

Vehicle Service Contract

PURCHASER			VEHICLE INFORMATION			
Purchaser's Name			Vehicle Identificatio	n Number	# Cylinders	
Co-Purchaser's Name			Year Make	Model		
Address			Odometer Reading			
City	State	Zip Code	Check if vehicle is:			
Email Address			Diesel Powered	Turbo/Super Charged	4WD/AWD	
SELLER				PAYMENT PLAN PROVIDER		
Name			Name			
Address						
City	State	Zip Code				
SERVICE CONTRACT INFORMATION						
Date of Sale	Purchase Price	Deductible		Cont. Coptie		
Plan	Coverage:			Ride Stare Vehicle		
NEW Contract Term	Expiration Date:	Expiration Mileage:		Covered repairs are perfo	deductible is waived if prmed by the seller .	
/ Months / Miles	12:01 A.M.				,	
Your contract will expire on the Expiration Date or Expiration Mileage stated above whichever occurs first. The Expiration Date is determined by adding the months of the instruct sym to the Date of Sale. The Expiration Mileage is calculated from zero (0) odometer reading.						
Limit of Liability: \$15,000.00 The total of all benefits paid of a threparty isit is imited to the actual cash value of your vehicle at the time of loss. The said of the fits paid during the term of this contract shall not exceed the Limit of Liability. (See other Incomparent Items - Limit of						
Liability)						
NOWLEDGMENT						
The purchase of a service intract is no required in order to purchase, register or obtain financing for any vehicle. This service contract is no an insurance contract and is not subject to insurance laws.						
Your signature below on the compact of firms your acknowledgment that the Odometer Reading you provided, as stated						
above is accurate as of the service couract Date of Sale, and that you have reviewed the coverage you selected to purchase and have read, understand and agree with the contract terms and conditions, what is not covered, how to file a claim, your vehicle maintenance manners, any state changes that may apply, and all other contract provisions as						
claim, your vehicle maintenand provisions as provided.						
Further, to the best of your knowledge, your vehicle is free of any defects or mechanical failures on the contract Date of Sale, and that coverage will not be provided for any vehicle pre-existing conditions .						
Washington Residents: By initialing you acknowledge you have read and understand the following important provisions in this						
contract: Term (time and mileage limitations), Coverage, Your Vehicle Maintenance Requirements, Claim Procedure, What Is Not Covered, Cancellation of Contract and Implied Warranty of Merchantability.						
Purchaser's Signature			Telepho	one Number	Date	
Co-Purchaser's						
Signature			Telepho	one Number	Date	
Seller's Authorized	-		Talarta	no Number	Dete	
Representative Sign	ature			ne Number	Date	
Administrator/Obligor/Provider:						

Administrator/Obligor/Provider: UNIVERSAL UNDERWRITERS SERVICE CORPORATION UUSC Service Company in California and New York - Vehicle Dealer Solutions Inc. in Florida 7045 College Boulevard, Overland Park, KS 66211 Customer Service (888) 835-5063 - Claims (800) 643-9059

VEHICLE SERVICE CONTRACT COVERAGE

Definitions

Contract: Your vehicle service contract that is between you and us.

Covered Failure: The failure of a covered part because of a mechanical defect or faulty workmanship by the manufacturer which renders the covered part incapable of performing the function for which it was designed. It also includes the failure of a covered part due to a gradual reduction in operating performance as a result of normal wear and tear.

Deductible: The amount to be paid by **you** per repair visit for a **covered failure(s)**. If a deductible is not indicated, a \$100 deductible will apply.

Hybrid/Electric Vehicle (EV) Battery Pack: The Hybrid/Electric vehicle's high voltage rechargeable battery, originally installed by the manufacturer.

Pre-existing Condition: means any covered failure not otherwise excluded under this contract that exists or occurs at anytime prior to the contract Date of Sale. All pre-existing conditions are excluded from coverage under this contract.

Seller: The entity identified as SELLER on the front page of this contract.

Term: Time starts on the contract Date of Sale, and mileage starts at zero (0) miles. The Expiration Date is determined by adding the months of the Term as shown in the SERVICE CONTRACT INFORMATION section. The Expiration Mileage is shown in the SERVICE CONTRACT INFORMATION section, and is determined by adding the Term miles to zero (0) odometer reading. Your contract will expire on Expiration Date, or when the Expiration Miles is reached, whichever occurs first. This contract will automatically terminate when you sell your vehicle unless it is properly transferred or canceled as described in this contract.

Vehicle: The vehicle identified in the Vehicle Information section on the front page of this contract.

We/Us/Our: The administrator, service contract provider and obligor of this contract is Universal Underwriters Service Corporation, dba: UUSC Service Company in California and New York, and Vehicle Dealer Solutions, Inc. in Florida.

You/Your: The purchaser of the contract, or an authorized transferee when this contract is properly transferred as described within the Transfer of Contract section.

Coverage

the parts listed under the coverage you selected, The coverage that you have selected is shown on the front page of this contract. Coverage applies only and to related labor, but not if they are covered by insurance or the manufacturer's warranty. If a cover failure occurs, we will repair or replace the covered part(s), or we will pay an authorized repair facility reasonable and customary charges to do so, not t ceed ma facturer's suggested retail price for covered tandards, subject to the deductible, and the parts, and specific labor times published in Motor, Chilton, Mitchell or the manufacturer's warrand or tim other provisions of this contract. Reimbursement may be made directly to you for an authorized clai cements Il be made with parts of like kind and quality (including any new, re-manufactured, exchanged, or serviceable used components or tion). s at ou

Comprehensive Coverage:

In the event of a **covered failure**, we will repair or replace all failed parts of **your vehic**, except those listed ander **What is Not Covered** of this **contract**. This includes coverage for the **Hybrid/EV Battery Pack** originally installed by the reputation on **your value**. **Hybrid/EV Battery Pack** replacement will follow the manufacturer's allowable capacity guidelines in determining the repair replacement, the **Hybrid/EV Battery Pack**.

Contract Options

Ride Share Vehicle Option: If this option is selected, **you** have elected to survey be coverage that permits **you** to use **your vehicle** in a ride share or transportation network (e.g. Uber, Lyft). What is Not Covered, 2. B. is used an uplaced with the following: This **contract** does not provide coverage if **your vehicle** is used for commercial hauling, delivery or limousine service.

Deductible Waiver Option: If this option is selected, the **deductible** where the red if **y** a return to the **seller** for covered repairs. If covered repairs are performed by a repair facility other than the **seller**, the **deductible** stated in the tot of this **contract** will apply.

Additional Program Benefits

Rental Car Reimbursement: In the event of a **covered failure** order this **contract** or the manufacturer's warranty, **we** will reimburse **you** for the expense actually incurred for the rental of a substitute very a brough a lice and rental agency during the repair. Reimbursement shall not exceed \$40 per day for a maximum of 10 days or until **your vehicle** is repaired, whet the per occurrent is the substitute very and the per occurrent is the substitute very and the per occurrent is the substitute very and the per occurrent is the period. The period is the period of the period. The period of the p

Towing and Emergency Roadside Service: If your particle with need of emergency roadside service, you must call the 24-hour toll free number at (800) 831-6870 for service. The following penefits a project to a maximum benefit of \$100 per occurrence: towing, jump starts, flat tire changes (using your inflated spare), delivery of an emergency supply of fue oil, lubricants, fluid or coolant, lockout service (key cutting is not included). Any towing or emergency roadside service not initiated through the 24-bern toll free number at (800) 831-6870 is limited to a maximum benefit of \$50 per occurrence, and valid receipts will be required for reimbursement.

Trip Interruption Reimbursement: If a covered filure under this contract or the manufacturer's warranty causes your vehicle to become inoperable and you are required to remain overnight while repair are completed more than 100 miles from your home, we will reimburse you for restaurant and hotel/motel expenses actually incurred during the propairs are being made. The allowance for meals and lodging is \$250 per day for a maximum of 3 days or the period of time that it took to repair your vehicle, whichever is less, not to exceed \$750 for each covered repair visit. The date of the covered failure is considered the first day of the 3 day period. Valid receipts for meals and lodging and a copy of the corresponding repair order will be required for reimbursement.

Vehicle Maintenance Requirements

Maintenance expenses are your responsibility. Whenever possible, it is recommended you return to the dealership where you purchased your vehicle for maintenance services. In order to maintain valid contract coverage, you must have your vehicle checked and serviced in accordance with the manufacturer's recommendations, as outlined in your vehicle's Owner's Manual. You must retain all copies of verifiable receipts and repair orders for maintenance services. These copies must indicate customer name, repair order number and date, vehicle identification number, odometer reading at time of service and a complete description of the service performed including required parts and materials. You may be required to provide evidence of all maintenance services. Failure to provide proof of services performed may result in denial of coverage.

Claim Procedure / Pre-Authorization

- 1. Use reasonable means to protect **your vehicle** from further damage in order to prevent additional expenses, repairs or complete denial of the claim. **You** will be responsible to pay any such additional expenses;
- Whenever possible, return your vehicle to the dealership where you purchased your vehicle. If this is not possible and you need assistance, call us toll free at (800) 643-9059;
- Authorize any charges necessary to determine the cause of failure including disassembly and diagnostic charges. You will be required to pay the expense
 of the disassembly and diagnosis if the failed component is not covered by your contract, or is due to lack of maintenance or a pre-existing condition;
- 4. Permit an independent inspection before repairs are completed if we request an inspection;
- 5. Obtain or instruct the repair facility to obtain a repair authorization number from us before any repair is made. A repair authorization can be obtained from us by calling toll free at (800) 643-9059. Should an emergency occur which requires a covered failure repair be made at a time when our office is closed,

you must call us no later than the next business day to determine if such repair will be covered by the contract. If covered, you will be eligible for reimbursement on covered repairs provided you follow all other procedures outlined in this section;

- 6. Submit or have the repair facility submit to us the invoice/repair order exhibiting the authorized repair has been completed;
- 7. Pay deductible, if applicable, and any non-covered expenses.

What is Not Covered

- 1. This contract does not provide coverage for:
 - A. Any part not specifically listed as covered under the coverage you selected, including but not limited to any of the following parts: Glass, lenses, sealed beams, light bulbs, wheels, wheel covers, tires, interior trim, moldings, bright metal parts, sheet metal, flexible body parts, weather strips, upholstery, convertible and/or vinyl top, paint, catalytic converter, exhaust system, brake rotors and drums, wiper blades, coolant hoses, shock absorbers, all batteries other than the Hybrid/EV Battery Pack installed by the manufacturer, throttle body assembly, spark/glow plugs, drive belts, brake pads, brake linings and shoes, manual clutch disc (automatically shifted manual transmission clutches are covered), home charging station, wall connector, mobile connector, all future connectors, and all related charging adapters;
 - B. Repairs of water and air leaks, rattles, squeaks and wind noise; alignment of body parts, bumpers and glass;
 - C. The normal maintenance services and parts required or recommended by your vehicle manufacturer and other normal maintenance services and parts which include, but are not limited to: engine tune up, suspension alignment and wheel balancing, Hybrid/EV Battery Pack recharging fees. Filters, lubricants, engine coolant, fluids and refrigerants will only be covered in connection with the repair of a covered failure;
 - D. Hybrid/EV Battery Pack gradual capacity loss. Loss of Hybrid/EV Battery Pack capacity due to or resulting from gradual capacity loss is not covered under this contract unless it falls below your vehicle manufacturer's required capacity guidelines;
 - E. Repairs or replacements covered by any insurance policy, repairer's/supplier's generatee, service contract or manufacturer's or seller's warranty, even if coverage is revoked or denied for any reason, including manufacturer insolvency;
 - F. Repairs, replacements or alterations made without prior authorization or without following the required claim procedure;
 - G. Repair or replacement of any part due to a pre-existing condition;
 - H. A covered failure which does not occur during or is not reported to us within the prm of y dr contract unless expiration of contract falls on a holiday or weekend, then the next business day will be acceptable
 - 1. Repairs if the odometer has ceased to operate and odometer repairs, use not been make as soon as reasonably possible, or the odometer has been altered, tampered with, disconnected, or in any way misrepresents the vehicle's actual mileage after you purchased your vehicle;
 - J. Repairs or replacements of any parts or components that to not need only submanufacturer's specifications as installed at the time of original vehicle assembly;
 - K. Any part(s) which has not sustained a covered failure, be which a repair facility recommends or requires be repaired or replaced in connection with the repair or replacement of a travered part(s). This includes any expense due to engineering upgrades or for repairs made solely to meet or main the overhead emission standards;
 - L. Storage charges, shop supplies, hazardous waste dis psinfees, butery disposal fees, freight and/or delivery charges;
 - M. Economic loss, including loss of time, inclusion of er incidental loss or damage that may result from a covered failure, except as may otherwise be provide its thenefinin the contract;
 - N. Damages, loss or additional expense associate with the or inconvenience caused by any supply chain interruption or part unavailability arising from any cause:
 - O. Consequential loss or damage that severel failure;
 - P. Liability for damage to property, injury or a string of any person arising out of the operation, maintenance, recycling or use of your vehicle or any of its parts, whether or other ad to the parts covered herein;
 - Q. Repairs or replacements purchautic outside whe United States, United States territories and possessions or Canada;
 - R. Diagnostic charges, control disassemble or cost of assembly if your repair is not covered or has been denied.
- 2. This contract does not provide contract d
 - A. Is equipped to plow sname mether or hot the plow blade is attached to your vehicle;
 - B. Is used for commercial hauling, defery, limousine service, ride share or transportation network (e.g. Uber, Lyft);
 - C. Is used for hauling or towing in excess of the manufacturer's limitations and specifications;
 - D. Is used for rental, racing, speed contest or other competition, police car, security vehicle, emergency vehicle, shuttle service, taxi or commercial towing;
 - E. Has been declared a total loss or has been issued a salvage or branded title.
- 3. This contract does not provide coverage for damages caused by:
 - A. Collision or impact, including collision caused by any autonomous or any assistive driver system failures or misuse, fire, theft or attempted theft, freezing, vandalism, malicious mischief, riot, civil commotion, explosion, lightning, water, flood, falling missiles or objects, or contributed to by foreign objects and/or the use of contaminated fuels, fluids, lubricants or refrigerants, and the resultant rust, corrosion or consequential damage, sludge or restricted oil flow;
 - B. Misuse, alteration, abuse, negligence, or lack of proper maintenance or breakdowns caused by improper servicing or improper repairs, insufficient coolants or lubricants, rust and/or corrosion;
 - C. A non-covered part;
 - D. The direct result of modifications made after you purchased your vehicle which do not meet factory specifications, including electronic or software modifications;
 - E. Ingestion of water through the air intake system commonly referred to as water ingestion;
 - F. A power surge or the failure to follow proper charging procedures or use of incompatible charging devices for your plug in hybrid/electric vehicle;
 - G. Using your vehicle as a stationary power source.

Transfer of Contract

If you are the first retail purchaser of this contract, you may transfer the remaining contract coverage to the next individual purchaser of the vehicle. The contract must be transferred within 30 days of vehicle ownership transfer or the contract will no longer be in force. The contract may not be transferred to another vehicle, dealer or broker. Transferred contracts are non-cancelable.

In order to transfer your contract you must provide us with the following:

- 1. A copy of the documentation evidencing change of title and odometer reading at time of transfer;
- 2. A completed transfer form. To obtain a transfer form, please call Customer Service at (888) 835-5063;
- 3. A check made payable to Universal Underwriters Service Corporation in the amount of \$50.

The new owner will retain copies of service records and receipts, evidencing the performed service required by the terms of this contract.

Cancellation of Contract

You may cancel your contract at any time by providing written notice of cancellation to the seller or us. Your signed cancellation notice must specify your vehicle identification number (VIN), the reason for cancellation, effective date of cancellation and odometer reading on the cancellation effective date. The cancellation effective date may not be more than 30 days prior to the receipt of the cancellation notice. If canceled, your contract may not be repurchased or coverage reinstated on your vehicle.

We may cancel your contract for fraud, material misrepresentations or for non-payment of any portion of the contract Purchase Price. Providing an inaccurate odometer reading and/or stating that your vehicle is in good running condition when a pre-existing condition is known to exist on the contract Date of Sale shall be deemed a material misrepresentation by you to us, and will serve as grounds for us to cancel your contract. We will mail a written notice to you at your last known address contained in our records at least 15 days prior to cancellation by us. The notice shall state the effective date of the cancellation and the reason for cancellation.

If your contract is canceled, a portion of the contract Purchase Price will be refunded to you or a party authorized by you. You will receive a full refund if cancellation is within 30 days of the contract Date of Sale and you have not incurred a claim. You will refure a pro rata refund if cancellation is after 30 days of the contract Date of Sale, or you have incurred a claim. A pro rata refund is based on the lesser of the ys or miles remaining of the contract term, and less a \$75 cancellation fee.

Cancellation refunds for **contracts** that have not been completely paid for at the time of the cancellation may be ully or partially paid to the payment plan provider or other party responsible for collecting payment on **your contract** as listed on the schedule **sector** of this **contract**.

Important Items

Addresses and Phone Numbers: You may contact us with questions, to submit a cancertion notice or for hour filing a claim:

Customer Service - PO Box 7922, Shawnee Mission, KS 66207, (888) 835-54, usu.fi.customer.service@zurichna.com Claims - PO Box 7943, Shawnee Mission, KS 66207, (800) 643-9059.

- Insurance Company Obligation: This contract is insured under a set insurance policy issued by Universal Underwriters contrad eimbu Insurance Company, 7045 College Boulevard, Overland Park, KS 211, (800 15-5988 n the event your claim is not paid or the requested sal Underwriters Insurance Company. In the event your cancellation performance is not made within 60 days, you may file a claim directly refund is not paid within 60 days, you may submit the cancellation fund directly to Universal Underwriters Insurance Company. In the event we become insolvent or financially impaired, you may file a claim or ation request directly with Universal Underwriters Insurance Company. a ca
- Limit of Liability: The total of all benefits paid or payable for each rep o the actual cash value of your vehicle not considering loss of value s lim due to a covered failure, less deductible, if applicable determined by Kelley Blue Book®, National Auto Dealer Association Guide Actual ca or other nationally recognized source, based upon r fits paid or payable during the term of this contract shall not exceed the ne tota all Limit of Liability amount shown in the SERVICE CO ATION section. In the event the total of all benefits paid or payable during the FO contract term reaches the Limit of Liability, the contract n exp no refund will be available.

Renewal: Your contract is nonrenewable.

Subrogation: In the event coverage is provided index is contractive shall be subrogated to the rights you may have to recover against any person or organization arising out of any safety defect is mechanic inequal down, as well as out of any order, judgment, consent decree or other settlement; and you shall execute and deliver instruments and oper and downatever is necessary to secure such rights. You shall do nothing to prejudice those rights. Further, after you have been full for my loss sustained under the terms of this contract, all amounts recovered by you for which you have received benefits under this contract shall belong b, and be paid to us up to the amount of benefits paid under this contract.

Terms of Contract Conformed Statute: The soft is contract which are in conflict with the statutes of the state in which this contract was signed are hereby amended to conform the runnum's indavds of those statutes.

State Changes

The following State Changes apply to your contract:

Alabama:

Cancellation of Contract the following is changed: Your cancellation fee is \$25.

Cancellation of Contract the following is added: A 10% penalty per month shall be added to a refund that is not paid or credited within 45 days after notice of cancellation is received by us.

Arizona:

What is Not Covered item 3. B. is replaced with: B. Misuse, alteration, abuse, negligence, or lack of proper maintenance or breakdowns caused by improper servicing or improper repairs, insufficient coolants or lubricants, rust and/or corrosion, while owned by You;

Cancellation of Contract the second paragraph is replaced with: We may not cancel this **contract** except for: fraud and material misrepresentations when committed by **you**, or for non-payment of any portion of the **contract** Purchase Price. Providing an inaccurate odometer reading and/or stating that **your vehicle** is in good running condition when a pre-existing condition is known to exist on the **contract** Date of Sale shall be deemed a material misrepresentation by **you** to **us**, and will serve as grounds for **us** to cancel **your contract**. We or **our** representatives may not cancel or void this **contract** for reasons which are within the knowledge and/or control of **us** or the **seller** including, but not limited to: 1) the odometer has been tampered with prior to purchase; 2) misrepresentation by **us** or the **seller**; 3) acts or omissions by **us**, the **seller** or subcontractors for their failure to provide correct information or their failure to perform the services or repairs provided in a timely, competent and workmanlike manner. We will mail a written notice to **you** at **your** last known address contained in **our** records at least 15 days prior to cancellation by **us**. The notice shall state the effective date of the cancellation and the reason for cancellation. If we cancel **your contract**, no cancellation fee will apply.

Cancellation of Contract, the third paragraph, the following is changed: Your cancellation fee is \$75 or ten percent (10%) of the contact Purchase Price paid by you, whichever is less.

Arkansas:

Cancellation of Contract the following is changed: Your cancellation fee is \$50.

California:

The following definitions are replaced:

Covered Failure: The failure of a covered part because of an operational or structural failure due to a deix in materials or workmanship by the manufacturer which renders the covered part incapable of performing the function for which it was designed. It also incluse the railure of a covered part due to a gradual reduction in operating performance as a result of normal wear and tear.

We/Us/Our refers to UUSC Service Company, license number 0C17302.

The Coverage and Comprehensive Coverage sections are replaced by the fo

Comprehensive Coverage:

The coverage is shown on the front page of this contract. Coverage a led parts of your vehicle, and to related labor, but not if they are s to al covered by insurance or the manufacturer's warranty. In the ey d failure, we will repair or replace all failed parts of your vehicle nt of except those listed under the What is Not Covered section of t ntra we will pay an authorized repair facility reasonable and customary charges to do so, not to exceed manufacturer's suggested reta for ered parts, and specific labor times published in Motor, Chilton, ctible, and the other provisions of this contract. This includes Mitchell or the manufacturer's warranty labor time standards, su he d turer on your vehicle. Hybrid/EV Battery Pack replacement will follow coverage for the Hybrid/EV Battery Pack originally installed by the an the manufacturer's allowable capacity guidelines in de placement of the Hybrid/EV Battery Pack. the i air ð

Reimbursement may be made directly to you for an authorized a transferred sector, eplacements will be made with parts of like kind and quality (including any new, re-manufactured, exchanged, or serviceable used compresents of wrts at our option).

Additional Program Benefits, are replaced with purpowing:

Rental Car Reimbursement: If a covered failure unat this contract causes your vehicle to become inoperable, we will reimburse you for the expense actually incurred for the rental of a substitute and brough a licensed rental agency during the repair. Reimbursement shall not exceed \$40 per day for a maximum of 10 days or until you vehicle is repaired, whichever occurs first.

Towing and Emergency Roadside pervise: If a contract failure under this contract causes your vehicle to become inoperable and your vehicle is in need of emergency roadside service, you must call be 24-hour toll free number at (800) 831-6870 for service. The following benefits are subject to a maximum benefit of \$100 per conturnent town jupp starts, flat tire changes (using your inflated spare), delivery of an emergency supply of fuel, oil, fluid or coolant, lockout service between the cutting is not included). Any towing or emergency roadside service not initiated through the 24-hour toll free number at (800) 831-6870 is limited to a maximum benefit of \$50 per occurrence, and valid receipts will be required for reimbursement.

Trip Interruption Reimbursement: If a second failure under this contract causes your vehicle to become inoperable and you are required to remain overnight while repairs are completed more than 100 miles from your home, we will reimburse you for restaurant and hotel/motel expenses actually incurred during the period repairs are being made. The allowance for meals and lodging is \$250 per day for a maximum of 3 days or the period of time that it took to repair your vehicle, whichever is less, not to exceed \$750 for each covered repair visit. The date of the covered failure is considered the first day of the 3 day period. Valid receipts for meals and lodging and a copy of the corresponding repair order will be required for reimbursement.

Vehicle Maintenance Requirements is replaced with the following: Maintenance expenses are your responsibility. Whenever possible, it is recommended you return to the dealership where you purchased your vehicle for maintenance services. In order to maintain valid contract coverage, you must have your vehicle checked and serviced in accordance with the manufacturer's recommendations, as outlined in your vehicle's Owner's Manual. You must retain all copies of verifiable receipts and repair orders for maintenance services. These copies must indicate customer name, repair order number and date, vehicle identification number, odometer reading at time of service and a complete description of the service performed including required parts and materials. You may be required to provide evidence of all maintenance services. Coverage will not be denied based solely on your failure to provide maintenance/service records to our satisfaction.

Claim Procedure / Pre-Authorization is replaced with the following:

- 1. Use reasonable means to protect your vehicle from further damage in order to prevent additional expenses, repairs or complete denial of the claim. You will be responsible to pay any such additional expenses;
- 2. Whenever possible, return your vehicle to the dealership where you purchased your vehicle. If this is not possible and you need assistance, call us toll free at (800) 643-9059;
- 3. Authorize any charges necessary to determine the cause of failure including disassembly and diagnostic charges. You will be required to pay the expense of the disassembly and diagnosis if the failed component is not covered by your contract;

- 4. Permit an independent inspection before repairs are completed if we request an inspection;
- 5. Obtain or instruct the repair facility to obtain a repair authorization number from us before any repair is made. A repair authorization can be obtained from us by calling toll free at (800) 643-9059. Should an emergency occur which requires a covered failure repair be made at a time when our office is closed, you must call us no later than the next business day to determine if such repair will be covered by the contract. If covered, you will be eligible for reimbursement on covered repairs provided you follow all other procedures outlined in this section;
- 6. Submit or have the repair facility submit to us the invoice/repair order exhibiting the authorized repair has been completed;

7. Pay deductible, if applicable, and any non-covered expenses.

Cancellation of Contract is replaced with the following: **You** may cancel **your contract** by providing written notice of cancellation to the **seller** or **us**. **Your** signed cancellation notice must specify **your vehicle** identification number (VIN), the effective date of cancellation and odometer reading on the cancellation effective date. The cancellation effective date may not be more than 30 days prior to the receipt of the cancellation notice. If canceled, **your contract** may not be repurchased or coverage reinstated on **your vehicle**.

We may only cancel your contract for fraud, material misrepresentations or for non-payment of the contract Purchase Price. If we cancel within the first 60 days of the contract Date of Sale, and you have not incurred a claim, we will provide a full refund of the contract Purchase Price. Notice of cancellation will be mailed to your last known address contained in our records and will be postmarked before the 61st day after the contract Date of Sale. The notice shall state the effective date of the cancellation and the specific grounds for cancellation. If we cancel after 60 days of contract Date of Sale, or you have incurred a claim, you will receive a pro rata refund of the contract Purchase Price. A pro rata refund is based on the lesser of days or miles remaining of the contract term. We will mail a written notice to you at your last known address contained in our records. The notice shall state the effective date of the cancellation. If we cancellation fee will apply. Any refund owed will be paid or credited within 30 days from the effective date of cancellation. The contract will cease to be valid no less than 5 days after the postmark date of the notice.

If your contract is canceled, a portion of the contract Purchase Price will be refunded to you or a party thorized by you. You will receive a full refund if cancellation is within 60 days of the contract Date of Sale and you have not incurred a claim. You will reve a pro rata refund if cancellation is after 60 days of the contract Date of Sale, or you have incurred a claim. A pro rata refund is based on the less f days or miles remaining of the contract term. No cancellation fee will apply during the first 60 days. After 60 days, a \$25 cancellation fee or 10% of the rata contract Purchase Price, whichever is inearned less, will apply. Should the cancellation fee exceed the refund amount, no refund is due to you , your contract may not be repurchased or anc coverage reinstated on **vour vehicle**. Cancellation refunds for **contracts** that have not been complete e of the cancellation may be fully or for at the partially paid to the payment plan provider or other party responsible for collecting payment on your listed on the schedule section of this ntract contract.

We will cover claims reported prior to the effective date of cancellation if the claim is handed according to be guidelines within this **contract**. A claim is deemed reported by **you** when **you** have contacted **us** or the **seller** and advised of the claim indicated in the Claim Procedure / Pre-Authorization section. Important Items, Subrogation is replaced with the following: In the event or eray, is provided upper this contract, we shall be subrogated to the rights you may have to recover against any person or organization.

Important Items the following is added: Performance to you und this co ract is guaranteed by a California approved insurance company. You may file a claim with this insurance comp hise made in the contract has been denied or has not been if i honored within 60 days after your request. The name and he insurance company is: Universal Underwriters Insurance ress Company, 7045 College Boulevard, Overland Park, KS 662 not satisfied with the insurance company's response, you vou may contact the California Department of Insurance at or access the department's Internet Web site (www. insurance.ca.gov). Any pre-existing cond covered by this contract. ot R will

Limit of Liability is replaced with the following: The total of the benume of d or payable for each repair visit is limited to the actual cash value of your vehicle not considering loss of value due to a covered failubles described or payable for each repair visit is limited to the actual cash value of your vehicle not considering loss of value due to a covered failubles described or payable. Actual cash value is determined by Kelley Blue Book®, National Auto Dealer Association Guide or payable during the term of this contract shall be exactly the Limit of Liability amount shown in the SERVICE CONTRACT INFORMATION section. In the event the total of all benefits paid or payable during the term reaches the Limit of Liability, the contract term expires and no refund will be available.

Colorado:

This **contract** is insured by Univer **u** Underwriters Instruce Company by policy number 18-1 issued to Universal Underwriters Service Corporation.

Connecticut:

Term the following statement is a ledition of inclusion covered failure prior to the expiration of your contract and if the contract is for less than 12 months, the contract will be extended while your vehicle is being repaired.

Cancellation of Contract the following is addeed ou have the right to cancel your contract if you return the vehicle or if the vehicle is sold, lost, stolen or destroyed.

Important Items the following is added: **Resolution of Disputes:** Every reasonable effort will be made to resolve disputes over the terms of this **contract**. In the event that **we** cannot reach agreement, **you** may file a formal written complaint with the Consumer Affairs Division of the Insurance Department. The complaint shall contain a short and plain description of the nature of the dispute, including a description of any attempts made to resolve the dispute and the results of such attempts. **Your** complaint must state the purchase or lease price of the covered **vehicle**, the cost of repair of the item and include a copy of **your contract**. The complaint shall be mailed to: State of Connecticut, Insurance Department, P.O. Box 816, Hartford, CT 06142-0816, ATTN: Consumer Affairs.

District of Columbia:

Cancellation of Contract the second paragraph is replaced with: **We** may only cancel **your contract** for fraud, material misrepresentations, substantial breach of duties by **you** relating to the **vehicle** or its use, or for non-payment of the **contract** Purchase Price. **We** will mail a written notice to **you** at **your** last known address contained in **our** records at least 15 days prior to the effective date of cancellation by **us**. The notice shall state the effective date of the cancellation and the reason for cancellation. Prior notice is not required if the reason for cancellation is non-payment of the **contract** Purchase Price, a material misrepresentation by **you** to **us**, or a substantial breach of duties by **you** relating to the **vehicle** or its use. If the **contract** is canceled by **us** for any reason other than non-payment of the **contract** Purchase Price, **we** shall refund 100% of the unearned pro rata **contract** Purchase Price. The fee charged for cancellation by **us** shall not exceed \$75 or 10% of the **contract** Purchase Price, whichever is less.

Cancellation of Contract the third paragraph is replaced with: If **your contract** is canceled, a portion of the **contract** Purchase Price will be refunded to **you** or a party authorized by **you**. **You** will receive a full refund if cancellation is within 30 days of the **contract** Date of Sale and **you** have not incurred a claim. You will receive a pro rata refund if cancellation is after 30 days of the **contract** Date of Sale, or **you** have incurred a claim. A pro rata refund is based on the lesser of days or miles remaining of the **contract term**, less a \$75 cancellation fee or 10% of the **contract** Purchase Price, whichever is less. A 10% penalty per month shall be added to a refund that is not paid or credited within 45 days after notice of cancellation is received by **us**.

Florida:

We/Us/Our refers to Vehicle Dealer Solutions, Inc., license number 60132.

Transfer of Contract is replaced in its entirety: You have the right to transfer this contract.

You may transfer the remaining contract coverage to the next individual purchaser of the vehicle. The contract must be transferred within 30 days of vehicle ownership transfer or the contract will no longer be in force. The contract may not be transferred to a dealer or broker This contract may not be transferred to another vehicle.

In order to transfer your contract you must provide us with the following:

- 1. A copy of the documentation evidencing change of title and odometer reading at time of transfer;
- 2. A completed transfer form. To obtain a transfer form, please call Customer Service at (888) 835-5063;
- 3. A check made payable to Vehicle Dealer Solutions in the amount of \$40.

The new owner will retain copies of service records and receipts, evidencing the performed service required by the terms of this contract. Cancellation of Contract the following is changed: You will receive a full refund if cancellation is within 60 days of the contract Date of Sale whether or not you have incurred a claim. No cancellation fee will apply during the first 60 days. You will receive a pro rata refund if cancellation is after 60 days of the contract Date of Sale. A pro rata refund is based on the lesser of days or miles remaining of the contract term.

Cancellation of Contract the following is changed: Your cancellation fee is \$75 or 10% of the contract Purchase Price paid by you, whichever is less.

Notice to Consumer: DISCLOSURE: The rate charged for this contract is not subject to the regulation by the Office of Insurance Regulation of the Financial Services Commission of the State of Florida.

Georgia:

What is Not Covered item 1. F. is replaced with: F. Repairs, replacements or alterations made by you or with your knowledge without prior authorization or without following the required claim procedure;

What is Not Covered item 1. G. is replaced with: G. Repair or replacement of any part due to a condition that existed prior to the purchase of your contract that was known to you;

What is Not Covered item 3. A. is replaced with: A. Collision or impact, including collision and by an autonomous or any assistive driver system failures or misuse, fire, theft or attempted theft, freezing, vandalism, valicious mischief, riot, civil commotion, explosion, lightning, water, flood, falling missiles or objects, or contributed to by foreign bit as and/or the use of contaminated fuels, fluids, lubricants or refrigerants, and the resultant rust, corrosion of insequential damage, or restricted oil flow;

Cancellation of Contract the second and third paragraphs are replaced by: W ract for fraud, material misrepresentations or for ılγ l vour c nonpayment of the contract Purchase Price. If your contract is canceled, w otic you at your last known address contained in our writ the cancellation and the reason for cancellation. You records no less than 30 days in advance of the cancellation. The notice sh tate the ective will receive a refund/credit of 100% of the unearned pro rata contract Put se Price we cance your contract no cancellation fee will apply. Any refund owed will be paid or credited no more than 30 days from the effective d ate of

If your contract is canceled, a portion of the contract Purchase Price d to you or a party authorized by you. You will receive a full refund of the be re contract Purchase Price if cancellation is within 30 days of the con e. You will receive 100% of the unearned pro rata contract Purchase ate d Price if cancellation is after 30 days of the contract Date of Sale. A refu based on the number of days remaining of the contract term. No cancellation fee will apply during the first 30 days. After 30 d s, a \$75 c fee of 10% of the unearned pro rata contract Purchase Price, whichever is or credited within 45 days after notice of cancellation is received by us. If less, will apply. A 10% penalty per month shall be added d that not i canceled, your contract may not be repurchased or covera our vehicle.

Hawaii:

Cancellation of Contract the following is added then percent (1, 1) penalty per month shall be added to a refund that is not paid or credited within 45 days after notice of cancellation is received by **us**.

Idaho:

Cancellation of Contract the following is changed: pur ancellation fee is \$50.

Important Items the following has be even the afforded under this contract is not guaranteed by the Idaho Guaranty Association.

Illinois:

Cancellation of Contract the following is 20.5. You cancellation fee is \$50 or ten percent (10%) of the contract Purchase Price paid by you, whichever is less.

Indiana:

Important Items the following is added: proof payment for this contract to us constitutes proof of payment to Universal Underwriters Insurance Company for this contract.

Important Items is amended to include the following: "This service contract is not insurance and is not subject to Indiana insurance law."

lowa:

Cancellation of Contract the following is added: A ten percent (10%) penalty per month shall be added to a refund that is not paid or credited within 30 days after notice of cancellation is received by **us. Your** cancellation fee is \$75 or ten percent (10%) of the **contract** Purchase Price paid by **you**, whichever is less. **Important Items** the following is added: **Your** signature in the Acknowledgment section on the front page of this **contract** is confirmation that **you** understand, acknowledge and authorize that repairs of covered mechanical failures can be made with parts of like kind and quality (including any new, re-manufactured, exchanged, or serviceable used components or parts) at **our** option, as previously stated in the Coverage section of this **contract**.

FOR IOWA RESIDENTS ONLY: Should **you** have questions or problems with this **contract, you** may contact the Iowa Insurance Division, "Attention: Commissioner of Insurance" 601 Locust Street, 4th Floor, Des Moines, Iowa 50309-3738.

Louisiana:

Cancellation of Contract the following is changed: A ten percent (10%) penalty per month shall be added to a refund that is not paid or credited within 45 days after notice of cancellation is received by **us**.

Important Items the following is added: This **contract** is not an insurance contract. This motor vehicle service **contact** is not regulated by the Department of Insurance. Any concerns or complaints regarding the motor vehicle service **contract** may be directed to the Louisiana Attorney General.

Maine:

Cancellation of Contract paragraph 3 is replaced with the following: If your contract is canceled, a portion of the contract Purchase Price will be refunded to you or a party authorized by you. You will receive a full refund and any sales tax refund required pursuant to state law if cancellation is within 30 days of the contract Date of Sale and you have not incurred a claim. You will receive a pro rata refund if cancellation is after 30 days of the contract Date of Sale, or

you have incurred a claim. A pro rata refund is based on the lesser of days or miles remaining of the **contract term**, and less a \$75 cancellation fee or ten percent (10%) of the **contract** Purchase Price paid by **you**, whichever is less. A ten percent (10%) penalty per month shall be added to a refund that is not paid or credited within 45 days after notice of cancellation is received by **us**.

Maryland:

Term the following statement is added: If the Provider fails to perform its duties under this **contract**, the Contract Term shall be extended for the period until performance has been satisfactorily completed in accordance with the terms of this **contract**.

Cancellation of Contract the following is added: If we do not pay or credit any refund owed within 45 days after you cancel this contract, a penalty in the amount of 10% of the contract Purchase Price paid by you for each month the refund remains unpaid shall be added to the refund.

Important Items is amended to include the following: In the event of a dispute with the Provider/Obligor of this **contract**, **you** may contact the Provider/Obligor directly for a reasonable opportunity to informally settle the dispute per Maryland Commercial Law Article 14-407(a)(2).

Massachusetts:

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

Minnesota:

Cancellation of Contract the following is added: A ten percent (10%) penalty per month shall be added to a refund that is not paid or credited within 45 days after notice of cancellation is received by us.

Important Items the following is added: IMPORTANT: If a separate express warranty is provided to you by the dealer for no charge as required by Minnesota Statute 325. F.662, Sale of Used Motor Vehicles; some of the coverages under this service contract may not apply until the express warranty expires. See the express warranty and/or Minnesota Statute 325. F.662 for specific terms and conditions.

Mississippi:

Cancellation of Contract. the following is changed: Your cancellation fee is \$75 or 10% of the contract Purchas Price, whichever is less.

Cancellation of Contract. the following is added: A 10% penalty per month shall be added to a hand the s not paid or credited within 45 days after the return of the **contract** to **us**.

Important Items the following is added: This product is provided by an individual member company of Zubern Nore America; it is not provided or sponsored by the manufacturer or distributor.

Missouri:

Cancellation of Contract the third paragraph is replaced with:

If your contract is canceled, a portion of the contract Purchase Price will be or a party authorized by you. You will receive a full unded credit refund if cancellation is within 30 days of the contract Date of Sale. You if cancellation is after 30 days of the contract Date of receive a o rata re Sale. A pro rata refund is based on the lesser of days or miles remaining con t term, less a \$50 cancellation fee. A ten percent (10%) penalty per month shall be added to a refund that is not paid or credited within 4 e of cancellation is received by us. If you cancel this contract, we will iys a provide written confirmation notice within 45 days of the date of car eled, your contract may not be repurchased or coverage reinstated on n. If your vehicle.

Nevada:

Coverage the following is added: This contract provides are used that is next to over other applicable coverage by any insurance policy, repairer's/ supplier's guarantee, service contract or manufacturer. The way anty.

ansfer fee

What is Not Covered, 1. D. is deleted.

Transfer of Contract the following is changed:

Cancellation of Contract the second paragraph with: may cancel this contract for any reason within the first 70 days of our receipt and provide a full refund of the contract Purchase P **pntract** that has been in effect for at least 70 days may be canceled by **us** before the No ale of the **contract**, whichever occurs first, except on any of the following grounds: a) non-payment expiration of the contract term or 1 year after the D by you of the contract Purchase P on of a crime which results in an increase in the service required under this **contract**; c) discovery of our con fraud or material misrepresentatio contract, or in presenting a claim for service thereunder; d) discovery of: 1) an act or omission you; or ou in obtaining th 2) a violation by you of any con ion of th ract, which occurred after the Date of Sale of this contract and which substantially and materially increases the service required un a material change in the nature or extent of the required service or repair which occurs after the Date ntract of Sale of the service contract and required service or repair to be substantially and materially increased beyond that contemplated at the ch causes time that this contract was issued or sold. We nail a written notice to **you** at **your** last known address contained in **our** records at least 15 days prior to cancellation by us. The notice shall stat ctive date of the cancellation and the reason for cancellation. You will receive a pro rata refund if we cancel after 70 days of the contract Date of Sale. A pro rata refund is based on the lesser of days or miles remaining of the contract term. If we cancel your contract no cancellation fee will apply. Any refund owed will be paid or credited no more than 30 days from the effective date of cancellation.

Cancellation of Contract the third paragraph is replaced with: If **you** cancel **your contract**, a portion of the **contract** Purchase Price will be refunded to **you** or a party authorized by **you**. **You** will receive a full refund if cancellation is within 30 days of the **contract** Date of Sale and **you** have not incurred a claim. **You** will receive a pro rata refund if cancellation is after 30 days of the **contract** Date of Sale, or **you** have incurred a claim. A pro rata refund is based on the lesser of days or miles remaining of the **contract term**, and less a \$25 cancellation fee. A ten percent (10%) penalty per each 30 day period or portion thereof shall be added to a refund that is not paid or credited within 45 days after notice of cancellation is received by **us**.

Important Information: If **you** are not satisfied with the manner in which the provider is handling the claim on **your contract**, **you** may contact the Commissioner at the Division of Insurance's toll-free telephone number: (888) 872-3234.

New Hampshire: VEH750BX-NH (08/22)

Cancellation of Contract, the third paragraph, the following is changed: Your cancellation fee is \$75 or ten percent (10%) of the contact Purchase Price paid by you, whichever is less.

Important Items the following is added: In the event **you** do not receive satisfaction under this **contract**, **you** may contact the New Hampshire Insurance Department, 21 S Fruit Street, Suite 14, Concord, NH 03301, phone (603) 271-1406.

New Jersey:

Cancellation of Contract the following is added: A ten percent (10%) penalty per month shall be added to a refund that is not paid or credited within 45 days after notice of cancellation is received by us.

New Mexico:

Cancellation of Contract is replaced in its entirety: You may cancel your contract at any time by providing written notice of cancellation to the seller or us. Your signed cancellation notice must specify your vehicle identification number (VIN), the reason for cancellation, effective date of cancellation and odometer reading on the cancellation effective date. The cancellation effective date may not be more than 90 days prior to the receipt of the cancellation notice. If you cancel your contract, any refund owed will be paid or credited no more than 30 days from the date we or the seller receives notice of the request. If canceled, your contract may not be repurchased or coverage reinstated on your vehicle.

We may cancel this **contract** for any reason within the first 70 days of **our** receipt and provide a full refund of the **contract** Purchase Price. No service **contract** that has been in effect for at least 70 days may be canceled by **us** before the expiration of the **contract term** or one year after the Date of Sale of the **contract**, whichever occurs first, except when due to any of the following grounds: a) non-payment of the **contract** Purchase Price; b) **your** conviction of a crime that results in an increase in the service required under this **contract**; c) discovery of fraud or material misrepresentation by **you** in obtaining this **contract** or in presenting a claim for service thereunder; or d) discovery of either of the following if it occurred after the Date of Sale of this **contract** and substantially and materially increased the service required under this **contract**: 1) an act or omission by **you**; or 2) a violation by **you** of any condition of this **contract**. We will mail a written notice to **you** at **your** last known address contained in **our** records at least 15 days prior to cancellation by **us**. The notice shall state the effective date of the cancellation and the reason for cancellation. **You** will receive a pro rata refund if **we** cancel after 70 days of the **contract** Date of Sale. A pro rata refund is based on the lesser of days or miles remaining of the **contract term**. If **we** cancel **your contract** no cancellation fee will apply. Any refund owed will be paid or credited no more than 30 days from the effective date of cancellation.

If you cancel your contract, a portion of the contract Purchase Price will be refunded to you or a party authorized by you. You will receive a full refund if cancellation is within 30 days of the contract Date of Sale and you have not incurred a claim. You will receive a pro rata refund if cancellation is after 30 days of the contract Date of Sale, or you have incurred a claim. A pro rata refund is based on the lesser of days or miles remaining of the contract term. No cancellation fee will apply during the first 30 days. After 30 days, a \$75 cancellation fee or 10% of the contract Purchase Price, whichever is less, will apply. A 10% penalty per each 30 day period or portion thereof shall be added to a refund that is not paid or credited within 60 days after notice of cancellation is received by us.

Cancellation refunds for **contracts** that have not been completely paid for at the time of the cancellation may be fully or partially paid to the payment plan provider or other party responsible for collecting payment on **your contract** as listed on the schedule action may be fully or partially paid to the payment plan.

Important Items the following is added: The final contract Purchase Price will be determined prior to provide the following is added: The final contract Purchase Price will be determined prior to provide the following is added.

Important Items / Insurance Company Obligations is replaced with:

This service contract is insured by Universal Underwriters Insurance Company. If the prvice contract proper fails to pay you or otherwise provide you with the covered service within 60 days of your submission of a valid claim, you may struct your claim to Universal Underwriters Insurance Company at (800) 515-5988, 7045 College Boulevard, Overland Park, KS 66211.

If you have any concerns regarding the handling of your claim, you may contain the Official of Superintement of Insurance at 1-855-427-5674.

New York:

We/Us/Our refers to UUSC Service Company.

Cancellation of Contract the following is added: A ten percent (10% constraintly) works shall be added to a refund that is not paid or credited within 30 days after notice of cancellation is received by us.

North Carolina:

Cancellation of Contract the following is changed: Your cancellation fell is \$, by ten percent (10%) of the pro rata refund amount, whichever is less. Oklahoma:

Definitions, We/Us/Our the following is added: Oklahoma lidence her her 144197997.

Cancellation of Contract paragraph 2 is replaced with the follow or: 2. **We use** youly cancel **your contract** for fraud, material misrepresentations or for non-payment of the **contract** Purchase Price. We use main a written entice to **you** at **your** last known address contained in **our** records at least 15 days prior to the effective date of cancellation by **us**. The notice that the effective date of the cancellation and the reason for cancellation. Prior notice is not required for non-payment of **contract** Purchase Price. If **we** need **v contract** no cancellation fee will apply. Any refund owed will be paid or credited no more than 30 days from the effective date of cancellation.

Cancellation of Contract the following changed. Aur cancellation fee is \$75 or ten percent (10%) of the unearned pro rata contract Purchase Price, whichever is less.

Important Items the following is ded: Discharge Statement: This service warranty is not issued by the manufacturer or wholesale company marketing the product. This warranty will not be product y such an wacturer or wholesale company.

Important Items the following is acced: This is bet an insurance contract. Coverage afforded under this **contract** is not guaranteed by the Oklahoma Insurance Guaranty Association. Oklahoma server warranty statutes do not apply to commercial use references in service warranty contracts.

Important Items the following is added: and Emergency Roadside Service benefits are provided by Safe Driver Motor Club, Inc., 333 City Boulevard W. 17th Floor, Orange, CA, 92868, (877) 723-3915.

Oregon:

Cancellation of Contract the following is added: The seller from whom this contract was purchased is responsible for your refund.

South Carolina:

Cancellation of Contract the following is added: A ten percent (10%) penalty per month shall be added to a refund that is not paid or credited within 45 days after notice of cancellation is received by **us**.

Important Items the following is added: In the event of a dispute with the provider of this **contract, you** may contact the South Carolina Department of Insurance, Capitol Center, 1201 Main Street, Ste. 1000, Columbia, South Carolina 29201 or by phone at (800) 768-3467.

Texas:

Definitions, We/Us/Our is replaced with: Universal Underwriters Service Corporation, the provider, obligor, and administrator of this contract. License number 111.

Cancellation of Contract the first paragraph is amended to include the following: The right to cancel within this **contract** applies only the original purchaser of the **contract** and is not transferable.

Cancellation of Contract the second paragraph is amended to include the following: If we cancel your contract, no cancellation fee will apply.

Cancellation of Contract the third paragraph is replaced with: If **your contract** is canceled, a portion of the **contract** Purchase Price will be refunded to **you** or a party authorized by **you**. **You** will receive a full refund if cancellation is within 30 days of the **contract** Date of Sale whether or not **you** have incurred a claim. **You** will receive a pro rata refund if cancellation is after 30 days of the **contract** Date of Sale. A pro rata refund is based on the lesser of days or miles remaining of the **contract term**, and less a \$50 cancellation fee. A ten percent (10%) penalty per month shall be added to a refund that is not paid or credited within 45 days after notice of cancellation is received by **us**.

Important Items, Insurance Company Obligation the following is added: **You** may apply for reimbursement directly to the insurer, Universal Underwriters Insurance Company, if a refund or credit is not paid before the **46th** day after the date on which the **contract** was returned. To contact Universal Underwriters Insurance Company, **you** may write to 7045 College Boulevard, Overland Park, Kansas 66211 or call toll free to (888) 835-5063.

Important Items the following is added: **Other Information**: All unresolved complaints concerning **Us** or questions concerning the regulation of service contract providers and administrators may be addressed to the Texas Department of Licensing and Regulation, P. O. Box 12157, Austin, TX 78711, (800) 803-9202.

Utah:

ACKNOWLEDGMENT section, the first sentence is replaced with: Purchase of this product is optional and is not required in order to finance, lease, or purchase a motor vehicle.

Claim Procedure / Pre-Authorization, the following is added: Your failure to notify us as required by the contract within the time specified does not invalidate your claim if you show us that it was not reasonably possible to notify us within the prescribed time and that notice was given to us as soon as reasonably possible.

Cancellation of Contract paragraph 2 is replaced with: We may cancel **your contract** at any time if the **contract** Purchase Price is not paid when due by giving 10 days written notice by certified mail. If **your contract** has been in effect for less than 60 days, we may cancel by giving 10 days written notice by certified mail. If **your contract** has been in effect for 60 days or more, we may cancel only for one or more of the following reasons: The **contract** was obtained through material misrepresentation; there has been a substantial change in the risks assumed, unless we should have foreseen the change or contemplated the risk when entering into the **contract**; **you** have committed substantial breaches of **your** contractual duties, conditions or warranties. We will provide a written notice by certified mail to **you** at **your** last known address contained in **our** records at least 30 days prior to cancellation by **us**. The notice shall state the effective date of the cancellation and the reason for cancellation. Any refund owed will be paid or credited no more than 30 days from the effective date of cancellation.

Important Items the following is added: Payment options for this contract include cash full payment the time of sale or by including the price with the financing of your vehicle.

Important Items the following is added: Coverage afforded under this **contract** is not guaranteed in the Providy and Casualty Guaranty Association. This **contract** is subject to limited regulation by the Utah Insurance Department. To file a complaint, contact is eduan Insurance Department.

Virginia:

Important Information: If any promise made in the **contract** has been denied or has not been honored with 66 ways after **your** request, **you** may contact the Virginia Department of Agriculture and Consumer Services, Office of Charitable and Regulatory Programs at www.vdacs.virginia.gov/food-extended-service-contract-providers.shtml to file a complaint.

Washington:

Cancellation of Contract the second paragraph is amended to include the following: If incances be contained a written notice to you at your last known address contained in our records at least 21 days prior to cancellation by unche notice call state to effective date of the cancellation and the reason for the cancellation.

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Cancellation of Contract the following is changed: Your cancellation

Cancellation of Contract the following is added: A ten percent (10%) and the percent behavior of the shall be added to a refund that is not paid or credited within 30 days after notice of cancellation is received by **us**.

Important Items, Insurance Company Obligation the following is adde. The arvice contract reimbursement insurance policy number is 64-2.

Important Items the following is added: Civil Actions: The state of Wash gton Nee jurisdiction of any civil action in connection with this contract.

Important Items the following is added: Implied Warranty Mer. nota fility: The Implied Warranty of Merchantability on the motor vehicle is not waived if this contract has been purchased within ninety of days the purchase date of the motor vehicle from the service contract seller/ dealership who also sold the motor vehicle contract by this contract.

Important Items the following is added: Service of Statute by language designate the Commissioner of Insurance as the registered agent for service of process against us for any action, suit or proceeding within the of Washington.

Important Items the following is added: You shall be prevented within 60 days of the contract Date of Sale if your vehicle is ineligible for the coverage selected and the contract has been rescinded and the contract case, a prefund of the contract Purchase Price will be made. A valid claim occurring prior to a determination of ineligibility will be processed according to the provision of this contract.

Wisconsin:

Cancellation of Contract is replaced in the entirety

You may cancel your contract at any time by providing written notice of cancellation to the seller or us. Your signed cancellation notice must specify your vehicle identification number (VIN), the reasoned cancellation, effective date of cancellation and odometer reading on the cancellation effective date. The cancellation effective date may not be increased at a 30 days prior to the receipt of the cancellation notice. You may cancel this contract in the event your vehicle is declared a total loss. No cancellation fee will be charged. If canceled, your contract may not be repurchased or coverage reinstated on your vehicle.

We may only cancel your contract non-payment of the contract Purchase Price, material misrepresentation by you to us, or substantial breach of duties by you relating to the vehicle or its use. Providing an inaccurate odometer reading and/or stating that your vehicle is in good running condition when a preexisting condition is known to exist on the contract Date of Sale shall be deemed a material misrepresentation by you to us, and will serve as grounds for us to cancel your contract. We will mail a written notice to you at your last known address contained in our records at least 15 days prior to cancellation by us. The notice shall state the effective date of the cancellation and the reason for cancellation. If we cancel your contract no cancellation fee will apply. Any refund owed will be paid or credited no more than 30 days from the effective date of cancellation.

If your contract is canceled, a portion of the contract Purchase Price will be refunded to you or a party authorized by you. You will receive a full refund if cancellation is within 30 days of the contract Date of Sale and you have not incurred a claim. You will receive a pro rata refund if cancellation is after 30 days of the contract Date of Sale, or you have incurred a claim. A pro rata refund is based on the lesser of days or miles remaining of the contract term, and less a \$75 cancellation fee or ten percent (10%) of the contract Purchase Price, whichever is less. A ten percent (10%) penalty per month shall be added to a refund that is not paid or credited within 45 days after notice of cancellation is received by us.

Cancellation refunds for contracts that have not been completely paid for at the time of the cancellation may be fully or partially paid to the payment plan

provider or other party responsible for collecting payment on your contract as listed on the schedule section of this contract.

ith

Important Items, Subrogation the following is added: We acknowledge that you must be fully indemnified prior to us making any recovery pursuant to these subrogation provisions.

Important Items the following is added: THIS CONTRACT IS SUBJECT TO LIMITED REGULATION BY THE OFFICE OF THE COMMISSIONER OF INSURANCE.

Wyoming: Cancellation of Contract the following is added: A ten percent (10%) penalty per month shall be added to a refund that is not paid or credited within 45 days after notice of cancellation is received by us.

C