

VEHICLE SERVICE AGREEMENT PART ONF - INFORMATION PAGE

Administrative Offices P.O. Box 3538 Glen Ellyn, Illinois 60138 (800) 579-2233 Fax: 630-790-6009

	Agreement Number:
Vehicle Information	-
Year: 0 Make:	Model:
	VIN:
Agreement Purchase Price: \$0.00	Agreement Purchase Date:
Customer Information	
Customer:	
Phone: () -	Email Address:
Address:	
City, State, Zip:_,	
Seller Information	
Name:	
	Dealer Number:
Address:	
City, State, Zip: ,	
Lienholder Information	
Name:	
Phone:	
Address:	
City, State, Zip:_,	
COVERAGE INFORMATION	
	Expiration Date: 3/16/2017
0Months <u>OR</u> 0N	Miles Expiration Odometer: Unlimited
AGREEMENT TERM (WHICHEVER OCCURS FIRST)	
DEDUCTIBLE (PER REPAIR VISIT):	\$0.00
SURCHARGES:	TURBOOLAROSER/GURSTONAROSER
	☐ TURBOCHARGER/SUPERCHARGER ☐ COMMERCIAL USE
I, the Agreement Purchaser, hereby declare that the set forth in the Agreement provided. This Agreen indicated herein. I understand the Agreement Term this Agreement takes effect. We do not authorize a writing in this agreement. We are not bound by any of this Agreement. Any material misrepresentation	e above information is correct, and do agree to the terms and conditions nent shall take effect when accepted by the Administrator/Obligor, as and that there is a thirty (30) day and 1,000 mile waiting period before inyone to create for Us any obligation of liability that does not appear in representations made by the Seller that are not contained in the terms a made by the purchaser may result in cancellation of this Agreement. INISTRATOR PRIOR TO THE REPAIR OF COVERED COMPONENTS.

Customer (You) signature/acceptance of terms

This Agreement only applies to the above described Vehicle.

Seller's Representative Signature

Any modification, alteration or change to the printed terms, conditions or coverage of this Agreement renders this Agreement invalid. All surcharges must be identified at the time of sale.

PROVIDER/OBLIGOR/ADMINISTRATOR AMERICAN GUARDIAN WARRANTY SERVICES, INC. P.O. BOX 3538 GLEN ELLYN, ILLINOIS 60138 FLORIDA PROVIDER/OBLIGOR/ADMINISTRATOR AMERICAN GUARDIAN WARRANTY SERVICES OF FLORIDA, INC. (LICENSE #60116) P.O. BOX 3538, GLEN ELLYN, ILLINOIS 60138

AUTHORIZATION IS REQUIRED FROM THE ADMINISTRATOR PRIOR TO THE REPAIR OF COVERED COMPONENTS.

Platinum - Service Agreement

This **Service Agreement** must be attached to the appropriate Information Page, which is part of this **Agreement**.

ADMINISTRATIVE OFFICES: P.O. Box 3538 – Glen Ellyn, IL 60138 Phone: (630) 790-6000 * Fax: (630) 790-6009 * Claims Office (800) 579-2233

Section I. Definitions

Important: When **You** receive this **Agreement**, read it carefully. **Ensure Part I – Information Page is accurate**. It is **Your** responsibility to notify **Us** if any information is incorrect. Please read all sections carefully and if **You** are unclear about any information, call the **Administrator** at **(800) 579-2233**. Any inaccurate information may render the **Agreement** invalid.

- Agreement, Service Agreement or Contract means this Service Agreement that is a Contract between You and Us.
- Administrator means American Guardian Warranty Services, Inc. (AGWS), P.O. Box 3538, Glen Ellyn, IL 60138 (800) 579-2233 except in the State of Florida where We, Us, or Our means American Guardian Warranty Services of Florida, Inc., P.O. Box 3538, Glen Ellyn, IL 60138 (800) 579-2233 (FL License #60116) the Administrator who is identified as the Agreement Obligor on the Information Page of this Agreement.
- Breakdown or Mechanical Failure means the failure of an original or replacement
 part covered by this Agreement to perform its function as it was originally designed to work
 in normal service with required maintenance due to material failures or defects outside the
 manufacturer's tolerance. It does mean the gradual reduction in operating
 performance due to normal wear and use.
- Authorized Repair Facility means the licensed repair shop that has received authorization to begin repairs from the Administrator.
- Cost(s) means the usual and fair charges for parts and labor necessary to repair the parts covered. These charges shall not exceed the manufacturer's suggested retail price for parts.
 Replacement parts will be of like kind and quality and may include new, remanufactured, rebuilt, or used based on the Administrator's option. Labor time will be reimbursed using nationally recognized labor time standards.
- Deductible means the amount that You must pay for covered repairs per visit as shown on the Information Page in the section titled PLAN TERM AND INFORMATION.
- Obligor means American Guardian Warranty Services, Inc. (AGWS) except in the State of Florida where the Obligor is American Guardian Warranty Services of Florida, Inc. (FL License #60116).
- Pre-Existing Condition means a condition or Breakdown that occurred before Your purchase of the Agreement.
- Seller means the retail marketer/seller of this Agreement to You for the covered Vehicle described on the Information Page.
- You and Your means the purchaser shown under the section titled Purchaser Information on the Information Page.
- We, Us or Our means American Guardian Warranty Services, Inc. P.O. Box 3538, Glen Ellyn, IL 60138 (800) 579-2233 except in the State of Florida where We, Us, Our means American Guardian Warranty Services of Florida, Inc., P.O. Box 3538, Glen Ellyn, IL 60138 (800) 579-2233 (FL License #60116) the Administrator who is identified as the Agreement Obligor on the Information Page of

this Agreement.

Vehicle or Covered Vehicle – means the Vehicle described on the Information Page.

SECTION II. AGREEMENT TERMS AND CONDITIONS

This **Agreement** is between **You** and **Us** and provides the coverages indicated for the time and mileage shown as **Agreement** Term in the section titled **Coverage Information** on the Information Page. The Information Page is part of this **Agreement**.

This **Agreement** shall take effect upon acceptance by the **Administrator**. This acceptance may be based on the proposed **Vehicle's** assemblies passing an inspection by an independent inspection facility verifying the assemblies to be in proper working order.

When this **Agreement** and Information Page together are mailed to **You**, coverage is activated on the effective date and mileage requirements on the Information Page under the section titled **COVERAGE INFORMATION.**

The **Obligor** agrees that while this **Agreement** is in effect to authorize and pay **Costs** for covered repairs subject to the exclusions found in the section titled **What** is **NOT COVERED** BY THIS **VEHICLE SERVICE AGREEMENT** (**EXCLUSIONS**). Repairs are subject to applicable deductible(s).

SECTION III. HOW CLAIM PAYMENTS ARE MADE

- How Claims are Authorized 1) Present Your Service Agreement, 2) Authorize
 the repairer to diagnose the concerns with Your Vehicle, and 3) Make sure the Authorized
 Repair Facility obtains a repair authorization number, from the Administrator, to assure
 proper payment under this Agreement.
- 2. Payment to Repair Facility In the event that payment is to be made for Cost(s) directly to the Authorized Repair Facility, We will make payment directly via Visa/ MasterCard, American Express or Corporate Check upon receipt of the repair order bearing the authorization number and Your signature, and copies of all sublet bills or receipts.
- 3. Payment to You In the event that You pay for repairs or services authorized by Us, the Administrator will mail a claim check for Cost(s) upon receipt of the paid repair bill bearing the authorization number, and copies of all sublet bills or receipts.

SECTION IV. MECHANICAL COVERAGE

What Is Covered – This coverage supplements the new Vehicle warranty provided by the manufacturer of the covered Vehicle. We will reimburse the Cost of any Mechanical Failure to Your Vehicle, less Your Deductible except for items listed under the section What is NOT COVERED BY THIS VEHICLE SERVICE AGREEMENT (EXCLUSIONS). Consult the Information Page in the Section titled Coverage Information to verify your deductible amount.

SECTION V. OPTIONAL COVERAGE

COMMERCIAL USE: When indicated on the Information Page and a surcharge has been paid, the Administrator will reimburse for covered repairs subject to the following conditions: ELIGIBLE VEHICLES: Passenger cars, trucks, and vans up to and including 1-ton trucks used for route sales and/or route service, inspections, maintenance or repair purposes, carrying tools to a job site, farming, and ranching. For Towing, the Vehicle must be equipped with the manufacturer's installed tow package and not specifically excluded under INELIGIBLE VEHICLES. ADDITIONALLY, EXTRA MAINTENANCE IS REQUIRED. The Agreement

holder must perform the manufacturer's SEVERE DUTY maintenance service requirements and provide receipts showing required maintenance in the event of a claim. INELIGIBLE VEHICLES: Multiple-driver Vehicles and any Vehicle used for commercial hauling, hauling for hire, delivery, shuttle, taxi or limousine service, police, law enforcement or emergency services, security services, snow plowing, cable or line installation or removal; any rental Vehicle. Vehicles equipped with flat beds, dump beds, commercial towing equipment, lifting or hoisting equipment, step vans, high cube vans or box bodies. Vehicles used for carrying or towing payloads in excess of manufacturer's specification are also not eligible.

Section VI. Additional Benefits

Rental – In the event of a **Breakdown** of a covered part, **You** will be reimbursed for actual expenses incurred for substitute transportation at the maximum daily rate of \$35.00 per day, for five (5) days, not to exceed \$175.00 per occurrence. After the first day of rental, each additional day of rental requires the covered repairs to exceed 4.0 labor hours per additional day as defined in the current year's manufacturers or nationally recognized labor time standards manual. For parts delay or component failure inspection, a per day allowance may be made at the discretion of the **Administrator**. Reimbursement for substitute transportation shall not continue beyond the day on which covered repairs are completed. A Substitute **Vehicle** must be rented from a nationally recognized rental agency and receipts are required for reimbursement. To receive reimbursement, **You** must present a rental agency within sixty (60) days of the completion of the covered repairs.

Trip Interruption Assistance – When a covered **Breakdown** disables **Your Vehicle** and the repairs are completed more than 100 miles away from the **Agreement** holder's residence, **We** will reimburse the **Agreement** holder between the date of **Breakdown** and the date on which covered repairs are completed. The **Agreement** holder will be reimbursed for actual expenses up to \$75.00 per day for three (3) days, not to exceed \$225.00 per occurrence. Receipts are required for reimbursement.

Nation Safe Drivers-Roadside Assistance: Nation Safe Drivers benefits are provided for the term of the **Agreement** for up to \$100.00 per occurrence. **You** are entitled to one (1) Roadside Assistance service per 72-hours.

To receive these benefits, You must call Nation Safe Drivers at 1-866-330-7623 and provide Your Agreement number, the Producer Code – 46547 and Your Plan Letter 'AB'. Roadside Assistance Benefits are only available when the service Agreement has been reported and paid to the Administrator.

The following benefits are available:

- Towing Assistance When towing is necessary, the Covered Vehicle will be towed to the destination of Your choice.
- Flat Tire Assistance Tire service includes removal of flat tire and its replacement with the Covered Vehicle's spare tire.
- Emergency Fluid/Fuel Delivery Service An emergency supply of fuel, oil, fluid and water will be delivered to You are in immediate need. You must pay for the fuel or other fluid when it is delivered.
- Battery Service If a battery failure occurs, a jump start will be applied to start the Covered Vehicle.

Lock-Out Assistance – If Your keys are locked inside of the Vehicle, We will
provide assistance in gaining entrance to
the Vehicle. Have Your membership number ready when You call Nation Safe
Drivers toll free at 1-866-330-7623.

Emergency Reimbursement Benefit-In the event that you file a claim against **Your** collision/comprehensive insurance policy for collision or emergency repairs to the covered **Vehicle**, **We** will reimburse **You** up to \$250 towards **Your** out of pocket deductible obligation. This benefit is limited to one occurrence during the term of this **Agreement**. Coverage is only available for new claims occurring after the expiration of the 30 day/1,000 mile waiting period.

In order to make a claim **You** must provide the following documents: 1) A written statement detailing the incident and a copy of the police report if **You** received one; 2) A copy of **Your** proof of insurance-declaration page; 3) A copy of the **Covered Vehicle's** current registration; 4) A copy of the repair bill for services paid by **Your** insurance company and signed by **You**; and 5) Proof of **Your** payment for **Your** out of pocket deductible.

The **Administrator** reserves the right to request other documents to verify **Your** claim. All documents must be received within 60 days of the original date of loss. No deductible applies to this benefit.

SECTION VII. INSURANCE STATEMENT

Our obligations are guaranteed by an insurance policy (No. 3312) issued by Virginia Surety Company, Inc. In the event that **We**, cease to operate, are bankrupt, or fail to pay an authorized claim within sixty (60) days after proof of loss is filed, **You** may file a claim directly with **Virginia Surety Company**, Inc., 175 West Jackson Blvd., Chicago, IL 60604 (800) 209-6206.

Section VIII. What to do in the Event of a Mechanical Failure

- 1. Protect **Your Vehicle** from further damage.
- Take Your Vehicle to an Authorized Repair Facility and have them call the Administrator for instructions prior to proceeding with repairs. Failure to contact the Administrator before repairs are made will result in the denial of the claim, unless State Law Mandates otherwise.
- Present this Agreement and required maintenance documents to the Authorized Repair Facility.
- 4. Prior to repairing Your Vehicle, <u>make sure the Authorized Repair Facility obtains an authorization number for covered repairs from the Administrator.</u>
 - Contact the Administrator Toll Free at 1-800-579-2233.
- 5. Authorized claims must be submitted to the **Administrator** in writing within sixty (60) days to be deemed payable.
- 6. For repairs after hours or when the Claims Department is closed: If a covered part has a Breakdown at any time outside of Claims Department regular business hours, You may:
 - Follow the regular claim procedure as outlined above. Authorize and pay
 for any teardown or diagnostic time needed to determine whether Your
 Vehicle has a covered Breakdown. If You reasonably determine that
 You have a covered Breakdown and You choose to have Your Vehicle
 repaired, You are responsible for paying the repair Costs.

You must then contact the Administrator on the next available business
day after the failure. If the Administrator determines that there was a
covered Breakdown, We will reimburse You in accordance with the terms
and conditions above.

Please note: We do provide 24 hour answering and message service and 24 hour roadside assistance through Nation Safe Drivers.

Section IX. Your Responsibilities

- To receive the full benefits of this Agreement, You must at Your expense:
 Perform the manufacturer's recommended maintenance including keeping receipts for services from the date of Vehicle purchase. The required receipts would include date, mileage, service performed and service provider. These records may be requested by the Administrator for the investigation of a claim.
- It is required that You retain the original receipts for service work. If You perform Your own service, You must retain original receipts showing purchases of all required parts and materials necessary to perform the required maintenance showing the date and mileage when the services were performed. In the event of a claim or transfer, You will be required to submit these receipts.
- Protect Your Vehicle from further damage in the event of a Mechanical Failure. This may require You to turn off Your Vehicle and have it towed.
- Contact the Administrator for further instructions at 1-800-579-2233.
- To receive payment for Your claim, submit the following within sixty (60) days of authorization: a) completed and signed, original repair order;
 b) proof of payment (include cash register receipt, credit card charge slip, or copy of Your personal check); and c) copies of original rental or towing receipts.

Section X. General Provisions

<u>Limit of Liability</u>: The total of all benefits paid or payable under this Agreement shall not exceed the actual cash value of Your Vehicle at the time of repair according to the most recently published NADA Guide for Trade-In-Value or \$15,000.00, whichever is greater.

Reinstatement: If this **Agreement** is canceled, **We** reserve the right to grant or deny a request for reinstatement. If this **Agreement** is reinstated by **Us**, **We** will not be responsible or liable for any **Mechanical Breakdown** to **Your Vehicle** during the period the **Agreement** was canceled, and for the first thirty (30) days from the effective date of reinstatement. If an **Agreement** is canceled due to non-payment, the **Agreement** may be reinstated if the entire balance due is received within thirty (30) days of the cancellation date. **We** will only reinstate this **Agreement** one time.

Repair Inspections: We reserve the right to inspect **Your Vehicle** to evaluate covered repairs.

Payment Plan Agreements: If this Agreement was purchased on a payment plan,

the failure to make monthly payments in a timely manner will result in cancellation of this **Agreement**, unless State Law mandates otherwise. Unpaid late fees will also be posted to **Your** balance due. The funding party shall be entitled to any refund resulting from cancellation for any reason. Where permitted by State Law, the settlement of any claim may first be applied to reduce any unpaid, outstanding payment plan on an **Agreement**.

Cancellation: In the event the covered **Vehicle** is repossessed, declared a total loss, or **You** give notice of cancellation, the **Agreement** shall terminate. Submit written notification immediately to the **Seller** including the following: 1) the **Agreement** number; 2) **Vehicle** Identification Number; and 3) **Vehicle** Mileage. If this **Agreement** is canceled within thirty (30) days of the sale date and no claim has been made, **We** will refund the full amount of the **Cost** of the **Agreement**. If the **Agreement** is canceled after the first thirty (30) days or a claim has been filed, the refund will be made on an amount of the **Agreement** charge according to the pro-rata method reflecting the greater days in force or the miles driven based on the term of the plan selected and the date coverage begins. The refund is subject to a \$50.00 dollar administrative fee, where permitted by state law. Important: State Guidelines and Regulations take precedent over these terms. Where permitted by State law, any claim incurred or paid will be deducted from the amount of the cancellation refund. If this **Agreement** is canceled due to non-payment, no refund will be due. For questions regarding cancellation, call (800) 579-2233.

Cancellation of This Vehicle Service Agreement: In order to cancel, You must mail the Agreement to the Seller or Administrator along with a written statement of intent to cancel and a notarized statement indicating the odometer reading on the date of the request. The customer shall provide a certified odometer reading at the date of the request. The customer shall provide a certified odometer statement showing the mileage at cancellation. The certified statement can be obtained from a service facility, DMV, or dealership. If the certified odometer reading is not available, cancellation will be based on 1,250 miles per month. We may cancel the Agreement if it was obtained through material misrepresentation, fraud, or for non-payment of the Agreement price.

<u>Inspections</u>: When an approved independent facility using an AGWS Inspection Form verifies the protected assemblies are in proper working condition, **We will** waive the **Pre-Existing Condition** exclusion in this **Agreement**. **Proof of the inspection is required**.

<u>Transfer</u>: The manufacturer's warranty including Powertrain when applicable, must transfer to the second owner to obtain coverage under the transfer provision of this Agreement. You may transfer this Agreement to a private party (not a retail vehicle seller) who buys or takes ownership of Your Vehicle if We receive the following within thirty (30) days of change of ownership.

- Copies of Your maintenance records and other receipts that show Your Vehicle has received required maintenance and services. We reserve the right to reject a transfer of this Agreement if required maintenance has not been documented.
- A verifiable copy of documents showing the change of title.
- A photocopy of documents that You sent the manufacturer that shows You have transferred Your manufacturer's warranty, if applicable.

- Make Your transfer fee check in the amount of \$100.00 payable to AGWS/ AGWSF and mail to Transfer Administrator P.O. Box 3538 Glen Ellyn IL 60138, unless State Law mandates otherwise.
- NOTE: In order to be eligible for the transfer option, Your Agreement must be paid in full.
- Only the original Agreement holder may transfer this Agreement. This Agreement may only be transferred once.
- Administrator reserves the right to deny a transfer.

SECTION XI: ARBITRATION

You agree that any claim, dispute or controversy relating to this agreement or the relationships which result from this agreement, no matter against whom made, including the applicability of this arbitration clause and the validity of the entire agreement, shall be resolved by neutral binding arbitration by the American Arbitration Association, under the Arbitration Rules in effect at the time the claim is filed. Any arbitration hearing at which you appear will take place at a location near your residence. Rules and forms of the American Arbitration Association may be obtained and all claims shall be filed at any office of the American Arbitration Association or at Corporate Headquarters, 1101 Laurel Oak Road, Suite 100, Voorhees, NJ 08043. Telephone: (877) 495-4185; Website: www.adr.org. This arbitration agreement is made pursuant to a transaction involving interstate commerce, and shall be governed by the Federal Arbitration Act, 9 U.S.C. Sections 1-16. Judgment upon the award may be entered in any court having jurisdiction. THE PARTIES UNDERSTAND THAT THEY WOULD HAVE HAD A RIGHT OR OPPORTUNITY TO LITIGATE THROUGH A COURT AND TO HAVE A JUDGE OR JURY DECIDE THEIR CASE, BUT THEY CHOOSE TO HAVE ANY DISPUTES DECIDED THROUGH ARBITRATION.

SECTION XII. WHAT IS NOT COVERED BY THIS VEHICLE SERVICE AGREEMENT (EXCLUSIONS)

Where permitted by state requirements the following are not covered (See State Requirements):

- 1. Pre-Existing Condition(s). Any Vehicle found not to be in good mechanical order at the time this Agreement is placed on the Vehicle.
- 2. For damage to a covered component caused by the failure of a component not listed as covered under this Agreement.
- 3. Repairs covered under the original manufacturer's warranty whether or not that warranty was transferred to You. Any Cost, repair, replacement or benefit for which the manufacturer has announced its responsibility through any means including recalls or service bulletins.
- 4. Repairs beyond those required to correct a Breakdown.
- 5. Any covered repair not authorized in advance by Us.
- 6. Damage caused by continued operation of an impaired Vehicle.
- Damage caused by towing the Vehicle in a manner not consistent with the manufacturer's recommendations.
- 8. Overloading the Vehicle beyond the manufacturer's recommended capacity.
- Repairs when Your Vehicle's odometer reading does not reflect the true mileage the vehicle has been driven for whatever reason.
- 10. A Breakdown caused by or involving modifications, alterations or additions to Your Vehicle unless those modifications, alterations or additions were performed by or recommended by the original Vehicle manufacturer.
- 11.A Breakdown caused by or related to towing a trailer or another vehicle unless Your Vehicle was equipped by the manufacturer for that purpose.
- 12. Repairs required because of technician negligence, overheating, detonation, sludge

or carbon deposits, contamination, rust, corrosion, electrolysis, operation without the proper lubrication levels or fluid type, and the failure to perform the manufacturer's recommended maintenance.

- 13. Repairs made outside the United States and Canada.
- 14. Repairs required because of: fraud, collision, abuse, negligence, neglect, misuse, abuse, road hazard, racing, off-road use, vandalism, riot, theft, flood, fire, war, acts of God or, loss that is normally covered by Casualty Insurance.
- 15. The Cost of teardown, disassembly or assembly when a Breakdown is not covered by this Agreement.
- 16. Repairs that are covered under a repairer's guarantee or another Service Agreement Provider's coverage.
- 17. Incidental or consequential damage, loss of profits, property damage, personal injury, inconvenience, loss of Vehicle use, commercial loss, punitive or exemplary damages, attorney fees.
- 18. Service adjustments and cleaning, reprogramming not related to the repair of a covered Breakdown, alignment not related to a covered repair. Carburetor, and throttle body. Air conditioning recharge, refrigerant, coolant, lubricants, fluids not related to the repair of a covered component. Batteries, all belts, all hoses, all lines, all filters and PCV. Evaporative control devices: bypass valve and solenoid, gas cap, canister vent and purge valve, air pump, charcoal canister, leak detection pump. Ignition wires, distributor cap, spark plugs, glow plugs, tune ups, wiper blades, tires, wheels, wheel covers, wheel balancing, MacPherson Struts or Suspension Struts, shock absorbers, disc brake pads, brake shoes, brake rotors, brake drums, manual clutch disc/pressure plate, pilot and throw out bearing and clutch slave cylinder, light bulbs, sealed beams, HID & LED bulbs and lenses, exhaust system including catalytic converter(s). Storage, freight charges, shop supply charges, miscellaneous charges, document charges, hazardous waste charges, repairs to retrofit or replace components due to compliance with any law or legislation.
- 19. Glass, body structure, frame, bright metal, bumpers, sheet metal. Exterior door handles, hinges, locks and latches. Moldings, ornamentation, paint. Repairs or adjustments to correct squeaks, air, wind and water leaks. Weatherstrips, body sealants, glass and body adhesives. Vinyl tops, convertible tops and plastic/glass window panels, buttons, knobs, upholstery, trim, carpeting and floor coverings, mats, dash pads, console, air bag(s), seat belts, side view and rear view mirror housing and glass, vanity mirror, audio/ video headphones, radar detectors, cellular phones, CB radio, internet access systems. Non-manufacturer installed GPS, satellite communications, navigation systems, service transceiver and controls, anti-theft devices, radios, cassette, CD, DVD, VCR players, their monitors and controls, graphic equalizer, amplifier and speakers, TV. Fasteners unless required for the repair of a covered component.
- Warranty of Merchantability and Warranty of Fitness for a particular purpose are expressly excluded.

Where permitted by State Law, (See State Requirements) this Agreement provides no

benefits or coverage and We have no obligation under this Agreement if:1. The Vehicle Odometer fails to register or record actual mileage for any reason while owned by You.

- 2. You rent Your Vehicle to someone else.
- 3. Your Vehicle is used for business, deliveries, construction, commercial hauling, postal service, taxi, police or other emergency services.
- 4. Your Vehicle is used for snow plowing, competition, or speed events.

- 5. Your Vehicle is modified from the Vehicle manufacturer's original specifications regardless of who or when the modifications were made.
- For fraudulent representations to obtain this Agreement or presenting a claim under this Agreement.
- 7. Your Vehicle is identified as a Gray Market Vehicle, Total Loss, Salvaged, Rebuilt, Flood damaged or where the odometer reading is beyond mechanical limits.

Section XIII. Notice to Consumers

- Purchase of this Agreement is not required to purchase or finance a vehicle. The benefits provided may duplicate express manufacturer or seller's warranties that come automatically with every sale. You may be required by the Seller of this coverage to pursue those warranties, which are available to You without this Agreement.
- The terms of this Written Agreement control the ENTIRE Agreement between Us. No change or modification to the written terms is valid.
- The Agreement is based on information you provided on the Information Page. Misrepresentation on the Information Page will result in rejection of this Agreement.
- Payment Plan. Where permitted by State Law, the settlement of any claim may be applied to reduce any unpaid, outstanding balance on a Vehicle Service Agreement purchased on a payment plan.

SECTION XIV. STATE REQUIREMENTS

If this Agreement was purchased in any of the following states, the Agreement is amended as indicated after each State. The Administrator of this Agreement makes diligent effort to include all state notices as they become effective, but in cases where a state's notice is not present on this printing of the Agreement, State Law will take precedence over the terms and conditions of this Agreement.

Alabama: Cancellation or administrative fees may not exceed \$25.00. Terms and Conditions Section "Cancellation" is amended to include: The \$50.00 Administrative Fee is replaced with a \$25.00 Administrative Fee. The cancellation provision of the Agreement is deleted and replaced by the following: If You return this Agreement within thirty (30) days of the date of this Agreement and if no claim has been made under this Agreement prior to its return to Us, this Agreement is void and We shall refund to You the full purchase price of this Agreement. Any refund due to **You** may be credited to any outstanding balance of **You**r account and the excess, if any, shall be refunded to You. This right to void Your account is not transferable, and applies only to the original **Agreement** purchaser. In the event **You** make a written demand for cancellation of this Agreement pursuant to the terms of this Agreement, We shall refund to You the unearned portion of the full purchase price of this Agreement, including the unearned portion of any premium paid for any applicable reimbursement insurance policy. The refund will be based on the unearned pro-rata premium, which is the greater usage of miles or months from the commencement of the **Agreement** term in relation to the maximum **Agreement** term. **We** will provide written notice five (5) days prior to cancellation stating the reason for and the effective date of cancellation. Notice is not required if cancellation is due to nonpayment or material misrepresentation by You. The emergency reimbursement benefit is not allowed in this state.

Arizona: Cancellation: To cancel **Your** policy, contact the Obligor, AGWS, at 800-579-2233. No claim incurred or paid will be deducted from the amount of the cancellation refund. **Your Agreement** may not be cancelled due to acts or omissions of the service company, assignees, or sub-contractors for their failure to provide correct information or their failure to perform the services in a timely and competent manner; parts or components repaired or replaced under the **Agreement**

may not be excluded; this **Agreement** cannot be cancelled or voided by the service company or its representatives for **Pre-Existing Conditions**, prior use or unlawful acts relating to the product, misrepresentation by either the service company or its sub-contractors, ineligibility for the program, including gray market, high performance, and GM diesel autos. All Exclusions shall ONLY apply to occurrences "after the **Agreement** start date" or "while owned by **You**." Arbitration: If **We** and **You** do not agree on the amount of damages, either party may make a written demand for arbitration. Provided **You** and **We** BOTH agree TO SUCH ARBITRATION, each party will select an arbitrator. The two arbitrators will select a third. If they cannot agree within thirty (30) days, **We** may request that selection be made by a judge of a Court having jurisdiction. Each party will pay the expenses they incur and bear the expenses of the third party arbitrator equally. A decision agreed to by two of the arbitrators will be binding. The Arbitration clause does not preclude an Arizona Consumer's right to file a complaint with the Arizona Department of Insurance Consumer Affairs Division for relief under the provisions of Arizona Revised Statutes (ARS) §§ 20-1095.04 and/ or 20-1095.09.

Connecticut: In Connecticut, all disputes must be resolved in accordance with the Regulations of Connecticut State Agencies §42-260. In the event of a dispute with the Administrator, you may contact the State of Connecticut Insurance Department, PO Box 816, Hartford, CT 08142-0816. ATTN: Consumer Affairs. The written complaint must contain a description of the dispute, the purchase price or lease price of the product, the cost of the repair or replacement and a copy of the extended warranty contract. If the term of this **Agreement** is less than one (1) year, the **Agreement** term shall be automatically extended while any repairs covered under the **Agreement** are being done and the vehicle is in the custody of the repair facility. If the **Agreement** Holder returns the vehicle or the vehicle is sold, lost, stolen, or destroyed, the **Agreement** Holder may cancel this **Agreement**, subject to the cancellation provisions of this **Agreement**. Nation Safe Drivers does business as Nation Motor Club Inc.

Florida: The agreement obligor is American Guardian Warranty Services of Florida, Inc. (FL License #60116), P.O. Box 3538, Glen Ellyn, Illinois 60138. TERMS AND CONDITIONS SECTION "ARBITRATION" IS deleted in its entirety. TERMS AND CONDITIONS SECTION "Transfer of Agreement" is amended to include: The one hundred dollar (\$100.00) transfer fee is deleted and replaced with a forty dollar (\$40.00) transfer fee. Terms and Conditions Section "CANCELLATION" is amended to include: You may contact and submit written notification to the Seller or **Administrator** to cancel. If **You** cancel this **Agreement** within sixty (60) days of the purchase date, a one hundred percent (100%) refund of the Agreement Purchase Price will be made less any claims paid on the **Agreement.** Administrator reserves the right to charge a reasonable administrative fee not to exceed five percent (5%) of the Agreement Purchase **Price.** If this **Agreement** is cancelled after the sixty (60) day period, a pro rata refund based on the greater of elapsed time or miles under the Agreement less a cancellation fee of ten percent (10%) of the refund amount will be made. **Our** right to cancel for any reason is sixty (60) days. We may only cancel this **Agreement** after sixty (60) days for the following reasons: If there has been a material misrepresentation or fraud at the time of sale of this Agreement or when filing a claim under this Agreement; if You have failed to maintain Your Vehicle as prescribed by the manufacturer; if the odometer has been tampered with or disabled and you have failed to repair the odometer; or if you do not pay the Agreement price. If we cancel this Agreement, we will mail **you** written notice at least thirty (30) days prior to cancellation. A pro-rata refund of the lesser or unused time or unused mileage less claims paid will be made. The Section Insurance Statement is amended to read: **Our** obligations are guaranteed by an insurance policy (No. 3413) issued by Virginia Surety Company, Inc., 175 West Jackson Blvd., Chicago, IL 60604 (800) 209-6206. In the event that We, or the dealer, cease to operate, are bankrupt, or fail to pay an authorized claim within sixty (60) days after proof of loss is filed. You may file a claim directly with Virginia Surety Company, Inc. The Section What to Do IF REPAIRS ARE NEEDED is amended to include: You may deliver Your vehicle to the Seller or any Licensed Repair Facility for repairs. All other terms and conditions including requirements for prior authorization are applicable. In the event You are making a claim for reimbursement under this Agreement, the sixty (60) day requirement is extended to ninety (90) days to file a claim. The rate charged for this Service Agreement is not subject to regulation by the Florida Office of Insurance Regulation.

Georgia: The Arbitration provision of this Agreement is deleted in its entirety. Any claim or dispute will be adjudicated in the **Agreement** holder's county of residence. The following Exclusions are amended as followed: **Pre-existing conditions** known to **You** at the time of Your purchase of the Agreement is excluded from coverage. Also, repairs when the covered vehicle's odometer has been altered or tampered with while owned by You are excluded from coverage. Modifications to the vehicle made by You results in rejection of coverage under this Agreement. Damage due to sludge may not be excluded from coverage. Cancellation: The cancellation provision is amended to abide by Chapter 33 of the Georgia Code. This includes that We may not cancel this Agreement except for fraud, material misrepresentation, or non-payment. A cancellation by the **Administrator** will comply with Georgia Code Chapter 33-24-44. There is a 30-day written notice of cancellation for reasons other than non-payment regardless of when the service Agreement was cancelled. We will return the unearned premium to the Agreement holder within ten (10) working days after cancellation. There is no cancellation fee. No claim incurred or paid may be deducted from the amount of the cancellation refund. A 10-day written notice of cancellation will be given if canceled for non-payment. The finance company/lienholder must hold a power of attorney in order to cancel the service for nonpayment. The Emergency Reimbursement Benefit does not apply. The 30 day/1000 mile waiting period will be added to the term of the contract at expiration.

Hawaii: Cancellation: A ten percent penalty per month shall be added to a refund that is not paid or credited within forty-five (45) days after the return of the service contract to the provider.

<u>lowa</u>: For lowa Residents only: If **You** have problems or questions about this **Agreement**, **You** may contact the Commissioner of Insurance of the State of lowa or the lowa Securities Bureau at (515) 281-4441, 340 East Maple Street, Des Moines, lowa 50319-0066. The following sentence is added to the Cancellation section: The **Administrator** is primarily responsible for providing any refund to **You**, which **You** may be entitled under this **Agreement**. Also, a ten percent (10%) penalty will be added each month to the cancellation refund not paid to the holder within thirty (30) days of the return of the **Agreement** to the **Administrator**.

<u>Idaho</u>: Coverage afforded under this motor vehicle service contract is not guaranteed by the Idaho Insurance Guarantee Association.

Illinois: You will be entitled to a full refund of the **Agreement** Price if **You** provide a written notice of cancellation to the **Seller** within the first thirty (30) days after the **Agreement** purchase date, and if **You** have not filed a claim under this **Agreement**. If **You** provide a written notice of cancellation to the **Seller** after the first thirty (30) days after the **Agreement** purchase date, or if **We** or the Lienholder cancel this **Agreement** at any time, **You** will be entitled to a pro-rated refund of the **Agreement** Price based on the greater of the number of days the **Agreement** was in force or the miles driven compared to the total time or mileage specified in the **Agreement**, less a cancellation fee equal to the lesser of \$50.00 or ten percent (10%) of the amount of the pro-rated refund, and the amount of claims paid under this **Agreement**. Wear and Tear: a gradual reduction in operating performance due to normal wear and use IS included in this **Agreement**.

<u>Maryland</u>: The repair of a malfunction or defect covered under this mechanical repair **Agreement** shall include the **Cost** of the tear down and diagnosing the malfunction or defect. The provider shall refund the holder the appropriate refund within forty-five (45) days of cancellation notification. If the provider does not provide a refund within forty-five (45) days, a ten percent (10%) of the **Agreement** price penalty per month will be added.

<u>Maine</u>: A monthly penalty equal to 10% of the returned amount will be added to any refund that is not paid or credited to **You** within 45 days after **Our** receipt of a cancellation request from **You**. In the event of a cancellation by **Us**, **We** will provide **You** with notice mailed 15 days prior to cancellation that identifies both the basis for cancellation and the cancellation effective date.

<u>Michigan</u>: If the performance of this **Agreement** is interrupted because of a strike or work stoppage at **Our** place of business, the effective period of this **Agreement** shall be extended for the period of the strike or work stoppage.

Minnesota: Your rights and obligations are fully explained in the Used Vehicle Limited Warranty Document provided to You by the Seller or Administrator. If Your covered Vehicle does not have an owner's manual contact the **Administrator** or **Seller** to receive a copy for a fee not to exceed \$10.00. Minnesota Statute #325F.662, provides for express warranty **Coverage** on used **Vehicles** as follows: 1. If the used motor **Vehicle** has less than 36.000 miles, the warranty must remain in effect for at least sixty (60) days or 2,500 miles, whichever comes first. 2. If the used motor **Vehicle** has 36,000 miles or more but less than 75,000 miles, the warranty must remain in effect for at least thirty (30) days of 1,000 miles, whichever comes first. The Agreement provisions are amended as follows: There is no waiting period in Minnesota. The sentence on the Application Page "Any material misrepresentations made by the purchaser may result in cancellation of the Agreement' does not apply in Minnesota. Motor Vehicle Service Agreements may NOT exclude or terminate Coverage due to any Pre-Existing Condition. Damage to a covered component caused by the failure of a component not listed as covered IS covered in this Vehicle service Agreement. Agreements may exclude or cancel Coverage in the event of misrepresentation or fraud ONLY IF such misrepresentation or fraud occurs "in the submission of a claim". Agreements may NOT exclude repairs covered under the original manufacturer's warranty. Agreements may NOT exclude Coverage for damage caused by rust, corrosions, carbon, varnish, engine sludge, or foreign material. Agreements may exclude repairs required due to contamination. Contamination refers to the unnatural presence of a foreign substance within a Vehicle system using fluids, liquids, or lubricants. Agreements may NOT exclude Coverage for damage caused to a Covered Part by a non-Covered Part or by "consequential" damage from a non-Covered Part. Agreement may exclude or cancel Coverage in the event an odometer is found to be tampered with **ONLY IF** the tampering occurs while the affected **Vehicle** is owned by the person holding the motor Vehicle Service Agreement. Agreements may exclude or cancel Coverage for failure to repair a broken odorneter ONLY IF such failure to repair occurs while the person holding the **Agreement** actually owns the **Vehicle**. **Agreements** may NOT exclude or cancel Coverage in the event a Vehicle is found to be rebuilt or refurbished from a total loss or to have a branded title. AGWS will inspect Your Vehicle and require proof of performed services. Note: For the state of Minnesota, the venue for arbitration is required to be in Minnesota.

Missouri: In Missouri, a notice of cancellation/termination will be mailed to You within fifteen (15) days of the date of termination. A ten percent (10%) penalty per month shall be added to a refund that is not paid within thirty (30) days of the request for refund to the provider.

<u>Mississippi</u>: The Arbitration provision of this **Agreement** is deleted in its entirety.

North Carolina: The seller of this Coverage is required to inform You of any warranties available to You without this Agreement. No Agreements may be cancelled by the Seller or Administrator prior to the expiration of the term as stated in the Vehicle Service Agreement without the consent of the Agreement Holder, except in the case of nonpayment of the Agreement Price, a material misrepresentation related to this Agreement made by You or any other act by You constituting a breach of duty under this Agreement. You may cancel at any time after purchase and receive a pro rata refund less any claims paid on the Agreement and a reasonable administrative fee not to exceed ten percent (10%) of the amount of the pro-rata refund. The term of this Agreement for cancellation purposes will be based on the date You purchased

Your Vehicle and the Vehicle mileage on the date purchased.

Nebraska: The aggregate actual cash value is the purchase price of the vehicle. In Nebraska, the Arbitration provision in this contract is stricken in its entirety.

New Hampshire: In the event that **You** do not receive satisfaction under this **Agreement**, **You** may contact the New Hampshire Insurance Department at: 21 South Fruit Street-Suite 14, Concord, NH 03301, ph. (603) 271-2261.

Nevada: Cancellation: The cancellation provision in this **Agreement** is replaced by the following: If You return this Agreement within thirty (30) days of the date this Agreement and if no claim has been made under this **Agreement** prior to its return to **Us**, this **Agreement** is void and We shall refund to You the full purchase price of this Agreement. If the agreement is cancelled after the first thirty (30) days or after a claim has been filed, the refund will be made on an amount of the Agreement charge according to the pro-rata method reflecting the greater days in force or the miles driven based on the term of the plan selected and the date coverage begins, less a \$50.00 administrative fee. Claims will not be deducted from any refund in Nevada. The provider shall refund to the holder the purchase price of the Service **Agreement** within forty-five (45) days after a Service Agreement is returned pursuant to subsection 1 of NRS 690C.250. A ten percent (10%) penalty of the contract purchase price per month will be added to any refund not paid within forty-five (45) days after the Seller receives Your request for cancellation. Grounds for Cancellation by Provider: Authorized claims will not be deducted from a refund. We may cancel the Agreement the first seventy (70) days for any reason. After seventy (70) days, We cannot cancel the Agreement except for nonpayment of the Agreement price by You, fraud or a material misrepresentation by You related to obtaining this Agreement or making a claim. If We cancel the **Agreement**, **You** will receive a pro-rata refund based on time and mileage, whichever is less. The cancellation is not effective until fifteen (15) days after notice of cancellation is mailed to You. Agreement Renewal: This Agreement is not renewable. Exclusions: Consequential damages and Pre-Existing Conditions are not covered in this Agreement. In Nevada the 30 day/1000 mile exclusionary period is waived. If Your Vehicle is modified from the Vehicle manufacturer's original specifications, this Agreement will not provide coverage for the modifications or the modified components. However, this Agreement will not exclude all coverage on Your Vehicle. This Agreement will continue to provide any applicable coverage to components of Your Vehicle that have not been modified from the Vehicle manufacturer's original specifications, unless such coverage is otherwise excluded by the terms of this Agreement. Any materially inaccurate information provided by the contract holder on the Information Page may render the Agreement invalid or result in rejection of the agreement by the provider.

New York: If AGWS terminates this **Agreement**, a notice will be mailed to **You** within fifteen (15) days of the date of termination. A ten percent (10%) penalty per month shall be added to a refund not made within thirty (30) days of the receipt of the cancellation request. Emergency deductible reimbursement is not available.

Oklahoma: This service warranty is not issued by the manufacturer or wholesale company marketing the product. This warranty will not be honored by such manufacturer or wholesale company. For an **Agreement** sold in the State of Oklahoma, the following language replaces the applicable portions of the **Cancellation** provision and the **Cancellation By Us** provisions of this **Agreement**: In the event the covered Vehicle is repossessed, declared a total loss or, You give notice of cancellation, the Agreement shall terminate. To request a cancellation, submit written notification immediately to the Seller or Administrator including the following: 1) the Agreement Number 2) Vehicle Identification Number 3) a signed notarized statement certifying the current Vehicle odometer reading. If You cancel this Agreement within thirty (30) days of the Sale Date, We will refund the full amount paid. If the Agreement is cancelled by You after the first thirty (30) days, return of premium shall be based upon one hundred (100%) percent of the unearned pro-rata premium less a service charge of ten percent (10%) of the unearned pro-rata premium or fifty dollars

(\$50.00), whichever is less and less any paid claims. In the event of a cancellation, the lienholder, if any, will be named on the refund check and, in the event of cancellation upon repossession, the sole payee. We may cancel this Agreement If there has been a material misrepresentation or fraud at the time of sale of this Agreement or when filing a claim under this Service Contract. If you have failed to maintain your vehicle as prescribed by the manufacturer. If the odometer has been tampered with or disabled and you have failed to repair the odometer, If you do not pay the Agreement price, If your vehicle has a salvage title, If you use your vehicle in any manner not covered by this Agreement. If we cancel this Agreement, we will mail you written notice at least thirty (30) days prior to cancellation. If We cancel, return or premium shall be based upon one hundred percent (100%) of unearned prorata premium, less the actual cost of any service provided under the service warranty contract. All refunds will be paid to the Lienholder, if any, otherwise to you. If this Service Contract is financed and your vehicle is a total loss or is repossessed, you authorize your Lienholder (shown in Section 8 of Information Schedule) to cancel this Service Contract and receive the refund. **Disclosure Statement:** Coverage afforded under this contract is not guaranteed by the Oklahoma Insurance Guaranty Association. Commercial Use: Oklahoma service warranty Statutes do not apply to commercial use references in service warranty contracts. Nation Safe Drivers does business as Nation Motor Club, Inc. The arbitration provision in the agreement is deleted in its entirety. Disputes will be processed through the judicial system.

South Carolina: Any unresolved complaints or questions about this **Agreement** may be addressed to: South Carolina Department of Insurance, P.O. Box 100105, Columbia, SC 29202-3105, (803) 737-6134. A ten percent (10%) 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 the provider.

Texas: If We cancel this Agreement, We will mail a written notice to You at Your last known address contained in Our records at least six (6) days prior to cancellation. The notice will state the effective date of cancellation and the reason for cancellation. We will not send You advance notice if the reason for cancellation is nonpayment of the Agreement Price, a material misrepresentation by You to Us or a substantial breach of duties by You relating to the Vehicle or its use. We will provide You with a refund within forty-five (45) days after the Seller receives Your written notice of cancellation, and if We fail to do so within that time, We will send You a penalty of ten percent (10%) of the Agreement Price for each month that the refund remains unpaid. The right to cancel this Agreement is non-transferable. Any unresolved complaints or questions concerning the regulation of Service Agreement providers may be addressed to: Texas Department of Licensing and Regulation, PO Box 12157, Austin, TX 78711, Telephone (800) 803-9202 or (512) 463-6599.

Utah: This service contract or warranty is subject to limited regulation by the Utah Insurance Department. To file a complaint, contact the Utah Insurance Department. Coverage afforded under this **Agreement** is not guaranteed by the Property and Casualty Guarantee Association. Arbitration in Utah is binding and shall be in compliance with the "Utah Arbitration Act" (Title 38, Chapter 31a). In Utah, arbitration does not have to take place within sixty (60) days of the filed loss. Any matter in dispute between **YOU** and the company may be subject to ARBITRATION AS AN ALTERNATIVE TO COURT ACTION PURSUANT TO THE RULES OF THE AMERICAN ARBITRATION ASSOCIATION, A COPY OF WHICH IS AVAILABLE ON REQUEST FROM THE COMPANY. ANY DECISION REACHED BY ARBITRATION SHALL BE BINDING UPON BOTH YOU AND THE COMPANY. THE ARBITRATION AWARD MAY INCLUDE ATTORNEY'S FEES IF ALLOWED BY STATE LAW AND MAY BE ENTERED AS JUDGEMENT IN ANY COURT OF PROPER JURISDICTION. Agreement Coverage: Failure to give any notice or file any proof of loss required by the policy within the time specified in the policy does not invalidate a claim made by the insured, if the insured shows that it was not reasonably possible to give the notice or file proof of loss within the prescribed time. The Cancellation portion of this **Agreement** is amended to abide by the Utah Code 31A-21-303. This includes that within sixty (60) days, **We** may cancel for any reason **We** see fit. After sixty (60) days, **We** may only cancel for fraud, material misrepresentation,

or non-payment. Cancellation of this **Agreement** at any time is effective no sooner than thirty (30) days from the delivery or first-class mailing of a written notice to the **Agreement Holder**. This **Agreement** cannot be voided for any reason and may only be cancelled with proper notice. **You** may purchase this **Agreement** through payment up front or through installment payments. Nation Safe Drivers does business as Nation Motor Club, Inc.

Washington: In the State of Washington, American Guardian Warranty Services, Inc.'s obligations are guaranteed by an insurance policy (No. 009) issued by Virginia Surety Company, Inc., 175 West Jackson Blvd., Chicago, IL 60604 (800) 209-6206. In the State of Washington, You may contact Virginia Surety Company at any time. The following provisions of Your Agreement are hereby amended with the following pursuant to the Revised Code of Washington 48.110.075: **Cancellation by Holder: You** may cancel and return this **Agreement** and receive a refund of the full purchase price by returning it to the Administrator within nine (9) days or less, if no claim has been made. If after nine (9) days and no claim has been made. You may cancel and return this Agreement for full purchase price, less a cancellation charge of \$25.00. If after thirty (30) days, and a claim has not been made, the refund will be determined on a pro-rata basis, which is the greater of usage of miles or months from the start of the Agreement term to the expiration terms, less a cancellation charge of up to twenty five dollars (\$25.00). If You cancel and return this Agreement, the Agreement is void from the beginning and the parties are in the same position as if no Agreement had been issued. Any claim paid or incurred may be deducted from the amount of the cancellation refund. A ten percent (10%) penalty shall be added to any refund that is not paid within thirty (30) days of return of the Agreement to the provider. Cancellation by Provider: After the first sixty (60) days, We may not cancel this Agreement, except for fraud or nonpayment by You, and are fully obligated under the terms of this Agreement. Your Responsibilities: You must perform the manufacturer's recommended maintenance, including keeping receipts for services from the date of purchase. We will not deny a claim based upon Your failure to properly maintain the Vehicle, UNLESS the failure to maintain the Vehicle involved the failed part or parts. Arbitration: If this Agreement is found to be not subject to arbitration, any legal proceeding with respect to any dispute will be tried in the State of Washington. Both Parties hereby waive the right to a jury trial in any such proceeding. The implied warranty of merchantability on the motor Vehicle is not waived if the Agreement has been purchased within ninety (90) days of the purchase date of the motor Vehicle from a provider who also sold the motor **Vehicle** covered by this **Agreement**. (Agreement Holder must initial here). By initialing, You acknowledge the review and understanding of the above disclosures including, coverage, maintenance requirements, duty to protect against further damage, claim procedures, covered parts and labor, time/ mileage limitations, exclusions, and cancellation provisions. Service of Suit: The commissioner is the attorney to receive service of legal process in action, suit or proceeding in court. Exclusions-What is Not Covered: The sentence, "Warranty of Merchantability and Warranty of Fitness for a particular purpose are expressly excluded" is deleted in its entirety. Nation Motor Club, Inc. is Nation Safe Driver's trade name.

Wisconsin: THIS CONTRACT IS SUBJECT TO LIMITED REGULATION BY THE OFFICE OF THE INSURANCE COMMISSIONER. The Administrator may not deny an otherwise valid claim solely because the Agreement Holder did not receive prior authorization. Authorized claims should be submitted to the Administrator in writing within sixty (60) days of authorization or as soon as reasonably possible and within one year of the date of the authorization. If the Agreement Holder receives any benefits under this Agreement, We will be entitled to all the Agreement Holder's rights of recovery against any manufacturer, repairer or other party who may be

responsible for the Costs covered by this Agreement or for any other payment made by Us, but only after the Agreement Holder has been fully compensated for damages. Cancellation: Claims paid may NOT be deducted from the cancellation refund. Cancellation by Us: A written notice shall be mailed to the address on file of the service contract holder at least 5 days prior to cancelation by Us and shall state the reason for the cancellation and the effective date. If a credit or refund is not paid within 45 days after the return of a service contact to Us, We shall pay a 10 percent per month penalty of the refund amount added to amount of the refund. Obligations of the provider under this service contract are insured under a service contract reimbursement insurance policy issued by Virginia Surety Company, Inc., 175 W. Jackson Blvd., Chicago IL 60604 (800) 209-6206. In the event that We fail to pay an authorized claim or meet an obligation under this service contract within sixty (60) days after proof of loss is filed by You, You may file a written claim via mail directly to Virginia Surety Company, Inc., 175 West Jackson Blvd., Chicago, Illinois 60604.

Note: In Wisconsin, Roadside Assistance Benefits are provided by Nation Motor Club, Inc. d/b/a Nation Safe Drivers. In Wisconsin, the arbitration provision is amended to provide for non-binding arbitration upon the agreement of both parties.

Wyoming: Arbitration is non-binding in Wyoming and any proceedings will take place in accordance with the Wyoming Arbitration Act. Litigation is required to be in the state of Wyoming. In Wyoming, the lienholder/financial institution is not considered a party to the **Agreement** and is not permitted to cancel the **Service Agreement** (except for repossession or destruction of **Vehicle**) or have settlement of a claim applied to reduce any unpaid, outstanding balances that have been financed. A ten percent (10%) 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 the provider. Prior notice is not required if the reason for cancellation is nonpayment of the provider fee, a material misrepresentation by the service contract holder to the provider or a substantial breach of duties by the service contract holder relating to the covered product or its use.