Dollars (\$75,000.00); or
 - 2) Unit Purchase Price, as shown on the Declaration Page of this Agreement; or
 - 3) NADA current value of the Unit immediately prior to the Breakdown.
- 4. Manufacturer's Warranty: If any part is repaired and/or replaced under the manufacturer's warranty covering the Unit, and those same parts 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 selected, 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.
- 5. **Territory:** The benefits provided under this **Agreement** are only available for losses and expenses incurred within the Continental United States of America, Alaska, Hawaii and Canada.
- 6. Incidental Damage: Our liability for incidental damages is expressly excluded herein. Incidental and Consequential damage includes, but is not limited to, property damage, loss of use of the Unit, loss of time, inconvenience, or commercial loss resulting from the operation, maintenance and/or use of the Unit.
- 7. Subrogation Provision: In the event that coverage is provided under this Agreement, We shall be subrogated to all the rights You may have to recover against any person or organization arising out of any safety defect which is the subject of a voluntary or mandatory recall campaign, as well as out of any order, judgment, consent decree, or other settlement, and You shall execute and deliver instruments and papers and do whatever is necessary to secure such rights. You 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.
- 8. Maintenance Requirements: In order to keep this Agreement in effect, You must have the Unit checked and serviced in accordance with the manufacturer's recommendations. Failure to follow such recommendations may result in a denial of coverage. You must retain verifiable receipts for the maintenance services performed. If You perform the actual services, then verifiable receipts showing purchases of all required parts and materials necessary to perform the maintenance must be retained, along with a statement showing the date and mileage when the services were performed. Proof of maintenance may be required to be submitted to Us when a Claim is filed.
- 9. State Taxes: The payment of sales tax on covered repairs will be made in accordance with the regulations of the taxing authority in the state where **Your Unit** is repaired.
- 10. Other Provisions:

You have the right to return or void this **Agreement**. You may return the Agreement within sixty (60) calendar days after the date it is provided to **You** at the time of sale or the date **We** mail a copy of the **Agreement** to **You**, if applicable. If **You** return this **Agreement** within the applicable time period and **no Claims** have been filed, the **Agreement** shall be void and **We** will refund the entire **Agreement** Purchase Price within forty-five (45) days.

D. MOTOR HOME SCHEDULE OF COVERAGES

In the event of a **Breakdown** covered by this **Agreement**, **We** will pay for the agreed to costs to repair or replace any of the parts listed below, less any **Deductible**, in accordance with the **Plan** selected by **You** as shown on the **Declaration Page** and the Terms and Conditions of this **Agreement**.

BASIC COVERAGE

Chassis Engine Components: Engine block and/or replaceable cylinder sleeves and heads, if damaged as a result of the failure of an internally-lubricated part; all internally-lubricated parts (requiring lubrication for operation) contained within the engine block, including but not limited to: valves, valve springs, valve guides, valve covers, pistons and pins, main and rod bearings, crankshaft, camshaft, lifters, cam bearings, oil pump, rocker arms, push rods, timing chain, timing gears and timing chain tensioner. Timing cover, flywheel, flywheel ring gear, flex plate, vacuum pump, engine mounts, dipstick and tube, intake manifold, oil pan, turbocharger (factory installed only) and all internal parts (requiring lubrication for operation), diesel injectors and injector pump.

Transmission Components: Transmission case, if damaged as a result of the failure of an internally-lubricated part; all internally-lubricated (requiring lubrication for operation) parts within the transmission case including: torque converter, bands, clutches, gears, front pump, shafts, shift forks, synchronizers, shift solenoids, internal switches and sensors. Transmission mounts and transmission oil pan. **Drive Axle Components:** Drive axle housing, if damaged as a result of the failure of an internally-lubricated part; all internally-lubricated parts within the drive axle housing, axle shafts, axle housing, universal joints, constant velocity joints, locking hub mechanisms, wheel bearings, drive shafts and center bearing.

PLUS COVERAGE (INCLUDES BASIC COVERAGE)

Engine Cooling Components: Water pump, radiator, cooling fan blades, fan clutch, hydraulic or electric fan motor, heater core, fan shroud and coolant recovery tank.

Steering Components: Steering gear housing and all internally-lubricated parts, control valve, steering cylinder, rack and pinion, factory-installed steering stabilizer, internal steering column shafts, steering pump, main and intermediate shafts and couplings.

Fuel Delivery Components: Fuel pump, fuel tanks, metal fuel lines, fuel injection pump, fuel injectors, fuel pressure regulator, auxiliary fuel tank switch and fuel lift pump.

Chassis Air Conditioning Components: Compressor, compressor clutch, clutch bearing, field coil, receiver dryer, accumulator, condenser, idler pulley, evaporator, blower fan and motor, high/low cut-off switches, pressure hose assemblies, refrigerant (when in conjunction with a covered repair).

Electrical Components: Alternator, starter, starter drive, starter solenoid, voltage regulator, distributor, manually-operated switches, ignition switch, windshield wiper motor and washer pump, power window motors, power window gears and regulators, and dual battery paralleling switch, battery cables.

Suspension Components: Upper and lower control arms, control arm shaft and bushings, upper and lower ball joints, steering spindles and supports, leaf and coil springs, spring shackles and bushings, rubber suspension springs, factory installed suspension compressor, air lines and suspension air bags.

Brake Components: Master cylinder, hydraulic or vacuum brake booster, wheel cylinders, magnets, calipers, drums and rotors (when in conjunction with a covered repair), combination valve, metal-only hydraulic tubing and metal fittings. ABS pressure modulator, accumulator, Air brake compressor, lines, treadle valve, compensating valve, actuator and diaphragm and slack adjusters.

TOTAL COVERAGE (INCLUDES BASIC AND PLUS COVERAGE)

Fresh/Waste Water System Components: Hot water tank, burner assembly, thermostat, thermocouple, gas valve, electronic ignition assembly, PC board, diesel/electric heating system, shower assembly, toilet, sink, holding tanks, gate valves, macerator pump, water pump, faucets, traps, fittings and water lines.

Kitchen Center Components: Range/oven burner assembly, burner valves, refrigerator/freezer, microwave, convection oven, thermostat, thermocouple, burner, igniter and PC board.

Roof/Basement Air Conditioning Components: Compressor, evaporator, condenser, capacitors, relays, thermostat, heat strips, expansion valve, control module and panel, reversing valve, blower fan and motor and PC Board, and ceiling ventilation fans and motors. LP Gas System Components: Gas regulators, gas tanks, gas valves, tank gauges, LP lines and fittings, emergency shut off system, gas leak detector and carbon monoxide monitor.

Heating System Components: Furnace igniter, burner assembly, gas valve, gas leak detector, thermostat, thermocouple, blower motor, and PC board.

Generator/Power Plant Components: Power plant engine block and cylinder heads, if damaged as a result of the failure of an internally-lubricated part. All internally-lubricated parts contained within the power plant engine. Alternator, starter, manually-operated switches, voltage regulator, power converter-inverter, PC boards, fuel pump and hour meter.

Hi-Tech Components: Engine control module, camshaft and crankshaft position sensors, coolant temperature sensor, knock sensor, map sensor, mass airflow sensor, throttle position sensor, electronic ignition module, ignition coil, cooling fan control module, electric block heater, transmission control module, transmission mounted parking brake, wheel speed sensors and control module, automatic temperature control programmer, mode and temperature door actuators, remote mirror motors, keyless entry/alarm system, factory-installed entry/ security system, rear monitor camera, factory-installed fireplace burner assembly, interior mounted systems monitor, dash mounted instrument cluster and gauges.

Deluxe Appliance Components: Icemaker, trash compactor, dishwasher, built-in coffee maker, built-in food processor, in-sink disposal, basement refrigerator/freezer, central vacuum cleaner system, fold out external grill, clothes washer/dryer, ceiling fan motor and smoke detector.

Entertainment Components (factory/dealer installed only): Stereo receiver, tuner, CD player, DVD player, satellite system, television set(s), television antenna and rotator.

Interior and Exterior Components (factory/dealer installed only): Hood latches and springs; door handles, latches and springs; door chimes, heated seats, seat tracks, clock, courtesy map light assembly, power window curtain motors/shade motors, awning motor, awning mechanism, awning sensor, shore power cord and retractor, intercom, and air horn.

Leveling System Components: Factory installed mechanical/electric/hydraulic leveling jacks, controller, electrical switches and wiring harness.

Power Step Components: Power step, lines, fittings, cylinders, worm gears, electrical switches and wiring harness, entry door floor motor and mechanism.

Slide-Out Room Components: Slide-out room motor(s), guides, tracks and hydraulic valves, sliding floor motor, pump/jack assembly, electrical switches and wiring harness.

Seals and Gaskets: Seals and Gaskets are covered for all listed parts.

Wear and Tear: Coverage will be extended to all parts and components listed in the Schedules of Coverage that suffered a Breakdown as a result of "Wear" and/or "Tear" unless otherwise listed under the Exclusions section of this Agreement.

COMPLETE COVERAGE Covers all parts of the Unit except (only if selected and paid);

- a. Parts listed under the Exclusions section of this Agreement.
- b. Parts covered under the manufacturer's warranty, special policies, or recalls

E. TOWABLE RV AND COACH ONLY SCHEDULE OF COVERAES

In the event of a **Breakdown** covered by this **Agreement, We** will pay for the agreed to costs to repair or replace any of the parts listed below, less any **Deductible**, in accordance with the **Plan** selected by **You** as shown on the **Declaration Page** and the Terms and Conditions of this **Agreement**.

TOTAL COVERAGE

Suspension Components: Leaf and coil springs, shackles and bushings and rubber suspension springs.

Brake Components: Master cylinder, wheel cylinders, calipers, magnets, metal-only hydraulic tubing and metal fittings, drums and rotors (when in conjunction with a covered repair).

Fresh/Waste Water System Components: Hot water tank, burner assembly, thermostat, thermocouple, gas valve, electronic ignition assembly, PC board, diesel/electric heating system, shower assembly, toilet, sink, holding tanks, gate valves, macerator pump, water pump, faucets, traps, fittings and water lines.

Roof/Basement Air Conditioning Components: Compressor, evaporator, condenser, capacitors, relays, thermostat, heat strips, expansion valve, control module and panel, reversing valve, blower fan and motor and PC board, and ceiling ventilation fans and motors. Kitchen Center Components: Range/oven burner assembly, burner valves, refrigerator/freezer, microwave, convection oven, thermostat, thermocouple, burner, igniter and PC board.

LP Gas System Components: Gas regulators, gas tanks, gas valves, tank gauges, LP lines and fittings, emergency shut off system, gas leak detector and carbon monoxide monitor.

Heating System Components: Furnace igniter, burner assembly, gas valve, gas leak detector, thermostat, thermocouple, blower motor, and PC Board.

Generator/Power Plant Components: Power plant engine block and cylinder heads, if damaged as a result of the failure of an internally-lubricated part. All internally-lubricated parts contained within the power plant engine. Alternator, starter, manually-operated switches, voltage regulator, power converter-inverter, PC boards, fuel pump and hour meter.

Hi-Tech Components: Remote mirror motors, keyless entry/alarm system, factory-installed entry/security system, rear monitor camera, factory-installed fireplace burner assembly, interior mounted systems monitor, dash mounted instrument cluster and gauges.

Deluxe Appliance Components: Icemaker, trash compactor, dishwasher, built-in coffee maker, built-in food processor, in-sink disposal, basement refrigerator/freezer, central vacuum cleaner system, fold out external grill, clothes washer/dryer, ceiling fan motor and smoke detector.

Entertainment Components (factory/dealer installed only): Stereo receiver, tuner, CD player, DVD player, satellite system, 42" or smaller television set(s), television antenna and rotator.

Interior and Exterior Components (factory/dealer installed only): Hood latches and springs, door handles, latches and springs, door chimes, clock, power window curtain motors/shade motors, awning motor, awning mechanism, awning sensor, shore power cord and retractor.

Slide-Out Room Components: Slide-out room motor(s), guides, tracks and hydraulic valves, sliding floor motor, pump/jack assembly, electrical switches and wiring harness.

Power Step Components: Power step, lines, fittings, cylinders, worm gears, electrical switches and wiring harness, entry door floor motor and mechanism.

Leveling System Components: Factory-installed electric/hydraulic leveling jacks, controller, electrical switches and wiring harness. Seals and Gaskets: Seals and Gaskets are covered for all listed parts.

Wear and Tear: Coverage will be extended to all parts and components listed in the Schedules of Coverage that suffered a Breakdown as a result of "Wear" and/or "Tear" unless otherwise listed under the Exclusions section of this Agreement.

COMPLETE COVERAGE Covers all parts of the Unit except (only if selected and paid);

- a. Parts listed under the Exclusions section of this Agreement.
- b. Parts covered under the manufacturer's warranty, special policies, or recalls.

F. OPTIONAL COVERAGES (Motor Home, Towable, and Coach)

- 1. Power Surge Coverage: In the event You selected and purchased the Power Surge Coverage option, as show on the Declaration Page of this Agreement, We will provide coverage for damage to covered electrical parts caused by a power surge, up to a maximum aggregate of [twenty five hundred dollars (\$2,500)]. A power surge is defined as an external unexpected, temporary, uncontrolled increase in current or voltage in an electrical circuit; a voltage spike.
- 2. Commercial Use Coverage (for Towable and Coach Units, New Plans only): In the event that You selected and purchased the Commercial Use option, as shown on the Declaration Page of this Agreement, We will provide coverage for those Units defined as Commercial Use Units. If the Unit is registered in the name of a business, the optional Commercial Use surcharge must be paid at time of purchase, regardless of whether or not the Unit is being used for commercial purposes.
- 3. Consequential Loss Coverage: In the event You selected and purchased the Consequential Loss Coverage option, as shown on the Declaration Page of this Agreement, We will provide coverage for the repair of a Covered Part if the failure of the Covered Part was caused by the action or inaction of a non-covered part.
- 4. Navigation Package Coverage(Motor Home Only): In the event You selected and purchased the Navigation Package option, as shown on the **Declaration Page** of this **Agreement**, **We** will provide coverage for the following: Compass, global positioning system (GPS), on board communications system, GPS satellite antenna, back-up warning system and electronic driver information display and module.

G. ADDITIONAL BENEFITS

Service Calls: In the event of a **Breakdown** covered by this **Agreement**, **We** will pay for a service call not to exceed [two hundred dollars (\$200)] per occurrence if:(Service calls apply to repair only.)

- a. The covered Breakdown renders the Unit immobile (unable to be moved); or
- b. The covered Breakdown occurs on a stationary Unit. A stationary Unit is defined as meeting at least one of the followingcriteria:
 - i. The Unit is tied down, skirted or ties are removed;
 - ii. The Unit has permanent connections for electricity, water or sewage; or
 - iii. The Unit has a permanently attached sun room, deck or similar structure.

H. GUIDE TO FILING A CLAIM

- a. **Prevent Further Damage.** Take immediate action to prevent further damage. This **Agreement** will not cover the damage caused by continued operation in a failed state, and/or failing to secure a timely repair of the failed part.
- b. Take Unit to a Repair Facility for Diagnosis. In the event of a Breakdown, take the Unit to the dealer that sold You this Agreement, if at all possible. If not, take the Unit to any licensed Repair Facility approved by the Administrator. Tell the service facility to visit the claims website "claims@sagionline.com" for 24/7 claims submission and instruction. For further assistance, contact the Administrator 877-938-3332, claims@sagionline.com Provide the Repair Facility with a copy of this Agreement and/or the Service Agreement Number.
- c. Obtain Prior Authorization from the Administrator. Prior to any repair being made, instruct the Repair Facility to contact the Administrator to obtain authorization for the Claim and a Claim Authorization Number. It is Your responsibility to ensure that authorization has been obtained for any covered repair prior to the work being started. Failure to obtain proper authorization will 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. If a Breakdown occurs after the Administrator's normal working hours, the Repair Facility must contact the Administrator immediately on the first available business day.
- d. Review Coverage. After the Administrator is contacted, review with the Repair Facility what will be covered by this Agreement and what portions of the repair (if any) will not be covered.
- e. **Tear-Down and/or Inspection of the Unit.** In some cases, **You** may need to authorize the **Repair Facility** to inspect and/or tear-down the **Unit** in order to diagnose the failure and estimate the cost of the repair. **You** will be responsible for these charges if the failure is not covered under this **Agreement**. **We** reserve the right to require an inspection of the **Unit** prior to any repair being performed.
- f. Review Repair. Review the work performed on the Unit with the Repair Facility when the Unit is picked up.
- g. Pay Deductible and Costs for Non-Covered Repairs. We will pay the Repair Facility directly for the cost of the work performed on the Unit that is covered by this Agreement for the previously authorized amount, less the Deductible. You must pay for any repair or service that is not covered by this Agreement. 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 the Deductible.
- h. **Emergency Repairs.** Should an emergency occur which requires a **Breakdown** repair at a time when the **Administrator's** office is closed, **You** must call the **Administrator's** office on the first available business day after the date of repair to determine if such repair will be covered by this **Agreement**. If covered, **You** will be reimbursed for the repair at the manufacturer's suggested retail prices for **Covered Parts**. Labor cost will be reimbursed using a nationally recognized labor time guide. **Emergency Repairs** include, but are not limited to a **Breakdown** that incapacitate the **Unit** in an unauthorized, hazardous, or unsafe area; or leave the **Unit** stranded and/or immobile.

I. OPTION TO RENEW AGREEMENT

You have the option to renew coverage for the **Unit** identified on the **Declaration Page** prior to the expiration of this **Agreement**. The decision to renew coverage is subject to the **Administrator's** sole discretion and approval; taking into consideration the following terms and conditions:

1. You must contact the seller directly at least thirty (30) days and one thousand (1,000) miles prior to the expiration date specified on the **Declaration Page**.

- 2. The **Unit** must be eligible for coverage based on the underwriting guidelines in place at the time of the request to renew.
- 3. You must provide Us with verifiable service records indicating that proper maintenance to the Unit has been performed. Coverage may be denied based on the service history of the Unit.
- 4. The **Unit** must be made available for inspection, if requested by **Us**.
- 5. If approved, the **Administrator** will provide **You** with confirmation of coverage.

J. TRANSFER OF YOUR AGREEMENT

This **Agreement** is for **Your** benefit and is transferable to the next subsequent private purchaser of the **Unit** only while the **Agreement** is in force and if certain conditions are met. **You** may not transfer this **Agreement** if the **Unit** is sold or traded (retail or wholesale) to a dealer or wholesaler.

A completed transfer application 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:

- 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.

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

K. CANCELLATION OF YOUR AGREEMENT

- 1. You may cancel this Agreement at any time. To cancel, You must submit a written request and return this Agreement to the selling dealer or, if necessary, directly to the Administrator. An odometer statement indicating the odometer reading at the date of the request and a signed cancellation request form will be required to process Your refund. If this Agreement is canceled within the first sixty (60) days, You will be refunded the entire Agreement Purchase Price less any Claim(s) paid. If this Agreement is canceled after the first sixty (60) days, You will be refunded an amount of the Agreement Purchase Price 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 any Claim(s) paid and a [twenty-five dollar (\$25.00)] administrative fee. In the event of cancellation, the Lienholder, if any, will be named on the cancellation refund check as its interest may appear. The right to cancel this Agreement is non-transferable and shall only apply to the original Agreement Holder.
- 2. We may cancel this Agreement for nonpayment of the Agreement Purchase Price, or for a material misrepresentation made in obtaining this Agreement or in the submission of a Claim, or in the event Your Unit is modified/altered as listed in the Agreement Exclusions or is used in a manner excluded by the Agreement. If this Agreement is canceled by Us, We will refund an amount of the Agreement Purchase Price according to the pro-rate 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. In the event of cancellation, the Lienholder, if any, will be named on the cancellation refund check as its interest may appear. A written notice of cancellation, stating the effective date and reason for the cancellation will be mailed to the Agreement Holder at the last known address at least 5 days before the effective date of the cancellation.
- 3. If Your Unit and this Agreement have been financed, the Lienholder shown on the Declaration Page may cancel this Agreement for nonpayment or if Your Unit is declared a total loss or is repossessed. This right of cancellation does not confer ownership of this Agreement to the Lienholder or otherwise entitle the Lienholder to performance under this Agreement.

L. EXCLUSIONS

THIS AGREEMENT DOES NOT PROVIDE COVERAGE FOR REPAIR IF:

not previously authorized by the Administrator;

- For any failure or claim caused by a condition that existed prior to the purchase of this agreement;
- Diagnostic charges
- Breakdowns outside the continental United States of America, Alaska, Hawaii, and Canada; the Unit has been used for hauling trailers in excess of the Manufacturer's rated capacity; any units used for rental purposes;
- hauling trailers or tow vehicles without suitable equipment;
- when the purpose is to raise compression or correct oil consumption which includes: worn rings, worn or burned valves;
- You cannot provide to the Administrator accurate records proving that You have maintained the Unit in accordance with the manufacturer's specifications and instructions;
- any mechanical alterations have been made by You to the Unit, including, but not limited to: the use of oversized tires; frame or suspension modifications; or removal of any emission control system parts;
- covered under the Manufacturer's: warranty, recall, special policy, or any other agreement or written warranty; any valid collectible insurance policy:
- a breakdown is directly or indirectly caused by Overheating of any covered part or non-covered part;
- agreement holder failed to maintain proper fluid qualities and levels of coolants, fluids, or lubricants, carbon deposits or sludge, contamination of any fluids, corrosion, rust;
- from damage resulting from continued operation in a failed condition;
- the Unit has been abused or neglected;
- accident or collision, vandalism, theft, lightning, flood, Acts of God, Acts of Nature, or any other events beyond our control; failure or loosening of fasteners, connections, or bolts;
- the Unit is a total loss, has been repossessed or is the subject of a repossession action;
- from any other cause whatsoever, except as outlined in this agreement;
- 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 Unit, whether or not related to any covered part;
- for consequential losses or damage, unless specifically covered herein;
- costs not necessary to correct a Breakdown or any part that has not suffered a Breakdown.
- damages or any loss resulting form faulty or negligent repair work, improper/mis-diagnosis, or installation of defective parts;
- damage to the vehicle being towed by the Unit, if any, regardless if the damage is caused by the failure of a covered part; obsolete parts/components or retrofitting due to unavailability of parts;
- frame, structural damage, adjustments, bent axles, alignments, ramps, bumpers;
- shop supplies, hazardous waste removal or maintenance supplies or services, treight;
- any claims papers received after sixty (60) days from the authorization date will result in a claim denial;
- non-factory installed parts;
- awning material, roofing materials, sealants, sheet metal, siding, glass, wheel covers, glass, washers, doors, louvers, vents, rattles, wind and squeaking noises, water leak repairs;
- Unit seals, gaskets, rubber moldings, weather stripping;
- bowed walls or ceilings, carpet, flooring, (wood, hard surface and resilient), warping or uneven floors, windows, wood framing, woodwork and mill-work;
- bedding, upholstery, canvas, retractable screens, window shades, treatments and draperies;
- cabinetry, vanities, caulking or grouting, cosmetic damage, delamination, discoloration of any material, counter tops, furniture, glazing, gluing compounds, knobs or dials;
- telecom wiring, computer software updates or new software installation, cellular phones, personal computers, infrared systems;
- microwave or oven accessories;
- routine maintenance items including but not limited to: filters, spark or glow plugs, battery, brakes pads and shoes, brake rotors and drums (unless in connection with a covered part failure), fluids (unless in connection with a covered part failure);
- exhaust system, EGR valve, carburetor. Seals and gaskets (unless in connection with a covered part failure);
- bright metal parts, metal or plastic trim, paint(whether or not the painting of the parts is due to a covered part failure);
- water purification filters, water separators, hoses and lines not specifically listed in the schedules of coverages section; manual clutch assembly and non-hydraulic linkage;
- strut/shock absorbers;
- safety restraint systems (airbags and seatbelts);
- any part whose only purpose is for illumination, such as, but not limited to: sealed beams, high intensity discharge(H.I.D. or Xenon) headlamp bulbs, H.I.D. headlamp assemblies or H.I.D. headlamp ballasts, Hi intensity Light Emitting Diode(H.I.L.E.D.) headlamp assemblies, H.I.L.E.D. replacement units, H.I.L.E.D. cooling systems, L.E.D. (Light Emitting Diode) assemblies of any kind, light bulbs, lenses;
- for any of the following generator parts: repair costs when the purpose is to raise compression or correct oil consumption which includes: removal of any emissions control parts 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 agreement holder to maintain proper qualities and levels of coolant, fluids or lubricants, carburetor, distributor cap and rotor, exhaust system, resonators, water separators, spark or glow plugs, spark plug wires or tune ups;
- the odometer of the Unit has been 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 while owned by You;
- any parts included in any of the optional coverages section unless the option and surcharge has been elected on the declaration page
- if the Unit has been used for commercial purposes (unless commercial use surcharge is selected and paid)
- Unit is used for full time residence (unless full time use surcharge is selected and paid)
 -any loss or damage resulting from road hazards or tires, wheels, and wheel balancing (unless you have selected and paid for the optional tire and wheel road hazard coverage
 - -power surges (unless you have selected and paid for the optional power surge coverage)
 - -damage caused to, or caused from, a non-covered part (unless consequential loss coverage surcharge is selected and paid)

M. INSURANCE STATEMENT

This is not an insurance policy.

Our obligations under this **Agreement** are insured under an insurance policy issued by Riverpoint Reinsurance, LTD 18 The Village at Grace Bay Providenciales Turks and Caicos Islands Registration Number I.47341 License Number 12046/18 at 877-938-3332 In California, if any promise made in the **Agreement** has been denied or has not been honored within sixty (60) days after **Your** request, You may contact the California Department of Insurance at (800) 927-4357 or access the department's Internet Web site (www.insurance.ca.gov). In the event the **Obligor** fails to pay an authorized claim within sixty (60) days after proof of loss has been filed, You may file a direct claim with Strategic Administration Group P.O. Box 161126 Fort Worth, Texas 76161 at (877) 938-3332 To do so, please call the following toll-free number for instructions: (877) 938-3332

N. DISPUTE RESOLUTION/ARBITRATION AGREEMENT AND CLASS ACTION WAIVER

PLEASE READ THIS DISPUTE RESOLUTION/ARBITRATION Agreement AND CLASS ACTION WAIVER, INCLUDING THE OPT-OUT PROVISION, CAREFULLY TO UNDERSTAND YOUR RIGHTS. IT REQUIRES THAT CLAIMS (AS DEFINED BELOW) BE RESOLVED SOLELY THROUGH BINDING ARBITRATION ON AN INDIVIDUAL BASIS, RATHER THAN BY A JURY OR IN A CLASS ACTION.

Arbitration is a method of resolving any Claim without filing a lawsuit. In this Arbitration Agreement and Class Action Waiver (collectively including all of this section of this Agreement), You, We, and the Administrator/Obligor (the "Parties") are agreeing to submit any and all Claims to binding arbitration on an individual basis for resolution. This Arbitration Agreement and Class Action Waiver sets forth the terms and conditions of Our Agreement to binding arbitration. The Parties agree that any and all claims, disputes and controversies related in any way to this Agreement, including but not limited to claims related to the underlying transaction giving rise to this Agreement, or claims related to the sale, financing or fulfillment of this Agreement (collectively, "Claims"), shall be resolved by final and binding arbitration. "Claims" shall be given the broadest meaning possible and includes, without limitation, Claims arising under Agreement, tort, statute, regulation, rule, ordinance or other rule of law or equity, and Claims against any of Our or the Administrator's owners, shareholders, members, affiliates, subsidiaries, divisions, directors, officers, employees, representatives, agents, successors, or assigns. "Claims" does not include a statutory claim for public injunctive relief brought under any California statute enacted for a public reason, provided that You are a California resident or that You purchased Your Agreement in California. In arbitration, Claims are resolved by an arbitrator and not by a judge or jury. THE PARTIES, INCLUDING You, WAIVE ANY RIGHT TO HAVE CLAIMS DECIDED BY A JUDGE OR JURY. In addition, except as expressly stated in the Class Action Waiver or otherwise expressly stated herein, the arbitrator shall have exclusive authority to decide all issues related to the enforcement, applicability, scope, validity, and interpretation of this Arbitration Agreement, including but not limited to any unconscionability challenge or any other challenge that the Arbitration Agreement is void, voidable or otherwise invalid. Notwithstanding this Agreement to arbitrate, each of the Parties retains the right to seek remedies in small claims court to resolve any Claim, on an individual basis, within the jurisdiction of small claims court. You acknowledge Your understanding that all Parties hereunder are waiving their rights to go to court, except for small claims court, to resolve any Claims arising under or related to this Agreement.

The Parties agree & acknowledge that the transaction evidenced by this **Agreement** affects interstate commerce. The Parties further agree that all issues relating to this Arbitration Agreement and Class Action Waiver, including its enforcement, scope, validity, interpretation, and implementation, will be determined pursuant to federal substantive law and the substantive & procedural provisions of the Federal Arbitration Act ("Act"), 9 U.S.C. §§ 1-16. If federal substantive law holds that state law should apply to any issue relating to this Arbitration Agreement and Class Action Waiver, then the law of the state where You purchased the Agreement shall apply, without regards to conflicts of law.

CLASS ACTION WAIVER. All Claims must be brought solely in an individual capacity, and not as a plaintiff or class member in any purported class action, collective action, representative action, mass action, private attorney general action or action on behalf of the general public, or similar proceeding (any such action is referred to herein as a "Class Action"). NO CLAIM WILL BE ARBITRATED ON A CLASS ACTION BASIS. The Parties, including You, expressly waive any right or ability to bring, assert, maintain, or participate as a class member in any Class Action in court, arbitration, or any other forum, and the right for anyone to do so on Your behalf. The arbitrator may not consolidate more than one person or entity's claims, and may not otherwise preside over any Class Action. The arbitrator shall not have the authority to combine or aggregate multiple persons' or entities' Claims or discovery, to conduct a Class Action or to make an award to any person or entity not a party to the arbitration. Notwithstanding anything to the contrary, the Parties agree that the enforcement, applicability, scope, validity, and/or interpretation of this Class Action Waiver shall be decided by a court of competent jurisdiction and not by an arbitrator. If this Class Action Waiver is ruled unenforceable or is interpreted to not prevent a Class Action, then the Arbitration Agreement shall be null and void, and any Claims shall proceed in a court of law and not in arbitration. The Parties agree that if an arbitrator renders a decision regarding the enforcement, applicability, scope, validity, and/or interpretation of this Class Action Waiver, or determines that a Class Action may proceed in arbitration, then: (1) the arbitrator has exceeded his powers, pursuant to §10(a)(4) of the FAA, by taking such action; (2) either party may seek immediate review of that decision by a court of competent jurisdiction; and (3) a court of competent jurisdiction shall apply a "de novo" standard of review of that decision if such standard of review is allowed by the common law or statutes of that state. The Parties, including You, agree that if for any reason a Claim proceeds to Court, rather than arbitration, (1) the Claim will proceed solely on an individual, non-class, non-representative basis, and (2) no Party may be a class representative or class member or otherwise participate in any Class Action.

The arbitration shall be administered by the American Arbitration Association ("AAA"). The arbitration shall be conducted pursuant to the AAA Consumer Arbitration Rules (the "Code"). Information on AAA and a copy of the Code may be found at the following number and URL: American Arbitration Association, (800) 778-7879, www.adr.org. The arbitration will be governed by federal substantive law and the substantive and procedural provisions of the Federal Arbitration Act ("Act"), 9 U.S.C. §§ 1-16. If federal substantive law holds that state law should apply to any issue relating to the arbitration, then the law of the state where You purchased the Agreement shall apply, without regards to conflicts of law. The arbitration will occur before a single, neutral arbitrator selected in accordance with the Code in effect at the time the arbitration is commenced. If Your total damage claims (not including attorney's fees) do not exceed \$25,000, then all Claims shall be resolved by the Code's Procedures for the Resolution of Disputes through Document Submission, except that a Party may ask for a hearing or the arbitrator may decide that a hearing is necessary. If a hearing is held, You have a right to attend the arbitration hearing in person, and You may choose to have any arbitration hearing held in the county in which You live, the closest AAA location to Your residence, or via telephone. In the event that the specified arbitration forum is unavailable, the Parties may agree on a substitute arbitration forum. If the Parties cannot agree, a court of competent jurisdiction may appoint a substitute arbitration forum. For information about how to initiate arbitration with the AAA, the Parties may refer to the AAA Code and forms at www.adr.org or call (800) 778–7879. If You initiate arbitration with AAA, You must pay the AAA filing fee in an amount no greater than the fee You would have to pay if You filed a complaint in federal court. We will pay any remaining Costs of arbitration required by the Code ("Arbitration Costs"); however, if the arbitrator determines that any of Your claims are frivolous, You shall bear all of the Arbitration Costs. If We initiate arbitration against You, We will pay the AAA filing fee and the Arbitration Costs. Each party will pay his/her/its own attorney's fees, as well as costs relating to proof and witnesses, regardless of who prevails, unless applicable law and/or the Code gives a party the right to recover any of those fees from the other party. An arbitration award may not be set aside except upon the limited circumstances set forth in the Federal Arbitration Act. An award in arbitration will be enforceable under the Federal Arbitration Act by any court having jurisdiction. The time for commencing an arbitration asserting any Claim shall be determined by reference to the applicable statute(s) of limitations, including the applicable rules governing the commencement of the limitations period, and a Claim in arbitration is barred to the same extent it would be barred if it were asserted in court of law or equity rather than in arbitration.

If any portion of this Arbitration Agreement is deemed invalid or unenforceable, all the remaining portions of this Arbitration Agreement shall nevertheless remain valid and enforceable, provided, however, that if any portion of the Class Action Waiver is deemed invalid or unenforceable, then this Arbitration Agreement shall be invalidated and unenforceable in its entirety. In the event of a conflict or inconsistency between this Arbitration Agreement and Class Action Waiver and the other provisions of this **Agreement** or any other **Agreement**, this Arbitration Agreement and Class Action Waiver governs.

OPT-OUT PROVISION. You SHALL HAVE THE RIGHT TO OPT OUT OF THIS ARBITRATION Agreement AND CLASS ACTION WAIVER BY PROVIDING WRITTEN NOTICE OF Your INTENTION TO DO SO TO US WITHIN THIRTY (30) DAYS OF THE PURCHASE OF THIS Agreement (THE DATE OF PURCHASE BEING INDICATED ON Your Agreement. To opt out, **You** must send written notice to either: (1) P.O. BOX 161126 Fort Worth, Texas 76161 Attn: Legal or (2) admin@sagionline.com, with the subject line, "Arbitration/Class Action Waiver Opt Out." **You** must include in **Your** opt out notice: (a) **Your** name and address; (b) the date **You** purchased **Your Agreement**; and (c) the **Dealer/Seller**. If **You** properly and timely opt out, then all Claims will be resolved in court rather than arbitration.

SPECIAL STATE REQUIREMENTS

The following Special State Requirements and/or Disclosures apply if this **Contract** was purchased in one of the following states and supersede any other provision herein to the contrary:

ALABAMA

K. CANCELLATION – is amended to include the following: A 10% penalty per month will be added to a refund that is not paid or credited within forty-five (45) days after return of the **Contract** to **Us**. In the event **We** cancel the **Contract**, **We** will mail a written notice to **You** at **Your** last known address at least five (5) days prior to cancellation with the effective date for the cancellation and the reason for cancellation. **We** are not required to mail **You** written notice if the reason for cancellation is nonpayment of the Provider fee or a material misrepresentation by **You** to the Provider relating to the covered property or its use. If **We** cancel, refunds will be calculated according to the Pro-Rata method and no administration fee will be charged.

Consequential damages and pre-existing conditions are excluded under this **Service Contract**.

ALASKA

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

CONNECTICUT

Connecticut General Statute Annotated Title 42 Chapter 743F sect 42-221 or (C.S.G.A. sect. 42-221) requires an automobile dealer to provide a warranty covering certain classes of used motor Vehicles as follows: <u>Used Vehicles with a sale price of \$3,000 but less than \$5,000</u> Provides Coverage for 30 days or 1,500 miles, whichever occurs first. <u>Used Vehicles with a sale price of \$5,000 or more.</u> Provides Coverage for 60 days or 3,000 miles, whichever occurs first. The **Vehicle You** have purchased may be covered by this law. If so, the following is added to this **Contract**: In addition to the Dealer warranty required by this law, **You** have elected to purchase this **Contract**, which may provide **You**

with additional protection during the Dealer warranty period and provides protection after the Dealer warranty has expired. **You** have been charged separately only for this **Contract**. The required Dealer warranty is provided free of charge. Furthermore, the Definitions, Coverages and Exclusions stated in this **Contract** apply only to this **Contract** and are not the terms of the required Dealer warranty.

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

K. CANCELLATION. – is amended to include the following: This Contract may be cancelled by You if Your vehicle is lost or stolen.

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

We do not offer in-home service for your vehicle.

GEORGIA

K. CANCELLATION. - is amended to include the following: We may cancel only for the following reasons:

1. Fraud; 2. Material Misrepresentation; or 3. Non-payment of Contract premium

In the event of cancellation for Fraud or Material Misrepresentation, such cancellation will be made in writing **You** and the Lienholder (if applicable). The date of cancellation shall not be in effect less than thirty (30) days prior to the effective date of the notice. In the event of cancellation for non- payment of **Contract** premium, such cancellation will be made in writing to **You** and the Lienholder (if applicable), not less than ten (10) days notice. For non-payment of **Contract** premium, written notice shall be 10 days and if cancelled for any other reason written notice shall be 30 days. If **We** cancel this **Contract**, **You** will receive written notice to comply with 33-24-44 of the Georgia Insurance Code.

M. EXCLUSIONS – Item 14. Is amended to read as follows: Any failure or claim caused by a condition that existed, and known by **You**, prior to the purchase of this **Contract**.

<u>INDIANA</u>

Your proof of payment to the **Issuing Dealer** for this **Contract** shall be considered proof of payment to the Insurance Company which guarantees **Our** obligations to **You**, providing such insurance was in effect at the time **You** purchased this **Contract**.

IOWA

K. CANCELLATION. – is amended to include the following: A request for a refund upon Us pursuant to the cancellation provision is payable within 30 days of receipt and any such refund which is not timely paid is subject to a 10% penalty each month.

Unresolved complaints or questions concerning the regulation of service companies may be addressed to: Commissioner of lowa Department of Insurance, 330 Maple St. Des Moines, IA 50319-0065 or call 515-281-5705 or 877-955-1212.

MAINE

K. CANCELLATION. – is amended to include the following: If **You** cancel this **Contract** within the first sixty (60) days and services have been provided, **Your** refund will be based on a full refund less the cost of services pending or provided. If **You** cancel any other time **You** will receive a pro rata refund minus the twenty-five dollar (\$25.00) cancellation fee. Cancellation within the first sixty (60) days is not transferable and only applies to the original purchaser and only if no claim has been paid. **We** shall mail a written notice to **You** at **Your** last known address at least fifteen (15) days prior to the cancellation effective date. If **We** cancel for any other reason than nonpayment of the provider fee, **We** shall refund to **You** one hundred percent (100%) of the unearned pro rata provider fee, less any claims paid. A ten percent (10%) penalty per month shall be added to a refund of a **Service Contract** which is canceled within the first sixty (60) days that is not paid or credited within forty-five (45) days after return of the **Service Contract** to **Us**.

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

M. EXCLUSIONS – is amended to include the following: Consequential damages and pre-existing conditions are not covered under this Service Contract.

MASSACHUSETTS

THE BENEFITS PROVIDED MAY DUPLICATE EXPRESS MANUFACTURER'S OR SELLER'S WARRANTIES THAT COME AUTOMATICALLY WITH EVERY SALE. THE SELLER OF THIS COVERAGE IS REQUIRED TO INFORM YOU OF ANY WARRANTIES AVAILABLE TO YOU WITHOUT THIS CONTRACT.

Chapter 90, Section 7N ¼ of Massachusetts General Laws requires an automobile dealer to provide a warranty covering certain classes of used motor Vehicles as follows:

Used Vehicles with less than 40,000 miles at the time of sale

Provides Coverage for 90 days or 3,750 miles, whichever occurs first. <u>Used Vehicles with 40,000 miles or more but less than 80,000 miles at the</u> time of sale

Provides Coverage for 60 days or 2,500 miles, whichever occurs first. <u>Used Vehicles with 80,000 miles or more but less than 125,000 miles at the time of sale</u>

Provides Coverage for 30 days or 1,250 miles, whichever occurs first. The **Vehicle You** have purchased may be covered by this law. If so, the following is added to this **Contract**: In addition to the Dealer warranty required by this law, **You** have elected to purchase this **Contract**, which may provide **You** with additional protection during the Dealer warranty period and provides protection after the Dealer warranty has expired. **You** have been charged separately only for this **Contract**. The required warranty is provided free of charge. Furthermore, the definitions, Coverages and exclusions stated in this **Contract** apply only to this **Contract** and are not the terms of the required Dealer warranty.

MISSOURI

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

K. CANCELLATION. – is amended to include the following: Upon **Our** receipt of **Your** cancellation request, an acknowledgement of said cancellation request will be mailed to **You** within forty-five (45) days. Upon **Our** receipt of a refund request, a refund will be issued in a timely manner. A 10% penalty of the amount outstanding per month will be added if refund is not paid within forty-five (45) days of return of the contract to **Us**.

Consequential damages and pre-existing conditions are excluded under this Service Contract.

MISSISSIPPI

IV GENERAL PROVISIONS 4. VENUE - is deleted in its entirety.

NEW MEXICO

K. CANCELLATION. - is amended to include the following: The right to cancel the Contract is not transferable and applies only to the original Contract purchaser. If a refund is not paid by Us within sixty (60) days after Your return of the Contract to Us, a ten percent (10%) penalty will be added for each thirty (30) day period or portion thereof that the refund and any accrued penalties remain unpaid.

If Your Contract has been in effect for at least seventy (70) days, We may not cancel it prior to the expiration date, or one year after the effective date of the Contract, whichever comes first, unless:

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

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

OHIO

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

OKLAHOMA

This service agreement is not issued by the manufacturer or wholesale company marketing the product. This warranty will not be honored by such manufacturer or wholesale company.

The coverage afforded under this contract is not guaranteed by the Oklahoma Insurance Guaranty Association. Oklahoma Service Warranty Statutes do not apply to commercial use references in Service Warranty Contracts.

K. CANCELLATION. – is amended to include the following: **We** may cancel this **Contract** for non-payment of the **Contract** charge, or for intentional misrepresentation in obtaining this **Contract** or submitting a claim. In the event the **Contract** is cancelled by **Us**, return of the premium shall be based upon 100% of the unearned pro-rata premium received.

If **Your Vehicle** and this **Contract** have been financed, the lienholder may cancel this **Contract** for non-payment, or if **Your Vehicle** has been declared a total loss or has been repossessed. The rights under this **Contract** are transferred to the lienholder and the lienholder is also entitled to any resulting refund. In the event of cancellation, the lienholder, if any, will be named on the cancellation refund check.

SOUTH CAROLINA

Unresolved complaints or questions concerning the regulation of contract service providers may be addressed to: South Carolina Department of Insurance, PO Box 100105, Columbia, SC 29202-3105, (800) 768-3467.

K. CANCELLATION. – is amended to include the following: A ten (10) percent penalty per month shall be added to a refund that is not paid or credited within forty-five (45) days after return of the Service Contract to Us (Code Section 38-78-30(f).

Notice of such cancellation will be delivered to **You** by certified mail to **Your** last known address as set forth in **Our** records at least fifteen (15) days prior to **Our** cancellation of the **Contract**, <u>unless</u> the reason for **Our** cancellation of this **Contract** is non-payment of the purchase price of this **Contract**, a material misrepresentation by **You** to Us, or a substantial breach of duty by **You** relating to **Your Vehicle** or its use, in which case we are not required to provide **You** with prior notice of cancellation of the **Contract**.

TEXAS

Unresolved complaints or questions concerning the regulation of service contract providers may be addressed to: Texas Department of Licensing and Regulation, E.O. Thompson Office Building, 920 Colorado, Austin, Texas 78701, (800) 803-9202.

You may apply directly with the insurer, Riverpoint Reinsurance, LTD 18 The Village at Grace Bay Providenciales Turks and Caicos Islands Registration Number I.47341 License Number 12046/18 at 877-938-3332 if a refund is not paid before the 46th day after the date on which the **Contract** was canceled. A ten (10) percent penalty per month

will be applied to any refund not paid or credited within forty-five (45) days after return of this Service Contract.

VIRGINIA

NOTICE TO SELLER:

Sellers are not permitted to sell vehicles Service Contracts on leased vehicles pursuant to the provisions of administrative letters 1982-10 and 1982-16. If any promise made in the contract has been denied or has not been honored within sixty (60) days after Your request, You may contact

the Virginia Department of Agriculture and Consumer Services, Office of Charitable and Regulatory Programs at www.vdacs.virginia.gov/food-extended-service-contract-providers.shtml to file a complaint.

WASHINGTON (New ONLY)

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

K. CANCELLATION. – is amended to include the following: If any refund payment is not issued within thirty (30) days from the date You return this Contract to the Administrator in connection with its cancellation, then the Administrator shall increase the refund amount by ten (10) percent. In the event of cancellation, the lienholder, if any, will be named on a cancellation refund check as their interest may appear.

The service contract provider of the service contract shall mail a written notice to the service contract holder at the last known address of the service contract holder contained in the records of the service contract provider at least twenty-one (21) days prior to cancellation by the service contract provider. The notice shall state the effective date of the cancellation and the true and actual reason for the cancellation. **We** may not cancel the **Contract** after the first sixty (60) days, but will be fully obligated under this **Contract** unless otherwise terminated by **You** in accordance with this **Contract**.

- IV. GENERAL PROVISIONS 4. VENUE is amended to say: The state of Washington is the jurisdiction of any civil action in connection with this Contract.
- V. YOUR RESPONSE 1. MAINTENANCE. d. is amended to include the following: Only if the failure to maintain the vehicle involved the failed part(s).

Consequential damages and pre-existing conditions are excluded under this Service Contract.

Please the prov	read the following statements and acknowledge that You have read and understood them by placing Your initials adjacent to visions:
	(a) In order to maintain Your coverage under this Contract, You must maintain the Vehicle consistent with the schedule and record keeping requirements set forth in the provisions under V. YOUR RESPONSIBILITIES – 1. Maintenance
	(b) In order to receive reimbursement for any claim under this Contract,You must (1) follow the procedures set forth under "V. YOUR RESPONSIBILITIES – 2. Filing a Claim" and (2) comply with Your obligations set forth under V. YOUR RESPONSIBILITIES – 1. Maintenance. (c) Under the terms of this Contract, You have a duty to protect against further damage as indicated under V. YOUR RESPONSIBILITIES – 2. Filing a Claim
the	(d) The specific terms of, including detailed information regarding the work, services and parts covered thereunder, for
	coverage(s) of this Contract are set forth under II. BREAKDOWN COVERAGES.

(e) Our obligations under this Contract expires as set forth on the first page of this Contract under VEHICLE INFORMATION,

	EXPIRATION DATE AND EXPIRATION MILES
	_ (f) The implied warranty of merchantability on the motor vehicle is not waived if the Contract has been purchased within
ninety (90)) days of the purchase date of the motor Vehicle from a provider or service contract seller who also sold the motor Vehicle covered by the Contract.
	_ (g) Coverage is subject to the exclusions set forth under VI. EXCLUSIONS in this Contract.
	_ (h) Your right to cancel this Contract and return it for a refund are set forth under VII. CANCELLATION .
If an emer	gency repair is needed when Our claims office is closed and prior authorization for the repair cannot be obtained, You should
proceed w	ith the claim procedure and contact Us for the reimbursement consideration instructions on the nextbusiness day.
this Contra	ELLATION. – is amended to include the following: If any refund payment is not issued within thirty (30) days from the date You return act to the Administrator in connection with its cancellation, then the Administrator shall increase the refund amount by ten (10) in the event of cancellation, the lienholder, if any, will be named on a cancellation refund check as their interest may appear.
The servic	e contract provider of the service contract shall mail a written notice to the service contract holder at the last known address of the
	ntract holder contained in the records of the service contract provider at least twenty-one (21) days prior to cancellation by the ntract provider. The notice shall state the effective date of the cancellation and the true and actual reason for the cancellation.
	ot cancel the Contract after the first sixty (60) days, but will be fully obligated under this Contract unless otherwise terminated accordance with this Contract .
NOTICE:	The state of Washington is the jurisdiction of any civil action in connection with this Contract .
NOTICE: ¹ in any cou	The commissioner is the service contract provider's attorney to receive service of legal process in any action, suit, or proceeding rt.
Please rea	ad the following statements and acknowledge that You have read and understood them by placing Your initials adjacent to the :
	_(a) In order to maintain Your coverage under this Contract, You must maintain the Vehicle consistent with the schedule and record keeping requirements set forth in the provisions under V. YOUR RESPONSIBILITIES – 1. Maintenance
	_(b) In order to receive reimbursement for any claim under this Contract,You must (1) follow the procedures set forth under " V.
	YOUR RESPONSIBILITIES – 2. Filing a Claim" and (2) comply with Your obligations set forth under V. YOUR
	RESPONSIBILITIES – 1. Maintenance.
	(c) Under the terms of this Contract, You ha ve a duty to protect against further damage as indicated under V. YOUR
	RESPONSIBILITIES – 2. Filing a Claim
	_(d) The specific terms of, including detailed information regarding the work, services and parts covered thereunder, for
the	
	coverage(s) of this Contract are set forth under II. BREAKDOWN COVERAGES.
	_(e) Our obligations under this Contract expires as set forth on the first page of this Contract under VEHICLE INFORMATION,
	EXPIRATION DATE AND EXPIRATION MILES
	_ (f) The implied warranty of merchantability on the motor vehicle is not waived if the Contract has been purchased within
ninety (90)) days of the purchase date of the motor Vehicle from a provider or service contract seller who also sold the motor Vehicle covered by the Contract.

(g) Coverage is subject to the exclusions set forth under VI. EXCLUSIONS in this Contract.

(h) Your right to cancel this **Contract** and return it for a refund are set forth under **VII. CANCELLATION**.

PAYMENT PLAN AGREEMENT

Service Contract Number

test1234

Buyer	Customer #	Seller	Dealer # (if applicable):
Name:		Name:	Wholesale Warranties
Address:		Address:	4858 Ronson Court, Suite 101
City, State, Zip:		City, State, Zi	p: San Diego, CA 92111
Phone:		Phone:	(800) 939-2806
Email:		Salesperson:	

Vehicle Information	Contract Effective Date:	Coverage Te	erm:(in months)	Coverage Mileage: (in miles)
Make:	Model:			
Year:	Odometer:			VIN:

You,the Buyer,may buy the Vehicle Service Contract for the cash price shown the Itemization according to the terms of this Payment Plan Agreement ('Agreement'). By signing this Agreement, you choose to buy the Vehicle Service Contract from the Seller according to this Agreement. The Vehicle Service Contract is issued by Premier Dealer Services ('Administrator') The Vehicle Service Contract number is provided at the top of this Agreement. You and we agree to be bound by the terms of the Agreement. We, 'us'and'our'refer to the Seller shown above, and upon assignment Agreement PayLink Payment Plans, LLC dba PayLink Direct('PayLink Direct') Important Disclosures below are part this Agreement.

Excepted as cjhecked, you have purchased the vehicle Service Contract Primarrily for personal, family or household use.

☐ Agricultural ☐ Business

	Itemization of Payment Plan Amount:					
(a)	CASH PRICE (before taxes)					
(b)	TAXES on SALE					
(c)	TOTAL CASH PRICE (a + b)					
(d)	DOWN PAYMENT					
(e)	AMOUNT FINANCED (c - d)					

	IMPORTANT DISCLOSURES							
ANNUAL	FINANCE CHARGE	Amount Financed	Total of Payments	Total Sale Price				
PERCENTAGE RATE	The dollar amount	The amount of credit provided	The amount you will have paid	The total cost of your purchase on				
The Cost of your	the credit will cost	to you or on your behalf	after you have made all payments	credit, including your down payment of				
credit as a yearly rate.	you.		as scheduled					
0.00%	\$0.00	\$0	\$0					

Payment Schedule

Number of Payments	Amount of Each Payment	When Payments Are Due
		Monthly beginning -

security Interest: You give us a security interest in any refund due upon cancellation of the Vehicle Service Contract.

Late Charge: Except as provided below, if you do not make your full payment within 5 days of its scheduled due date, you will pay a late charge of the lesser of \$20 or 5% on the part of the payment that is late. If you live in Arizona, California, Colorado, the District of Columbia, Florida, Georgia, Hawaii, Idaho, Indiana, Iowa, Kansas, New York, Oklahoma, South Carolina, Virginia, West Virginia, Wisconsin or Wyoming, your late charge will be the lesser of \$10 or 5% of the part of the payment that is late if you do not make your payment within 10 days of its scheduled due date. If you live in Maine, Massachusetts, or Mississippi, your late charge will be the lesser of \$5 or 5% of the part of the payment that is late if you do not make your payment within 15 days of its scheduled due date. If you live in North Carolina, your late charge will be the lesser of \$6 or 5% of the part of the payment that is late if you do not make your payment within 10 days of its scheduled due date.

Prepayment: If you pay off your payment plan early, you will not have to pay a penalty.

Please read this Agreement for additional information on security interests, non-payment, default, and our right to require repayment full before the scheduled maturity date.

PAYMENT OPTIONS: You have paid Seller the Down Payment in the amount set forth above. You will make your remaining payments as scheduled and disclosed in the Important Disclosures to the Seller, or upon assignment, PayLink Direct, using the checked payment option below. You may make payments using one of the two payment options below. If neither payment option is checked, we'll provide you with monthly statements (invoices).

☐ Payment Option #1: AUTHORIZATION FOR CREDIT OR DEBIT CARD PAYMENT

You authorize us to make the applicable number of consecutive monthly charges to your credit/debit card account listed below, in the amount and on the dates specified in the Important Disclosures above (plus late charges and returned payment charges, if any). This authority will remain in effect until the Payment Plan Amount is paid in full, together with applicable charges if any, or until we receive written notification of termination from you in time to allow reasonable opportunity to act on such notification. You agree to notify us in writing of any changes in your account information or termination of this authorization at least 15 days prior to the next payment date. If you change your credit/debit card account, this authorization remains effective for your new account.

Credit Card # Expiration Date

☐ Payment Option #2: AUTHORIZATION FOR DIRECT DEBIT

You authorize us to make electronic fund transfers in the form of consecutive monthly ACH debit entries from your Checking Savings account identified below, in the amount and on the dates specified in the Important Disclosures above (plus late charges and returned payment charges, if any). This authority will remain in effect until the Payment Plan Amount is paid in full, together with applicable charges if any, or until we receive written notification of termination from you in time to allow reasonable opportunity to act on such notification. You agree to notify us in writing of any changes in your account information or termination of this authorization at least 15 days prior to the next payment date. If you change your account, this authorization remains effective for your new account. You request the financial institution that holds the account to honor the debit entries that we initiate.

Name of Institution Transit Routing # Account #

PAYMENT PLAN AGREEMENT

Service Contract Number

ADDITIONAL TERMS AND CONDITIONS

PROMISE TO PAY. You agree to pay us the Payment Plan Amount according to the terms of this Agreement.

LATE CHARGE AND RETURNED PAYMENT CHARGES. You agree to pay the late payment charges specified in the Important Disclosures. The applicable late charge is based upon your state of residence at the time you sign or ratify this Agreement.

Except as provided below, if any payment you make is returned unpaid for any reason, after we make any demand applicable law requires and wait the time applicable law requires, you agree to pay us a returned payment charge of \$25. If you live in Arizona or Massachusetts, you agree to pay a returned payment charge of \$10. If you live in Columbia.hem York or Utah, you agree to pay a returned payment charge of \$20. If you live in District of Columbia.hem or Wyoming, you will not pay returned payment charges. If you live in Maine, Virginia.hem, or Vermont, you will be liable for returned payment charges as prescribed by a court if we take action against you.

All late charges, returned payment charges, or other fees you incur must be paid in the next monthly payment and in accordance with the payment option you select and/or in effect at the time of the next monthly payment.

CANCELLATION AND ASSIGNMENT OF RIGHTS. You have the right to cancel the Vehicle Service Contract at any time in accordance with the terms of the Vehicle Service Contract. If you exercise the right to cancel the Vehicle Service Contract before making all payments, you agree to send written notice of the cancellation to the Administrator and us. You authorize us to direct the Administrator/Seller to cancel the Vehicle Service Contract if we do not receive any payment within 10 days of the scheduled payment date, as applicable law allows.

You hereby grant us a security interest in and assign to us your right to receive refunds pursuant to the Vehicle Service Contract. If the Vehicle Service Contract is cancelled before you have paid the full Payment Plan Amount and any other fees or charges due to us under this Agreement, any refund due to you after proceeds are applied to your outstanding obligations under this Agreement (the Buyer Refund) will be paid to you. The Buyer Refund is calculated in the manner described in the Vehicle Service Contract but based on amounts actually paid by you rather than the Total Sales Price of the Vehicle Service Contract. If you are entitled to a Buyer Refund, you will receive the refund from the Seller or the Administrator of the Vehicle Service Contract. No assignee of the Seller shall have a contractual or other responsibility under this Agreement or the Vehicle Service Contract to pay or calculate such refund, or for the performance of any other services required by the Vehicle Service Contract.

PAYMENTS AFTER CANCELLATION. Any payment you make after we receive a notice of cancellation will not constitute a reinstatement of the Vehicle Service Contract but will be applied to your outstanding obligations under this Agreement. Neither the acceptance nor the application of any payment will constitute the reinstatement of Vehicle Service Contract or constitute a waiver of any default hereunder.

DEFAULT. If you fail to make any payment when due or, subject to the requirement in this section, fail to comply with any other provision in this Agreement (default), after notice and any right to cure required by applicable law, we have the right to cancel the Vehicle Service Contract and take any action permitted by law to collect what you owe. Upon cancellation, you agree that we may collect and receive any refunds or proceeds with respect to the Vehicle Service Contract. We will apply those refunds and proceeds to your outstanding obligations under this Agreement. If there is a surplus in excess of \$1.00, you are entitled to the surplus. Except where prohibited by applicable law, you hereby release and discharge us from any liability for damages with respect to cancellation of the Vehicle Service Contract due to default and you shall indemnify and hold us harmless from any liabilities, claims, damages or causes of action for any action taken as a result of your default under this Agreement. Our failure to require strict performance of any provision in this Agreement or to exercise any of our rights under this Agreement will not waive or relinquish any future right under this Agreement.

**If required by applicable law, we will only consider the failure to comply with other provisions of this Agreement an event of default if our prospect of payment, performance, or realization of collateral is significantly impaired. Where required, we bear the burden of establishing significant impairment.

POWER OF ATTORNEY. In the event you default under the terms of this Agreement, and if allowed by applicable law, you hereby irrevocably appoint us as your true and lawful attorney-infact with respect to the Vehicle Service Contract until all amounts payable hereunder are paid in full. If allowed by applicable law, you agree that we will have full power under this power of attorney to (i) cancel or reinstate the Vehicle Service Contract, (ii) endorse or execute, in your name, all checks issued and all other documents or instruments relating to the Vehicle Service Contract, (iii) receive, demand, collect or sue for any amounts relating to the Vehicle Service Contract due and owing to us by the Administrator, insurer, Seller, or other obligor and (iv) take such other actions as are necessary to further the purposes of this Agreement.

ACCEPTANCE, RATIFICATION, ACCURACY. This Agreement shall be effective when signed by you and us, or where applicable, upon the first of the following events to occur after we mail you a copy of the Agreement (1) you sign and transmit to us a copy of the signed Agreement, in wet ink or electronically, or (2) you make your first payment. Either signature or payment according to the terms of the Agreement ratifies and makes effective your and our obligations under the Agreement. You may not modify the preprinted terms of this Agreemen

ERVICING AND COLLECTION CONTACTS. By providing your wireless (cell) telephone number, you expressly consent to receiving telephone calls from us, and any assignee of this Agreement, concerning your Agreement, including calls to collect what you owe. Live calls may be made by one of our employees. Calls may also be made by a prerecorded, autodialed voice or text message as applicable law allows. Your consent covers *all* types of calls. We do not charge you for such calls. Your wireless carrier will charge you for our incoming calls and text messages according to your plan.

ENTIRE AGREEMENT. This Agreement constitutes the entire agreement between you and us. It supersedes any other written or oral agreement between the parties, and, except as otherwise set forth herein, may be modified only in writing signed by us. No oral changes to the terms of this Agreement are binding on you or us.

REMEDIES, GOVERNING LAW, WAIVERS. This Agreement is governed and construed in accordance with federal law and the laws of the state of your residence as provided on the first page of this Agreement. Each provision in this Agreement will be interpreted so as to be effective and valid under applicable law. This Agreement includes an arbitration provision. By signing or ratifying this Agreement, you agree to be bound by the terms of the arbitration provision.

MISCELLANEOUS. The content and format of this Agreement has been adopted to provide you with important information in a clear and familiar form and its use does not imply that any particular federal or state law relating to lending or installment sales applies to this Agreement or transactions it contemplates. You expressly acknowledge and understand that the purchase of a Vehicle Service Contract is not required either to purchase or obtain financing for a vehicle. Time is of the essence in this Agreement.

Payment Processing Center: PayLink Direct 222 S. Riverside, Suite 950 Chicago, IL 60606 ph. 800.839.7940 fx.312.261.4888 www.mypaylinkdirect.com
Page 2 of 3
PL PPA3 (05-17)

PAYMENT PLAN AGREEMENT

Service Contract Number

test1234

For purchases primarily for personal, family or household use, the following disclosures applies.

NOTICE: ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF. RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HERE UNDER.

ARBITRATION PROVISION. This Arbitration Provision significantly affects your rights in any dispute with us. Please read this Arbitration Provision carefully before you sign or ratify the Agreement.

EITHER YOU OR WE MAY CHOOSE TO HAVE ANY DISPUTE BETWEEN US DECIDED BY ARBITRATION AND NOT IN COURT. IF A DISPUTE IS ARBITRATED, YOU AND WE WILL EACH GIVE UP CERTAIN RIGHTS THAT MAY BE AVAILABLE IN COURT, INCLUDING OUR RIGHT TO A TRIAL BY JURY. IF A DISPUTE IS ARBITRATED, YOU WILL GIVE UP YOUR RIGHT TO PARTICIPATE AS A CLASS REPRESENTATIVE OR CLASS MEMBER ON ANY CLASS CLAIM YOU MAY HAVE AGAINST US.

Any claim or dispute, whether in contract, tort or otherwise (including the interpretation and scope of this clause and the arbitrability of any issue), between you and us or our employees, agents, successors or assigns, which arises out of or relates in any manner to this Agreement or any resulting relationship (including any such relationship with third parties who do not sign this Agreement, such as an assignee of the Agreement) shall, at your or our election (or the election of any such third party), be resolved by neutral, binding arbitration and not by a court action. Any claim or dispute is to be arbitrated on an individual basis and not as a class action. You expressly waive any right you may have to arbitrate a class action. This is called the "class action waiver." You may choose the applicable rules of either the American Arbitration Association ("AAA") or another arbitration organization, subject to our approval.

You may choose the applicable rules of either the American Arbitration Association ("AAA") or another arbitration organization, subject to our approval. You may obtain a copy of the rules of the AAA by visiting its web site (www.adr.org). We waive the right to require you to arbitrate an individual claim if the amount you seek to recover qualifies as a small claim under applicable law.

This Arbitration Provision relates to an agreement that evidences a transaction involving interstate commerce. Any arbitration under this Arbitration Provision shall be governed by the Federal Arbitration Act (9 U.S.C. § 1 et seq.).

The arbitrators shall be attorneys or retired judges and shall be selected in accordance with the applicable rules of the chosen arbitration organization. The arbitrator shall apply substantive governing law and the applicable statute of limitations. The arbitration award shall be in writing. The arbitration hearing shall be conducted in the federal district in which you live, or such other place convenient to you as required by the rules of the chosen arbitration organization. If you demand arbitration first, you will pay the filing fee if the chosen arbitration organization requires it. We will advance and/or pay any other fees and costs required by the rules of the chosen arbitration organization.

The arbitrator's award shall be final and binding on all parties. There shall be a limited right to appeal to the extent allowed by the Federal Arbitration Act. The amount we pay may be reimbursed in whole or in part by decision of the arbitrator if the arbitrator finds that any of your claims is frivolous. If any part of this Arbitration Provision other than the Class Action Waiver is found by a court or arbitrator to be unenforceable, the remainder shall be enforceable. If the Class Action Waiver is found by a court or arbitrator to be unenforceable, the remainder of this Arbitration Provision shall be unenforceable. This Arbitration Provision shall survive the termination of any contractual agreement between you and us, whether by default or repayment in full.

STATE LAW DISCLOSURES:

OHIO. If you reside in Ohio, the following disclosures applies: The Ohio laws against discrimination require that all creditors make credit equally available to all credit worthy customers and that credit reporting agencies maintain separate credit histories on each individual upon request. The Ohio Civil Rights Commission administers compliance with this law.

NOTICE TO BUYER: (1) Do not sign this Agreement before you read it or if it contains any blank spaces. (2) You are entitled to an exact copy of this Agreement. (3) You have the right to cancel the Vehicle Service Contract at any time and make no further payments. (4) You have the right to pay in advance the full amount due without penalty. (5) Keep this Agreement to protect your legal rights.

BY SIGNING BELOW OR BY MAKING YOUR FIRST PAYMENT AFTER YOU HAVE RECEIVED A MAILED OR ELECTRONIC COPY OF THIS AGREEMENT, YOU ACKNOWLEDGE RECEIPT OF A COMPLETED COPY OF THIS AGREEMENT. YOU ACKNOWLEDGE THAT YOU HAVE READ THIS AGREEMENT. INCLUDING THE ARBITRATION PROVISION ABOVE, AND YOU AGREE TO BE BOUND BY THE TERMS OF THIS AGREEMENT.

BUYER		SELLER	
	12/15/2021	By: Jeff Shelton	Jeff Shelton
Signature	Date	Signature	Date
In accordance with the terms and o	conditions of the agreement between Seller and	PayLink Direct, Seller	hereby assigns its right, title, and interest in this Agreement to
PayLink Direct, 222 S. Riverside P	Plaza, Suite 950 Chicago, IL 60606.	•	· · · · · · · · · · · · · · · · · · ·



Toll Free: 800-939-2806

Fax: 801-740-5898
Extended Service Contract: Additional Disclosures, Signature Required

I confirm that to the best of my knowledge that all mechanical components on my vehicle are in working condition at the date of purchase of this agreement I understand that pre-authorization is required prior to any repairs being made on my vehicle. I understand that all repairs must be performed by a licensed repair technician, and that any repairs made by the contract holder will not be eligible for coverage I confirm that the mileage listed on the attached extended service contract is the correct mileage at the date of purchase of this contract. I understand that my purchase price was determined based on the provided mileage of 5000. I understand that any significant errors in mileage provided can alter the price of my contract I understand that refunds and cancellations are calculated on a prorated basis. I acknowledge that any costs (goodwill, inspections, claim adjustments, customer care, etc.) that were paid by the company on behalf of the customer shall be deducted from any refund amount that is owed. I understand that the administrator may refund company directly and after deducting any costs, company will provide a refund to customer within a reasonable time period	I understand that if I do not return these document lose the opportunity to purchase this contract in it constantly subject to change	ats within the allowed time frame (one week) I may as entirety or for the stated price, as rates are
understand that all repairs must be performed by a licensed repair technician, and that any repairs made by the contract holder will not be eligible for coverage I confirm that the mileage listed on the attached extended service contract is the correct mileage at the date of purchase of this contract. I understand that my purchase price was determined based on the provided mileage of 5000. I understand that any significant errors in mileage provided can alter the price of my contract I understand that refunds and cancellations are calculated on a prorated basis. I acknowledge that any costs (goodwill, inspections, claim adjustments, customer care, etc.) that were paid by the company on behalf of the customer shall be deducted from any refund amount that is owed. I understand that the administrator may refund company directly and after deducting any costs,		
the date of purchase of this contract. I understand that my purchase price was determined based on the provided mileage of 5000. I understand that any significant errors in mileage provided can alter the price of my contract I understand that refunds and cancellations are calculated on a prorated basis. I acknowledge that any costs (goodwill, inspections, claim adjustments, customer care, etc.) that were paid by the company on behalf of the customer shall be deducted from any refund amount that is owed. I understand that the administrator may refund company directly and after deducting any costs,	understand that all repairs must be performed by	a licensed repair technician, and that any repairs
any costs (goodwill, inspections, claim adjustments, customer care, etc.) that were paid by the company on behalf of the customer shall be deducted from any refund amount that is owed. I understand that the administrator may refund company directly and after deducting any costs,	the date of purchase of this contract. I understand the provided mileage of 5000. I understand that a	d that my purchase price was determined based on
company will provide a refund to customer within a reasonable time period	any costs (goodwill, inspections, claim adjustmen company on behalf of the customer shall be dedu understand that the administrator may refund con	nts, customer care, etc.) that were paid by the acted from any refund amount that is owed. I npany directly and after deducting any costs,
I have read and understand these additional displactures, and will shide by the tarms art faith in this agreement	C	
I have read and understand these additional disclosures, and will abide by the terms set forth in this agreement. Customer Signature: Date:		

PAYMENT PLAN AGREEMENT		Service Conti	ract Number
Buyer	Dealer # (if applicable):		
Name:		Name:	Wholesale Warranties
Address:		Address:	4858 Ronson Court, Suite 101
City, State, Zip:		City, State, Zip:	San Diego, CA 92111
Phone:		Phone:	(800) 939-2806
Email:		Salesperson:	Jim Hoffman

Vehi	Vanicia information		Coverage Term:(in months)	Coverage Mileage: (in miles)			
Make :			Model:				
Year:			Odometer:			VIN:	

You, the buyer, may buy the Vehicle Service Contract for the cash price sown in the itemization or according to the terms of this Payment Plan Agreement ("Agreement"). By signing this Agreement, you choose to buy the Vehicle Service Contract from the Seller according to this Agreement. The Vehicle Service Contract is issued by Strategic Administration Group, Inc. ("Administrator"). The Vehicle Service Contract number is provided at the top of this Agreement. You and we agree to be bound by the terms of the Agreement. "We," "us" and "our" refer to the Seller shown above, and, upon assignment of this Agreement, to ESC Advisors, LLC. The Important Disclosures below are part of this Agreement.

Itemization of Payment Plan Amount:				
(a)	CASH PRICE (before taxes)			
(b)	TAXES on SALE			
(c)	TOTAL CASH PRICE (a + b)			
(d)	DOWN PAYMENT			
(e)	AMOUNT FINANCED (c - d)			

IMPORTANT DISCLOSURES							
PERCENTAGE RATE The Cost of your	FINANCE CHARGE The dollar amount the credit will cost you.	Amount Financed The amount of credit provided to you or on your behalf	Total of Payments The amount you will have paid after you have made all payments as scheduled	Total Sale Price The total cost of your purchase on credit, including your down payment of			
0.00%	\$0.00	\$0.00	\$0.00				
Payment Schedule							

Number of Payments Amount of Each Payment When Payments Are Due Monthly Beginning -

Security Interest: You give us a security interest in any refund due upon cancellation of the Vehicle Service Contract.

Late Charge: Except as provided below, if you do not make your full payment within 5 days of its scheduled due date, you will pay a late charge of the lesser of \$20 or 5% on the part of the payment that is late. If your payment is more than 30 days late, we reserve the right to cancel your service contact along with the ability to seek claims and/or obtain refunds associated with your contract.

Prepayment: If you pay off your payment plan early, you will not have to pay a penalty.

Please read this Agreement for additional information on security interests, non-payment, default, our right to require repayment in full before the scheduled maturity date.



For 24 Hour Service Tech Assistance Call 1 (800) 362-8054

For 24 Hour Roadside Assistance Optional Coverages: (See Reverse Side)

Effective Date :	Producer Code: 97930	Retail Price : Included		MEMBERSHIP N	UMBER:		
Dealer Name : Wholesale Wa	rranties		Dealer P	hone: 800-939-2806			
Dealer Address : 4858 Ronson Court Suite 101				nn Diego	State : CA	ZIP: 92111	
Member Name :				Member Phone (Including Area Code):			
Member Address :			City:		State:	ZIP:	
VIN #:			YEAR /	MAKE / MODEL :			
LIENHOLDER	Address		City		State Z	IP	
TERM: The term of this agreed for a period of:	ment is continuous from the da	te of sale		TH ONLY (PLAN A) CH PLAN with ROAD	SIDE ASSISTAN	ICE (PLAN EB)	

Administrator: Nation Motor Club, LLC ● 800 Yamato Road, Suite 100 ● Boca Raton, FL 33431

THIS IS NOT AN INSURANCE CONTRACT. This is not an Automobile Physical Damage or Automobile Liability Insurance Contract.

RV TECHNICAL ASSISTANCE (PLAN A)

RV Technical assistance is available twenty four (24) hours a day all days of the year. The services of a certified or master certified technician as recognized by the RVDA and RVIA technician certification governing board are available to **You** as often as needed, however the use of the RV Technical Assistance line should be limited to immediate or emergency concerns that interfere with the normal operation and enjoyment of **Your** RV and is not meant to be a substitute for proper RV repair and maintenance. Routine use for RV's tacking proper maintenance and repair may void or limit provisions contained herein and **You** will be notified in writing of the voided or limited portions of this Membership.

Our technicians are adept at answering questions for any RV concern. Examples of common technical support questions are electrical (12 VDC & 110VAC); LP Gas*; appliances; fresh water system; leveling and slide outs.

*For concerns regarding LP Gas or the smell of LP Gas You should immediately evacuate Your RV and call us from a safe place.

DISCLAIMER: Advice obtained through this service is given based upon information **You** provide and is not meant to replace the need for proper RV servicing and maintenance. At times **You** may be asked to contact a service technician in **Your** area to further assist **You**. Technicians cannot remotely gauge **Your** ability to execute any of their recommendations or suggestions and as such are not responsible for **Your** acts or omissions. **You** should never attempt any recommended or suggested task that **You** feel would exceed **Your** personal abilities or threaten **Your** safety or the safety of those around **You**.

I/We have read this certificate in its entirety and fully understand its content and acknowledge receipt of a copy thereof.						
		Dealer/Lender/Lessor - Jeff Shelt	on			
Member Signature (s)	Date	Title - Owner	Date - 12/15/2021			
This is for the Optional Roadside Assistance Benefit (Terms & Conditions On Reverse Side)						
I/We have read this certificate in its entirety and fully understand its content and acknowledge receipt of a copy thereof.						
I ACCEPT THIS PROTECTION		I DECLINE THIS PROTECTION				
Member Signature (s)	Date	Member Signature (s)	Date			

RV Tech 10/14 White: Administrator Yellow: Dealer Pink: Member 250 r0318

24-HOUR ROADSIDE ASSISTANCE: 866-330-0760 PLAN "EB"

When arranging for Roadside Assistance, please call 866-330-0760 and reference Your Producer Code "97930," Your Member Number (which is at the top right of the declaration page provided to you by your program administrator), and Plan "EB." In the event Your Vehicle is disabled, We will dispatch a service vehicle to Your location to assist You. In the event Your Vehicle is unable to continue under its own power, Your Vehicle may be towed to a location of Your choosing. You will not be required to pay any additional fees when your service is for a tow that does not exceed the benefit limit of one thousand dollars (\$1000.00) per occurrence, any additional costs will be Your responsibility and payment will be expected at the time service is rendered. You are entitled to one (1) free service within a seventy-two (72) hour period.

The following covered Roadside Assistance Services are available to you up to one thousand dollars (\$1000.00) worth of coverage:

- **Mechanical First Aid:** Any minor adjustment that a dispatched service provider might perform to allow the Vehicle to proceed safely under its own power.
- Battery Service: Jumpstart or boost a dead battery.
- **Delivery Service**: Including gasoline, water, oil, or any supplies necessary to send the Vehicle on its way. You are responsible for the actual cost of fluid and/or supplies delivered.
- **Tire Service:** If You get a flat tire, Your Vehicle's spare tire will be installed, as long as it's inflated and serviceable.
- Lockout Services: We will send a locksmith if You are accidentally locked out of the Vehicle. Access to passenger compartment only, limited to \$500.00.

TRIP INTERRUPTION: In the event of a mechanical breakdown of a component or part, Administrator will REIMBURSE Agreement Holder a maximum of one hundred fifty (\$150.00) dollars per day, not to exceed a total of four hundred fifty (\$450.00) dollars (Three days), for expenses incurred by Agreement Holder for meals and/or lodging, provided: Agreement Holder cannot operate Agreement Holder's Vehicle due to a mechanical breakdown and are more than 200 miles away from home, and expenses are incurred between the time of breakdown and the time repairs are completed. (The date of breakdown shall be considered the first day.) One day's trip interruption expense shall be allowed for each eight hours, or portion thereof, of required manual flat-rate labor time. A detailed receipt must be submitted to Administrator before reimbursement will be made.

Reimbursement: In the event Your Vehicle is disabled and You contracted for any of the above covered Roadside Assistance services on Your own, You will be able to submit Your original receipted road service expenses for reimbursement consideration. Maximum for any covered tow and any covered roadside service is fifty dollars (\$50.00). You must send your original receipted roadside bills along with a completed claim form to: Nation Motor Club, LLC. dba Nation Safe Drivers, 800 W. Yamato Rd Suite 100, Boca Raton, Florida, 33076. **Attn:** Claims. Claim forms may be obtained online at www.nsdclaims.com or by calling toll-free 1-800-338-2680.

The following items are not included as part of the 24-Hour Roadside Assistance services: Coverage shall not be provided in the event of emergencies resulting from the use of intoxicants or narcotics,

or the use of the Registered Vehicle in the commission of a felony. Cost of parts, replacement keys, fluids, lubricants, or fuel, cost of installation of products, or materials. Non-emergency towing or other non-emergency service. Any service available through a valid manufacturer's warranty or service. Non-emergency mounting or removing of snow tires or chains. Tire repair or return of a repaired tire to the disabled vehicle. Extrication or Winching. Motorcycles, trucks over one (1) ton capacity, taxicabs, limousines, or other commercial vehicles. Antique vehicles (meaning any vehicle in excess of twenty (20) years old or out of manufacture for ten (10) years or more). Any and all taxes and fines. Damage due to collision, fire, flood, terrorism or vandalism. Road service or towing for any vehicle in a qualified repair facility. Towing from or repair work performed at a service station, garage or repair shop. Towing by other than a licensed service station or garage. Vehicle storage charges. A second tow. Service on a vehicle that is not in a safe condition to be towed or serviced or that may result in damage to the Registered Vehicle if towed or serviced. Towing or service on roads not regularly maintained, such as sand beaches, open fields, forests, and areas designated as not passable due to construction, etc. Towing at the direction of a law enforcement officer relating to traffic obstruction, impoundment, abandonment, illegal parking, unlicensed, unattended, or other violations of law. The labor cost of installing, repairing, removing, or testing of the Registered Vehicle(s) equipment or parts, or mounting or removing of chains or snow tires, or the shoveling of sand or snow. Repeated service calls for a Registered Vehicle in need of routine maintenance repair. Reimbursement for services secured through any other source other than Nation Motor Club, LLC without prior authorization from Nation Motor Club, LLC. Only one (1) disablement for the same cause during any seven (7) day period will be accepted. THIS IS NOT A ROADSIDE ASSISTANCE REIMBURSEMENT SERVICE.

All 24-Hour Roadside Assistance Services and Benefits are administered through Nation Motor Club, LLC. Administrative offices at 800 W. Yamato Road, Suite 100, Boca Raton, FL 33431. In California: All services and benefits are provided by Nation Motor Club, LLC located at 800 W. Yamato Road, Suite 100, Boca Raton, FL 33431. California Motor Club Permit Number: 5157-3. In Alabama, Alaska, & Utah: All services and benefits are administered through Nation Safe Drivers Services, Inc. located at 800 W. Yamato Road, Suite 100, Boca Raton, FL 33431.

OPTIONAL ROADSIDE ASSISTANCE PLAN (PLAN RV)

Please Note: The following benefits are ONLY available IF You have elected to purchase RV Tech Plan WITH Roadside Assistance. Your twenty four (24) hour emergency roadside assistance is active immediately. Call (866) 330-0760 and give the dispatch representative **Your** PRODUCER CODE, CONTRACT NUMBER, and PLAN LETTER, "RV." **Limitations of Service: You** are permitted one (1) free service every seventy two (72) hours not to exceed five (5) free services in a twelve (12) month period.

Roadside Assistance provides the following benefits:

- Towing Service: When Your RV cannot operate safely under its own power, it can be towed to a destination of **Your** choice by authorized towing service. **You** will not incur any out of pocket cost for towing that does not exceed three hundred dollar (\$300) benefit. Additional mileage is available and is expected to be paid to the service provider by You at the time service is rendered.
- Mechanical First Aid: Any minor adjustment incidental to a dispatched service that allows **Your** vehicle to continue safely under its own power.

 *Tire Service: Changing of a flat tire with your good, inflatable spare.
- Battery Service: Attempting to start vehicle with a booster battery.
- Delivery Service: Delivery of an emergency supply of gasoline, oil, or water and other accessories and supplies as may be required and available. The Member shall pay for cost of materials delivered
 • Locksmith Service: We will dispatch service to assist in gaining entry to Your
- vehicles locked passenger compartment only.

Additional Benefits Include:

- Concierge Benefits: You may contact Our Concierge center at 1-855-963-1683, and give the producer code number listed on the front of this Agreement, twenty four (24) hours a day / seven (7) days a week, to speak with a representative who will assist You with the following concierge services: a) emergency message relays to family friends or co-workers; b) hotel and rental car availability; c) ATM locations; d) locate medical facilities; e) theme park and local attraction information; f) restaurant locations; g) movie schedules and locations; h) directional assistance; i) traffic alerts; and j) sport scores. **Please note**: Services provided are for informational purposes ONLY. **You** are responsible for making any/all payment arrangements and for setting up benefits that require additional billing, such as the actual cost of hotel rooms, rental cars, etc. Payment is to be made directly by You to the providers, vendors or establishments.
- Theft Reward: We will pay a person (excluding Member's family or relatives) five hundred dollars (\$500) for information leading to the arrest and conviction of a person for the theft of a Member's vehicle or tagged valuable articles.

Claims Procedures: This is not a reimbursement service. You must call Our toll, free number to obtain assistance. In the unlikely event that We are unable to assist with a covered service, You may send Your original paid receipts for reimbursement consideration. Please send as soon as reasonably possible to: Nation Motor Club, LLC. at 800 Yamato Road, Suite 100, Boca Raton, Florida 33431, Attention: Claims. Qualifying submissions will be reimbursed up to \$300.

Exclusions: 1) Any violation of motor vehicle or traffic laws relating to the operation of a motor vehicle. Driving under the influence of intoxicating liquors or narcotic drugs. Driving without a valid operators permit, or leaving the scene of an accident without disclosing identity, or failing to ascertain injury and lend assistance, commonly known as "hit and run". 2) Services to any motor vehicle being operated without the permission of the owner thereof. 3) Towing at the direction of a law enforcement officer relating to traffic obstruction, impoundment, abandonment, illegal parking or towing charges by other than a licensed service station or garage. (4) Installation or removal of snow tires, repairs to studs, mounting and dismounting of snow chains. 5) All parts, labor and supplies while at a repair facility or service station. 6) Reimbursement sought for any bill that is false or fraudulent. Exclusions: 1) Any violation of motor vehicle or traffic laws relating to the operation

Provider Network: Roadside benefits administered by Nation Motor Club, LLC. d/b/a Nation Safe Drivers at 800 Yamato Road, Suite 100, Boca Raton, Florida 33431. Service providers own and operate their equipment. Neither Nation Motor Club, LLC. d/b/a Nation Safe Drivers, their partners and/or affiliates are responsible for their acts and omissions

TERMS AND CONDITIONS

- Member, You, Your means the individual(s) listed in the registration section of this Membership.
- We, Us, Our means the Administrator, Nation Motor Club, LLC.dba Nation Safe Drivers.
- · All benefits are available to You up to Your benefit limit, as described throughout this Membership, without any additional payments. You are responsible for any non-covered expenses.
- The term of this Membership begins on the Effective Date and continues for the number of years specified in the registration section of this Membership. In the event no term is indicated, this Membership will default to a term one (1) year This Membership is non-renewable, and the period during which coverage applies
- is limited to the term **You** purchased.

 We make every effort to provide service but there are instances where **We** have no vendor available in **Your** area. In such an instance, **We** reserve the right to make cash settlements in lieu of providing service. Such settlement will be based on
- market rates for like services in **Your** general geographic area. All claims must be reported to the Administrator during the Term of this Membership.
- All services and benefits are administered through Nation Motor Club, LLC. dba Nation Safe Drivers with administrative offices at 800 Yamato Road, Suite 100, Boca Raton, FL 33431.
- **You** have the right to file a complaint by submitting a written complaint to **Our** Customer Service Department at 800 Yamato Road, Suite 100, Boca Raton, FL 33431 or by calling 1-800-338-2680.

- All of the benefits and services of **Your** Membership are described herein and are applicable throughout the United States, Canada and Puerto Rico.
- You may obtain a full copy of Our companies privacy notice by sending a written request to the Administrator, Attn: Privacy Notice Department, 800 Yamato Road, Suite 100, Boca Raton, FL 33431.
- This is a Motor Club Membership.

• This is not an Insurance Contract.

<u>CANCELLATIONS</u>
If this Membership is cancelled by **You** within thirty (30) days from the Effective Date, You will receive a refund of the full purchase price, less the amount of any claims paid or payable. If **You** cancel this Membership after the first thirty (30) days, You will be refunded on a prorated basis, less a cancellation fee of twenty five dollars (\$25) and the amount of any claims paid or payable. The refund will be payable to You or the Lienholder, where applicable. All cancellation requests must be submitted in writing to the Administrator and signed by You. The Administrator reserves the right to cancel this Membership at any time by refunding the original purchase price to the **Member**.

TRANSFER

This Membership is not transferable.

ADMINISTRATOR
Nation Motor Club, LLC. dba Nation Safe Drivers 800 Yamato Road, Suite 100 • Boca Raton, FL 33431 • 1-888-684-9327

IN CALIFORNIA - ADMINISTRATOR

Nation Motor Club, LLC. 800 Yamato Road, Suite 100 • Boca Raton, FL 33431 Motor Club Permit Number: 5157-3 IN ALABAMA, ALASA & UTAH - ADMINISTRATOR

Nation Safe Drivers Services, Inc. 800 Yamato Road, Suite 100 • Boca Raton, FL 33431 • 1-888-684-9327

STATE PROVISIONS

The following state specific requirements apply if **Your** Membership was purchased in one of the following states:

CALIFORNIA

The Cancellation section of this Membership is replaced in its entirety by the following: If this Membership is cancelled by **You** within thirty (30) days from the Effective Date, You will receive a refund of the full purchase price. If You cancel this Membership after the first thirty (30) days, **You** will be refunded on a prorated basis. The refund will be payable to **You** or the Lienholder when financing has been provided for the Membership. All cancellation requests must be submitted in writing to the Administrator and signed by You. Whether this Agreement is cancelled by ou or the Administrator, a cancellation fee or the amount of claims incurred or paid will not be deducted from any returned premiums.

The Transfer section of this Membership is replaced in its entirety by the following: This Membership may be transferred by **You** to a subsequent private purchaser of the **Vehicle** for the remainder of the original term (dealers excluded). This Membership is not transferrable to another vehicle. To transfer this Membership to another owner, **You** must submit the following, to the Administrator, within thirty (30) days from the date of sale: a) a letter stating the name and address of the new **Member** and **Your** authorization to transfer; and b) a copy of the bill of sale showing change in ownership. Other Offices: Nation Motor Club, LLC., 818 West Seventh Street, Suite 930, Los Angeles, CA 90017

LOUISIANA

The Cancellation section of this Membership is replaced in its entirety by the following: If this Membership is cancelled by **You** within thirty (30) days from the Effective Date, **You** will receive a refund of the full purchase price. If **You** cancel this Membership after the first thirty (30) days, **You** will be refunded on a prorated basis, less a cancellation fee of twenty five dollars (\$25). The refund will be payable to **You** or the Lienholder, where applicable. All cancellation requests must be submitted in writing to the Administrator and signed by **You**.

MARYLAND

MARYLAND

The Cancellation section of this Membership is replaced in its entirety by the following: If this Membership is cancelled by **You** within thirty (30) days from the Effective Date, **You** will receive a refund of the full purchase price. If **You** cancel this Membership after the first thirty (30) days, You will be refunded on a prorated basis. The refund will be payable to You where applicable. To initiate the cancellation process You must contact Us. The Membership may be cancelled by the Administrator at any time. If the Administrator initiates the cancellation, You will received a refund of the full purchase price. If the Administrator does not refund the purchase prices within forty five (45) days, they will pay a penalty of ten percent (10%) of the purchase price for each thirty

(30) day period that the refund remains unpaid.

Other Offices: Nation Motor Club, LLC, 351 West Camden Street, Baltimore, MD

MASSACHUSETTS

The Cancellation section of this Membership is replaced in its entirety by the following: If this Membership is cancelled by **You** within thirty (30) days from the Effective Date, **You** will receive a refund of the full purchase price. If **You** cancel this Membership after the first thirty (30) days, You will be refunded on a prorated basis, less a cancellation fee of twenty five dollars (\$25). The refund will be payable to **You** or the Lienholder, where applicable. All cancellation requests must be submitted in writing to the Administrator and signed by **You**.

MISSISSIPPI

The Cancellation section of this Membership is replaced in its entirety by the following: If this Membership is cancelled by **You** within thirty (30) days from the Effective Date,

You will received a refund of the full purchase price. If **You** cancel this Membership after the first thirty (30) days, **You** will be refunded on a prorated basis, less a cancellation fee of twenty five dollars (\$25). The refund will be payable to **You** or the Lienholder, where applicable. All cancellation requests must be submitted in writing to the Administrator and signed by **You**.

Other Offices: Nation Motor Club, LLC., 645 Lakeland East Drive, Suite 101,

Flowood, MS 39232

MONTANA

The Cancellation section of this Membership is replaced in its entirety by the following: If this Membership is cancelled by **You** within thirty (30) days from the Effective Date, **You** will receive a refund of the full purchase price. If **You** cancel this Membership after the first thirty (30) days, You will be refunded on a prorated basis. The refund will be payable to You or the Lienholder, where applicable. All cancellation requests must be submitted in writing to the Administrator and signed by **You**.

Other Offices: Nation Motor Club, LLC, 3011 American Way, Missoula, MT 59808

NEVADA

The Cancellation section of this Membership is replaced in its entirety by the following: If this Membership is cancelled by **You** within thirty (30) days from the Effective Date, You will receive a refund of the full purchase price. If You cancel this Membership after the first thirty (30) days, You will be refunded on a prorated basis. The refund will be payable to You or the Lienholder, where applicable. All cancellation requests must be submitted in writing to the Administrator and signed by You.

Other Offices: Nation Motor Club, LLC. dba Nation Safe Drivers, 311 South Division Street, Carson City, NV 89703

<u>NEW MEXICO</u>
The Cancellation section of this Membership is replaced in its entirety by the following: If this Membership is cancelled by **You** within thirty (30) days from the Effective Date, You will receive a refund of the full purchase price. If You cancel this Membership after the first thirty (30) days, You will be refunded on a prorated basis. The refund will be payable to **You** or the Lienholder, where applicable. All cancellation requests must be submitted in writing to the Administrator and signed by **You**.

This Membership may be transferred by **You** to a subsequent private purchaser of the **Vehicle** for the remainder of the original term (dealers excluded). This Membership is not transferrable to another vehicle. To transfer this Membership to another owner, **You** must submit the following, to the Administrator, within thirty (30) days from the date of sale: a) a letter stating the name and address of the new **Member** and **Your** authorization to transfer; and b) a copy of the bill of sale showing change in ownership. Other Offices: Nation Motor Club, LLC., 1012 Marquez Place, Unit 106B, Santa Fe, NM 87505-1833

OKLAHOMA

The Cancellation section of this Membership is replaced in its entirety by the following This Membership can be cancelled by You or the Administrator at any time. You will be entitled to the unused portion of the amount paid for the Membership calculated on a prorated basis over the period of the contract, without any deductions. The refund will be payable to You or the Lienholder, where applicable. All cancellation requests must be submitted in writing to the Administrator and signed by You.

Other Offices: Nation Motor Club, LLC., 1833 South Morgan Road, Oklahoma City, OK 73128

UTAH

The Cancellation section of this Membership is replaced in its entirety by the following: You may cancel this Membership within the first ten (10) days of the purchase date, if no claim has been made, and receive a full refund of the total Membership purchase price, less the applicable cancellation fee in the amount of fifty dollars (\$50). We may only cancel this Membership under the following grounds: (1) Material misrepresentation; (2) Substantial change in the risk assumed, unless the insurer should reasonable have foreseen the change or contemplated the risk when entering into the Membership; (3) Substantial breaches of contractual duties, conditions, or warranties attainment of the age specified as the terminal age for coverage. If this Membership is canceled due to non-payment, We will mail written notice of cancellation to You and will cancel Your Membership no sooner than at least ten (10) days after the delivery or first-class mailing of a written notice. If this contract is canceled for any of the reasons listed above, We will mail written notice of cancellation to You and will cancel Your Membership no sooner than thirty (30) days after the delivery or first-class mailing of a written notice. If the Administrator cancels this Membership at any time, You will be entitled to prorated refund of the Membership less a cancellation fee of fifty dollars (\$50). In general, if Administrator cancels this Membership, Administrator will mail to You written notice of cancellation at least thirty (30) days before the cancellation date. However, if Administrator cancels this **Membership** within the first sixty (60) days after the Membership purchase date, Administrator will mail to You written notice of cancellation at least ten (10) days before cancellation date.

WISCONSIN

The Cancellation section of this Membership is replaced in its entirety by the following: If this Membership is cancelled by **You** within thirty (30) days from the Effective Date, You will receive a refund of the full purchase price. If You cancel this Membership after the first thirty (30) days, You will be refunded on a prorated basis, less a cancellation fee of twenty five dollars (\$25). The refund will be payable to You or the Lienholder, where applicable. All cancellation requests must be submitted in writing to the Administrator and signed by You.

Other Offices: Nation Motor Club, LLC., 8040 Excelsior Drive, Suite 200, Madison, WI 53717

WYOMING

The Cancellation section of this Membership is replaced in its entirety by the following: If this Membership is cancelled by **You** within thirty (30) days from the Effective Date, **You** will receive a refund of the full purchase price. If **You** cancel this Membership after the first thirty (30) days, **You** will be refunded on a prorated basis. The refund will be payable to **You** or the Lienholder, where applicable. All cancellation requests must be submitted in writing to the Administrator and signed by You.

Other Offices: Nation Motor Club, LLC., 1908 Thomas Avenue, Cheyenne, WY 82001-3527