Audi Pure Protection

Vehicle Service Protection Vehicle Service Contract

Audi Financial Servi



Customer Information				
Last Name		First Name		Middle Ir
Street Address				Apt #
City			State	7
Primary Phone Number	Secondary Phone Number		E-mail Address	
Covered Vehicle Information				
Make Audi	Model			Year Year
Vehicle Identification Number (VIN)		Current Odomet	at III.	Lease
New Vehicle CPO Vehicle F	Pre-Owned Vehicle P	Purchase Price \$	Manufacture	I In Service Date
Dealer Information				
Dealer Number	Dealer Name			
Street Address				
City	State	ZIP Code	Dealer Phone Number	
Lender Information				
Lender Name				
Street Address				
City			State	ZIP Code
Vehicle Service Protection Agreer	nent Informat			
Coverage Term (in months/miles)	/	Coverage Plan:	num Gold	Powertrain
Eligibility: In Warranty Out of Wa		iration is measured in time/mi expiration is measured in time/m		iginal In Service Date and zero (0) miles to Date and the Current Odometer Reading
Agreement Purchase Date	ny prame	Agreement Retail		o sate and the current satisfied Reading
Deductible \$0 \$100 (Disappearing	ng) \$250 • ducti	ible is selected, the \$100 (D	i aring) deductible will a	pply
Light Duty Commercial Use Coverage	(Only available for: (i) passe	sport utility vehicles; (ii) veh	<u> </u>	(iii) vehicles with one (1) ton or less capacity)
THE PURCHASE OF THIS VEHICLE LEASE PROCESS OR THE CREDY OF THE RELATED MOTOR VEHICLE IS NOT AN INSURANCE CONTINUE.	PROTECTION OCESS. NEITH TE MAY BE CO	ONDIT. JPON TH	F CREDIT, THE TERMS OF PURCHASE OF THIS A	A FACTOR IN THE PURCHASE/ F THE CREDIT, NOR THE TERMS GREEMENT. THIS AGREEMENT ANCE POLICY. SEE IMPORTANT
Service Protection Vehicle ce Contractincluding the exclusion above. I understand that begins to run on the Agreen base	in its entirety d transf has b e Day of though any comp cturer's, supplier's, or	this Agreement this Agreement information cont conents or parts covered by r other applicable warranty.	e to all of the provisions, ten in exchange for payment o tained on this Registration F a manufacturer, supplier, o	ge, true. I have read this Audi Vehicle ms, and conditions contained herein, of the Agreement Retail Price shown Page. I agree that the Coverage Term or other warranty are NOT covered by the ment Term includes any periods of covered by this Agreement.
I further prestand to Pre-E dition is	ny Mechanica vered by th	al Breakdown, lis Agreement.	loss, or damage	that results from a
WASH OF THE OF T	BY YOU. DENTS ONLY: By Initialing this have reviewed with the Deale	s box, I acknowledge that It the sections of this Agree	I have read, understand and ement titled: AGREEMENT (es. NO ORAL REPRESENTATION OR dagree to the terms and conditions COVERAGE, AGREEMENT COVERAGE DUCTIBLE AND UNCOVERED COSTS,
	l y : By initialing this box, You a 1, Arbitration, and affirmative			on provision, that You have read and
Customer Signature	Date	Dealer Signature		Date
In Florida, the Obligor/Pro	Suite 500, Atlanta, GA 30328	. , 2200 Ferdinand Porsche 3 1-844-368-6416	Drive, Herndon, VA 20171	L, Florida License Number 29864 s, TX 75244-4388

AUVSC Rev 1/17

1. Introduction and Parties

- The vehicle service contract obligations arising out of the Audi Vehicle Service Protection Vehicle Service Contract ("Agreement") are between VWFS Protection Services, Inc., except in Florida where the Obligor/Provider is VWFS Protection Services FL, Inc., Florida License Number 29864, the service contract Provider (hereinafter referred to as "Obligor," "Provider," "We," "Us," and "Our"), and the Customer whose information appears on the Registration Page (hereinafter referred to as "Customer," "You," and "Your"). We have appointed Safe-Guard Products International, LLC (hereinafter referred to as "Administrator") to perform the administration for this Agreement, except in Florida where We have appointed Safe-Guard Warranty Corporation, Florida License Number 60126, as the Administrator. For administration and claims assistance, please contact the Administrator at 1-844-368-6416.
- B. We, in return for payment of the Agreement Retail Price, agree to cover the approved costs to repair, or to reimburse You for the approved costs of parts and labor (not to exceed the manufacturer's suggested retail price for part(s) and labor allowances as listed in a nationally recognized parts and labor guide, such as Mitchell or Alldata), to repair or replace a Covered Part due to a Mechanical Breakdown, less the applicable ded subject to the terms, conditions, and limitati
- C. The obligations arising out of the Emerge Coadside Assistance services are between SafeRic Cotor Club, Inc. 13901 Midway Road, Suite 1729, Dallas, TX 75244-4388 and the Customer. SafeRide Motor Club, Inc. at the above call 1-877-219-9681.

2. Definitions

For the purpose of this Agreement, the followerms shall mean:

Administrator means Safe-Guard Products In Pal, LLC, Two Concourse Parkway and Atlanta, GA 1-844-368-6416, exception and the Administration of Safe-Guard Warrant Concording to the Administration of Safe-Guard Products In Pal, 2018,

Agreement mean Audi Vehicle Se Protection vehicle service contract Avou have purch from the Dealer.

Consequential consequence of result of the faiture of any part, such as a form or use, inconvenience, commercial loss, personal control or property damage.

Region of the Re

described in Section 4, Agreement Coverage plan coverage.

Covered Vehicl ans the vehicle which is covered by this eement, acribed on the Registration Page.

ceter Reading means the number of miles show Covered Vehicle's odometer on the Agreement Purcha

Customer, the pur mean the individual described on the Registration he purchaser/lessee of the Covered Vehicle) or the he al to whom this Agreement was properly transferred.

Dealer means the automotive described on the Registration Page that sold/d the Covered Vehicle and sold this Agreement to the described on the Registration Page that sold/d the Covered Vehicle and sold this Agreement to the described on the Registration Page that sold/d the Covered Vehicle and sold this Agreement to the described on the Registration Page that sold/d the Covered Vehicle and sold this Agreement to the described on the Registration Page that sold/d the Covered Vehicle and sold this Agreement to the described on the Registration Page that sold/d the Covered Vehicle and sold this Agreement to the described on the Registration Page that sold/d the Covered Vehicle and sold this Agreement to the described on the Registration Page that sold/d the Covered Vehicle and sold this Agreement to the described on the Registration Page that sold/d the Covered Vehicle and sold this Agreement to the described on the Registration Page that sold this Agreement to the Registration Page that sold the Registratio

Deductible means the part You are request to pay, as selected on the Regist Page, towards epair cost of a covered Mechanical Pown.

Incidental Damages media damages or costs incurred by You after a Mechanical by an effort to avoid additional loss.

In Warranty Eligibility means the least one (1) mile of the facturer's new car lips on the Agn the Purchase Date

Li uty Commercial Use m company or pool vehicle for the following commerci poses: business travel, inspection, light delivery, se or repair, and snow val, provided that the Cove Vehicle is equipped now removal, as recommend v the manufacturer. Duty Commercial Use is cons d to be a Prohibited Cl rcial Purpose, unless the L Duty Commercial Use box lected on the Registrat age. If you selected the Light mmercial Use Co box on the Registration ction 2 zight Duty Commercial Use Page, pl rage.

which covered Vehicle was originally placed in service, as described the Registration Page.

Mechani Breakdown means (i) the operational or ure of a Covered Part due to a defect in structura materials orkmanship or (ii) the failure of a Covered Part due to a ual reduction in operating performance as a al wear and tear, prior to the expiration of the result of Agreem erm. A Covered Part has failed when it can no orm the function for which it was designed solely longe of its condition, and not because of the action or on of any non-covered parts.

Out of Warranty Eligibility means the Covered Vehicle is no longer covered by the manufacturer's new car limited warranty on the Agreement Purchase Date.

Permitted Commercial Purpose means a commercial purpose which is commonly categorized as "professional." A Permitted Commercial Purpose is generally limited to using the Covered Vehicle for transportation to and from commercial work-related activities, including, but not limited to: vehicles used by a single driver for sales/services (e.g. real estate, cleaning services, home health/aide care services and gardening) or light duty services (e.g. electrician, carpenter and plumber). If you selected the Light Duty Commercial Use Coverage box on the Registration Page, please see Section 3(B)(2), Light Duty Commercial Use Coverage.

Pre-Existing Condition means a condition that, within all reasonable probability, existed in or on the Covered Vehicle prior to the Agreement Purchase Date.

Prohibited Commercial Purpose means a commercial purpose other than a Permitted Commercial Purpose. A Prohibited Commercial Purpose generally involves using the Covered Vehicle to perform commercial work-related functions, including, but not limited to: hauling, construction work, principal off-road use, pickup and/or delivery service, daily rentals, livery, carrying passenger for hire (taxi, limousine, or shuttle services), ride share vehicles,

towing or road service operations, government/military use, law enforcement, fire, ambulance or other emergency services, snowplowing, company pool use, or if the Covered Vehicle is both registered/titled in a company's name and may be used by multiple drivers. If you selected the Light Duty Commercial Use Coverage box on the Registration Page, please see Section 3(B)(2), Light Duty Commercial Use Coverage.

Registration Page means the first page of this Agreement. It lists information regarding You, the Covered Vehicle, the Coverage Plan selected, and other pertinent information.

Term means the length of time or the number of miles, whichever occurs first, for which this Agreement is in effect, as shown on the Registration Page.

3. General Agreement Terms

A. Agreement Coverage Term

- 1. In Warranty Eligibility: For vehicles with In Warranty Eligibility, coverage under this Agreement begins on the Manufacturer's Original In-Service Date and at zero (0) miles on the odometer, and will expire according to the Term listed in months/miles, whichever occurs first, as selected on the Registration Page.
- 2. Out of Warranty Eligibility: For your with Out of Warranty Eligibility, coverage and are this Agreement begins on the Agreement or chase Date and at the Current Odometer Real listed on the Registration Page, and will expire ording to the Term in months/miles, whichever the curs first, as selected on the Registration Page.

B. Commercial Use

- 1. The Covered Vehicle may be used for ermitted Commercial Purpose. Light Duty ercial Use is considered to-Prohibited (Purpose, unless ty Commerc box was select tne i ation Page. If You Duty Comi selected the al Use box on the Registratio e, the Covered icle may be used Duty Commerc se, provided that for any 1 Vehicle is eligib the Co descr Section 3(B)(2 elow. Th Use Cove ered Vehicle may i ib be used for a ommercial Purpose.
- 2. LIGHT DUTY CON L USE COVERAGE: In order ify for Light mmercial Use Coverage, Vehicle mu. assenger car or sport utility e not exceed (1) ton capacity, and mus e a Current Odo leading of less e thousand (35,00 miles. Eligible than thir ed to company or pool vehicles used usage is for bus travel, site inspection, light delivery, repair, and snow removal, provided that servig red Vehicle is equipped for snow removal, the mmended by the manufacturer. Cab/chassis, ways, stripped chassis, incomplete vehicles, d vehicles, and any vehicles exceeding one (1) to ity are not eligible for coverage.

C. Payments

The repair factorshould perform authorized repairs covered under this Agreement without any charge

to You for such repairs ne repair facility does epairs covered under this of all invoices and receipts charge You for authorize Agreement, submit ca zed repairs, alo pertaining to the au with a copy e to: Administr of the Registration Safe-Guard Products Intern LLC, Two C rse Parkway, nt We will pay Suite 500, Atlanta, 28. **The** ed e reasonable and for authorized repairs abor necessary to These charges shall customary charges for repair or replace the Covered not exceeded manufacturer's ted retail price recognized for_ isted in a na as Mitchen lata. น เabor y

D. Options

dministrator will pay the pair facility directly, or replacement of any part covered by this Agreen replacement parts utilized e genuine Audi new or remarks actured parts, Audi proved parts, or like kind a parts.

E. s of Liability

one repair visit enefits paid or payable sha ash value of the Covered Vehicle nor to the most recent loss. aggregate total of all benefits paid or payable the term of this Agreement shall not exceed the u paid for the Covered Vehicle. The payment or p. ement for repair or replacement of Covered rein the benefits stated under RENTAL CAR Parts COVE E, EMERGENCY ROADSIDE ASSISTANCE, and **TRIP** RRUPTION BENEFIT, are the only remedies avail to You. We assume no other obligation or bility with regard to the Covered Vehicle. We resp assume, nor authorize anyone to assume for ne y additional liability.

ductible and Uncovered Costs

For each repair visit to which You apply benefits hereunder, You will be responsible for the deductible amount selected by You, as shown on the Registration Page, and for any other costs not covered by this Agreement. If no deductible is listed or selected on the Registration Page, the deductible will be \$100 (disappearing). If You select a disappearing deductible and You return to the selling Dealer listed on the Registration Page to have covered repairs made, the deductible will be waived. If You selected a disappearing deductible option and return to the selling Dealer for repairs and You find that the selling Dealer is out of business, You can have the Covered Vehicle repaired at any other Audi dealer, and We will waive the deductible. If the same Covered Part previously repaired under this Agreement fails again, the deductible will be waived.

G. Miscellaneous

- If You have any questions regarding which Term/ Mileage or Coverage Plan has been purchased, You should contact the Dealer or the Administrator.
- 2. This Agreement will be governed by the laws of the state in which it was sold, unless state law requires otherwise
- No amendment, supplement, or waiver of any provision of this Agreement will be binding against

- Us unless it is in writing and signed by one of the authorized representatives at Our home office.
- 4. We may delegate the performance of Our duties and obligations and assign Our rights and benefits hereunder, and if required by state law, We will provide you with notice of the identity of the delegate or assignee.
- 5. Our right to recover payment (subrogation): If We make any payment under this Agreement and You have a right to recover against another party, Your rights shall become Our rights and You shall do whatever is reasonably necessary to enable Us to enforce these rights. We will not pay for a loss if You impair Our rights to recover. Your rights to recover from others may not be waived. Our subrogation rights become effective after You are made whole.
- 6. Your help and cooperation is required if We ask You to help Us enforce Your rights against any manufacturer or repair facility who may be responsible to You for the cost of repairs covered by this Agreement.

4. Agreement Coverage

In the event of a Mechanical Breakdown of a Covered Part. We agree to cover the approved costs to repair or to revenue You for the approved costs of parts and labor (proceed the manufacturer's suggested retail price of the parts and labor allowances as listed in a nationally record ad parts and labor guide, such as Mitchell or Alldata) to the air or replace a Covered Part, less any applicable deductions and limitations herein.

This Agreement may provide certain rages which may already be included in the applicabl nufacturer's warranty. IF THE MECHANICAL BREAKDO COADSIDE **EVENT OR TRIP INTERRUPTION BENEFIT CO** UNDER THIS AGREEMENT IS ALSO COVERED UNDER HER PROGRAM, WARRANTY, ROADSIDE AS POLICY, RECALL, OR TMENT ("O TH OTHE COVERAGE"), AND I VERAGE IS LESS THAN THE COVERA ROVIDED HE NDER, WE WILL IF ANY, BETW PAY THE DIFFERE THE PAYMENTS DUE UNDER TH GREEMENT AND E PAYMENTS DUE UNDER THE O COVERAGE.

This Agreement q insural acy, a warranguarantee.

PLAN COVERAGE: There overage plans (Powertrain, Gold and Plantaum) describe and Agreement. The coverage plantaum the Covered of the Covered of the Covered of the Plantaum tected and pure which is identified the Registration ge.

Vehicle Cover arts

POWERTRAL VERAGE PLAN (includes coverage only for the following Covered Parts):

engine block and cylinder heads and all into a y lubricated parts including pistons, piston pins and cylinder sleeves; crankshaft, pulley, bearings, caps and bolts; connecting rods, rod s: camshaft(s), camshaft bearings, buttons and timing gears and timing chain or belt and tension are trained to the control of the cont

lifters; intake manifold aust manifolds; balance T pump; thermostat; oil shaft; water pump sure relief valve and screen; pump, cover, gear , shims and si rotor housing, shaft; all nuts and bolt mbly including internal faste bocharger/ supercharge st valve and n; valve, timing wastegate; sea askets. ing; water pump and side covers; tat nic balancer; flex pulley; engine moun plate/ flywheel and ring engine oil cooler; n and blow-off re control, rec ler hoses.

ANSMISSION TAXLE/TRAIN TASE:

Transmission/transa se and all nternally ing and pinion gears; lubricated parts include oil pump, cover, gears, ng and vanes; torque converter; valve body(s); tle valve; valve pack; governor, gear and cover; p g gear and pawl; roll pins; sprags; sprockets; cl springs; stator and shaft; pressure regulator e; pressure switches; colenoids; bands; autom ransmission/transaxle tch, drums, pistons a el plates; planetary and s; blockers; synchronizer rs; servos a s; bushings; supports and mgs; yoke; extension housing; peedometer drive gears; accumulators and rings; justers; all internal fasteners, nuts and bolts; shift r and forks; separate bell housing; transfer case ll internal parts contained within the transfer seals and gaskets. Oil pan; detent cable; TVI/ le cable; vacuum modulator; transmission tl ts, transmission oil cooler; transmission r hose. (STANDARD TRANSMISSION CLUTCH EMBLIES AND ALL COMPONENT PARTS ARE T COVERED)

DRIVE AXLE: Differential/axle housing(s) and all internally lubricated parts including the axle flange; ring and pinion gear/carrier assembly; spider gears and bearings; pins; retainers; limited slip clutches, plates and springs; cover; seals and gaskets. Constant velocity joints; slip joint; front wheel drive axles/halfshafts and wheel bearings; u-joints; couplings; flex disc; prop shafts; center support bearings.

HYBRID/ELECTRIC COMPONENTS: Hybrid electric motor; hybrid electric motor clutch; hybrid electric motor clutch actuator; hybrid electric transmission oil pump (including control module); electric motor; seals and gaskets; inverter/converter/transformer units (including all internal components and cover); continuously variable transmission (including all internal components); power split device (including all internal components); reduction/reducer box (including all internal components).

Any part or component not listed above WILL NOT be covered and is specifically excluded by the Powertrain Coverage Plan, regardless of whether the damage to the non-covered part is caused by a Covered Part.

GOLD COVERAGE PLAN (includes POWERTRAIN coverage, plus the following additional Covered Parts):

FRONT SUSPENSION: Upper and lower control arms, shafts and bushings; struts, shock absorbers, housing and cartridge; spindle/steering knuckle and spindle support. Wheel bearings; ball joints and bushings; stabilizer bar, links and bushings; torsion bar, mounts and bushings; track bar, links and bushings; tension rods/radius arm and bushings. Coil and leaf springs, seats and bushings, electronic level control components including pump, accumulator, lines and bags.

REAR SUSPENSION: Upper and lower control arms, shafts and bushings; upper and lower ball joints; struts, shock absorbers, housing and cartridge; wheel bearings; spindle/steering knuckle and spindle support; coil springs, seats and bushings, track bars, links and bushings; electronic level control components including pump, accumulator, lines, bags; stabilizer bar, links and bushings.

CLIMATE CONTROL: Condenser; compressor; evaporator; orifice/expansion; seals and gaskets. Accumulator; receiver drier; manual climate control unit; clutch assembly including coil, disc and pulley; control cables; cutoff switch; serpentine belt tensioner, bearing and pulley. Compressor prackets; idler pulley and bearings; air compressor brackets; idler pulley and bearings; air compressor brackets.

FUEL: Fuel lines; fuel pressure sending unit; fuel injectors and als; injection pump; ESC systems; fuel components including mixture of pl processor, throttle body assembly, cutoff valued distributor, trigger contacts, cold injection valve, fuel accumulator; take the door latch; tank filler neck and o-ring.

ELECTRICAL: Alte ing and all shings, brus parts including rectifier brid diodes, coil and rotor; alternator nting bracke ltage regulator; housing and l internal parts starter includig shings, brushes d <u>windings, starter</u> drive lenoid. Front d linkag transmis T WILLIAM window reseat motor; steering ch and individual switches column multifu for turn signal, h dimmer, wiper, washer d control; motor switch; brake neutral san ch; glove box light agm g fan relay; air switch; esy light switch control s oid; air regulator I.A.C. motor; ition module; ignition lock cylinder; electroni strument panel module; ignition coil; electron enging ributor including shaft, gear, bushings and ules; throttle position sensor; vehicle sensor; M.A.P. sensor; knock sensor and etric pressure sensor. Cruise control module, cables and switches; instrument cluster speedometer, odometer, tachometer ges, warning indicators; alarm system and atry systems including remote entry or elec and module; door lock actuators; mirror motor; power window switch; power lock

switch; rear window gger; horn and relay; sunroof motor; electrical convertible top mg trunk/hatch release motor, headlamp motor; , power slidin **⊵**or motor switch and sold ne and susper and switch; electronic control mod trol module, ontrol module, electronic cont powert du ectronic throttle transmission con e sensor; camshaft body/control module, motor; fuel pulse position sensor; throttle wide open throt h; thermo time lay; ride hel or and relay; ss air flow manifold gen (02) s differential pressu erature or; coolant pump; oil pressure sensor; windshield sending unit; temperate nding unit; manuallyoperated switches.

HYBRID/ELECTRIC COMP NTS: Hybrid highvoltage battery (including tective box); hybrid battery energy control ule; hybrid battery cooling system (including attery fans, housing, d air induction vent brid power electronics brid high-voltage cables ter and convert boxes, safety plugs, and cem); hybrid electronic control module (ECM); hybrid electric A/C compressor quareg hybrid only); hybrid power steering system uding pump and control module); hybrid/ ric hydraulic or electric regenerative braking n; electric high-voltage battery; electric power onics (DC-to-DC converter and pulse inverter); ic high-voltage air conditioning; electric highge heating; electric charger for high-voltage ery; electric charging socket for high-voltage tery; electric orange high-voltage cables and onnectors; seals and gaskets; motor/generator belt tensioner; drive motor dampener.

Any part or component not listed above WILL NOT be covered and is specifically excluded by the Gold Coverage Plan, regardless of whether the damage to the non-covered part is caused by a Covered Part.

PLATINUM COVERAGE PLAN

Includes coverage for all Covered Parts listed under the Powertrain and Gold coverage plans, plus ANY OTHER MECHANICAL BREAKDOWN EXCEPT for those items listed in the sections "Exclusions from Coverage" (Section 5) and "Limits of Liability" (Section 3(E)). All other terms and conditions of this Agreement remain unchanged.

If a Covered Part causes damage to a non-covered part or component, the repair or replacement costs associated with the non-covered part or component are covered under the Platinum Plan.

APPLICABLE TO POWERTRAIN, GOLD and PLATINUM COVERAGE PLANS:

DIAGNOSTICS COVERAGE: We will pay for reasonable, necessary and customary diagnostic charges incurred in conjunction with a covered repair, not to exceed the labor time listed in a nationally recognized parts and labor guide, such

as Mitchell or Alldata. DIAGNOSTIC/TEARDOWN TIME WILL NOT BE PAID IF THE DIAGNOSIS IDENTIFIES A MECHANICAL BREAKDOWN THAT IS NOT COVERED UNDER THIS AGREEMENT OR FOR THOSE CONDITIONS WHERE THE PROPER REPAIR IS READILY APPARENT TO THE NORMAL SENSES OF SIGHT, TOUCH, SMELL AND/OR SOUND.

FLUID COVERAGE: We will pay for replacement of necessary fluid, oil, grease, lubricant and approved A/C refrigerant that must be replaced in conjunction with a covered repair. **THIS COVERAGE DOES NOT APPLY TO SHOP SUPPLIES.**

B. Rental Car Coverage (included with Powertrain, Gold and Platinum coverage plans)

You will be allowed up to thirty-five (\$35) dollars per day for a maximum of ten (10) days for car rental expenses incurred, if required due to a covered Mechanical Breakdown. You are responsible for obtaining the rental car, and rental car expenses incurred must be from a licensed rental car agency or authorized dealer. We will then reimburse You or, if possible, the authorized dealer. RENTAL CAR REIMBURSEMENT IS NOT PROVIDED FOR SHOP SCHEDULING OR WORK NOT COVERED BY THIS AGREEMENT. YOU MUST RECEIVE PRIOR AUTHORIZATION FOR RENTAL EXPENSES REIMBURSEMENT IS LIMITED TO DOWNTING AND ENDS ON THE DATE OF REPAIR COMMAND.

C. Emergency Roadside Assistance (ded with Powertrain, Gold and Platinum covera

Emergency Roadside Assistance is average de on a "sign & drive" basis up to one hundred (one occurrence throughout the United Standard 24 hours a day, 365 days a year. For promotion call 1-877-219-9681 for any of these basis.

- ► Towing Assistance When towing is arry, as a result of a mechanical breakdown, the Countrible will be towed to the new spistered service or location of Your the benefit in one hundred (\$1 to ottars per arrence.
- Battery Service of a battery start will be sed to start the red Vehicle.
- Flat Tire / Jance Service / Sts of the removal of the file and its replace / Vehicle's s.
- ► Fuel Up to (3) s per calendar year, an emergency supply tree (3) gallons of fuel will be a briefed at no additional cost.
- d Water Den rvice An emergency uid or water we lelivered if You are in immediated. Payment responsibility are upon delivery.
- Lockout As Ince If Your keys are locked inside the Covered Vete, assistance will be provided in gaining entry to covered Vehicle.

Sign ve" means You incur no out-of-pocket mergency Roadside Assistance benefit limits able up to a maximum of one hundred (\$100) do not incident during the Agreement Term. All service responsible to a limit of the phone in the

9681. When calling for ce, please be prepared to provide Your name sted on the Registration VIN (Vehicle Identification Page) and the last 7 of Number) of the Cov ehicle. The VIMe located on on Your Auto the Registration P ance card, r part of the inside the driver door, or on the dash board on th s side of the ered Vehicle.

Emergency Roadside sions: Expenses ance for mechanical breakou by collision, fire, electric fire or meltdown, eezing, vandalism, riot, explosion, lightning, e ke, wind storm, hail, wa or acts of the enemy or any d insurable goy or for any lamage ins policies, candard p ther or not such in. is in force to overed nicle.

- rip Interruption Benefit (led with Powertrain, Gold and Platinum coverage)
 - The Trip Interruption Benegation not available to esidents of California or New

the Covered Vehicle suffers chanical breakdown, is one hundred (100) mil more away from Your yed overnight due to nce, and the repair is rts, You may qualify for ailability of requir thousand (\$1,000) dollar at up to t rein 200) dollars per day for up to maxim regency travel expenses incurred. e (5) days, pay be reimbursed for one or more of the expenses incurred within three (3) days (seventy-two (72) ho llowing the disablement. Reimbursable charges incl pdging, meals, and transportation, including airlin car rentals, incurred in the vicinity where the disab nt occurred. For reimbursement of expenses, ward a copy of all paid receipts to SafeRide pleas Moto b, Inc. at 13901 Midway Road, Suite 102as, TX 75244-4388. This information must be 429 ed within sixty (60) days of the disablement. You for rovide Your name, a copy of this Agreement, and complete address and phone number.

rfip Interruption Benefit Exclusions: Expenses for mechanical breakdowns, expenses incurred due to theft of the Covered Vehicle, expenses incurred outside of the 72-hour time limit, meals and lodging not purchased in the vicinity of where the Covered Vehicle is repaired or purchases from a provider not customarily in the business of selling such services, expenses incurred in the name of someone other than You or Your spouse, telephone calls, photocopying fees, and expenses not specifically identified above as covered.

5. Exclusions from Coverage

THIS AGREEMENT WILL NOT PAY OR REIMBURSE YOU FOR:

- A. ANY LOSS, DAMAGE OR EXPENSE CAUSED BY ACCIDENTS, ANY ALTERATIONS OR ADDITIONS TO THE COVERED VEHICLE OR THE PART, USE OF OVERSIZED OR UNDERSIZED TIRES OR WHEELS, ALTERATIONS OR ADDITIONS TO THE COVERED VEHICLE NOT AUTHORIZED BY ITS MANUFACTURER, ANY NON-MANUFACTURER/NON-FACTORY INSTALLED PARTS, THE FAILURE OF ANY PART NOT COVERED BY THIS AGREEMENT, ACCIDENTAL LOSS;
- B. ANY LOSS, DAMAGE OR EXPENSE ASSOCIATED WITH ANY INSTALLED AFTERMARKET PRODUCTS OR DEVICES NOT APPROVED BY THE COVERED VEHICLE'S MANUFACTURER;

- C. ANY MECHANICAL BREAKDOWN CAUSED BY ACCIDENTS, COLLISION, UPSET DAMAGE, FALLING OBJECTS, THEFT, LARCENY, EXPLOSION, LIGHTNING, EARTHQUAKES, FIRE, WINDSTORMS, HAIL, WATER, FLOODS, SUBFREEZING TEMPERATURE, MALICIOUS MISCHIEF, VANDALISM, CIVIL COMMOTION, RIOTS, WARS, TERRORISM, CIVIL UNREST;
- D. THAT PORTION OF THE COST TO REPAIR OR REPLACE A COVERED PART COVERED BY ANY MANUFACTURER WARRANTY, OR ANY OTHER COVERAGE OR OTHER REASON THAT THE MANUFACTURER, IMPORTER, DISTRIBUTOR, SELLER OR REPAIRER OF THE COVERED VEHICLE WILL REPAIR OR REPLACE THE PART AT ITS EXPENSE OR AT A REDUCED COST;
- E. ANY INVOICE PRESENTED TO US OR ADMINISTRATOR FOR PAYMENT FOR SERVICES NOT PERFORMED AS DESCRIBED AT THE TIME OF AUTHORIZATION;
- F. ANY CLAIM IF THE COVERED VEHICLE'S ODOMETER, SINCE THE AGREEMENT PURCHASE DATE, HAS BEEN ALTERED, DISCONNECTED, IS INOPERABLE, OR ACTUAL MILEAGE CANNOT BE DOCUMENTED, OR REASONABLY BE ESTIMATED;
- G. ANY CLAIM IF THE COVERED VEHICLE IS USED COMPETITIVE DRIVING OR RACING, OF PROHIBITED COMMERCIAL PURPOSE, HAVE SELECTED THE LIGHT DUTY CONCICIAL USE COVERAGE ON THE REGISTRATION COVERED VEHICLE QUALIFIES FOR SIN WHICH CASE THE COVERED VEHICLE FOR THE USES DESCRIBED IN SECTION (B)(2), LIGHT DUTY COMMERCIAL USE COVERAGE;
- H. ANY MECHANICAL BREAKDOWN CAUSERY MISUSE, ABUSE, NEGLIGENCE, IMPROPER TOWN LACK OF MAINTENANCE OF THE FAILED COVER LACK OF MAINTENANCE CAUSED OR CONTR. TO THE MECHANICAL BREAKDOWN CAUSED OR CONTR.
- I. ANY MECHANIC BREAK CAUSED BY CONTAMINATION VERHEATING CK OF COOLANT OR LUBRICAN ACK OF OIL COSITY, SLUDGE, RESTRICTED L FLOW, SALT UST AND RUST DAMAGE, RONMENTAL DAMAGE,
- J. THE NEED AIR OR RIVARISING OR STING THE USE OF THE COVERED VEHICL. OF THE UNITED STATES, ITS TERRITORIES OR 4;
- WASTE SPOSAL CHARGES, AL FEES, SE OR FREIGHT CHARGES, CORE CHARGES, AL ORRECTION OF LES/SQUEAKS/WIND NOISE ORS/WATER LEAKS,
- L. ANY CONSE MITIAL (INCLUDING, BUT NOT LIMITED TO, FIRE MAGE), SECONDARY DAMAGES OR UNREAS SLE COSTS THAT YOU MAY SUFFER AS A FSUIT THE NEED TO REPAIR OR REPLACE A PART;
- M. URE OR DAMAGE TO A COVERED PART CAUSED LURE OF A NON-COVERED PART;
- N. LIABIL OF PAMAGE TO PROPERTY, INJURY TO OR DEATH OF SON ARISING OUT OF THE OPERATION, MAINTENANC USE OF THE COVERED VEHICLE WHETHER OR NO. RELATED TO THE COVERED PARTS;

- O. UNDER POWERTRAIN AN OLD COVERAGES, ANY PART THAT IS NOT SPECIALLY LISTED AS COVERED UNDER THE COVERAGE ECTED;
- **UNDER PLATINUM** AGE, ANYOFT LLOWING CES: FRICTION TCH DISC. PARTS AND/OR SE BEARING. PRESSURE PLAT CLUTCH R **AMEW** ND FASTENING HINGES, GLASS, GL ADHESIVES, LENSES, S, BODY PARTS AND/OR PANELS, ALIG OF BODY PARTS, FLEXIBLE BODY PARTS, STA AL FRAMEWORK, FRAMEWORK, CONVERT TURAL WELDS, SSEMBLIES **REM** PERS. TRIM. DOOR H DOOR NGS, DOOK K CYLINDERS (O THAN IGN LOCK WHEEL RIMS, WHEEL LINDERS), TIRES, WHI OVERS, WHEEL BALANCE WHEEL ALIGNMENT T IS REQUIRED FOR UNLESS THE WHEEL ALIGN THE REPAIR OF A COVERED PA BATTERIES (EXCEPT OR HYBRID/ELECTRIC BATTI S), WIPER BLADES, AKE PADS AND ROTORS, ITS, FUSES, BULBS, ERS, LUBRICANTS, OR IDS NOT REPLACED ONJUNCTION WITE COVERED REPAIR, U FRY, VINYL AN VERTIBLE TOPS, PAINT, L. FREEZE PLUGS. HEATER BRIG ND RAD EXHAUST SYSTEM, CATALYTIC WERTER:
- Q. D/ELECTRIC VEHICLE EXCLUSIONS: DAMAGE OR FUNCTIONS CAUSED BY IMPROPER CHARGING OF HIGH-VOLTAGE SYSTEM; DAMAGE OR MAL TIONS CAUSED BY IMPROPER STORAGE OR HAND G OF THE HIGH-VOLTAGE COVERED VEHICLE. INCL IG, BUT NOT LIMITED TO PARKING THE COV VEHICLE FOR MORE THAN TWENTY-FOUR (24 JURS WHEN THE AMBIENT TEMPERATURE IS R THAN ONE HUNDRED EIGHTEEN (118°F) REES FAHRENHEIT; DAMAGE OR MALFUNCTIONS AUSED BY OPERATION OF THE HIGH-VOLTAGE VEHICLE IN AREAS FLOODED WITH WATER HIGHER THAN THE BOTTOM OF THE COVERED VEHICLE'S BODY.
- R. ANY HOSES AND BELTS NOT SPECIFICALLY LISTED AS COVERED IN SECTION 4, AGREEMENT COVERAGE.
- S. ANY REPAIRS OF VALVES AND/OR RINGS FOR THE PURPOSE OF RAISING THE ENGINE'S COMPRESSION IF A MECHANICAL BREAKDOWN/FAILURE HAS NOT OCCURRED;
- T. ANY MAINTENANCE ON THE COVERED VEHICLE;
- U. ANY PERSONAL EXPENSES (EXCEPT WHERE NOTED UNDER THE TRIP INTERRUPTION BENEFIT) ARISING BECAUSE THE COVERED VEHICLE IS NOT AVAILABLE FOR YOU TO USE;
- V. DAMAGES CAUSED TO YOUR ENGINE RESULTING FROM THE INGESTION OF WATER THROUGH THE ENGINE AIR INTAKE SYSTEM (COMMONLY REFERRED TO AS WATER INGESTION):
- W. ANY MECHANICAL BREAKDOWN, LOSS, DAMAGE OR EXPENSE THAT RESULTS FROM A CONDITION EXISTING ON OR PRIOR TO THE AGREEMENT PURCHASE DATE (PRE-EXISTING CONDITION).

6. How to File a Claim

When repairs are required, if possible, return the Covered Vehicle to the Dealer listed on the Registration Page, or to any Audi dealer. If You cannot return the Covered Vehicle to the Dealer or to a Audi dealer, You must call the Administrator at 1-844-368-6416 during normal working hours to receive instructions. If You do not follow Our instructions, We are not obligated to reimburse You for the cost of any repairs. Authorization must be obtained from the Administrator prior to having the Covered Vehicle repaired. We reserve the right to inspect any vehicle before authorization of any repairs. Please note that hybrid components can only be serviced by a certified Audi Hybrid Specialist. High-voltage components can only be serviced by a certified Audi High-Voltage Specialist. In order to make a claim under this Agreement, You must:

- A. Provide "teardown authorization" when requested by Us or Administrator, so that the repair facility can provide an accurate diagnosis and estimate of repairs;
- In the event that a Mechanical Breakdown of a Covered Part occurs when the Administrator's office is closed and emergency repairs are necessary, You may follow the claim procedures and commence emerge repairs without securing the Administrate ervice authorization. However, You or the authorization or of the representative must notify the Admini ust submit repairs on the next business day. Yo written information and document concerning the Mechanical Breakdown and repa o later than thirty (30) days after the Mecha Breakdown occurs. Reimbursement of emergen bairs will be subject to all terms and conditions of Agreement and nothing herein authorizes repair otherwise covered. Emergency repairs are those red ecause rive. the Covered Vehicle was inoperable or unst Parts must be availad spection w Administrator's offi
- C. Submit a claim for probursement the Administrator with all require cuments with authorization authorization.
- D. Retain all sceed parts until proceed parts

7. Your Responsibilities

- Covered A. Have serviced according to nce schedu vided in the Vehicle must keep original wner's Manu utac opies of all orders, invoice. ceipts from the performed se s and maintenance , if requested, present the o als to the Administrator; and
- B. Use all me to protect the Covered Vehicle from further day to in the event of a Mechanical Breakdown. Without thing this general rule, specifically, You stopefore driving it further.

Failure probly with the responsibilities listed in this Section 7, sponsibilities, and Section 6, How to File a Claim, may responsible denial of Your claim. If You have any questions which the answered by the Dealer, please contact the Administrator.

8. Transfer

This Agreement is transferab private party (not including dealerships) within thirty days of the Covered Vehicle's subject to a fif resale or lease assumpt 50) dollar transfer fee. To transf 🗸 Agreement, p submit Your with a copy of request in writing us nsfer form, the Registration Page, th strating the sale nent de of the Covered Vehicle or le n by a third party, and a check for fifty (\$50) do dministrator at 860 Johnson Ferry Road NE, Suite 140 Lanta, GA 30342. The check fer fee must de payable to . You may **VWFS** copy of the eement trang m by contac ninistrator. is ansferable to anoth le or to a d ship via trade-in.

9. ellation

Cancellation by You

ou may cancel this Agreement any time. To cancel to Agreement, You must prove the Administrator to the Dealer with written and a current mileage state of your Agreement and a current mileage state of the Your written request for call the date of such cancellation is the date state of your documents become by Administrator or Dealer.

B. Funds are Calculated

Thi ement may be canceled for a full refund of the Agre t Retail Price within thirty (30) days of the t Purchase Date, if no claim has been paid. Agree If can d after thirty (30) days, or if a claim was paid e first thirty (30) days, a pro-rata refund will durin be c ated based upon the greater of time or mileage from the Agreement Purchase Date and the ex t Odometer Reading, less any claims paid, and a fifty (\$50) dollar processing fee, unless otherwise required by applicable law (see Section 12, State-Specific Amendments). If this Agreement was provided at no cost, You are not entitled to a refund.

C. Cancellation by Us

We cannot cancel this Agreement except for material misrepresentation, fraud, a substantial breach of Your contractual duties under this Agreement, or non-payment of the Agreement Retail Price, in which case You will be notified of the reason for cancellation and the effective date of cancellation by certified mail prior to the effective date of cancellation. If We cancel this Agreement, We will return one hundred (100%) percent of the unearned pro-rata Agreement Retail Price, less any claims paid.

D. Refunds to Lender/Lessor

If this Agreement was financed, any refund due under this Agreement will be made payable to the Lender/Lessor unless You provide Us with written documentation from the Lender/Lessor stating that the Finance Agreement has been paid in full. If the cancellation of this Agreement occurs as a result of a default under the Finance Agreement, or the repossession of the Covered Vehicle, any refund due may be paid directly to the Lender/Lessor.

10. Settlement

In the states of Arizona, Arkansas, California, Connecticut, Georgia, Hawaii, Idaho, Illinois, Louisiana, Maine, Maryland, Mississippi, Missouri, Montana, Nebraska, New Jersey, New York, North Dakota, Oklahoma, Oregon, Texas, Vermont, Virginia, Washington, and Wyoming, Our obligations under this Agreement are guaranteed under a service contract reimbursement policy issued by Virginia Surety Company, Inc., 175 West Jackson Blvd., Chicago, Illinois 60604, 1-800-209-6206. If We fail to pay any valid claim under this Agreement within sixty (60) days after proof of loss has been filed, or We cease to do business or go bankrupt, You may make a direct claim under Our service contract reimbursement insurance policy.

In all other states, Our obligations under this Agreement are backed by the full faith and credit of VWFS Protection Services, Inc., and are not guaranteed under a service contract reimbursement insurance policy.

11. Arbitration

You agree that all individual claims or disputes arising from or relating to this Agreement, whether in contract, tort, pursuant to statute, regulation, ordinance or in equity or otherwise and whether Your dispute is with Admir Provider/Obligor, Dealer, or the insurer listed 10, Settlement, will be settled by impartial itration. To initiate arbitration, You must notify A istrator in writing of Your desire to submit your issu arbitration. You are responsible for providing Admi ator with at least three (3) proposed arbitrators. nistrator has the right to question the proposed arbit s to confirm neutrality and select any of the three to act e Arbitrator. If Administrator demonstrates that non the three proposed arbitrators are neutral, You may be o proffer additional arbitrators until one is selected. trator rules and is responsible for setting the for the arbitration. You by the arbic decision and share the arbiti qually, unless the Arbitrator directs oth e. If this sed conflicts with the arbitration pro n in the state in statutory or regula which this Agree was purchased state's arbitration rules will gover

ADMINISTRATOR W. FSTIGA AND PROSECUTE AND SUSPECTED FRAUDULEN MS HE FULLEST EXTENT OF THE LAW. ADMINISTRATOR ANCEL ANY AGREEMENT THAT WAS STATEMENT. TR VIA FRAUDULENT OR MISREP STATEMENT. TIONS.

12 e-Specific Andments

1. Section , Cancellation — How Refunds are Calcula s replaced in its entirety by the following: The ment may be canceled for a full refund greement Retail Price, less any claims paid of thirty (30) days of the Agreement Purchase ("Free Look Period"). A ten (10%) percent per month will be applied to any refund for an ent canceled during the Free Look Period that 15 aid or credited within forty-five (45) davs of O pt of Your written request to cancel the Agreement. After thirty (30) days, a pro-rata

- refund will be calculated used upon the greater of the time or mileage used from the Agreement Purchase Date and Current Odometer Reading, less claims paid uses a twenty-fix \$25) dollar processing feet
- 2. Section 9(C) callation by amended to include the folia of the Agreement for any reason of the Agreement Retail Price of the Agreement at the time of sale, You will be contained to the Agreement Retail Price of the reason for cape of the Agreement Retail Price of the Price of the Price of the Retail Price of the Pr

ALA

Section 9(B), Cance How Reands are Calculated, is replaced in tirety by the following: The Agreement may be co ed for a full refund of the Agreement Retail Price in thirty (30) days of the Agreement Purchase D "Free Look Period"). After thirty (30) days, or if im was made during o-rata refund will be the first thirty (30) days, alculated based upon reater of the time or age expired from t reement Purchase Date Surrent Od Reading, less claims paid, the amount of fifty (\$50) dollars or seven and a half (7.5%) percent of the nearned Agreement Retail Price, whichever is less. enalty in the amount of ten (10%) percent of the ement Retail Price per month will be applied to fund for a canceled Agreement that is not paid dited within forty-five (45) days of Our receipt 0 r written request to cancel the Agreement.

- 2. 9 on 9(C), Cancellation by Us, is replaced in its ety by the following: We cannot cancel the eement except for material misrepresentation fraud at the time of sale, or non-payment of the Agreement Retail Price, in which case You will be notified of the reason for cancellation by certified mail at least five (5) days prior to the effective date of cancellation. If We cancel the Agreement for any other reason than for non-payment of the Agreement Retail Price, We will return one hundred (100%) percent of the unearned pro-rata Agreement Retail Price, less claims paid. A penalty in the amount of ten (10%) percent of the Agreement Retail Price per month will be applied to any refund for a canceled Agreement that is not paid or credited within fortyfive (45) days of Our receipt of Your written request to cancel the Agreement.
- Section 2, Definitions Prohibited Commercial Purpose, is amended to include the following wording: Snowplowing is not excluded so long as the Covered Vehicle is properly equipped for such use and is only being used as such for personal (noncommercial) use.

ARIZONA

1. Section 9(B), Cancellation — How Refunds are Calculated, is replaced in its entirety by the following: The Agreement may be canceled within thirty (30) days of the Agreement Purchase Date for a full refund of the Agreement Retail Price. After thirty (30) days, a pro-rata refund will be calculated

- based upon the greater of the time or mileage expired from the Agreement Purchase Date and the Current Odometer Reading, less a thirty-five (\$35) dollar processing fee.
- Section 9(C), Cancellation Cancellation by Us, is amended to include the following language: We may only void the Agreement or deny claims for misuse, fraud, or misrepresentation if those acts are committed by You or Your authorized representative. If We cancel the Agreement, We will mail You written notice at least thirty (30) days prior to cancellation.
- Section 11, Arbitration, is amended to add the following: Arizona Service Contract Holders may file with the Director of the Arizona Department of Insurance for relief of any complaint under the provisions of A.R.S. §§ 20-1095.04 AND/OR 20-1095.09.
- The Agreement will not be canceled or voided by the Provider or its representatives for Pre-Existing Conditions.

ARKANSAS

1. Section 9(B), Cancellation — How Refunds are Calculated, is replaced in its entirety following: The Agreement may be cang thirty (30) days of the Agreement Pur oate for rice, less a a full refund of the Agreement Ret 50) dollars. processing fee in the amount of fi After thirty (30) days, or if a claim made during the first thirty (30) days, a pro-r efund will be calculated based upon the great the time or mileage expired from the Agreem rchase Date and the Current Odometer Reading, laims paid, less a fifty (\$50) dollar processing fe

CALIFORNIA

- 1. VWFS Protection Contract Provide Cont
- Settlement, is Section ced in its entirety wing: Perform by th uarantee Agreem insurance nay file a claim with If any promise made in this insurance denied or has not been this Agreement N vithin sixty (of the date the proof filed. The na ress and telephone number e insurance co Virginia Surety Company ., 175 West Jack lvd., Chicago, 4, 1-800-209-6206. If You are not Illinois 6 satisfied the insurance company's response, You may cg the California Department of Insurance 927-4357 or access the department's at Website (www.insurance.ca.gov). Int
 - on 9(B), Cancellation How Refunds are lated, is replaced in its entirety by the service Contract (referred to as the "Agnor") may be canceled within sixty (60) days of the Agreement. Retail Price paid if no claims have been made against the Agreement. If canceled

- within sixty (60) days ne Agreement Purchase Date and a claim wa de against the Agreement d, a pro-rata refund will be during that time n the greater calculated base he time or m the Agreeme ometer Readi mileage expire chase Date ter sixty (60) and the Cur ted based upon days, a pro-rata will be ç the greater of the mi expired from the Current Odometer Agreement Purchase in the amount of Reading, less a process (\$25) dollars of Q%) percent of ail Price, wi is less. The paid within (30) days nd amoun of the Your written to cancel th ement. Section 9(C), Cancella Cancellation by Us, is replaced in its entirety e following: We may cancel this Service Cont (referred to as the "Agreement") within the sixty (60) days after the Agreement Purchase [only upon providing You with a notice of cance n stating the reason for cancellation postmar before the sixty-first 1st) day after the Ag ent Purchase Date and nent Retail Price, unless refund of the ereunder or advised You in pay a claim, in which case We will pay to You a pro-rata refund based upon the eater of the time or mileage expired from the ement Purchase Date and the Current Odometer ing, less any approved claims. We may this Agreement for non-payment, material bresentation, or fraud by You at any time by ing You with a notice of cancellation and a efund of the Agreement Retail Price, unless We paid a claim hereunder or advised You in writing It We will pay a claim, in which case We will pay o You a pro-rata refund of the Agreement Retail Price based upon the greater of the time or mileage expired from the Agreement Purchase Date and the Current Odometer Reading, less any approved claims. If We cancel this Agreement for any reason, We will not charge You a processing fee, any refund due to You will be paid within thirty (30) days of the date of cancellation, the Agreement will cease to be valid five (5) days after the date the notice of cancellation is postmarked, and We will pay any covered claim reported to Us prior to the effective date of cancellation. For purposes of this paragraph, a claim will be deemed to have been reported to Us if You have completed the first step required to make a claim.
- 5. Section 11, Arbitration, is replaced in its entirety by the following: You and Provider, Dealer and the Insurance Company listed in the Settlement Section ("Us") agree that all individual claims or disputes arising from or relating to the Agreement will be settled by impartial arbitration. To initiate arbitration, the aggrieved party must notify the aggrieving party in writing of its desire to submit the issue to arbitration. The aggrieved party is responsible for providing the aggrieving party with at least three (3) proposed arbitrators. The aggrieving party has the right to question the

proposed arbitrators to confirm neutrality and select any of the three (3) to act as the Arbitrator. If the aggrieving party demonstrates that none of the three (3) proposed arbitrators are neutral, the aggrieving party may be asked to proffer additional arbitrators until one (1) is selected. The Arbitrator is responsible for setting the ground rules and procedures for the arbitration, as long as it doesn't conflict with the Consumers Legal Remedies Act. The parties agree to abide by the Arbitrator's decision and share the cost of arbitration equally, unless the Arbitrator directs otherwise. If this section conflicts with the statutory or regulatory arbitration provision in the state in which the Agreement was purchased, the state's arbitration rules will govern. Any arbitration proceedings arising under the Agreement will proceed under procedures outlined in the California Arbitration Act. Such procedures can be found in the California Code of Civil Procedure section 1280. The location of arbitration will be a location in close proximity to the Customer's residence. The Agreement is subject to the California Consumers Legal Remedies Act (Civ. Code section 1750 et seq.). The "consumer apply to the arbitration procedure.

6. Section 3(G)(4) is deleted in its entire

CONNECTICUT

- 1. If You are unable to resolve any under this Agreement, You may fill ormal written complaint with the Consumer Afficiation of the Connecticut Insurance Department PO Box 816, Hartford, CT 06142-0816. You are the Insurance Commissioner's arbitrary process to settle any disputes arising under this page 1.
- 2. If the Term of this Agreement is less to year, the Term will be recovered extending any covered recovered and the customer of a repair facility.
- 3. Section 9, dellation, is an ed to include the following of may cancel to Agreement if the Covered nicle is returned and lost stolen or destre
- 4. Section 1 ation, anded by the following: t has established an The State arbitration proce tle disputes between You arising from ded warranty contracts. complaint N mailed to: State of Conne Insurance De nt, P.O. Box 816, Hartford 06142-0816, n: Consumer ust contain a Affairs. written complaint the dispute, the purchase price of the descripti product cost of repair of the product, and a copy of the ement.
 - Ser 10, Settlement, is amended to include the formg: To make a direct claim under Our service fact reimbursement insurance policy, You may Virginia Surety Company, Inc. by mail at 175 Western Blvd., Chicago, Illinois 60604 or by phone 20-209-6206.

- 1. The Obligor of this Accountent is VWFS Protection Services FL, Inc., 2007 Ferdinand Porsche Drive, Herndon, VA 2017 Forda License Number 29864. Safe-Guard War Corporation's (Conjunction of Concourse Porsche Drive, Florida License Number is 60126 Forda at Two Concourse Porsche Suite 500, At Fig., GA 30328.
 - Sections 9(B) an How Refunds Cancel are Calculated and Cancellation by y by the following: Us, are replaced in the The Agreement may be for a full refund ent Retail Price ny claims paid, s of the A at Purchase ce, less a pr fee in the t of the tesser of (a) five to rcent of the eement Retail Price or (b) fifty dollars. After sixty (60) be calculated based days, a pro-rata refund upon the greater of the or mileage expired from the Agreement Purch Date and the Current Odometer Reading, less claims paid, less a processing fee in the amou f the lesser of (a) ten (10%) percent of the pro refund amount of (b) tv (\$50) dollars. We cancel the Agreement: there has been terial misrepresentation Tave failed to maintain the by the manufacturer; or (3) If the odometer has been tampered with or disabled d You have filed to repair the odometer; or (4) For payment of the Agreement Retail Price by You. cancel this Agreement, We will provide You of cancellation by certified mail at least thirty ays prior to the effective date of cancellation. cancel the Agreement, We will return one red (100%) percent of the unearned pro-rata ement Retail Price based upon the greater of time or mileage expired from the Agreement urchase Date and the Current Odometer Reading, less any claims paid.
- Section 6, How to File a Claim, is amended by the following: Submit a claim for reimbursement to Us along with all required documents within ninety (90) days from the date the damage occurs.
- Section 11, Arbitration, is replaced in its entirety by the following: The parties may agree that all individual, class action or other claims or disputes arising from or relating to this Agreement, whether in contract, tort, pursuant to statute, regulation, ordinance or in equity or otherwise and whether Your dispute is with Obligor, the Dealer, or the Insurance Company listed in the Settlement section, will be settled by impartial arbitration. To initiate arbitration, You must notify Administrator in writing of Your desire to submit Your issue to arbitration. You are responsible for providing Administrator with at least three (3) proposed arbitrators. Administrator has the right to question the proposed arbitrators to confirm neutrality and select any of the three (3) to act as the Arbitrator. If Administrator demonstrates that none of the three (3) proposed arbitrators are neutral, You may be asked to proffer additional arbitrators until one (1) is selected. The Arbitrator is responsible for setting the ground rules and procedures for the arbitration.

The Arbitrator's decision is non-binding unless the parties agree otherwise. The parties will share the cost of arbitration equally, unless the Arbitrator directs otherwise.

- The rate charged for this service agreement is not subject to regulation by the Department of Financial Services — Office of Insurance Regulation.
- 6. Section 8, Transfer, is amended by the following: The reference to a fifty (\$50) dollar transfer fee is deleted and is replaced with a forty (\$40) dollar transfer fee.

GEORGIA

- Section 5, Exclusions from Coverage, is amended to include:
 - a. Item A is amended to include the text "MADE BY YOU OR WITH YOUR KNOWLEDGE."
 - b. Item F is amended to include the text "KNOWN TO YOU."
 - Item I any reference to "SLUDGE" within this item is deleted in its entirety.
 - d. Item W is amended to include the text "KNOWN TO YOU."
- 2. Section 11, Arbitration, is deleted in its
- 3. Sections 9(B) and 9(C), Cancellation -Refunds are Calculated and Cancellation ellation by Us, are replaced in their entirety e following: The Agreement may be canceled a y time. If You cancel the Agreement, You will re one hundred (100%) percent of the unearned rata portion of the Agreement Retail Price lated based upon the greater of the time or ge expired from the Agreement Purchase Date Current Odometer Reading, less a processing n the amount of fifty (\$50) or ten (10) of the unearned ement Retail whichever is le el the Agreement ر cann except for m al misrepre ation or fraud at the time of , or non-paym of the Agreement Retail P n which case Y ill be notified by certifig ail at least ten of cancellat effect Agreeme Price reast thirty (30) days of cancellation for fraud prior to the

prior to the of cancellation for fraud or misrepresent.

We cancel the Agreement, (100%) percent of the ro-rata Agree.

Retail Price.

Cancellatio Section replaced in its following: Any due under this entirety e Lender/Lessor l be made payable to Agreeme unless Y ovide Us with written documentation from t nder/Lessor stating that the Finance has been paid in full. If this Agreement Agre ed and the Covered Vehicle is a total loss or is f ssessed, You authorize Your Lender/Lessor to el this Agreement and receive the refund.

HAWA1

1. The g wording is added:

Hawaii Statutes requires an automobile dealer, unto otherwise excepted, to provide a warranty covering certain classes of used motor

vehicles as follows:

Used Units with less 25,000 miles at the time of sale: Provides rage for 90 days or 5,000 miles, whicheve ars first.

Used Units with 1,001 — 50,000 as at the time of sale: Proving verage for days or 3,000 miles, whichever the first.

Used Units with 50,000 and of miles at the time of sale: Provides cover 30 days or 1,000 miles, whichever occurs firs

e may be by this law. , the Tou ndded to th ment: In addition to the Dea ranty requir his law, this Agreement, which You have elected to pu nal protection during may provide You with a the Dealer Warranty period d provides protection s expired. You have after the Dealer Warrant been charged separately for the Agreement. The required Dealer Warr is provided free of charge. Furthermore, the ns, coverage plan and clusions stated in the ment apply only to the ement and are p terms of the required

Section Callation — How Refunds are Calculated, is amended to include the following: A n (10%) percent penalty per month will be applied ny refund not paid or credited within forty-five days after Our receipt of Your written request cel the Agreement.

IDAHO

- 1. Chage afforded under this motor vehicle service act is not guaranteed by the Idaho Insurance rantee Association.
 - Calculated, is replaced in its entirety by the following: The Agreement may be canceled for a full refund of the Agreement Retail Price, less a fifty (\$50) dollar processing fee within thirty (30) days of the Agreement Purchase Date, if no claims were made. After thirty (30) days, or if a claim was made in the first thirty (30) days, a pro-rata refund will be calculated based upon the greater of the time or mileage expired from the Agreement Purchase Date and the Current Odometer Reading, less claims paid, and less a fifty (\$50) dollar processing fee.

ILLINOIS

Section 9(B), Cancellation — How Refunds are Calculated, is replaced in its entirety by the following: The Agreement may be canceled for a full refund of the Agreement Retail Price within thirty (30) days of the Agreement Purchase Date. After thirty (30) days, or if a claim was made during the first thirty (30) days, a pro-rata refund will be calculated based upon the greater of the time or mileage expired from the Agreement Purchase Date and the Current Odometer Reading, less claims paid, and less a processing fee of fifty (\$50) dollars or ten (10%) percent of the Agreement Retail Price, whichever is less.

INDIANA

- 1. Your proof of payment to the Dealer, Administrator, or Provider constitutes proof of payment to the Insurance Company listed in Section 10, Settlement, of this Agreement.
- 2. Section 11, Arbitration, is replaced in its entirety by the following: The parties may agree that all individual, class action or other claims or disputes arising from or relating to this Agreement, whether in contract, tort, pursuant to statute, regulation, ordinance or in equity or otherwise and whether Your dispute is with Administrator, Obligor, or the Dealer, will be settled by impartial arbitration. To initiate arbitration, You must notify Administrator in writing of Your desire to submit Your issue to arbitration. You are responsible for providing Administrator with at least three (3) proposed arbitrators. Administrator has the right to question the proposed arbitrators to confirm neutrality and select any of the three (3) to act as the Arbitrator. If Administrator demonstrates that none of the three (3) proposed arbitrators are neutral, You may be asked to proffer additional arbitrators until one (1) is selected. The Arbitrator is responsible for setting the ground rules and procedures for the arbi The Arbitrator's decision is non-binding parties agree otherwise. The parties are the cost of arbitration equally, unless Arbitrator directs otherwise. Arbitrations will place under the laws of the state of Indiana will be held in the Purchaser's county or an ner county in Indiana agreed upon by both part
- 3. This service contract is not insurand is not subject to Indiana insurance law.

IOWA

- 1. If You have questions regarding Your November, You may contact the second virties and Resolution Resolution (Contact the Street, 4th Flore & Moines, 1988) a 50309-3738.
- Cancellation 2. Section 96 ow Refunds are amended to in Calculate the following: If thirty (20) days of You car nis Agreement y nt Purchase D the A penalty ath will plied to any rerui not paid or within thirty (30) days ten request to cancel the of Our receipt of ent. In the You are unable to obtain llation refun s, You may contact the n 10, Settlement. mpany listed 1nsur.
- 3. Used part without p vritten authorization om You. Rebuilt parts will be used to replace Covered Parts unless the part rebuilt according to national standards recognition.
- This reement is subject to the applicable provisions lowa Consumer Credit Code, Chapter 357.

KEN

1. Agreement Coverage — Emergency Roadside
Assis is amended as follows: Emergency
Roadsid ance is only available for Mechanical
Breakdowns of to defect in material or workmanship.

LOUISIANA

- 1. Section 11, Arbitration eleted in its entirety.
- on How Refunds are Section 9(B), Can n its entirety by the following: Calculated, is repla The Agreement be canceled for refund of ail Price within the Agreemer y (30) days urchase Dat of the Agree er thirty (30) ated based upon days, a pro-rata vill be a the greater of the expired from the e Current Odometer Agreement Purchase D Reading, less a processing fifty (\$50) dollars. on the Registi ge means that ed of and a the method a fee charg refund and uld You alculating a request cancellation ellation refund, no deduction w made for any claim that has been paid under the ment.
- 3. Section 9(C), Cancellation Cancellation by Us, is amended by the following Agreement, we will not declare any claims paid from any refund due to You.

MA

cellation — How Refunds ons 9(B) and 9(C)ation — Cancellation by Us, entirety by the following: The Agreement may be canceled for a full refund of the greement Retail Price within thirty (30) days of the eement Purchase Date (the "Free Look Period") ded that no claims were made during the Free Period. The right to cancel the Agreement during ee Look Period is not transferable and only s to the Customer listed on the Registration а A ten (10%) percent penalty per month will plied to any refund not paid or credited within cy-five (45) days after Our receipt of Your written equest to cancel the Agreement during the Free Look Period. An Agreement canceled by the Customer during the Free Look Period under which a claim was made during the Free Look Period, or an Agreement canceled by the Customer after the Free Look Period are both eligible for a pro-rata refund calculated based upon the greater of the time or mileage expired from the Agreement Purchase Date and the Current Odometer Reading, less claims paid, and less a processing fee in the amount of ten (10%) percent of the Agreement Retail Price. We cannot cancel the Agreement except for material misrepresentation or fraud at the time of sale or in presenting a claim for service, lack of proper maintenance, non-payment of the Agreement Retail Price, or the discovery of an act or omission by You or Your violation of any condition of the Agreement or a material change in the nature or extent of the required service or repair which occurred after the Agreement Purchase Date that substantially or materially increases the service required under the Agreement, in which case You will be notified of the reason for cancellation by certified mail at least five (5) days prior to the effective date of cancellation. If We cancel the Agreement for any reason other than non-payment of the Agreement Retail Price, We will return one hundred (100%) percent of the unearned pro-rata Agreement Retail Price, less claims paid, and less a processing fee of

ten (10%) percent of the Agreement Retail Price.

Section 11, Arbitration, is amended as follows: Any arbitration related to this Agreement shall take place in Maine.

MARYLAND

- Section 9(B), Cancellation How Refunds are Calculated, is amended to include the following: A ten (10%) percent penalty per month will be added to a refund that is not paid within forty-five (45) days after Our receipt of Your written request to cancel the Agreement.
- 2. Section 3(A), Agreement Coverage Term, is amended to include the following: This Agreement does not terminate, and the Term is extended until the services provided in accordance with the terms and conditions are performed.

MASSACHUSETTS

- 1. The Obligor of this Agreement is the Dealer listed on the Registration Page. This Agreement is between the Dealer and the Customer. Dealer has appointed Safe-Guard Products International, LLC ("Safe-Guard") as the authorized administrator of this Agreement Safe-Guard neither assumes nor has any whatsoever for the obligations of this Agreement.
- 2. The following wording is added:

THE COVERAGE YOU ARE BUYING IS NOT EQUIRED IN ORDER TO REGISTER OR FINANCEA (TO RED VEHICLE. THE BENEFITS PROVIDED MAY DUTINE TO THE BENEFITS PROVIDED MAY DUTINE TO THE BENEFITS PROVIDED MAY DUTINE THAT EXPRESS MANUFACTURER'S OR SELLER'S VEHICLE. YOU CAN BE REQUIRED BY THE SELLER OF THE PURSUE THOSE WARRANTIES WHICH TO YOU WITHOUT THE SERVICE CONTRACTOR.

Chapter 90, Section 7N 1/4 of Mas to the General Laws regression to the tomobile deprovide a Warry Section 2N 1/4 of Mas to the General Laws regression to the tomobile deprovide a Warry Section 2N 1/4 of Mas to the General Laws regression to the tomobile deprovide a Warry Section 2N 1/4 of Mas to the General Laws regression to the tomobile deprovide a Warry Section 2N 1/4 of Mas to the General Laws regression to the General Laws r

Used Units (less than 40, miles at the time of sale: des coverage f miles, ever occurs first

Used by the 40,000 protime of sales ides or 1,500 miles, whiche are sales of 1,500 miles.

Used Units with 8 liles - 125,000 miles at the ale: Provides are for 30 days or 1,250 never occurs

The Cov /ehicle may be by this law. If so, the f ring is added to Agreement: In e Dealer Warranty required by this law, addition ted to purchase the Agreement, which You have You with additional protection during may p Warranty period and provides protection the e Dealer Warranty has expired. You have charged separately only for the Agreement. equired Dealer Warranty is provided free of Furthermore, the definitions, coverage plan clusions stated in the Agreement apply eement and are not the terms of the only to required D Warranty.

1. The following wording anded to this Agreement: If the performance of the Agreement is interrupted because of a strik to work stoppage at Our place of business, the active period of the Agreement shall be extend for the period of the rike or work stoppage.

MINNESOTA

1. Section 9(B), Cand for low Refunds are Calculated, is amended the following: A ten (10%) percent penalty and will be added to the following: A forty-five (45) and the Agree.

The following wording ded to this Agreement:

The Agreement does no de coverage when the responsibility for repair i red by the Warranty provided by the dealer. T ealer is required by Minnesota Statute 325F.6 provide an express Dealer Warranty for used icles with less than seventy-five thousand (75) miles at the time of le. The required Deal rranty covers vehicles less than thirty ousand (36,000) miles o thousand five hundred ever comes first. The required Dealer Warranty covers Vehicles with less than venty-five thousand (75,000) miles, but more thirty-six thousand (36,000) miles, for thirty days or one thousand (1,000) miles, whichever s first. Some limitations and exclusions apply. greement merely contains a general summary required Dealer Warranty. For details, You d refer to Minnesota Statute 325F.662.

MISSIS

ction 11, Arbitration, is deleted in its entirety.

Section 9(C), Cancellation — Cancellation by Us, is amended to include the following: If We cancel this Agreement, You will be provided with at least thirty (30) days prior written notice.

MISSOURI

- 1. Section 9(B), Cancellation How Refunds are Calculated, is replaced in its entirety by the following: This Agreement may be canceled for a full refund of the Agreement Retail Price within thirty (30) days of the Agreement Purchase Date, less any claims paid. After thirty (30) days, a pro-rata refund will be calculated based upon the greater of the time or mileage expired from the Agreement Purchase Date and the Current Odometer Reading, less any claims paid, less a fifty (\$50) dollar processing fee, unless such fee is otherwise prohibited by applicable state law. If You cancel this Agreement within thirty (30) days of the Agreement Purchase Date, a ten (10%) percent penalty per month will be added to a refund that is not paid within fortyfive (45) days after Our receipt of Your written request to cancel the Agreement.
- 2. Section 9(C), Cancellation Cancellation by Us, is amended to include the following: We will mail a written notice to You within forty-five (45) days of the effective date of termination.
- 3. Section 11, Arbitration, is replaced in its entirety by the

MICHIGAN

following: Arbitration is not mandatory for disputes which may arise from this Agreement, but may be chosen voluntarily by the parties to this Agreement.

MONTANA

Section 9(C), Cancellation — Cancellation by Us, is amended to include the following: If We cancel this Agreement, notice of such cancellation will be delivered to You at Your last known address at least five (5) days prior to cancellation. The notice of cancellation will state the effective date of the cancellation and the reason for cancellation. If cancellation is due to non-payment of the Agreement Retail Price, or a material misrepresentation by You to Us relating to the Vehicle or its use, such notice will not be required.

NEBRASKA

- The issuer of the motor vehicle service contract reimbursement insurance policy is not a domestic entity and the Department of Insurance can give no assurance that the issuer has adequate reserves to cover potential losses.
- 2. Section 11, Arbitration, is deleted in its entirety.
- 3. Section 3(E), Limits of Liability, is replace entirety by the following: For any one re benefits paid or payable shall not exq ne actual cash value of the Covered Vehicle a ermined by the NADA Official Used Car Guide at instant prior to the most recent loss. The agg e total of all benefits paid or payable during th reement Term shall not exceed the price You pa the Covered Vehicle. The payment or reimbur at for repair or replacement of Covered Parts e benefits stated under RENTAL CAR COVERAC RGENCY ROADSIDE ASSISTANCE, and TRIP IN NOIT BENEFIT are the opt dies availab. We assume no n or respon with regard t Covere nicle. We neither orize anyone assume, nor ssume for Us, any additional ity.

NEVADA

- 1. Section Cancellatio Calculat mended t You cancel eem thin thirty (30) days of the Agreement ate, a ten (10%) percent penalty of the Agr Retail Price per thirty (30) d will be app any refund not paid or hin forty-five vs after Our receipt of Your n request to ca Agreement.
- 2. Sections and 9(C), Cancellator How Refunds are Calculated and Cancellation Cancellation by Us, are claims and "less the cost of any covered service" and "less the cost of any covered service"."
 - Second 9(C), Cancellation Cancellation by Us, is ided to include the following: We may only this Agreement for Your failure to pay an anywhen due, Your conviction of a crime which we in an increase in the service required under to be eement, Your fraud or material misrepresely tion in obtaining the Agreement or in presenting a claim for service thereunder, or

the discovery of an ag mission by You or Your n of the Agreement, or violation of any co ne nature or extent of the a material change pair which occ required service d after the se Date that sthe service Agreement P antially or materially in ed under the ent. You will be Agreement. If el this A provided with at le days prior written en notice of the effective ancellation and the reason for cancellation. cessing fee will be charge diff We cancel the Agr

- 4. expires in lected Term anths or miles, whichever occurrent.
 - Section 11, Arbitration and mended to include the following: The laws of govern all matters arising of or relating to the Agreement and all transactions are contemplated by this Agreement, including validity, interpretation, contemplated by under the following contemplated by the following contemplated by

NEW SHIRE

- this part Your receive satisfaction under this pay contact the New Hampshire Insurance Department, 21 South Fruit Street, Suite 4, Concord, NH 03301, 603-271-2261 or 1-800-27-3416.
- 2. on 11, Arbitration, is subject to the state rules ning the arbitration of disputes as set forth in 42.

NEW JERS

- 1. John 9(B), Cancellation How Refunds are ulated, is amended to include the following: A in (10%) percent penalty per month will be applied to any refund not paid or credited within forty-five (45) days after Our receipt of Your written request to cancel the Agreement.
- 2. Section 9(C), Cancellation Cancellation by Us, If We cancel this Agreement for any reason other than (a) Your failure to pay the Agreement Retail Price, (b) Your or Your representative's material misrepresentation or omission, or (c) Your or Your representative's substantial breach of contractual obligations concerning the Covered Vehicle or its use, You will be provided with at least fifteen (15) days prior written notice of the effective date of cancellation and the reason for cancellation.

NEW MEXICO

- Section 9(B), Cancellation How Refunds are Calculated, is amended to include the following: If You cancel this Agreement within thirty (30) days of the Agreement Purchase Date, a ten (10%) percent penalty per thirty (30) day period will be applied to any refund not paid or credited within sixty (60) days after Our receipt of Your written request to cancel the Agreement.
- 2. Section 9(C), Cancellation Cancellation by Us, is replaced in its entirety by the following: After seventy (70) days, We may only cancel this Agreement for Your failure to pay an amount when due, Your conviction of a crime which results in an increase

in the service required under the Agreement, Your fraud or material misrepresentation in obtaining the Agreement or in presenting a claim for service thereunder, or the discovery of an act or omission by Your or Your violation of any condition of the Agreement or a material change in the nature or extent of the required service or repair which occurred after the Agreement Purchase Date that substantially or materially increases the service required under the Agreement. No cancellation is effective until at least fifteen (15) days prior written notice of the effective date and the reason for cancellation is mailed to You.

- 3. This Agreement is non-renewable.
- 4. Final contract price to be determined prior to presentation to consumer for signature. See NMSA 1978 Section 59A-58-10.

NEW YORK

- 1. The following wording is added to this Agreement:

 Section II(C) of New York General Business Law requires an automobile dealer, unless otherwise excepted, to provide a Warranty covering certain classes of used motor vehicles as follows:
 - Used Units with 36,000 miles or less at sale: provides coverage for 90 days of miles, whichever occurs first.
 - Used Units with 36,001 miles 80 miles at the time of sale: provides coverage for miles, whichever occurs first.
 - Used Units with 80,001 miles 2000 miles at the time of sale: provides coverage 30 days or 1,000 miles, whichever occurs first.
- 2. The Trip Interruption Benefit reference Section 4(D) is unavailable to New York residence is deleted in its entire
- 3. Section 9(C), 2 ellation by Us, is ation amended to de the follo If We cancel the Agreement will provide Y th written notice at least n (15) days pri cancellation and state t rective date for t cancellation reason
- 4. Section 9 nocella How Refunds are Calculated, is include the following: A ten (10%) percent of Your work within thirty (30) days ipt of Your work equest to cancel the

RTH CAROLIN

Cancellation — How Refunds are Section is replaced in its entirety by the Calculat follow he Agreement may be canceled at any s eligible for a pro-rata refund calculated time pon the greater of the time or mileage d from the Agreement Purchase Date and the nt Odometer Reading, less any claims paid, ocessing fee in the amount of ten (10%) per be amount of the pro-rata refund or fifty (\$50) a whichever is less.

OHIO

1. This Agreement is resurrance and is not subject to the insurance later this state.

OKLAHOMA

- Coverage aff under this ment is not guaranteed by Association.
- How Refunds are 2. Section 9(B), Cance Calculated, is replaced entirety by the following. The Agreement canceled for a Agreement Price within Agreement e Date if v (30) ua o claims have bed rized or par r thirty uthorized or paid within (30) days, or if a claim the first thirty (30) day ro-rata refund will be eater of the time or calculated based upon the mileage expired from the ment Purchase Date and the Current Odometer ing, less claims paid, less a processing fee in t mount of ten (10%) amount or fifty (\$50) percent of the pro-rata ref ollars, whichever is less
- 3. 9(C), Cancel Cancellation by Us, me following: If We cancel the Age will mail You written notice at least thirty (30) days prior to the effective date of ncellation.
- 4. homa service warranty statutes do not apply mmercial use references in service warranty contects.

OREGON

1. n 11, Arbitration, is replaced in its entirety he following: The parties may agree that all vidual, class action or other claims or disputes rising from or relating to this Agreement, whether in contract, tort, pursuant to statute, regulation, ordinance or in equity or otherwise, and whether Your dispute is with Obligor, the Dealer or the Insurance Company listed in the Section 10, Settlement, will be settled by impartial arbitration in accordance with the Oregon Uniform Arbitration Act. To initiate arbitration, You must notify Us in writing of Your desire to submit Your issue to arbitration. You are responsible for providing Us with at least three (3) proposed arbitrators. We have the right to question the proposed arbitrators to confirm neutrality and select any of the three (3) to act as the Arbitrator. If We demonstrate that none of the three (3) proposed arbitrators are neutral, the Arbitrator will be appointed in accordance with O.R.S. § 36.645. The Arbitrator is responsible for setting the ground rules and procedures for the arbitration. The Arbitrator's decision is non-binding unless the parties agree otherwise. The parties will share the cost of arbitration equally, unless the Arbitrator directs otherwise. Arbitrations will take place under the laws of the state of Oregon and will be held in Your county of residence, or any other county in Oregon agreed to by You and Us.

SOUTH CAROLINA

- Section 9(B), Cancellation How Refunds are Calculated, is amended to include the following: If You cancel the Agreement within thirty (30) days of the Agreement Purchase Date, a ten (10%) percent penalty per month will be applied to any refund not paid or credited within forty-five (45) days after Our receipt of Your written request to cancel the Agreement.
- 2. Section 9(C), Cancellation Cancellation by Us, is amended to include the following: If We cancel the Agreement, We will mail a written notice to You at least fifteen (15) days prior to the effective date of cancellation and state the effective date of the cancellation and the reason for the cancellation.
- 3. If You have questions, concerns or complaints regarding the Agreement, You may contact the South Carolina Department of Insurance at Capitol Center, 1201 Main Street, Suite 1000, Columbia, South Carolina 29201 or at 1-800-768-3467.

TEXAS

- Safe-Guard Products International, LLC's Texas Administrator License Number is 203.
- 2. Section 9(C), Cancellation Cancellation os, is amended to include the following the cancel the Agreement, We will provide with notice at least five (5) days prior to cancellation and state the effective date of cancellation cancellation.
- Refunds are 3. Section 9(B), Cancellation — F Calculated, is amended to include following: A ten (10%) percent penalty per mont be applied to any refund not paid or credited w arty-five (45) days after Our receipt of Your writte st to cancel the Agreemer cancellation not paid within f vs after Our re ellation of Your writter You may request a refund fr rginia Suret mpany, Inc., 175 West lack lvd., Chicago, I is 60604, 1-800-209-62
- 4. Unrest complaints conquestion perning the first and on contract program and Regulation, P.O. Box 12157, Austin, 12157, Aust
- J.
 - 1. Coverage proded under the coverage agreement is not go teed by the Prop., and Casualty Guaranty ociation.
 - 2. Section of How to File a Claim, is amended to include a following: Your failure to contact the Adra crator within the specified time frame will validate Your claim if You can demonstrate it was not reasonably possible to give notice Your claim within the prescribed time frame and cour notice was given as soon as reasonably possible or gency Repairs are not limited to those required to the Covered Vehicle is inoperable or unsafe to give.

- 3. Section 11, Arbitration replaced in its entirety atter in dispute between by the following: A ubject to arbitration as an You and Us may action pursuar alternative to g the rules bitration Assoc , a copy of of the America request from which is avail dministrator. hall be binding Any decision re v arbitra ation award may he. upon both You an d by state law and include attorney's fee may be entered as a judg. any court of proper Nothing in this shall preclude under this an action claims cou **q** proper ement in urisdiction.
 - Sections 9(B) and 9(C), llation — How Refunds on — Cancellation by are Calculated and Cand Us, are replaced in their ety by the following: The Agreement may be c ed for a full refund of the Agreement Retail Pr less any claims paid, within sixty (60) days of Agreement Purchase Date. After sixty (60) da pro-rata refund will calculated based up he greater of the time leage expired the Agreement Purchase Odometer Reading, less a e amount of fifty (\$50) dollars. We cannot cancel the Agreement except for material srepresentation or fraud at the time of sale, a tantial change in the risk assumed, unless the er should reasonably have foreseen the change ntemplated the risk when entering into the ment, substantial breaches in contractual , conditions or warranties, or non-payment e Agreement Retail Price, in which case You be notified by certified mail at least thirty (30) s prior to the effective date of cancellation. If We ancel the Agreement, We will return one hundred (100%) percent of the unearned pro-rata Agreement Retail Price.
- 5. This Agreement is subject to limited regulation by the Utah Insurance Department. To file a complaint, contact the Utah Insurance Department.

VERMONT

1. Residents of Vermont are not required to abide by Section 11, Arbitration, but may voluntarily choose to participate in the arbitration process.

WASHINGTON

1. The following notice is added:

IMPLIED WARRANTY OF MERCHANTABILITY: The Implied Warranty of Merchantability on the Covered Vehicle is not waived if the Agreement has been purchased within ninety (90) days of the purchase date of the Covered Vehicle from the dealer who also sold the Vehicle.

 Section 11, Arbitration, is replaced in its entirety by the following: You agree that all individual, class action, or other claims arising from or relating to this Agreement, whether in contract, tort, pursuant to statute, regulation, ordinance or in equity or otherwise, are subject, at Your, the Dealer's, or Our election, to neutral binding arbitration by the American Arbitration Association ("AAA") under the

applicable AAA rules then in effect as modified by this Arbitration Provision. This includes, but is not limited to, claims asserted by You against the Dealer, Us, Our affiliates, and/or their (and their affiliates') employees, officers, successors, or assigns. Any arbitration hereunder shall be governed by the Federal Arbitration Act (9 U.S.C. § 1 et seq.) and not by any state law concerning arbitration unless otherwise modified by state law and will be held at a location in close proximity to Your permanent residence. The Arbitrator shall follow applicable statutes of limitations, shall honor claims of privilege recognized at law, and, if timely requested by either party, shall provide a brief written explanation of the award's basis. Each party shall be responsible for its own attorney, expert, or other fees unless applicable law provides otherwise. Any claim or dispute is to be arbitrated on an individual basis and not as a class action. You expressly waive any right to arbitrate a class action or in a private attorney general capacity, and there shall be no joinder or consolidation of parties, except for parties to the same contract. In the event of a conflict between this Arbitration Provision and any other appl arbitration provision, the other provision shall apply; provided, however, that the tration Provision's prohibition on class-w arbitration shall apply. If any portion of Arbitration Provision is deemed invalid or forceable, it shall not invalidate the other sions of the Agreement; provided, however, the the provision prohibiting class-wide arbitration med invalid, then this entire Arbitration Provis all be null and void. This Arbitration Provision s t apply to any individual claim brought by You in claims court, unless such claim is transferred, appealed to a diffe e decision re bitration Provisi arbitration will allig. rmination, will survive a ff, or transfer of Information ding AAA and its this Agreep procedur filing a claim be found at www. adr.org

- Section Cancellatig laced in Calculate arety by the following: celed for a full refund of This Agreem the Agreement ce within thirty (30) days Agreement Date, if no claims have (1) days, or if a claim red. After to was in during the fi (30) days, a prorata refu on the greater ll be calculated . mileage expired fr the Agreement of the tin e and the Current Odometer Reading, Purchase less a p sing fee in the amount of twenty-five (\$25) ars. A ten (10%) percent penalty per mo Il be added to any refund that is not paid chirty (30) days of Our receipt of Your written Ellation request.
- 4. 9(C), Cancellation Cancellation by Us, is doing its entirety by the following: We may with the his Agreement within sixty (60) days of the material misrepresentation or fraud, lack of proper

- maintenance, or nonent of the Agreement e You will be notified for Retail Price, in whigh on and the effective date of the reason for can red mail prior 💅 cancellation by e effective date of cance n. If We cance Agreement, hundred (100 We will retu ercent of the Price, less any unearned proeement claims paid.
- Section 10, Settlemen ced in its entirety by the following: Our obligation er this Agreement d under War **Peimbursement** by Virginia Company. n Blvd., 🕽 ., 175 We. Illinois claim or 60604, 1-800-209 You may fix with Virginia Surety cancellation request ckson Blvd., Chicago, Company, Inc., 175 We Illinois 60604, 1-800-209

CONSIN

4.

- THIS CONTRACT IS CECT TO LIMITED OFFICE OF THE COMMISSIONER OF INSTANCE.
- Claim, is amended to do not follow a must submit a claim for rein.

 To an emergency repair along with all required documents within one (1) year of thorization or commencement of the emergency air.
- 3. on 11, Arbitration, is deleted in its entirety.
 - ns 9(B) and 9(C), Cancellation How Refunds a lculated and Cancellation — Cancellation by Us placed in their entirety by the following: The ment may be canceled for a full refund of the ement Retail Price within thirty (30) days of the reement Purchase Date (the "Free Look Period") provided that no claims were made during the Free Look Period. The right to cancel the Agreement during the Free Look Period is not transferable and only applies to the Customer listed on the Registration Page. A ten (10%) percent monthly penalty will be applied to any refund not paid or credited within forty-five (45) days after Our receipt of Your written request to cancel the Agreement during the Free Look Period. An Agreement canceled by the Customer during the Free Look Period under which a claim was made during the Free Look Period, or an Agreement canceled by the Customer after the Free Look Period are both eligible for a prorata refund calculated based upon the greater of the time or mileage expired from the Agreement Purchase Date and the Current Odometer Reading, less claims paid, less a processing fee in the amount of ten (10%) percent of the Agreement Retail Price. In the event of total loss of the Covered Vehicle, You may cancel this Agreement, in which case Your refund will be calculated pro-rata based upon the greater of the time or mileage expired from the Agreement Purchase Date and the Current Odometer Reading, less any claims paid. We cannot cancel the Agreement except for a material misrepresentation made by You, non-payment of the Agreement Retail Price, or a substantial breach of duties by You relating to the Covered Vehicle or its use, in which case You

- will be notified of the reason for cancellation and the effective date of cancellation by certified mail at last five (5) days prior to the effective date of cancellation. If We cancel the Agreement for any reason other than non-payment of the Agreement Retail Price, We will return one hundred (100%) percent of the unearned pro-rata Agreement Retail Price, less claims paid, less a processing fee of ten (10%) percent of the Agreement Retail Price.
- 5. Section 9, Cancellation, is amended to include the following: If the Covered Vehicle is deemed a total loss by Your primary insurer, You may cancel this Agreement and receive a pro-rata refund of any unearned provider fee, less any claims paid, and less a processing fee of ten (10%) percent of the Agreement Retail Price. The refund amount will be payable to the Customer or the financial institution/ lienholder, where applicable.
- 6. Section 10, Settlement, is replaced in its entirety by the following: Obligations of the Provider under this Agreement are insured under a service contract reimbursement insurance policy issued by Virginia Surety Company, Inc. 175 West Jackson Blud-Chicago, Illinois 60604, 1-800-209-6206 event We do not provide, or reimburse service that is covered under the Agr nt within of loss, or sixty (60) days after You provide r e financially if We become insolvent or other impaired, You may file a claim dir with Virginia Surety Company, Inc.
- 7. Section 3(G)(4) is deleted in its en

WYOMING

1. Sections 9(B), 9(C), and 9(D), Cand How **U**ation Refunds are Calculated, Cancellation by Us, and Cancellation Pofunds to Len are replaced in the the follow Agreement ma cance. a full refund etail Price, the Agreema any claims paid within third (J) days of the eement Purchase Date. Aft rrty (30) days, o-rata refund will ator of the time or d based upon th be calc red from the milea and the Qdomet aing, less a thirty in (\$35) dollar . A ten (10%) percent added to a refund that is penalty per mon id or credited forty-five (45) days after equest to cancel the t of Your w We cannot car Agreement except Agree for mate nisrepresentation ud at the time of sale, la proper maintenan r non-payment ent Retail Price, in which case You will of the Ag be notif the reason for the cancellation and the te of the cancellation by certified mail at effect known address at least ten (10) days prior You effective date of cancellation. If We cancel greement, We will return one hundred (100%) at of the unearned pro-rata Agreement Retail refund due will be made payable jointly

- to You and the Lender of unless You provide Us with written document in from Lender/Lessor stating that the First e Agreement has been paid in full. If the care ration of the Agreement occurs as a result of the loss or the representation of the Covered Vehicles of refund due provide paid directly to the Lender/
- 2. Section 11, Arbiting ed in its entirety by the following: At the f any disagreement between the Customer service contract separate wi greement, the arily agree bmit their aters of din arbitration ordance with the Wyoming and that Arbitration binding on the parties the results of arbitrati without the right of apple