

ValueGuard Series VEHICLE SERVICE CONTRACT

	REC	GISTRATION	AVGNAT							
VEHICLE PURCHASE DATE (mm/dd/yy)		T PURCHASE DATE (mm/dd/yy)		RIGINAL IN-SERVICE DATE (mm/dd/yy) (Required for Factory Plus)						
Contract Holder Last Name First Name	M.I.	Co-Buyer Last Name	Firs	st Name		M.I.				
Street Address		Email Address								
Home Telephone City	Telephone City			State Zip						
	SELLING DEALE	ER INFORMATION								
Dealer Name		Salesperson		Telephone I	Number					
Address		City / State		Zip						
Vehicle Identification Number	VEHICLE IN	NFORMATION		Mileage						
venicie identification number				Mileage						
Manufacturer		Model		Model Year						
MANDATORY SURCHARGES Boxes MUST be checked if VEHICLE is equipped with, used for, meets the following:		DARD COVERAGE	Boxes		IAL COVE ecked for opti apply.		rage to			
Branded Title Vehicle	\$150 Per Hour Max	timum		abor Rate						
Commercial Usage	\$5,000 Per Claim		(Trade in	ed Limits of ACV per clai						
Electric Vehicle	Caala 8 Caalada Oala	Mile Waiting Period in Conjunction with a Covered	(eliminate	overage es waiting per	•					
Hybrid Vehicle	Repair	7 in Conjunction with a Covered		ed Seals & (Gaskets					
Modified Engine / Powertrain			Factory Luxury F	Plus Electronics F	Package					
Post-Sale Contract Snowplow Vehicle		VEHICLE MANUFAC	(Included	I with Ultimate	Coverage)					
Lifted Body / Suspension and / or Oversized Tires (Maximum of 12 inches lifted / tires larger than 35 inches in diameter to a maximum of 40 inches in diameter)	Manufact	urer's Full Warranty Term Months / Mil	M	anufacturer's	Powertrain W	,				
COVERAGE LEVEL		VEHICLE PURCHAS			ACT PUR					
(Check One)		(before taxes)	EPRICE	CONTR	ACTPUN	PHASE	PRICE			
Standard Elite Advanced Ultimate If no box is checked then Standard Coverage	\$		\$							
DEDUCTIBLE	TERM OF COVERAGE									
		Months		Mi	les					
\$		Expir	ation							
		Date of		or		Miles				
Lienholder	LIENHOLDER	R INFORMATION Telephone								
Address		City / State		Zip						
	SIGN	ATURE								
CONTRACT HOLDER'S SIGNATURE I hereby certify that I have read and understand the term CONTRACT, including the exclusions, limitations and arbitra herein.	SELLING DEALER'S SIGNATURE As the authorized representative of the SELLING DEALER, I certify that the VEHICLE covered by this CONTRACT meets all the requirements supplied by the ADMINISTRATOR to the SELLING DEALER.									
When this CONTRACT is properly filled out, filed and registered	with ADMINISTRATOR, it b	VICE CONTRACT Decomes a CONTRACT. This CO DECOMES A CONTRACT. This CO	NTRACT is bety	ween the CON	NTRACT HOL	DER and	US. This			
CONTRACT protects the CONTRACT HOLDER in the event of and in reliance upon the statements and selections made by th Exclusions and Limitations of this CONTRACT, the CONTRACT factor or a requirement for obtaining credit.	e CONTRACT HOLDER an	nd the SELLING DEALER in this	CONTRACT a	nd subject to	the following	Terms, C	onditions,			
THIS CONTRACT CONTAINS AN ARBITRATION PROVISION. TRACKING CODE:										

ADMINISTRATOR: CornerStone United, Inc., [1020 Main Ave. NW, Hickory, North Carolina 28601], [1-866-912-2770], except in FL where ADMINISTRATOR means CornerStone United Administrative Services, Inc., [1020 Main Ave. NW, Hickory, NC 28601], [1-877-434-4382]. Florida License # 14-461107047.

WE, US and OUR: In AL, AK, AR, CO, CT, DE, DC, GA, HI, IA, ID, IL, IN, KS, KY, MD, ME, MI, MN, MO, MS, MT, NE, NV, NH, NJ, NY, NC, ND, OH, OR, PA, RI, SC, SD, TN, TX, VA,

VT, UT, WI, and WV means CornerStone United, Inc., [1020 Main Ave. NW, Hickory, North Carolina 28601], [1-866-912-2770]; In FL Cornerstone United Administrative Services, Inc., [1020 Main Ave. NW, Hickory, NC 28601], [1-877-434-4382]. Florida License # 14-461107047; In AZ, LA, NM, OK (License # 44202930), WA, and WY means Dealers Alliance Corporation, [15920 Addison Road, Addison TX, 75001], [1-800-282-8913]; In MA means **SELLING DEALER**. **YOU, YOUR, YOURS, CONTRACT HOLDER**: The person(s) listed on the Registration page as the purchaser(s) of this **CONTRACT**.

ACV / ACTUAL CASH VALUE: The value of YOUR VEHICLE according to J.D. Power / National Automobile Dealer Association (NADA) or an equivalent national or regional vehicle value quide.

TRADE-IN ACV: The value assigned to the VEHICLE based on its mileage and condition immediately prior to a MECHANICAL BREAKDOWN, typically used by an automotive dealer as a credit towards the purchase of another vehicle.

RETAIL ACV: The average market value paid by a consumer for a vehicle with the same year, make and model of YOUR VEHICLE, with comparable mileage and condition immediately prior to a MECHANICAL BREAKDOWN.

BUSINESS USE VEHICLE: Privately or company owned vehicles that are used by a primary driver for the purpose of, but not limited to, non-delivery route / sales work and light duty route

work. Examples of business use are vehicles used for pizza and floral delivery, realtors and sales reps. Vehicles used for business use are eligible for coverage under this CONTRACT.

COMMERCIAL USE VEHICLE: Vehicles used in any other type of business use not described above under BUSINESS USE VEHICLE, including, but not limited to, fleet and multiple driver vehicles, vehicles used for livery, service and repair work, trade work, mobile businesses, route delivery and vehicles used to pull commercial trailers. Examples of **COMMERCIAL USE VEHICLES** are vehicles used for taxis, shuttles, lawn care, home inspectors, mail / parcel delivery, dog washing, appliance delivery, contractors / trades.

CONTRACT: This Vehicle Service Contract, once it is accepted by the ADMINISTRATOR.

CONTRACT PURCHASE DATE: The date this CONTRACT was purchased by YOU for the covered VEHICLE.

COVERED REPAIR: A MECHANICAL BREAKDOWN that qualifies for coverage under the terms and conditions of this CONTRACT.

DEDUCTIBLE: The amount the CONTRACT HOLDER is required to pay as shown on the Registration page of this CONTRACT, per occurrence for a COVERED REPAIR once a part is repaired or replaced under the terms of this CONTRACT.

LABOR COST: LABOR RATE multiplied by the labor time required to repair or replace parts covered under this CONTRACT based on a nationally published labor guide and verified by the ADMINISTRATOR. In the event of multiple covered repairs with overlapping repair procedures the total labor time will be at the discretion of the ADMINISTRATOR. LABOR RATE: The hourly rate at which LABOR COST is calculated.

- A. The LABOR RATE for a covered MECHANICAL BREAKDOWN under this CONTRACT will not exceed one hundred and fifty dollars (\$150) per hour; unless B. If the Retail Labor Rate Option is purchased and marked on the registration page, the LABOR RATE is increased to the repair facility's standard retail labor rate. C. Retail Labor Rate shall not exceed a reasonable rate as determined by the ADMINISTRATOR.

LIMITS OF LIABILITY: The maximum amount this CONTRACT will pay for a COVERED REPAIR

- A. For each claim / repair visit, OUR liability will not exceed the lesser of TRADE-IN ACV or five thousand dollars (\$5,000);
- B. If the Enhanced Limits of Liability option is purchased and marked on the Registration Page of this CONTRACT, each claim / repair visit liability will be increased to the TRADE-
- C. The aggregate of all coverages and benefits payable under this CONTRACT will not exceed the lesser of RETAIL ACV or the Vehicle Purchase Price as listed on the registration

If parts are not available and the VEHICLE cannot be repaired, a pro-rated portion of the CONTRACT charge will be returned to the CONTRACT HOLDER.

MECHANICAL BREAKDOWN: The inability of any covered part(s) to perform the function(s) for which it was designed due to defects in material or workmanship of that covered part, solely because of its condition and not because of the action or inaction of any non-covered parts. MECHANICAL BREAKDOWN does not include the gradual reduction in operating performance due to normal wear and tear, unless the part has failed to perform its function(s). ORIGINAL IN-SERVICE DATE: The date the original manufacturer warranty first went into effect.

POST-SALE CONTRACT: A used vehicle contract in which the CONTRACT PURCHASE DATE is after the VEHICLE PURCHASE DATE.

REPAIR COSTS: The usual and fair charges for replacement parts (of like kind and quality) and LABOR COST needed to perform repairs covered by this CONTRACT. Replacement parts may be new remanufactured or of like kind and quality

SELLING DEALER: The Automobile Dealer identified on the Registration page of this CONTRACT.

TERM OF COVERAGE: The time in months and / or miles the VEHICLE is covered under this CONTRACT as listed under "Term of Coverage" on the Registration page of this CONTRACT TERM OF COVERAGE in months begins on the CONTRACT PURCHASE DATE and the TERM OF COVERAGE miles are added to the odometer miles on the VEHICLE on the CONTRACT PURCHASE DATE; or

- If the Factory Plus option is purchased and marked on the Registration page of this CONTRACT and:

 A. If Standard Coverage is purchased and marked on the Registration page of this CONTRACT, the TERM OF COVERAGE in months are added to the term months of the original manufacturer's powertrain warranty starting from the ORIGINAL IN-SERVICE DATE and TERM OF COVERAGE in miles are added to the term miles of the original manufacturer's powertrain warranty: or
- B. If any coverage other than Standard Coverage is purchased and marked on the REGISTRATION page of this CONTRACT, the TERM OF COVERAGE in months are added to the term months of the original manufacturer's full warranty starting from the ORIGINAL IN-SERVICE DATE and TERM OF COVERAGE in miles are added to the term miles of

the original manufacturer's full warranty; or
The TERM OF COVERAGE begins after the WAITING PERIOD has expired for this CONTRACT.

This CONTRACT expires when the TERM OF COVERAGE months or miles are reached, whichever occurs first.

VEHICLE: The VEHICLE described on the Registration page of this CONTRACT.

VEHICLE PURCHASE DATE: The date the VEHICLE was purchased by YOU.

WAITING PERIOD: The period of time, calculated from the VEHICLE PURCHASE DATE or CONTRACT PURCHASE DATE of this CONTRACT, whichever is later, AND miles, calculated from the odometer miles on YOUR VEHICLE on the VEHICLE PURCHASE DATE or CONTRACT PURCHASE DATE of this CONTRACT, whichever is later, that

- precedes the TERM OF COVERAGE. MECHANICAL BREAKDOWNS that occur during the WAITING PERIOD are not COVERED REPAIRS.

 A. The WAITING PERIOD is thirty (30) days AND one thousand (1,000) miles; or

 B. If the Day 1 Coverage option is purchased and marked on the Registration Page of this CONTRACT, the WAITING PERIOD is eliminated, and the TERM OF COVERAGE begins
- on the VEHICLE PURCHASE DATE and the odometer miles on YOUR VEHICLE.

 C. The Day 1 Coverage option is not available on a POST-SALE CONTRACT.

PRODUCT INELIGIBILITY:

- Coverage is not available if any of the following apply:

 1. Any vehicle that is not primarily operated on or legally eligible to be operated on publicly maintained roads.

 2. If YOUR VEHICLE'S odometer has stopped working, been changed or altered.

 3. A used vehicle if the date YOU purchased this CONTRACT and the date you purchased YOUR VEHICLE are different unless the POST-SALE CONTRACT surcharge is purchased and marked under MANDATORY SURCHARGES on the Registration page of this CONTRACT.
- Any vehicle older than 19 model years from the current model year.
- Any vehicle with lifted body / suspension over twelve (12) inches and / or with tires over 40 inches in diameter.
- Any vehicle with lowered body / suspension of more than four (4) inches.
- Any vehicle with Original Equipment Manufacturer (OEM) Emissions Controls that have been removed and / or have been replaced with components that are not compliant with Environmental Protection Agency (EPA) regulations.

COVERAGE:

- STANDARD COVERAGE (1 6): Coverage is provided for the following listed components subject to the exclusions listed in Section IV. "Exclusions" of this CONTRACT. Only those components designated as covered are covered. Any components not listed below are not covered under this CONTRACT. Standard Coverage includes all of the following components:
 - Engine (Gas or Diesel): Internally lubricated engine parts including: pistons, piston rings, piston pins, crankshaft, main bearings, thrust bearings / shims, connecting rods, connecting rod bearings, camshaft, camshaft bearings, balance shaft, balance shaft bearings, timing chain or belt (timing belt must be serviced according to manufacturer's recommendations to qualify for coverage), timing gears, tensioners / guides, intake and exhaust valves, valve springs, valve guides, push rods, rocker arms, rocker arm shafts, cam followers, lash adjusters, lifters, oil pump, oil pump housing, oil pump pressure relief valve and spring; valve covers; timing gear cover; oil pan; oil dipstick and tube:
 - Transmission: Unless Ultimate Coverage level is purchased, coverage will only be afforded for the transmission types and components listed below.

 a. Automatic: All internal parts; Torque converter, front pump, planetary gear set, clutches, clutch apply piston, internal sealing rings, input and output shafts, roller
 - clutches, bands, check balls, band apply servo, drums, center support, governor assembly, vacuum modulator, valve body, stator and stator shaft, bushings, pressure regulator valve and bearings and valve body. Transmission pan and case are covered if damaged by the failure of an internally lubricated moving part.

 b. DCT (Dual Clutch Transmission): All internal parts; Gears, shafts, bearings, bushings, counter shaft, synchronizers, synchronizer sleeves, detent balls, thrust washers, shift forks, levers, collars, and springs. Dual-clutch assembly; Transmission pan and case are covered if damaged by the failure of an internally

 - c. Manual: All internal parts; Gears, shafts, bearings, bushings, counter shaft, synchronizers, synchronizer sleeves, detent balls, thrust washers, shift forks, levers, collars, and springs. Transmission pan and case are covered if damaged by the failure of an internally lubricated moving part.

- **Hybrid** / **Electric Vehicle:** Drive motor(s); stator and rotor; drive battery pack. (The drive battery pack has suffered a **MECHANICAL BREAKDOWN** only if it retains less than 70% of its original charge-holding capacity. To determine if a **MECHANICAL BREAKDOWN** of the drive battery pack exist, the **ADMINISTRATOR** may require **YOUR VEHICLE** to undergo an extended charge capacity test. The extended charge capacity test is prescribed by the manufacturer of YOUR VEHICLE. If the drive battery pack does not qualify as a MECHANICAL BREAKDOWN under the terms of this CONTRACT, the cost incurred for disassembly and / or diagnosis charges will be YOUR responsibility and expense. The drive battery pack may be repaired, replaced with a rebuilt unit, replaced with aftermarket unit, or replaced with new a unit at the sole discretion of the ADMINISTRATOR.)
- Transfer Unit (4x4): All internal parts: internal gears, shafts, bearings, bushings, input and output shafts, counter shaft, synchronizers and sleeves, springs and viscous
- couplings. Transfer case is covered if damaged by the failure of an internally lubricated moving part.

 Differential Unit: All internal parts: ring and pinion gears, carrier assembly, bearings and shims; Differential case is covered if damaged by the failure of an internally 5. lubricated moving part.
- Seals and Gaskets: Seals and gaskets are ONLY covered in conjunction with a COVERED REPAIR.
- ADVANCED COVERAGE (1 15): Coverage is provided for the following listed components subject to the exclusions listed in Section IV. "Exclusions" of this CONTRACT. Only those components designated as covered are covered. Any components not listed below are not covered under this CONTRACT. Advanced Coverage includes all components listed under Standard Coverage plus the following components:
 - Engine: Starter motor, drive & solenoid; flexplate.

 - Cooling: Water pump; cooling fan clutch and fan; electric fan motors;
 Fuel Delivery: Electric and mechanical fuel pumps; fuel distributor; fuel tank sending unit; metal fuel lines.
 - Drive Axle: Drive shafts; Propeller Shaft; Axle shafts; Half-Shaft; Constant Velocity (CV) joints; tripod joints
 - Steering: Power steering pump; all internal parts of rack & pinion; steering gearbox; power cylinder assembly;

 - Suspension: Upper and lower control arms; control arm shafts and bushings; upper and lower ball joints; kingpins and kingpin bushings / bearings.

 Interior / Exterior Electrical: power seat motors; power door lock switches; power mirror switch; windshield washer pump and switch; horn(s) and horn button; cruise control main switch;
 - Brakes: Master cylinder; wheel cylinders; disc brake calipers; metal hydraulic lines and fittings; proportioning valve.
 - Air Conditioning: Compressor; clutch; coil and pulley; condenser; evaporator. Accumulator / drier and orifice tubes are only covered in connection with replacement of an above listed component AND only if they have failed.
 - Seals and Gaskets: Seals and gaskets are **ONLY** covered in conjunction with a COVERED REPAIR.
- ELITE COVERAGE (1 29): Coverage is provided for the following listed components subject to the exclusions listed in Section IV. "Exclusions" of this CONTRACT. Only those components designated as covered are covered. Any components not listed below are not covered under this CONTRACT. Elite Coverage includes all components listed under Standard, and Advanced Coverage plus the following components:
 - Engine: Engine mounts; harmonic balancer; crankshaft pulley; vacuum pump; Diesel: diesel injection pump.
 - **Transmission:** Transmission mounts
 - Cooling: Radiator; thermostat; hybrid cooling fan, blower motor and pumps; cooling duct(s).
 - Engine / Transmission Electronics: Engine Control Module (ECM); Powertrain Control Module (PCM); Transmission Control Module (TCM); anti-detonation / knock sensor; Throttle Position Sensor (TPS); Camshaft Position (CMP) sensor(s); Crankshaft Position (CKP) sensor; Vehicle Speed Sensor (VSS); Air fuel ratio sensor; oxygen sensor(s); intake air temperature (IAT) sensor; Manifold Air Pressure (MAP) sensor; Mass Air Flow (MAF) sensor; Hybrid / Electric Vehicle: Hybrid Motor Control Unit (MCU); voltage inverter(s) and converter(s); high voltage battery sensor(s); high voltage harness and junction box.

 - Turbo/Supercharger: All internally lubricated parts including bearings; turbine & turbine shafts; housing is covered if damaged by the failure of an internally lubricated
 - Fuel Delivery: Fuel pressure regulator; fuel pump driver module; fuel pressure sensor; fuel gauge sending unit; fuel tank. Drive Axle: "U" Joints; axle bearings; center support bearings; locking hubs. 23.

 - Steering: Steering knuckles, pitman arm; idler arm; tie rod ends; drag link / center link.
 - 26. Suspension: Strut bar and bushings; sway bar, links and bushings; spindles and spindle supports; shackle bushings and eye bushings; coil springs, torsion bars and bushings; wheel bearings automatic leveling unit compressor. **Brakes:** Vacuum brake booster; combination valve; backing plates; springs, clips and retainers; self-adjusters; rear activators.

 - Anti-Lock Brakes (ABS): Electronic control unit; anti-lock computer module; wheel speed sensors / exciters
 - Heating / Ventilation / Air Conditioning (HVAC): Expansion valve; POA valve; H block; hi / low pressure cut-off switch, heater core; heater control valve; heater blower
 - Interior / Exterior: Glove box door and hinge; manually operated seat tracks; interior and exterior door handles; door hinges; map / courtesy light assembly.
 - Interior / Exterior Electrical: Turn signal switch; emergency warning flashers switch; headlamps switch, wiper switch (front and rear); wiper motor (front and rear); wiper control module; brake light switch; power seat switch(s); power window switch(s), factory installed sun / moon roof motor; convertible top motor; power antenna motor, mast and switches; compass; outside air temperature sensor; keyless entry transmitter and receiver (lost or stolen is not covered);
 - Seals and Gaskets: Seals and gaskets are <u>ONLY</u> covered in conjunction with a COVERED REPAIR.
- ULTIMATE COVERAGE: Includes all components and assemblies listed above plus all other mechanical and electrical components of the VEHICLE as defined in this CONTRACT except for those items listed in Section IV. "Exclusions" of this CONTRACT.
- MANDATORY SURCHARGES:
 - BRANDED TITLE VEHICLE: Coverage for a VEHICLE that has been issued a branded title indicating that the VEHICLE has sustained significant damage and been declared a total loss by an insurance company prior to restorative repairs is only available if the Branded Title Vehicle surcharge is purchased and marked on the Registration page of this CONTRACT. Vehicles with titles indicating that the vehicles odometer has been rolled back and / or has suffered water damage / flood damage are not eligible for coverage under this CONTRACT. COMMERCIAL USAGE: Coverage for COMMERCIAL USE VEHICLES is only available if the Commercial Usage surcharge is purchased and marked on the Registration page of
 - this CONTRACT. Emergency Roadside Assistance Benefits are not available on COMMERCIAL USE VEHICLES.

 - ELECTRIC VEHICLES: Coverage for electric VEHICLES is only available if the Electric Vehicle surcharge is purchased and marked on the Registration page of this CONTRACT.

 HYBRID VEHICLES: Coverage for hybrid VEHICLES is only available if the Hybrid Vehicle surcharge is purchased and marked on the Registration page of this CONTRACT.

 LIFTED BODY / SUSPENSION AND / OR OVERSIZED TIRES: Lifted body / suspension of up to six (6) inches, lowered body / suspension of up to four (4) inches, and
 - oversized tires up to thirty-five (35) inches in diameter are covered under this CONTRACT without a surcharge. Coverage is provided for VEHICLES that have a lifted body / suspension over six (6) inches, to a maximum of twelve (12) inches and / or has tires over thirty-five (35) inches in diameter, to a maximum of forty (40) inches in diameter is only available if the Lifted Body / Suspension and / or Oversized Tires surcharge is purchased and marked on the Registration page of this CONTRACT. Lowered body / suspension of over four (4) inches, lifted body / suspension over twelve (12) inches and / or tires over forty (40) inches in diameter are not covered under this CONTRACT.
 - MODIFIED ENGINE / POWERTRAIN: Coverage for VEHICLES with a modified engine / powertrain is only available if the Modified Engine / Powertrain surcharge is purchased and marked on the Registration page of this CONTRACT. Coverage is provided for VEHICLES that have certain modifications to the engine / powertrain that are not recommended by the vehicle manufacturer. The modifications covered by this surcharge are limited to performance / cold air intake modifications, enlarged throttle body / spacers, headers / exhaust modifications, high flow catalytic converter, high flow cat-back exhaust, performance chips / tuners, aftermarket forced induction systems (turbo / supercharger), aftermarket electronic ignition systems and aftermarket mufflers / pipes. The modifications allowed under this surcharge are limited to modifications that do not render YOUR VEHICLE illegal for on-road use. It does not provide coverage for modified components unless those components are covered under the terms and conditions of this CONTRACT.
 - POST-SALE CONTRACT: Coverage for used VEHICLES is only available at the time of delivery unless the Post-Sale Contract surcharge is purchased and marked on the Registration page of this CONTRACT. For POST-SALE CONTRACTS, MECHANICAL BREAKDOWNS that occur during the first thirty (30) days and one thousand (1,000) miles from the CONTRACT PURCHASE DATE are not COVERED REPAIRS.
 - SNOWPLOW VEHICLE: Coverage for VEHICLES used for plowing snow is only available if the Snowplow Vehicle surcharge is purchased and marked on the Registration page of this CONTRACT. Coverage is allowed for VEHICLES used for plowing snow if the blade length does not exceed eight (8) feet. The plow itself, its assembly, and plow controller are excluded from coverage.

OPTIONAL COVERAGES:

- ENHANCED LIMITS OF LIABILITY: If the Enhanced Limits of Liability Coverage option is purchased and marked on the Registration page of this CONTRACT, the LIMIT OF LIABILITY for an individual claim / repair visit is increased from five thousand dollars (\$5,000) to the vehicle TRADE-IN ACV of the VEHICLE immediately prior to the failure. The aggregate of all coverages and benefits payable under this CONTRACT will still not exceed the RETAIL ACV of the VEHICLE.

 ENHANCED SEALS & GASKETS (Included with Ultimate Coverage): If the Enhanced Seals & Gaskets option is purchased and marked on the Registration page of this
- CONTRACT, seals and gaskets for all covered assemblies are covered independently or in conjunction with a COVERED REPAIR. (Seepage and / or sweating of seals or
- gaskets are not covered, unless causing one of the assemblies stated above to operate below standards.)

 DAY 1 COVERAGE: If the Day 1 Coverage option is purchased and marked on the Registration Page of this CONTRACT, the WAITING PERIOD is eliminated, and the TERM OF COVERAGE begins on the VEHICLE PURCHASE DATE and the odometer miles on YOUR VEHICLE. Day 1 Coverage is not available on a POST-SALE
- FACTORY PLUS: If the Factory Plus option is purchased and marked on the Registration page of this CONTRACT, the months and miles of TERM OF COVERAGE are added to the original factory warranty term of the VEHICLE starting from the ORIGINAL IN-SERVICE DATE of the VEHICLE and from zero (0) miles. If Standard Coverage is purchased, the months and miles of TERM OF COVERAGE are added to the original factory powertrain warranty term starting from ORIGINAL IN-SERVICE DATE of the VEHICLE and from zero (0) miles. If any coverage other than Standard Coverage is purchased, the months and miles of TERM OF COVERAGE are added to the
- original full factory warranty term

 LUXURY ELECTRONICS PACKAGE: If the Luxury Electronics Package option is purchased and marked on the Registration page of this CONTRACT, or if ULTIMATE Coverage is selected, coverage for the following components is provided (Factory or dealer installed with factory approved parts only): GPS navigation system or other

navigational / motorist assistance system; Bluetooth control unit, steering wheel switches, microphone; DVD player, front and rear monitor(s); internet access system; Heads-Up Display (HUD) projector, display module, and control unit; audio system amplifier and graphic equalizer, driver assist sensors including parking / back-up, lane assist, collision avoidance sensors; suspension sensors; transmission and transaxle sensors; seat heater element(s). The following parts are specifically excluded: radio / satellite / GPS antennae; cables and wiring; and remote controls.

RETAIL LABOR RATE: If the Retail Labor Rate option is purchased and marked on the Registration page of this CONTRACT, the LABOR RATE is increased from \$150 to the retail labor rate as determined by the ADMINISTRATOR.

G COVERAGE BENEFITS:

- RENTAL EXPENSE: In the case of a COVERED REPAIR ADMINISTRATOR will reimburse YOU for substitute transportation. Such reimbursement will be limited to thirty-five dollars (\$35) for every eight (8) hours, or portion thereof, of applicable labor time required to complete the COVERED REPAIR (based on nationally published labor guides), up to a maximum of three hundred and seventy-five dollars (\$150) per occurrence (except where prohibited by law).
- TRIP INTERRUPTION EXPENSES: ADMINISTRATOR will reimburse YOU up to seventy-five dollars (\$75) per day for a maximum of three (3) days for expenses for meals (restaurants only) and lodging (hotel / motel only) expenses |F| (except where prohibited by law):
 - YOU cannot utilize the VEHICLE due to a COVERED REPAIR; and
 - YOU are more than one hundred (100) miles from YOUR home address shown on the Registration page of this CONTRACT; and b.
 - YOU incur meal and lodging expenses as a direct result of a COVERED REPAIR causes a delay en route. The date of the MECHANICAL BREAKDOWN shall be considered the first day of the three (3) consecutive calendar day maximum period. The expense must be incurred between the duration of the **COVERED REPAIR**, or by the end of the third (3rd) calendar day of the COVERED REPAIR, whichever occurs first.
- ROADSIDE ASSISTANCE: ROADSIDE ASSISTANCE: Emergency Roadside Assistance is available 24 hours a day, every day of the year throughout the United States and Canada. YOUR coverage begins on the CONTRACT PURCHASE DATE and terminates on either the expiration date shown or at the expiration of YOUR CONTRACT, unless cancelled. YOU will only have to pay for any non-covered roadside assistance expenses or covered costs in excess of YOUR one hundred dollars (\$100) per occurrence maximum, as outlined below. Payment for non-covered roadside assistance expenses will due upon those non-covered services being provided. Ser be a covered benefit under the terms and conditions of this CONTRACT and is available only for the specific covered VEHICLE registered as part of this CONTRACT. Emergency Roadside Assistance Benefits are not available on COMMERCIAL USE VEHICLES.

In the event that service is not available at the time YOU call, YOU will receive an authorization number to receive a refund of payments made according to YOUR program benefit and coverage limits for services received independently. YOU must first contact ADMINISTRATOR for authorization to obtain independent services, TOLL-FREE Number [1-877-729-0291]. All of the services provided are described herein and are applicable throughout the United States and Canada.

Call the TOLL-FREE Number [1-877-729-0291] and a service vehicle will be dispatched to YOUR assistance. Important: Please be with YOUR covered VEHICLE when

the service provider arrives, as they cannot service an unattended vehicle. NOTE: ASSISTANCE OBTAINED THROUGH ANY SOURCE OTHER THAN ADMINISTRATOR IS NOT COVERED AND IS NOT REIMBURSABLE.

The following are covered emergencies, subject to the \$100 per occurrence limit:

Towing Assistance - When towing is necessary, the covered VEHICLE will be towed to the nearest qualified service facility or to any location requested by the covered customer up to the \$100 per occurrence limit.

Flat Tire Assistance - Service consists of the removal of the flat tire and its replacement with the spare tire located with the covered VEHICLE. Towing assistance will be provided if needed.

Fuel, Oil, Fluid and Water Delivery Service - An emergency supply of fuel, oil, fluid and water will be delivered if the covered VEHICLE is in immediate need. YOU must pay for the fuel or other fluid when it is delivered.

Lock-out Assistance - If YOUR keys are locked inside the covered VEHICLE, assistance will be provided to supply assistance in gaining entry into the covered VEHICLE.

Battery Assistance - If battery failure occurs, a jump start will be provided to start YOUR covered VEHICLE.

The following items are not included as part of the emergency roadside assistance benefit: Coverage shall not be provided in the event of emergencies resulting from the use of intoxicants or narcotics, or the use of the covered VEHICLE in the commission of a felony. Cost of parts, replacement keys, fluids, lubricants, or cost of fuel, material, additional labor relating to towing, or the cost of installation of products. Non-emergency towing or other non-emergency service. Non-emergency mounting or removing of snow tires or chains. Shoveling snow from around a vehicle. Tire Repair. Extrication or Winching. Motorcycles, trucks over one-and-a-half-ton capacity, antique vehicles (meaning vehicles over 20 years old or out of manufacture for 10 years or more), taxicabs, limousines, or other commercial vehicles. Recreational Vehicles (RVs), camping trailers, travel trailers, or any vehicles in tow. Any and all taxes or fines. Damage or disablement due to fire, flood or vandalism. 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 services that may result in damage to the 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, or other violations of law. Repeated service calls for a covered VEHICLE in need of routine maintenance or repair. Services received independently from ADMINISTRATOR without prior authorization from ADMINISTRATOR. Only one disablement for the same service type during any seven- day period will be accepted.

THIS IS NOT A ROADSIDE ASSISTANCE REIMBURSEMENT SERVICE: The Emergency Roadside Assistance benefit is not intended to provide reimbursement of service secured independently of this program. Fees for services incurred independently are NOT covered without prior authorization from ADMINISTRATOR.

EXCLUSIONS

- This CONTRACT does not cover freight charges, shipping charges, core charges, storage charges, environmental fees, waste fees, shop supplies and hazardous waste
- This CONTRACT does not cover manual clutch assembly including clutch throw out bearing, friction clutch disc and pressure plate, flywheel; worn synchronizers or cables for manual transmissions; manual clutch slave cylinder; any refitting, repositioning or realigning of hoses and rubber parts; spark / glow plugs and ignition wires; distributor cap and rotor; fuses; filters; consumables; air bag / supplemental restraint systems; seat belts and buckles; battery and cable; light bulbs; headlights, taillights, turn signal assemblies; shocks; weather stripping; brake rotors / drums; brake pads, linings and shoes; lubricant seepage; exhaust system (except manifold) and emission systems (except as listed above); catalytic converter; Diesel Particulate Filter (DPF); Diesel Exhaust Fluid system components; Evaporative (EVAP) emissions control components; Positive Crankcase Ventilation (PCV) system; carburetor; constant velocity joint boots; wiper blades and windshield wiper arms; cable, satellite, and telephone wiring; bolts and fasteners (except as required with a COVERED REPAIR); timing belt / chain (when not serviced according to manufacturer's recommendations). This CONTRACT does not cover chrome; bright metal; paint; carpeting and all other floor coverings; trim; moldings; lenses; body parts; bumpers; canvas, vinyl or fabric;
- all fabric and wood panels; fiberglass top; tires / wheels / rims; hubcaps; knobs / dials / buttons; handles; glass; glass framework and fastening adhesives; outside ornamentation; cosmetic damage to any material including but not limited to discoloration, fading, peeling or cracking.
- This CONTRACT does not cover routine maintenance including but not limited to suspension alignments, wheel balances, engine tune-ups, lubricants*, fluids*, air conditioning refrigerant*, hoses*and belts* (*except as required with a COVERED REPAIR); service adjustments and cleaning; body adjustments and cleaning; cosmetic
- F
- This CONTRACT does not cover normal worn parts, adjustments, or to damage caused by:

 1. neglect, lack of maintenance, accident, abnormal operation or excessive / improper use, improper removal / installation or service as deemed by US;
 - use of an accessory or part not manufactured or sold by an authorized dealer of the manufacturer;
 - missing / absence of parts or parts that have been removed from the VEHICLE;
- 4. power surges, regardless of the source.
 This CONTRACT does not cover the gradual reduction of operating performance caused by normal wear and tear when the wear on the component does not exceed factory F. field tolerances; any repairs caused by product vibration or loose fasteners.
- G. This CONTRACT does not cover loss or damage caused by accident, collision, roll-over, riots, fire, theft, vandalism, explosion, lightning, earthquake, windstorms, hail, volcano eruption, water or flood, misuse, abuse, civil disorder, act of war, nuclear incidents, or other acts of nature.
- This CONTRACT does not cover any decrease in market value of the VEHICLE as a result of a MECHANICAL BREAKDOWN. Н.
- This CONTRACT does not cover any costs, expenses or equipment required to comply with law and / or regulations imposed or set forth by any governmental agencies.
- This CONTRACT does not cover any incidental or consequential damages including damage to a non-covered part or a covered part or any covered part which has not suffered a MECHANICAL BREAKDOWN but which an authorized repair facility recommends or requires be repaired, replaced, or where government / industry regulations J. disallow use of said part(s).
- This CONTRACT does not cover any internal or external damage due to freezing, rust, corrosion, electrolysis, salt or any other environmental conditions or inadequate or improper storage / lay-up.

THIS CONTRACT DOES NOT COVER ANY MECHANICAL BREAKDOWN THAT EXISTS AT THE TIME OF THE L. RETAIL SALE OF THIS <u>CONTRACT.</u>

- This CONTRACT does not cover any loss resulting from inadequate amounts of coolant, lubricant or fluids or damages resulting from overheating or freezing. This CONTRACT does not cover any loss caused by improper or contaminated fuels or other fluids.
- This CONTRACT does not cover MECHANICAL BREAKDOWN covered under manufacturer's warranty, other applicable warranties, guarantees, policies (including any recalls) or other product that would provide any additional coverage
- This CONTRACT does not provide coverage in the event of a MECHANICAL BREAKDOWN of the VEHICLE, during which any operation of the VEHICLE results in further damage related to the original MECHANICAL BREAKDOWN. Continued operation of the VEHICLE will be considered failure on the part of the CONTRACT HOLDER to P. protect the VEHICLE and will not be covered under this CONTRACT.
- Q. This CONTRACT does not cover damage to covered components due to the alteration, modification or use of YOUR VEHICLE not recommended by the manufacturer, including the use of "non-stock" or modified parts. Failures from certain engine / powertrain modifications and / or certain body, suspension, tire alterations are not

- excluded if the appropriate surcharge listed in Section III. "Coverages", E. "Mandatory Surcharges", of this CONTRACT is purchased and marked on the Registration page of this CONTRACT.
- This CONTRACT does not cover any vehicle with lifted body / suspension over twelve (12) inches and / or with tires over 40 inches in diameter and / or with lowered body / suspension of more than four (4) inches. VEHICLEs with Lifted body / suspension of up to six (6) inches, lowered body / suspension of up to four (4) inches and / or oversized tires up to 35 inches in diameter are not required to have the Lifted Body / Suspension / Oversized Tires Surcharge. If YOUR VEHICLE has lifted body / suspension over six (6) inches, to a maximum of twelve (12) inches and / or tires over 35 inches in diameter, to a maximum of 40 inches in diameter, the CONTRACT is required to have the Lifted Body / Suspension / Oversized Tires surcharge purchased and marked on the Registration page of this CONTRACT.

 This CONTRACT will be cancelled if the odometer has ceased to operate and has not been repaired immediately. This CONTRACT will be cancelled if the odometer has
- been altered by YOU or if an accurate odometer reading cannot be determined.
- This CONTRACT does not cover any vehicle used for emergency purposes or used for competitive driving, racing or contest of speed or is principally for off-road use
- This CONTRACT does not cover vehicles used for snowplowing unless the Snowplow surcharge is purchased and marked on the Registration page of this CONTRACT. No coverage is provided for snowplow blades, components or assemblies. U.
- This CONTRACT does not cover any vehicle not using publicly maintained roads.
- This CONTRACT does not cover any vehicle on which the original warranty has ever been voided by the manufacturer unless Branded Title Vehicle surcharge is purchased and marked on the Registration page of this CONTRACT.

 This CONTRACT does not cover any vehicle that has been deemed a total loss unless the Branded Title Vehicle surcharge is purchased and marked on the W.
- Registration page of this CONTRACT. Vehicles with a title indicating that the VEHICLE'S odometer has been rolled back and / or has suffered water damage / flood damage are not eligible for coverage under this CONTRACT.
- This CONTRACT does not cover any used vehicle if the date YOU purchased the CONTRACT and the date YOU purchased YOUR VEHICLE are different unless the Post-Sale Contract surcharged is purchased and marked on the Registration page of this CONTRACT. For POST-SALE CONTRACTS, MECHANICAL BREAKDOWNS occurring during the first thirty (30) days and one thousand (1,000) miles from the CONTRACT PURCHASE DATE are not COVERED REPAIRS.

- GENERAL PROVISIONS

 A. TERRITORIAL LIMITS: This CONTRACT will cover the VEHICLE only when it is in the United States or Canada.
- CONSEQUENTIAL DAMAGES: ADMINISTRATOR is not responsible for any oral misrepresentation, or incidental or consequential damages other than the coverage and exclusions contained herein. This CONTRACT applies to the parts and labor for the identified items only, and does not provide for bodily injury, property damages, liability, or any other type of
- CHANGES: No changes may be made to this CONTRACT unless approved by US in writing. None of OUR representatives have the authority to change or waive any provisions to C.
- REPRESENTATIONS: By acceptance of this CONTRACT, YOU agree that statements in this CONTRACT made by YOU are YOUR representations and agreements and that this D. CONTRACT is issued in reliance upon the truths of those statements.
- CONFORMITY TO STATUTE: This CONTRACT will be governed and construed in accordance with the laws of the State where this CONTRACT is written and any dispute or litigation by either party arising out of the terms of the CONTRACT will be commenced in a court of competent jurisdiction in said state.
- F. ENTIRE AGREEMENT: This CONTRACT is the entire understanding between YOU and US and there are no warranties, representations or agreements that are not expressly set forth
- DELAYS: This CONTRACT does not guarantee days or time of service. WE are not liable for any damages whatsoever arising out of delays, either before or after a day or time of G.
- TRANSFER: To transfer the CONTRACT, the CONTRACT HOLDER will forward their copy of the CONTRACT and a copy of the bill of sale or receipt, the new owner's information and the transfer fee of fifty dollars (\$50.00) to the ADMINISTRATOR within thirty (30) days of transfer date. Proof of maintenance may be required. Transfer of the CONTRACT from H. the CONTRACT HOLDER to any of the following (or like kind of the following) is not permitted:
 - Consignment sales;
 - Dealers; or
 - Rental agencies
- OTHER COVERAGE: This CONTRACT provides coverage only in excess of other applicable and valid service contracts (including warranties and policies of insurance) which the CONTRACT HOLDER has, or upon which the CONTRACT HOLDER can recover from third parties.
- ARBITRATION: Any controversy or claim arising out of or relating in any way to this CONTRACT or the sale thereof, including for recovery of any claim under this CONTRACT, shall be settled by arbitration in the City of Hickory, North Carolina, in accordance with the then-governing rules of the American Arbitration Association. Each party shall select an arbitrator and pay for their respective arbitrator. Both parties shall mutually agree on a third arbitrator and share equally in the cost. Any decision made by the arbitration panel shall be final and not subject to appeal. Judgment upon the award rendered may be entered and enforced in any court of competent jurisdiction. This agreement to arbitrate will survive the termination of this CONTRACT. If this CONTRACT is found to be not subject to arbitration, any controversy or claim arising out of or relating in any way to this CONTRACT or the sale thereof, including for recovery of any claim under this CONTRACT, shall be disputed solely in any state or federal court located in Catawba County, North Carolina. CONTRACT HOLDER and ADMINISTRATOR hereby submit to the exclusive jurisdiction and venue of any such court. CONTRACT HOLDER AND ADMINISTRATOR FURTHER AGREE, TO THE EXTENT PERMITTED BY APPLICABLE LAW, TO WAIVE ANY RIGHT TO TRIAL BY JURY WITH RESPECT TO ANY CLAIM, COUNTERCLAIM OR ACTION ARISING FROM THE TERMS OF THIS CONTRACT.
- INSURANCE: OUR obligations under SERVICE CONTRACT are insured under an Insurance Policy issued by Dealers Assurance Company, [15920 Addison Road, Addison TX, 75001], [1-800-282-8913]. In the event WE cease to operate, are bankrupt or fail to pay YOUR claim within sixty (60) days after proof of loss has been filed, YOU may file a direct claim with Dealers Assurance Company. To do so, please call the following toll-free number for instructions: [1-800-282-8913].

CANCELLATION

- CANCELLATION BY THE CONTRACT HOLDER: YOU may cancel this CONTRACT by giving written notice to US stating when, thereafter the cancellation will be effective. If cancellation is effected by YOU within thirty (30) days of the CONTRACT PURCHASE DATE and no claims have been filed, the refund shall be one hundred percent (100%) of the CONTRACT price paid. After thirty (30) days or if a claim has been filed, an amount of the unearned CONTRACT charge will be refunded by the ADMINISTRATOR according to the pro-rata method reflecting the greater of the days in force or the mileage elapsed based on the term of the CONTRACT less an administrative fee of fifty-dollar (\$50.00) or ten percent (10%) of the CONTRACT PURCHASE PRICE, whichever is less, plus applicable taxes. Elapsed time and mileage shall be measured from the CONTRACT
- PURCHASE DATE and odometer reading on the VEHICLE on the CONTRACT PURCHASE DATE.

 CANCELLATION BY OBLIGOR: WE may cancel this CONTRACT for non-payment of the CONTRACT, for misrepresentation in the submission of a claim, for a material misrepresentation or fraud at the time of sale of the CONTRACT, if the odometer has ceased to operate and has not been repaired immediately, if the odometer has been altered, tampered with or disabled, or if an accurate odometer reading cannot be determined. In the event of cancellation, the Lienholder, if any, will be named on the cancellation refund check. If the CONTRACT is cancelled by the US within thirty (30) days of the CONTRACT PURCHASE DATE of the CONTRACT PURCHASE DATE, the refund shall be one hundred percent (100%) of the CONTRACT price paid. After thirty (30) days, WE will refund the unearned CONTRACT PURCHASE PRICE to YOU according to the pro-rata method reflecting the days in force or the mileage elapsed based on the term of the CONTRACT based on the term of the CONTRACT. If the CONTRACT is cancelled by US, WE will not impose a cancellation fe
- CANCELLATION BY THE LIENHOLDER: If the VEHICLE and / or this CONTRACT have been financed, the Lienholder shown on the REGISTRATION PAGE may cancel this CONTRACT for non-payment, if the VEHICLE is declared a total loss, or is repossessed. This right of cancellation does not confer ownership of this CONTRACT to the Lienholder or otherwise entitle the Lienholder to performance under this CONTRACT. If cancellation is effected by the Lienholder within thirty (30) days of the CONTRACT PURCHASE DATE and no claims have been filed, the refund shall be one hundred percent (100%) of the CONTRACT price paid. After thirty (30) days or if a claim has been filed, an amount of the unearned CONTRACT charge will be refunded by the ADMINISTRATOR according to the pro-rata method reflecting the greater of the days in force or the mileage elapsed based on the term of the CONTRACT less an administrative fee of fifty-dollar (\$50.00) or ten percent (10%) of the CONTRACT PURCHASE PRICE, whichever is less, plus applicable taxes. Elapsed time and mileage shall be measured from the CONTRACT PURCHASE DATE and odometer reading on the VEHICLE on the CONTRACT PURCHASE

In the event that the cost of the CONTRACT is part of a retail sales contract, then the Lienholder of the said sales contract shall be the sole payee of any refund check. In the case of a total loss or repossession, the Lienholder shall be the sole payee of any refund check.

- A. MAINTENANCE REQUIREMENTS: In order to keep YOUR CONTRACT in force during its term, YOU must maintain the VEHICLE in accordance with published manufacturer maintenance requirements. If YOU fail to follow published manufacturer maintenance requirements, YOU may be denied coverage. Before any repair is authorized, WE may require YOU to furnish US with proof that YOU have properly maintained the VEHICLE as required. YOU are responsible for retaining the receipts identifying the VEHICLE, showing dates, mileage, services performed, year, make, model and vehicle identification number and providing them to **US** in the event of a claim. Failure to show proof of servicing may result in the denial of coverage. **MAINTENANCE COSTS ARE YOUR RESPONSIBILITY**.
- In the event of MECHANICAL BREAKDOWN of the VEHICLE, any operation of the VEHICLE that results in further damage related to the original MECHANICAL BREAKDOWN will be considered the CONTRACT HOLDER'S failure to protect the VEHICLE and will not be covered under this CONTRACT. YOU are responsible for making sure all warning lights and gauges are functioning before driving YOUR VEHICLE (if applicable). YOU are required to safely stop the VEHICLE and shut down the engine immediately when either of these lights / gauges indicates a problem. Take all reasonable precautions to protect the VEHICLE from further damage in order to prevent additional costs or repairs. YOUR
- C
- failure to do so will cause the additional cost to be paid by YOU and / or it may result in the complete denial of the claim.

 WHAT TO DO IN THE EVENT OF A FAILURE AND HOW TO MAKE A CLAIM:

 1. YOU should use all reasonable means and precautions to protect YOUR VEHICLE from further damage. This may require that YOU stop the VEHICLE, turn off the engine and have it towed. This CONTRACT will not cover damage caused by not securing a timely repair of the failed component.
 - Return the VEHICLE to the SELLING DEALER or repair facility of YOUR choice in the United States or Canada during normal service department hours. If the MECHANICAL BREAKDOWN is not covered by this CONTRACT, the costs incurred for disassembly and / or diagnostic work are YOUR responsibility and expense. Provide the repair facility with a copy of YOUR CONTRACT.

3.

- Prior to starting repairs, YOU or the repair facility must call the ADMINISTRATOR at [1-866-912-2770] to verify coverage and obtain a Claim Authorization Number for 4. claims. The amount authorized is the maximum that will be paid. Any additional amounts need prior approval.
- Provide complete cooperation in the investigation of any MECHANICAL BREAKDOWN.
- In some cases, **YOU** may be required to authorize the repair facility to inspect or tear down **YOUR VEHICLE** to determine the cause and cost of the repair. **YOU** will be responsible for these charges if the failure is not covered by this **CONTRACT**. The **ADMINISTRATOR** reserves the right to require an inspection of **YOUR VEHICLE** prior to any repair being performed. The ADMINISTRATOR reserves the right to move YOUR covered VEHICLE to another repair facility.
- 7. Provide proof of maintenance upon request.
- After the **ADMINISTRATOR** has been contacted, review with the repair facility components that will be covered by this **CONTRACT**. 8.
- When YOU pick up YOUR VEHICLE, review the repair order with the service manager.
- 10. Pay the **DEDUCTIBLE** and any other non-covered expenses, if applicable.
- 11. YOU or the repair facility must provide the ADMINISTRATOR with the repair order within forty-five (45) days of the completion of the authorized repairs. Failure to submit the repair order within forty-five (45) days may result in complete denial and non-payment of the claim.
- The ADMINISTRATOR will reimburse the repair facility or YOU after receipt of the repair order, in accordance with the provisions of the CONTRACT, for authorized REPAIR
- COSTS performed on YOUR VEHICLE, less any applicable DEDUCTIBLE.

 If a MECHANICAL BREAKDOWN occurs when the ADMINISTRATOR'S office is closed, YOU may follow these claims procedures without prior authorization. However, YOU or the Authorized repair facility MUST call the ADMINISTRATOR during the next business day. Failure to call in and report the claim on the next business day may result in non-payment. Unapproved mail-in claims may be denied. Reimbursement for emergency repairs performed outside of normal business hours can be obtained by YOU only if YOU follow the above procedures on the first business day after such emergency repairs are performed, unless YOU show that it was not reasonably possible to give notice or file the proof of loss within the prescribed time and that the notice was filed as soon as reasonably possible.

OUR RIGHT TO RECOVER PAYMENT

If WE make any payments under this CONTRACT, YOU agree that WE hold all rights of recovery for those payments against anyone, due to, but not limited to a safety recall campaign, any repair required by any court, regulatory agency, decree or settlement. YOU will do nothing to harm those rights. If YOU have a right to recover against another party, YOUR rights become OUR rights. YOU will do whatever is necessary to enable US to enforce these rights. If WE pay for repairs under this CONTRACT and YOU are also repaid for the same repairs by someone else, YOUR payment will become OUR property up to the amount that WE paid for the repairs.

REPAIR FACILITY GUIDELINES FOR HANDLING CLAIMS

Follow these steps when handling a claim:

- Advise CONTRACT HOLDER that evaluation of a failure does not mean that the repair is covered under this CONTRACT. All COVERED REPAIRS must receive prior authorization from the ADMINISTRATOR.
 Have CONTRACT HOLDER authorize inspection / tear down of the VEHICLE to determine cause of failure and cost to repair. Save all components, including fluids and filters,
- should ADMINISTRATOR require outside inspection. Notify CONTRACT HOLDER that cost of tear down will not be paid if it is determined that the failure is not covered under this CONTRACT.
- Determine the cause of failure, correction required and, cost of the repair(s). Contact the **ADMINISTRATOR'S** Claims Department at [1-866-912-2770] to obtain authorization to proceed with the claim. Be prepared with the following information when placing the call:
 - Customer's Name and CONTRACT Number.
 - b. Cause of failure and recommended correction.
 - Cost of repair(s).
- A Claims Advisor will verify coverage and do one of the following:
 - Approve Claim If approved, the authorization number must be recorded on the repair order. The authorized amount is the maximum that will be paid. Additional amounts must receive prior approval.
 - Require Additional Evaluation, Inspection or Tear Down ADMINISTRATOR may require an inspection prior to repair being completed. If a tear down is required to determine cause of failure, CONTRACT HOLDER must authorize same.

 i. If an inspection is required, the Claims Advisor will arrange for the inspection. Repair facility should save all components requiring inspection, including fluids and
 - filters. If inspection is not made within Forty-Eight (48) hours, contact the Claims Advisor
 - Deny the claim and provide the reason for the denial
- Review the ADMINISTRATOR'S findings with the CONTRACT HOLDER as well as what will be covered by the CONTRACT and what portion of the repairs, if any, will not be 6. covered.
- Obtain CONTRACT HOLDER'S authorization to complete repairs. All repair orders must have customer's signature to qualify for payment.

 Submit the repair order(s) that must include the CONTRACT number, authorization number and authorized amount to the ADMINISTRATOR within thirty (45) days to the following address: CornerStone United, Inc., [1020 Main Ave. NW, Hickory, North Carolina 28601]. For FL CONTRACT HOLDERS: CornerStone United Administrative Services, Inc., [1020 Main Ave. NW, Hickory, North Carolina 28601].

SPECIAL STATE REQUIREMENTS AND / OR DISCLOSURES

NOTE: Please see "Special State Requirements and / or Disclosures" for specific cancellation provisions by state that may apply to YOUR CONTRACT.

CANCELLATION - is amended to include: If YOU cancel this CONTRACT within thirty (30) days of the CONTRACT PURCHASE DATE and YOU have not incurred a claim, a penalty of ten percent (10%) of the CONTRACT purchase price shall be added per month to a refund that is not paid within forty-five (45) days of return of this CONTRACT to US. If YOU cancel this CONTRACT after thirty (30) days of the CONTRACT PURCHASE DATE or YOU have incurred a claim, a penalty of ten percent (10%) of the unearned provider fee shall be added per month to a refund that is not paid within forty-five (45) days of return of this CONTRACT to US. The service charge is deleted and replaced with a service charge of twenty-five dollars (\$25) or ten percent (10%) of the CONTRACT PURCHASE PRICE, whichever is less. WE may cancel this CONTRACT for non-payment of the CONTRACT, for misrepresentation in the submission of a claim, for a material misrepresentation or fraud at the time of sale of the CONTRACT, if the odometer has ceased to operate and has not been repaired immediately, if the odometer has been altered, tampered with or disabled, or if an accurate odometer reading cannot be determined. The 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 provider at least five days prior to cancellation by the provider. Prior notice is not required if the reason for cancellation is nonpayment of the provider fee or a material misrepresentation by the service CONTRACT HOLDER to the provider relating to the covered property or its use. The notice shall state the effective date of the cancellation and the reason for the cancellation.

ARBITRATION is amended as follows: Arbitration shall be held in the county in which YOU live and in the state of Alabama.

GENERAL PROVISIONS is amended to include: RESOLUTION of DISPUTE: If applicable, arbitration and Resolution of Disputes for Alabama Residents: Service contracts purchased in the

state of Alabama shall be governed by the laws of Alabama.

This agreement in not an insurance contract.

CANCELLATION – is amended to include: If YOU cancel this CONTRACT within thirty (30) days of the CONTRACT PURCHASE DATE and YOU have not incurred a claim, a penalty of ten percent (10%) of the provider fee per month shall be added to a refund that is not paid within forty-five (45) days of return of this CONTRACT to US. If YOU cancel this CONTRACT after thirty (30) days of the CONTRACT PURCHASE DATE or YOU have incurred a claim, a penalty of ten percent (10%) of the unearned provider fee will be added per month to a refund that is not paid within forty-five (45) days of return of this **CONTRACT** to **US**. The administrative fee is deleted and replaced with an administrative fee of fifty dollar (\$50.00) or seven and half percent (7.5%) of the refund amount, whichever is less. **WE** may cancel this **CONTRACT** only for: (1) nonpayment (2) conviction of the **CONTRACT HOLDER** of a crime having as one of its necessary elements an act increasing a hazard covered by the **CONTRACT**; (3) material misrepresentation made by the **CONTRACT HOLDER** or a representative of the **CONTRACT HOLDER** in obtaining the CONTRACT or by the CONTRACT HOLDER in pursuing a claim under the CONTRACT; (4) discovery of a grossly negligent act or omission by the CONTRACT HOLDER that substantially increases the hazards covered by the CONTRACT; (5) physical changes in the property covered by the CONTRACT that result in the property becoming ineligible for coverage under the CONTRACT; or (6) a substantial breach of duties by the CONTRACT HOLDER related to the covered motor vehicle. If WE cancel this CONTRACT, WE shall mail a written notice to YOU at YOUR last known address stating the effective date and reason for cancellation at least five (5) days prior to cancellation. No applicable administrative fee if WE cancel this CONTRACT. If WE cancel this CONTRACT, a penalty of ten percent (10%) of the unearned provider fee will be added per month to a refund that is not paid within forty-five (45) days of return of this CONTRACT to US.

INSURANCE - is amended to include: Sixty (60) days is deleted and replaced with thirty (30) days.

ARIZONA

For POST-SALE CONTRACTS, thirty (30) days and 1,000 miles will be added to the term of YOUR CONTRACT.

YOUR RESPONSIBILITIES AND HOW TO MAKE A CLAIM – is amended to include: In the event a MECHANICAL BREAKDOWN occurs when the ADMINISTRATOR'S office is closed, YOU may follow the claim procedures in the CONTRACT without prior authorization and reimbursement will be made to YOU or the Repair Facility in accordance with CONTRACT provisions. Refer to CONTRACT Section VII. "YOUR RESPONSIBILITIES AND HOW TO MAKE A CLAIM" for Emergency Repair Instructions.

EXCLUSION L "is amended as follows: "THIS CONTRACT DOES NOT COVER ANY MECHANICAL BREAKDOWN THAT EXISTS AT THE TIME OF THE RETAIL SALE OF THIS CONTRACT UNLESS SUCH CONDITIONS WERE KNOWN OR SHOULD REASONABLY HAVE BEEN KNOWN BY US OR THE SELLING DEALER". All Exclusions are amended to include: "WHILE THE VEHICLE IS OWNED BY YOU."

CANCELLATION - is amended to include: If this CONTRACT is cancelled by YOU after thirty (30) days or if a claim has been filed, an amount of the unearned CONTRACT charge will be refunded by the **ADMINISTRATOR** according to the pro-rata method reflecting the greater of the days in force or the mileage elapsed based on the term of the **CONTRACT** less a cancellation fee not to exceed ten percent (10%) of the **CONTRACT** price paid by **YOU** or fifty dollars (\$50.00), whichever is less. **WE** may cancel this **CONTRACT** for: 1) material misrepresentation by

YOU; 2) substantial breaches of contractual duties, conditions, or warranties; or 3) for non-payment of the CONTRACT price. The OBLIGOR, insurer, or its representatives may not cancel or void this CONTRACT for reasons which are within the knowledge and/or control of the SELLING DEALER or the OBLIGOR including, but not limited to: 1) pre-existing conditions; 2) prior use or the odometer has been tampered with prior to purchase; 3) misrepresentation by the SELLING DEALER or the OBLIGOR; 4) ineligibility for the program, including high performance and GM diesel autos.

Cancellation fee is replaced with administrative fee.

The Arbitration Provision does not prohibit an Arizona resident from following the process to resolve complaints as outlined by the Arizona Department of Insurance and Financial Institutions. To learn more about this process, YOU may contact the Arizona Department of Insurance and Financial Institutions at 100 N. 15th Avenue, Suite 261, Phoenix, AZ 85007- 2630, ATTN: Consumer Protection Division.

<u>ARKANSAS</u>

CANCELLATION - is amended to include: If YOU cancel this CONTRACT within thirty (30) days of the CONTRACT PURCHASE DATE and YOU have not incurred a claim, a ten percent (10%) penalty per month shall be added to a refund that is not paid within forty-five (45) days of return of this CONTRACT to US.

OUR obligations under this CONTRACT are guaranteed by a reimbursement insurance policy issued by Dealers Assurance Company, Policy Number: NC108

INSURANCE - is deleted in its entirety and replaced by the following: OUR obligations under this CONTRACT are insured under an Insurance issued by Dealers Assurance Company, 15920

Addison Road, Addison TX, 75001, 1-800-282-8913. In the event WE cease to operate, are bankrupt or YOUR claim is not paid within sixty (60) days after proof of loss has been filed, YOU may file a direct claim with Dealers Assurance Company, 15920 Addison Road, Addison TX, 75001. To do so, please call the following toll-free number for instructions: 1-800-282-8913.

CONNECTICUT

The coverage afforded by this CONTRACT is still available should the TERM OF COVERAGE lapse while YOUR Approved VEHICLE is in the custody of a Repair Facility for a COVERED

GENERAL PROVISIONS is amended to include: RESOLUTION of DISPUTE: If applicable, arbitration and Resolution of Disputes for Connecticut Residents: If there is a dispute regarding the terms of this SERVICE CONTRACT or the coverage of any claim filed with US, WE will make a reasonable effort to resolve the dispute with YOU. If WE are unable to resolve the dispute, YOU may file a formal written complaint with the Consumer Affairs Division of the Connecticut Insurance Department. The complaint must contain a short and plain description of the dispute, including the efforts made to resolve the dispute and the results of those efforts, the purchase price or lease price of YOUR covered VEHICLE, the cost of any disputed repairs, and a copy of this SERVICE CONTRACT document. The complaint should be mailed to: State of Connecticut, Insurance Department, P.O. Box 816, Hartford, CT 06142-0816, Attention: Consumer Affairs.

YOUR complaint will be reviewed by an examiner, who will attempt to mediate the dispute. If the mediation efforts are unsuccessful, YOUR complaint will be referred to the Arbitration Unit of the Connecticut Insurance Department for further resolution through arbitration. Unless either party objects to binding arbitration of the dispute by filing a written objection with the examiner within ten (10) days after notice that the matter has been referred to arbitration, the decision of the arbitrator will be binding on both parties. A more detailed description of the arbitration procedure is set forth in Sections 42-260-1 through 42-260-5 of the Connecticut Administrative Code.

DEFINITIONS is amended to include: OBLIGOR / PROVIDER: CornerStone United, Inc., 1020 Main Ave. NW, Hickory, North Carolina 28601, 1-866-912-2770.

CANCELLATION is amended to include: YOU have a right to cancel this SERVICE CONTRACT if YOU return the VEHICLE or if the VEHICLE is sold, lost, stolen or destroyed. This SERVICE CONTRACT does not include in-home service. The costs of transporting the VEHICLE will not be paid for by the ADMINISTRATOR.

FLORIDA

The rate charged for this CONTRACT is not subject to regulation by the Florida Office of Insurance Regulation.

GENERAL PROVISIONS, H. Transfers: is deleted and replaced as follows:

To transfer the CONTRACT, the CONTRACT HOLDER will forward their copy of the CONTRACT and a copy of the bill of sale or receipt, the new owner's information and the transfer fee of forty dollars (\$40.00) to the ADMINISTRATOR within thirty (30) days of transfer date. Proof of maintenance may be required. Transfer of the CONTRACT from the CONTRACT HOLDER to any of the following (or like kind of the following) is not permitted:

- Consignment sales;
- Dealers; or
- Rental agencies.

CANCELLATION is deleted and replaced with:

- CANCELLATION BY THE CONTRACT HOLDER: YOU may cancel this CONTRACT by giving written notice to US or SELLING DEALER. The information required to process a cancellation includes: CONTRACT Application Number, date of cancellation, reason for cancellation and CONTRACT holder's signature. If YOU cancel this CONTRACT within sixty (60) days of the CONTRACT PURCHASE DATE, a one hundred percent (100%) refund of the gross written premium will be made, less any claims paid on the CONTRACT. After sixty (60) days, an amount of the unearmed CONTRACT charge will be refunded by the ADMINISTRATOR according to the pro-rata method reflecting the greater of the days in force or the mileage elapsed based on the term of the CONTRACT, less a cancellation fee not to exceed ten percent (10%) of the unearned pro rata premium or fifty dollars (\$50.00), whichever is less, plus applicable taxes. Elapsed time and mileage shall be measured from the CONTRACT PURCHASE DATE and odometer reading on the VEHICLE on the CONTRACT PURCHASE DATE.
- CANCELLATION BY OBLIGOR: WE may cancel this CONTRACT for any reason within sixty (60) days of the CONTRACT PURCHASE DATE and WE will refund one hundred percent (100%) of the gross written premium, less any claims paid. After sixty (60) days, WE may cancel this CONTRACT: a) If there has been a material misrepresentation or fraud on the Purchase; b) If YOU have failed to maintain YOUR approved VEHICLE as prescribed by the manufacturer; c) if the odometer has been tampered with or disabled and YOU have filed to repair the odometer; or d) If YOU do not pay the CONTRACT Price, in which case YOU will be notified of cancellation by certified mail. Any refund will be paid to YOU or the Lienholder, if applicable, by the SELLING DEALER. If WE cancel this CONTRACT after sixty (60) days, an amount of the unearned CONTRACT charge will
- be refunded by the ADMINISTRATOR according to the pro-rata method reflecting the greater of the days in force or the mileage elapsed based on the term of the CONTRACT. CANCELLATION BY THE LIENHOLDER: If the VEHICLE and this CONTRACT have been financed, the Lienholder shown on the DECLARATION PAGE may cancel this CONTRACT for non-payment if the VEHICLE is declared a total loss or is repossessed. This right of cancellation does not confer ownership of this CONTRACT to the Lienholder or otherwise entitled the Lienholder to performance under this CONTRACT. If the Lienholder cancellation CONTRACT within sixty (60) days of the Purchase Date, a one hundred percent (100%) refund of the gross written premium will be made less any claims paid on the CONTRACT. After sixty (60) days, an amount of the unearned CONTRACT charge will be refunded by the ADMINISTRATOR according to the pro-rata method reflecting the greater of the days in force or the mileage elapsed based on the term of the CONTRACT, less a cancellation fee not to exceed ten percent (10%) of the unearned pro rata premium or fifty dollars (\$50.00), whichever is less, plus applicable taxes. Elapsed time and mileage shall be measured from the CONTRACT PURCHASE DATE and odometer reading on the VEHICLE on the CONTRACT PURCHASE DATE.

In the event that the cost of the CONTRACT is part of a retail sales contract, then the Lienholder of the said sales contract shall be the sole payee of any refund check. In the case of a total loss or repossession, the Lienholder shall be the sole payee of any refund check.

The waiting period in Georgia will not exceed thirty (30) days and 1,000 miles regardless of the term purchased. For **POST-SALE CONTRACTS**, thirty (30) days and 1,000 miles will be added to the term of **YOUR CONTRACT**.

EXCLUSION L "This CONTRACT does not cover any MECHANICAL BREAKDOWN that exists at the time of the retail sale of the VEHICLE and this CONTRACT" is deleted in its

EXCLÚSION Q is amended to include: This CONTRACT does not cover damage to covered components due to the alteration, modification, or use of YOUR VEHICLE not

recommended by the manufacturer that are made by YOU or with YOUR knowledge, including the use of "non-stock" or modified parts.

EXCLUSION T is deleted in its entirety and replaced by the following: There is no coverage under this CONTRACT, if while owned by YOU, the odometer has ceased to operate and has not been repaired immediately. There is no coverage under this CONTRACT, if while owned by YOU, the odometer has been altered or if an accurate odometer reading cannot be determined.

CANCELLATION is amended as follows: YOU may cancel this CONTRACT by written notice to the ADMINISTRATOR requesting cancellation while the CONTRACT is in force. The information required to process a cancellation includes: CONTRACT Application Number, date of cancellation, reason for cancellation and CONTRACT holder's signature. If cancellation is effected by YOU within thirty (30) days of the CONTRACT PURCHASE DATE, the refund shall be one hundred percent (100%) of the CONTRACT price paid, less any claims paid. After thirty (30) days, an amount of the unearned CONTRACT charge will be refunded by the ADMINISTRATOR according to the pro-rata method reflecting the days in force based on the term of the CONTRACT less a cancellation fee not to exceed ten percent (10%) of the pro-rata refund amount or fifty dollars (\$50.00), whichever is less. Any refund will be forwarded to the SELLING DEALER. If YOU cancel this CONTRACT within thirty (30) days of the CONTRACT PURCHASE DATE and YOU have not incurred a claim, a ten percent (10%) penalty per month shall be added to a refund that is not paid within forty-five (45) days of return of this CONTRACT to US. The lienholder may only cancel this CONTRACT for nonpayment due to total loss, repossession or theft of the VEHICLE.

WE or the ADMINISTRATOR may cancel this Service CONTRACT: in the event of fraud; in the event of material misrepresentation; or if YOU do not pay the CONTRACT Price. If WE or the ADMINISTRATOR cancel this CONTRACT, WE will mail YOU written notice at least thirty (30) days prior to the effective date of cancellation for fraud, material misrepresentation, or nonpayment. If WE cancel this Service CONTRACT, YOU will receive one hundred percent (100%) of the unearned pro-rata CONTRACT price. Any refund will be forwarded to the SELLING DEALER. If the CONTRACT price paid for this CONTRACT was financed, then the refund, regardless of who requested the cancellation, will be made to the Lienholder of the Schedule, so long as there is a balance owing. If the SELLING DEALER is notified that the loan has been paid off, the refund balance will be paid to YOU. Should WE fail to refund the unearned consideration, **YOU** have the right to receive the refund directly from Dealers Assurance Company, 15920 Addison Road, Addison TX, 75001, 1-800-282-8913. The Arbitration Provision section of this **CONTRACT** is deleted in its entirety.

HAWAII

CANCELLATION - is amended to include: If YOU cancel this CONTRACT within thirty (30) days of the CONTRACT PURCHASE DATE and YOU have not incurred a claim, a ten percent (10%) penalty per month shall be added to a refund that is not paid within forty-five (45) days of return of this CONTRACT to US. If WE cancel this CONTRACT, WE shall mail a written notice to YOU at YOUR last known address at least five (5) days prior to cancellation. No applicable administrative fee if WE cancel this CONTRACT.

IDAHO

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

INDIANA

YOUR proof of payment to the issuing dealer for this CONTRACT shall be considered proof of payment to the insurance company, which guarantees OUR obligation to YOU, providing such insurance was in effect at the time YOU purchased this CONTRACT.

IT YOU have any questions regarding this CONTRACT, YOU may contact US by mail or by phone. lowa residents only may also contact the lowa Insurance Commissioner at the following address: Iowa Insurance Division, 1963 Bell Avenue, Suite 100, Des Moines, Iowa 50315-1000, Phone (515) 654-6600.

CANCELLATION - is amended to include: If YOU cancel / return the CONTRACT to US within the full refund period and no claims have been made, a ten percent (10%) penalty per month shall be added to the refund if it is not paid or credited within thirty (30) days after the return of this CONTRACT to US. The administrative fee shall be fifty dollars (\$50) or ten percent (10%) of the CONTRACT PURCHASE PRICE, whichever is less. If this CONTRACT is cancelled by US, WE will mail a written notice of termination stating the effective date and reason for cancellation to YOU at least fifteen (15) days before the date of cancellation.

INSURANCE - is deleted and replaced with the following: OUR performance under this CONTRACT is insured by Dealers Assurance Company, 15920 Addison Road, Addison, TX 75001, 1-800-282-8913. If WE fail to perform or make payment due under this SERVICE CONTRACT within sixty (60) days after YOU request the performance or payment, YOU may request the performance or payment directly from Dealers Assurance Company at the address listed above, including any applicable requirement under this SERVICE CONTRACT that WE refund any part of the cost of this SERVICE CONTRACT upon cancellation of this SERVICE CONTRACT.

LOUISIANA
This CONTRACT is not insurance and is not regulated by the Department of Insurance. Any concerns or complaints may be directed to the attorney general.

CANCELLATION- is amended to include: WE may cancel this CONTRACT for non-payment of the CONTRACT, for misrepresentation in the submission of a claim, for a material misrepresentation or fraud at the time of sale of the CONTRACT, if the odometer has ceased to operate and has not been repaired immediately, if the odometer has been altered, tampered with or disabled, or if an accurate odometer reading cannot be determined. The 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 provider at least fifteen (15) days prior to cancellation by the provider. Prior notice is not required if the reason for cancellation is nonpayment of the provider fee or a material misrepresentation by the service CONTRACT HOLDER to the provider relating to the covered property or its use. The notice shall state the effective date of the cancellation and the reason for the cancellation. If YOU cancel this CONTRACT within thirty (30) days of the CONTRACT PURCHASE DATE and YOU have not incurred a claim, a ten percent (10%) penalty per month shall be added to a refund that is not paid within forty-five (45) days of return of this CONTRACT to US. In the event of cancellation, the Lienholder, if any, will be named on the cancellation refund check.

MAINE
CANCELLATION is amended to include: If YOU cancel this CONTRACT within thirty (30) days of the CONTRACT PURCHASE DATE, YOUR refund will include any sales tax refund required pursuant to state law. WE may cancel this CONTRACT for nonpayment of the provider fee, material misrepresentation by the service CONTRACT HOLDER to the US, or a substantial breach of duties, with written notice to the CONTRACT HOLDERS last known address with at least fifteen (15) days' notice of such cancellation. Mailed notice shall state the effective cancellation date and the reason for cancellation. The cancellation fee shall not exceed the lesser of fifty dollars (\$50)or ten percent (10%) of the **CONTRACT** purchase price. If a refund is due to **YOU** under this **CONTRACT**, a ten percent (10%) penalty per month will be added to the refund if it is not made within forty-five (45) days of return of the **CONTRACT** to **US**.

INSURANCE is amended to include: Obligations of the PROVIDER under this service CONTRACT are insured under a service contract reimbursement insurance policy. If the PROVIDER fails to pay or provide service on a claim, including any claim for the return of the unearned portion of the provider fee, within sixty (60) days after proof of loss has been filed, the CONTRACT HOLDER is entitled to make a claim directly against the insurance company.

I. DEFINITIONS, TERM OF COVERAGES is amended to include: If the WE fail to perform OUR duties under this CONTRACT, the TERM OF COVERAGE shall be extended for the period until performance has been satisfactorily completed in accordance with the terms of this CONTRACT.

CANCELLATION - is amended to include: If YOU cancel this CONTRACT within thirty (30) days of the CONTRACT PURCHASE DATE and YOU have not incurred a claim, a ten percent (10%) penalty per month shall be added to a refund that is not paid within forty-five (45) days of return of this CONTRACT to US.

IV. GÉNERAL PROVISIONS, "E. CONFORMITY TO STATUTE is deleted and replaced with the following: This CONTRACT will be governed and construed in accordance with the laws of the State where this CONTRACT is written and any dispute or litigation by either party arising out of the terms of the CONTRACT will be commenced in a court of competent jurisdiction

IV. GENERAL PROVISIONS, K. INSURANCE is deleted and replaced with the following: OUR performance under this CONTRACT is insured by Dealers Assurance Company, 15920 Addison Road, Addison, TX 75001, 1-800-282-8913. If WE fail to perform or make payment due under this SERVICE CONTRACT within sixty (60) days after YOU request the performance or payment, YOU may request the performance or payment directly from Dealers Assurance Company at the address listed above, including any applicable requirement under this SERVICE CONTRACT that WE refund any part of the cost of this SERVICE CONTRACT upon cancellation of this SERVICE CONTRACT.

The Arbitration Provision section of this **CONTRACT** is deleted in its entirety.

MASSACHUSETTS

The following wording is added: NOTICE TO CUSTOMER: THE COVERAGE YOU ARE BUYING IS NOT REQUIRED IN ORDER TO REGISTER OR FINANCE A VEHICLE. THE BENEFITS PROVIDED MAY DUPLICATE EXPRESS MANUFACTURER'S OR SELLER'S WARRANTIES THAT COME AUTOMATICALLY WITH EVERY SALE. YOU CAN BE REQUIRED BY THE SELLER OF THIS COVERAGE TO PURSUE THOSE WARRANTIES WHICH ARE AVAILABLE TO YOU WITHOUT THIS CONTRACT.

EXCLUSION L "This CONTRACT does not cover any MECHANICAL BREAKDOWN that exists at the time of the retail sale of the VEHICLE and this CONTRACT" is deleted in its entirety. RENTAL REIMBURSEMENT – is amended to include: The sentence "WE may request a copy..." is revised to read, "WE will request a copy of YOUR rental agreement, with YOUR signature, to process the Rental reimbursement."

TOWING SERVICE— is amended to include: The sentence "WE may request a copy..." is revised to read, "WE will request a copy of YOUR repair work, with YOUR signature, to process the Pickup reimbursement."

EXCLUSION O is revised to read "This CONTRACT does not cover MECHANICAL BREAKDOWN for costs covered by any warranty of the manufacturer, state required warranty, dealer warranty or a repair facility's guarantee.'

GENERAL PROVISIONS – is amended to include: EXPRESS WARRANTY: Minnesota statue 325F.662 requires that every used motor vehicle sold by a dealer is covered by an express Warranty which the dealer shall provide to the customer. At a minimum, the express Warranty applies to the following terms: (1) if the used motor vehicle has less than 36,000 miles, the Warranty must remain in effect for at least 60 days or 2,500 miles, whichever comes first; (2) if the used motor vehicle has 36,000 miles or more, but less than 75,000 miles, the Warranty must remain in effect for at least 30 days or 1,000 miles, whichever comes first. Parts listed under the section titled, What Is Covered, may be covered by the express Warranty and are covered by this CONTRACT only after expiration of the express Warranty.

CANCELLATION - is amended to include: If YOU cancel this CONTRACT within thirty (30) days of the CONTRACT PURCHASE DATE and YOU have not incurred a claim, a ten p (10%) penalty per month shall be added to a refund that is not paid within forty-five (45) days of return of this CONTRACT to US. WE or the ADMINISTRATOR may only cancel this CONTRACT after thirty (30) days for the following reasons: If YOUR Approved VEHICLE is a total loss or is repossessed; If YOU use YOUR Approved VEHICLE in any manner to covered by this CONTRACT; or If YOU do not pay the CONTRACT Price. If WE cancel this CONTRACT nonpayment, material misrepresentation, or substantial breach of duties by YOU, WE mail notice to YOUR last known address stating effective date of and reason for cancellation at least five (5) days prior to effective date of cancellation. If WE cancel this CONTRÁCT for any other reason, WE will mail notice to YOUR last known address stating effective date of and reason for cancellation at least fifteen (15) days prior to effective date of cancellation.

This is not an insurance contract.

CANCELLATION - is amended to include: WE may only cancel this CONTRACT for nonpayment of the provider fee, material misrepresentation by the service contract holder to the US, or a substantial breach of duties. Mailed notice shall state the effective cancellation date and the reason for cancellation. If YOU request cancellation of this CONTRACT within thirty (30) days and no claims have been made YOU will received a full refund of the CONTRACT price paid. A ten percent (10%) penalty per month will be added to the refund if it is not made within fortyfive (45) days of return of the CONTRACT to US.

The Arbitration Provision section of this CONTRACT is deleted in its entirety.

MISSOURI

CANCELLATION - is amended to include: If YOU cancel this CONTRACT within thirty (30) days of the CONTRACT PURCHASE DATE and YOU have not incurred a claim, a ten percent (10%) penalty per month shall be added to a refund that is not paid within thirty (30) days of return of this CONTRACT to US. If cancellation is effected by YOU within thirty (30) days of the purchase the refund shall be one hundred percent (100%) of the CONTRACT price paid, less any claims paid. The cancellation by YOU will become effective as of the date the written notice of cancellation is received by the ADMINISTRATOR. WE will mail YOU written notice within fifteen (15) days of the date of cancellation. This agreement is not an insurance contract.

MONTANA
CANCELLATION is amended to include: If WE cancel this CONTRACT, WE will mail a written notice to YOUR last known address stating the effective date of and reason for cancellation at least five (5) days before cancellation; unless the reason for cancellation is nonpayment, a material misrepresentation by YOU, or a substantial breach of duties by YOU, in which case no notice is required.

This **CONTRACT** shall not be voided by **US** unless **YOU** have committed fraud or material misrepresentation in obtaining this **CONTRACT** or in presenting a claim for service thereunder. **DEFINITIONS** is amended to include: **OBLIGOR**, **PROVIDER**: CornerStone United, Inc., 1020 Main Ave. NW, Hickory, North Carolina 28601, 1-866-912-2770.

TERM OF COVERAGE: - is amended to include: This CONTRACT is not renewable.

CANCELLATION - is amended as follows: If YOU cancel this CONTRACT within thirty (30) days of the CONTRACT PURCHASE DATE and YOU have not incurred a claim, a ten percent (10%) penalty per month shall be added to a refund that is not paid within forty-five (45) days of return of this CONTRACT to US. If YOU cancel this CONTRACT after thirty (30) days of the CONTRACT PURCHASE DATE or YOU have incurred a claim, a twenty five dollar (\$25) cancellation fee will be deducted from the refund. WE may only cancel this CONTRACT after seventy

(70) days for the following reasons: if YOU do not pay the CONTRACT Price; if YOU are convicted of a crime that results in an increase in the risk covered under this CONTRACT; if there has been a material misrepresentation or fraud by YÓU at the time of sale of this CONTRACT or when filing a claim under this CONTRACT; or if WE discover an act or omission by YOU, or a violation by YOU of any terms or conditions of this CONTRACT, after the CONTRACT PURCHASE DATE, that substantially and materially increases the risk covered under this CONTRACT. If the PROVIDER cancels this Service CONTRACT, no cancellation may become effective until at least fifteen (15) days after notice of cancellation is mailed to the Service CONTRACT HOLDER. No applicable cancellation fee if WE cancel this CONTRACT.

If YOU have any concerns regarding the handling of YOUR claim, YOU may contact the Nevada Insurance Commissioner toll-free at (888) 872-3234.

GENERAL PROVISIONS – item H, TRANSFERS is amended as follows: TRANSFER: To transfer the CONTRACT, the CONTRACT HOLDER will forward their copy of the CONTRACT and a copy of the bill of sale or receipt, the new owner's information and the transfer fee of twenty-five dollars (\$25.00) to the ADMINISTRATOR within thirty (30) days of transfer date. Proof of maintenance may be required. Transfer of the CONTRACT from the CONTRACT HOLDER to any of the following (or like kind of the following) is not permitted:

- Consignment sales;
- Dealers: or
- 2. 3. Rental agencies.

For "Post-Sale Contracts", claims will not be considered during the first thirty (30) days and one thousand (1,000) miles from the CONTRACT PURCHASE DATE of the VEHICLE covered under the CONTRACT.

INSURANCE - is deleted in its entirety and replaced by the following: OUR obligations under this CONTRACT are insured under an Insurance Policy issued by Dealers Assurance Company, 15920 Addison Road, Addison TX, 75001, 1-800-282-8913. In the event WE cease to operate, are bankrupt or YOUR claim is not paid within sixty (60) days after proof of loss has been filed, YOU may file a direct claim with Dealers Assurance Company. To do so, please call the following toll-free number for instructions: 1-800-282-8913. YOU may file a direct claim with Dealers Assurance Company. To do so, please call the following toll-free number for instructions: 1-800-282-8913. In the event YOU do not receive satisfaction under this CONTRACT, YOU may contact the New Hampshire Department of Insurance, 21 Fruit Street, Concord, New Hampshire 03301, 1-603-271-2261. The Arbitration Provision section of this CONTRACT is deleted in its entirety.

NEW JERSEY

The product being offered is a service contract and is separate and distinct from any product or service warranty which may be provided by the manufacturer, importer, or seller. If **YOU** request cancellation of this **CONTRACT** within thirty (30) days of the purchase date of the **CONTRACT** and the refund is not paid or credited within forty-five (45) days after **YOUR**

cancellation request to US, a ten percent (10%) penalty will be added to the refund for each month the refund is not paid. If WE cancel this CONTRACT, WE shall mail a written notice to YOU at YOUR last known address at least five (5) days before cancellation. The notice shall state the effective date of the cancellation and the reason for the cancellation. Written notice is not required if canceled due to nonpayment by YOU of the provider fee; a material misrepresentation by YOU to the provider; or substantial breach of YOUR duties relating to the covered product or its use.

NEW MEXICO CONTRACT PERIOD – is amended to include: This CONTRACT is not renewable.

CANCELLATION - is amended to include: If YOU cancel this CONTRACT within thirty (30) days of the CONTRACT PURCHASE DATE and YOU have not incurred a claim, and YOUR refund is not paid or credited within sixty (60) days after the return of this CONTRACT to US, WE shall pay a penalty of ten percent (10%) of the purchase price of this CONTRACT for each thirty (30) day period or portion thereof that the refund and any accrued penalties remain unpaid. If this CONTRACT is cancelled by YOU after thirty (30) days or if a claim has been filed, an amount of the unearned CONTRACT charge will be refunded by the ADMINISTRATOR according to the pro-rata method reflecting the greater of the days in force or the mileage elapsed based on the term of the CONTRACT less a cancellation fee not to exceed ten percent (10%) of the CONTRACT price or fifty dollars (\$50.00), whichever is less. WE may only cancel this CONTRACT after seventy (70) days for the following reasons: if YOU do not pay the CONTRACT PURCHASE PRICE; If YOU are convicted of a crime that results in an increase in the risk covered under this CONTRACT; if there has been a material misrepresentation or fraud at the time of sale of this CONTRACT or when filing a claim under this CONTRACT; or if WE discover an act or omission by YOU, or a violation by YOU of any terms or conditions of this CONTRACT, after the CONTRACT PURCHASE DATE, that substantially and materially increases the risk covered under this CONTRACT.

If WE or the ADMINISTRATOR cancel this CONTRACT, WE will mail YOU written notice at least fifteen (15) days prior to the effective date of cancellation.

INSURANCE – is amended to include: This SERVICE CONTRACT is insured by Dealers Assurance Company. If the SERVICE CONTRACT provider fails to pay YOU or otherwise provide YOU with the covered service within sixty (60) days of YOUR submission of a valid claim, YOU may submit YOUR claim to Dealers Assurance Company at 15920 Addison Road, Addison TX, 75001, 800-282-8913. If YOU have any concerns regarding the handling of YOUR claim, YOU may contact the Office of Superintendent of Insurance at 855-427-5674.

NEW YORK

CANCELLATION - is amended to include: If YOU request cancellation of this CONTRACT within thirty (30) days of the purchase date of the CONTRACT and the refund is not paid or credited within thirty (30) days after YOUR cancellation request to US, a ten percent (10%) penalty will be added to the refund for each month the refund is not paid. If WE cancel this CONTRACT, WE shall mail a written notice to YOU at YOUR last known address at least fifteen (15) days before cancellation. The notice shall state the effective date of the cancellation and the reason for the cancellation. Written notice is not required if canceled due to nonpayment by YOU of the provider fee; a material misrepresentation by YOU to the provider; or substantial breach of YOUR duties relating to the covered product or its use.

NORTH CAROLINA

CANCELLATION - is amended to include: The administrative fee is deleted and replaced with an administrative fee of fifty dollars (\$50) or ten percent (10%) of the pro rata refund amount, whichever is less. WE or the ADMINISTRATOR may only cancel this CONTRACT at any time for any of the reasons listed below: If there has been material misrepresentation or fraud on the CONTRACT PURCHASE DATE or when filing a claim under this CONTRACT; or If YOU do not pay the CONTRACT Price.

The following wording is added: THIS CONTRACT IS NOT AN INSURANCE POLICY; IT IS A CONTRACT BETWEEN YOU AND US.

ARBITRATION - is amended as follows: While arbitration is mandatory, the outcome of any arbitration shall be non-binding on the parties, and either party shall, following arbitration, have the right to reject the arbitration award and bring suit in a district court of Oklahoma.

CANCELLATION - is deleted in entirety and replaced by the following: YOU may cancel this CONTRACT by giving written notice to US stating when, thereafter the cancellation will be effective. If cancellation is effected by YOU within thirty (30) days of the CONTRACT PURCHASE DATE and no claims have been filed, the refund shall be one hundred percent (100%) of the CONTRACT price paid. If cancellation is effected by YOU after thirty (30) days from the CONTRACT PURCHASE DATE, YOUR refund shall be based on the greater of (1) ninety percent (90%) of the unearned pro rata provider fee, less claims paid, reflecting the greater of the days in force or the mileage elapsed based on the term of the CONTRACT, or (2) one hundred percent (100%) of the unearned pro rata provider fee, reflecting the greater of the days in force or the mileage elapsed based on the term of the CONTRACT, less a cancellation fee of fifty dollars (\$50.00), less claims paid. In the event of cancellation, the Lienholder, if any, will be named on the cancellation refund check. If WE or the Lienholder cancel this CONTRACT, the prorata refund will be one hundred percent (100%) of the unearned pro-rata provider fee, less any claims paid. Elapsed time and mileage shall be measured from the CONTRACT PURCHASE DATE and odometer reading on the VEHICLE on the CONTRACT PURCHASE DATE. In the event of cancellation, the Lienholder, if any, will be named on the cancellation refund check. Coverage afforded under this CONTRACT is not guaranteed by the Oklahoma Insurance Guaranty Association

DEFINITIONS is amended to include: OBLIGOR: CornerStone United, Inc., 1020 Main Ave. NW, Hickory, North Carolina 28601. All coverage and benefits provided under this CONTRACT are guaranteed by the OBLIGOR, CornerStone United, Inc.

ARBITRATION is deleted and replaced with the following: If a settlement for a claim dispute cannot be reached, the parties may elect arbitration by mutual agreement at the time of the dispute after the claimant has exhausted all internal appeals and can be binding by consent of the CONTRACT HOLDER. Arbitration will take place under the laws of the State of Oregon and will be held in the CONTRACT HOLDER's county of residence or any other county in this state agreed to by both parties.

SOUTH CAROLINA

CANCELLATION - is amended to include: If YOU cancel this CONTRACT within thirty (30) days of the CONTRACT PURCHASE DATE and YOU have not incurred a claim, a ten percent (10%) penalty per month shall be added to a refund that is not paid within forty-five (45) days of return of this CONTRACT to US. If WE cancel this CONTRACT, WE will mail notice of cancellation to YOUR last known address stating effective date of and reason for cancellation at least fifteen (15) days before effective date of cancellation, unless the reason for cancellation is nonpayment, material misrepresentation, or substantial breach.

If YOU have questions, concerns or complaints regarding YOUR CONTRACT, YOU may address them to: South Carolina Department of Insurance, Capitol Center, 1201 Main Street, Ste. 1000, Columbia, South Carolina 29201 or (800) 768-3467.

Unresolved complaints or questions concerning the regulation of service contracts may be directed to the Texas Department of Licensing and Regulation at P.O. Box 12157, Austin, TX 78711,

This CONTRACT is administered by CornerStone United, Inc., License #150.

CANCELLATION - is amended to include: If YOU cancel this CONTRACT within thirty (30) days of the CONTRACT PURCHASE DATE, this CONTRACT shall be void and a one hundred percent (100%) refund of the CONTRACT Price, less any claims paid, will be made. A ten percent (10%) penalty per month shall be added to any refund that is not paid within forty-five (45) days of return of this CONTRACT to US. If YOUR cancellation refund is not paid within forty-five (45) days after the CONTRACT has been returned to US, YOU may request a refund from Dealers Assurance Company, 15920 Addison Road, Addison TX, 75001, 1-800-282-8913. If this CONTRACT is cancelled by US, we shall mail written notice of cancellation, including effective date and the reason for the cancellation before the fifth day preceding the effective date of cancellation.

Coverage afforded under this CONTRACT is not guaranteed by the Property and Casualty Guaranty Association. This CONTRACT is subject to limitation by the Utah Insurance Department. To file a complaint, contact the Utah Insurance Department. Purchase of this product is optional and is not required in order to finance, lease, or purchase a motor vehicle.

YOUR RESPONSIBILITIES AND HOW TO MAKE A CLAIM - Utah residents are not limited to filing claims within forty-five (45) days for reimbursement consideration.

EXCLUSION S is deleted of its entirety and replaced with the following: This CONTRACT will be cancelled if the odometer has ceased to operate and has not been repaired or has been altered by YOU or if an accurate reading cannot be determined.

CANCELLATION - is amended to include: YOU may cancel this CONTRACT by giving written notice to US stating when, thereafter the cancellation will be effective. If cancellation is effected by YOU within thirty (30) days of the CONTRACT PURCHASE DATE and no claims have been filed, the refund shall be one hundred percent (100%) of the CONTRACT price paid. After thirty (30) days or if a claim has been filed, an amount of the unearned CONTRACT charge will be refunded by the ADMINISTRATOR according to the pro-rata method reflecting the greater of the days in force or the mileage elapsed based on the term of the CONTRACT less a service charge of fifty dollars (\$50.00) or ten percent (10%) of the CONTRACT PURCHASE PRICE, whichever is less, plus applicable taxes. Elapsed time and mileage shall be measured from the CONTRACT PURCHASE DATE and odometer reading on the VEHICLE on the CONTRACT PURCHASE DATE. In the event of cancellation, the Lienholder, if any, will be named on the cancellation refund check. If the VEHICLE and this CONTRACT have been financed, the Lienholder shown on the REGISTRATION PAGE may cancel this CONTRACT for non-payment if the VEHICLE is declared a total loss or is repossessed. If this CONTRACT is financed and YOUR Approved VEHICLE is a total loss or is repossessed, YOU authorize YOUR Lienholder shown on the Registration page to receive the refund. This right of cancellation does not confer ownership of this CONTRACT to the Lienholder or otherwise entitled the Lienholder to performance under this CONTRACT. In the event that the cost of the CONTRACT is part of a retail sales contract, then the Lienholder of the said sales contract shall be the sole payee of any refund check. WE may only cancel this CONTRACT for any of the following reasons by sending YOU notice of cancellation and the reason for cancellation, via first class mail, to YOUR last known address: for nonpayment of premium; for material misrepresentation; for substantial changes in the risk assumed, unless the insurer should reasonably have foreseen the change or contemplated the risk when entering into the CONTRACT; or for substantial breaches in contractual duties, conditions or warranties. The cancellation for the foregoing reasons, except cancellation for nonpayment of premium, is effective thirty (30) days after mailing of a written notice to **YOU**. Cancellation for nonpayment of premium will be effective 10 days after mailing of notice. The Arbitration Provision section of this **CONTRACT** is deleted in its entirety.

<u>VERMONT</u>
The Arbitration Provision section of this **CONTRACT** is deleted in its entirety.

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.

DEFINITIONS - WE, US, and OUR is amended to include SERVICE CONTRACT PROVIDER.

OUR RIGHT TO RECOVER PAYMENT - is amended to include: OUR right to recover payments exists only after YOU have been financially whole under Washington law.

CANCELLATION - is deleted in its entirety and replaced with the following: YOU may cancel this CONTRACT by giving written notice to US stating when, thereafter the cancellation will be effective. If cancellation is effected by YOU or the Lienholder within sixty (60) days of the CONTRACT PURCHASE DATE and no claims have been filed, the refund shall be one hundred percent (100%) of the CONTRACT price paid. After sixty (60) days or if a claim has been filed, an amount of the unearned CONTRACT charge will be refunded by the ADMINISTRATOR according to the pro-rata method reflecting the greater of the days in force or the mileage elapsed based on the term of the CONTRACT, less a service charge of twenty-five dollars (\$25.00) or ten percent (10%) of the CONTRACT PURCHASE PRICE, whichever is less. Elapsed time and mileage shall be measured from the CONTRACT PURCHASE DATE and odometer reading on the VEHICLE on the CONTRACT PURCHASE DATE. If WE do not issue YOUR refund within thirty (30) days from the date WE receive YOUR request to cancel, WE will add ten percent (10%) of the refund amount, per month, to the refund. The PROVIDER has sixty (60) days from the date the CONTRACT was sold to determine whether or not the VEHICLE qualifies for the CONTRACT. After sixty (60) days, the VEHICLE automatically qualifies, and the PROVIDER may only cancel this CONTRACT based on one or more of the following reasons: (A) nonpayment of the CONTRACT PURCHASE PRICE; or (B) a material misrepresentation or fraud in obtaining this CONTRACT or in the submission of a claim. If the CONTRACT is cancelled by the PROVIDER, WE will refund the unearned CONTRACT PURCHASE PRICE to YOU calculated on a pro-rata basis. The refund will be equal to the lesser amount produced using either the number of days the CONTRACT was in force or the number of miles the VEHICLE was driven prior to cancellation. If the VEHICLE and this CONTRACT have been financed, the Lienholder shown on the REGISTRATION PAGE may cancel this CONTRACT for non-payment or if the VEHICLE is declared a total loss or is repossessed. This right of cancellation does not confer ownership of this CONTRACT to the Lienholder or otherwise entitled the Lienholder to performance under this CONTRACT. In the event the cost of the CONTRACT is part of a retail sales contract, then the Lienholder of the said sales contract shall be the sole payee of any refund check. In the case of a total loss or repossession, the Lienholder shall be the sole

payee of any refund check.

INSURANCE is amended to include: OUR obligations under this CONTRACT are insured under an Insurance Policy (Policy #WA129) issued by Dealers Assurance Company, 15920 Addison

Road, Addison TX, 75001. YOU may file a claim directly with the insurance company at any time.

The Commissioner is the CONTRACT PROVIDER'S attorney to receive service of legal process in any action, suit, or proceedings in any court. The State of Washington is the jurisdiction for any civil action in connection with this CONTRACT.

ARBITRATION is amended as follows: Arbitration proceedings shall be held at a location in closest proximity to the CONTRACT HOLDER'S permanent residence.

Section VII. YOUR RESPONSIBILITIES AND HOW TO MAKE A CLAIM, A. MAINTENANCE REQUIREMENTS is deleted and replaced with the following: YOU must maintain the VEHICLE in accordance with published scheduled maintenance requirements. If YOUR failure to follow the published scheduled maintenance requirements causes a MECHANICAL BREAKDOWN, YOU may be denied coverage. Before any repair is authorized, WE may require YOU to furnish US with proof that YOU have properly maintained the VEHICLE as required. YOU are responsible for retaining the receipts identifying the VEHICLE, showing dates, mileage, services performed, year make, model and vehicle identification number and providing them to US in the event of a claim. Failure to show proof of servicing may result in the denial of coverage. MAINTENANCE COSTS ARE YOUR RESPONSIBILITY.

WASHINGTON DISCLOSURE:

Please Initial, Sign and Date the Following:

I understand:

The "TERM OF COVERAGE" section on page two (2). The "COVERAGE" section on pages two (2) through four (4) on this CONTRACT. The "MAINTENANCE REQUIREMENTS" section on page five (5) on this CONTRACT. The "CANCELLATION" section on page five (5) on this CONTRACT. The "YOUR RESPONSIBILITIES AND HOW TO MAKE A CLAIM" section on page five (5) on this CONTRACT. The fact that the implied warranty of merchantability on the VEHICLE is not waived if the CONTRACT has been purchased within ninety (90) days of the purchase date of the VEHICLE from a SERVICE CONTRACT PROVIDER or contract seller who also sold the VEHICLE covered by the CONTRACT. The "EXCLUSIONS" section on page four (4) on this CONTRACT.

My signature below indicates that I	have read the for	pregoing statements a	and placed my	initials in the c	orresponding blank	to acknowledge that I	am aware of the	aspects of this
CONTRACT as delineated above.								
CONTRACT HOLDER'S Signatu	ure	Date						

<u>WISCONSIN</u>
THIS CONTRACT IS SUBJECT TO LIMITED REGULATION BY THE OFFICE OF THE COMMISSIONER OF INSURANCE.

INSURANCE - is deleted and replaced with the following: OUR obligations under this CONTRACT are guaranteed under a policy of insurance issued by Dealers Assurance Company, 15920 Addison Road, Addison, TX 75001, (800) 282-8913. Should **WE** fail to pay or provide service on any claim within sixty (60) days after proof of loss has been filed, or if **WE** becomes insolvent or otherwise financially impaired, **YOU** are entitled to make a claim with the insurer for reimbursement at the address noted above.

OUR RIGHT TO RECOVER PAYMENT - is amended to include: YOU will be made whole before WE retain any amount WE may recover.

CANCELLATION - is amended as follows: The administrative fee shall be fifty dollars (\$50) or ten percent (10%) of the CONTRACT PURCHASE PRICE paid by YOU, whichever is less. WE may only cancel this CONTRACT for: (1) non-payment of the CONTRACT price; (2) material misrepresentation by YOU to US; or (3) substantial breach of duties by YOU relating to the covered VEHICLE or its use. If WE cancel this CONTRACT, prior written notice of cancellation will be sent to YOUR last known address at least five (5) days prior to cancellation by US. Prior notice shall state the effective cancellation date and the reason for cancellation.

CANCELLATION - is amended to include: If YOU cancel / return the CONTRACT to US within the full refund period and no claims have been made, a ten percent (10%) penalty of the outstanding amount per month will be added to the refund if it is not paid or credited within forty-five (45) days after the return of this CONTRACT to US. In the event of a total loss of the VEHICLE covered by this CONTRACT that is not covered by a replacement of the VEHICLE pursuant to the terms of the CONTRACT, YOU shall be entitled to cancel the CONTRACT and receive a pro-rata refund of the unearned CONTRACT price, less any claims paid.

YOUR RESPONSIBILITIES AND HOW TO MAKE A CLAIM - is amended to include: Item #11 is deleted in its entirety and replaced by the following: YOU or the Repair facility must provide the **ADMINISTRATOR** with the repair order as soon as reasonably possible. The Arbitration Provision section of this CONTRACT is deleted in its entirety.

WYOMING

CANCELLATION - is amended to include: If YOU cancel this CONTRACT within thirty (30) days of the CONTRACT PURCHASE DATE and YOU have not incurred a claim, a ten percent (10%) penalty per month shall be added to a refund that is not paid within forty-five (45) days of return of this CONTRACT to US. WE may cancel this CONTRACT for non-payment of the CONTRACT, for misrepresentation in the submission of a claim, for a material misrepresentation or fraud at the time of sale of the CONTRACT, if the odometer has ceased to operate and has not been repaired immediately, if the odometer has been altered, tampered with or disabled, or if an accurate odometer reading cannot be determined. The 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 provider at least ten (10) days prior to cancellation by 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. The notice shall state the effective date of the cancellation and the reason for the cancellation.



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