

Agreement No.	
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# **Information Page**

I. Customer Information						
Last Name		Fir	rst Name	MI		
A.J						
Address						
City		St	ate	Zip		
Phone		E-	mail			
II. Dealer Information		I	II. Lienholder Information			
				100		
Name		N	ame			
			4			
Address		A	ddress			
City	State	Zip Ci	ty	State Zip		
Phone	E-mail		11 11 20			
IV. Vehicle Information	2	1.00	0 2 0	-0		
iv. venicle information		1000	100° U	7		
Year Make	Model	- 1/4	Current Odometer Mileage			
real iviane	Wodel		Current Odonieter willeage			
Vehicle Identification Number (VIN)	Vehicle Purchase Date	Vehicle Purch	nase Price Agreement Purcl	hase Price Agreement Purchase Date		
		1.0				
V. Agreement Information						
Coverage Start Date:	Requires a 30 Day & 1,000 Mile waiting period	Equipment	4x4 and All Wheel Drive	Optional Coverage (Must be Selected on Agreement Purchase Date)		
Coverage	Term Selected	- Features  Must be identified	☐ Turbocharger/Supercharger/Diesel			
Starting Mileage:	Months:	on Agreement Purchase Date for coverage	☐ V8-Northstar Engine	☐ Modified Vehicle ☐ Air Conditioning		
Deductible: \$100 per repair visit	Miles:	to apply	Luxury	☐ Electrical ☐ Day One Coverage		
STANDARD COVERAGE TERM: Coverage begins 30 days AND 1,000 miles from the Agreement Purchase Date and expires upon the passing of the number of months specified above or the number of miles (Current Odometer Mileage shown in Section 4, plus 1,000 plus mileage shown in TERM SELECTED), whichever						
occurs first. The 30 days and 1,000 mil	es will be added onto the en	d of the term of	this <b>Agreement</b> .	SHOWITHI TERM SELECTED), WHICHEVE		
VI. Customer Acknowledgmei	ıt					
The <b>Agreement</b> that <b>You</b> are purchasing is ineligible for coverage. <b>You</b> (the undersigned)	ed) have reviewed the terms of t	his <b>Agreement</b> an	d understand the coverage, exclusions and	d maintenance requirements. This <b>Agreement</b>		
is based on information You provided on this Information Page. You have reviewed this Information Page and declare that the information is correct. AUTHORIZATION IS REQUIRED FROM THE ADMINISTRATOR PRIOR TO THE REPAIR OF COVERED COMPONENTS. A \$100 DEductible per repair visit applies. PURCHASE OF THIS AGREEMENT						
IS NOT REQUIRED TO PURCHASE OR FINANCE A VEHICLE. THIS AGREEMENT IS NOT AN AUTOMOBILE LIABILITY OR PHYSICAL DAMAGE INSURANCE POLICY AND IS NOT AN INSURANCE CONTRACT.						
moonance continue.						
<u> </u>			6.11. 2. 1. 2.			
Customer Signature (Customer/You/Your)		Purchase Date	Selling Dealer Rep	oresentative – Signature		

If no term and mileage has been indicated in the section titled **TERM SELECTED**, then coverage will be in effect for 24 months/30,000 miles, whichever occurs first. Any modification, alteration or change to the printed terms, conditions or coverages of this **Agreement** renders the **Agreement** invalid. All surcharges must be identified on the **Agreement Purchase Date**.

Agreement Obligor/Administrator/Provider: American Guardian Warranty Services, Inc. PO Box 768 Warrenville, IL 60555 Wisconsin Agreement Obligor/Administrator: American Guardian Warranty Services of Wisconsin, Inc. PO Box 768 Warrenville, IL 60555 800.579.2233 Florida & Louisiana Obligor/Administrator: American Guardian Warranty Services of Florida, Inc. (FL License #60116) PO Box 768 Warrenville, IL 60555 800.579.2233

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

CLAIMS: 800.579.2233 | ROADSIDE ASSISTANCE: 866.330.7623

TO START A CLAIM GO ONLINE TO AGWSINC.COM

800.579.2233

#### **COVERAGE**

In the event of a **Breakdown** of a covered part listed below, **We** agree to pay for the **Cost** of parts and labor to repair or replace a covered part listed below for each component subject to the terms, conditions and limitations herein. A covered part has failed when it can no longer perform the function for which it was designed and not because of the action, inaction or failure of any non-covered parts.

- 1. ENGINE and WATER PUMP: The following stated components are covered. All internally lubricated parts of engine, including pistons, piston rings, piston pins, crankshaft and main bearings, connecting rods and rod bearings, camshaft and camshaft bearings, timing chain and timing gears, intake and exhaust valves, valve springs, oil pump, push rods, rocker arms, hydraulic lifters, rocker arm shafts and water pump. The Engine Block and Cylinder Heads are not covered unless damaged by an above listed internally lubricated covered part. Diesel Engine: Turbocharger, Fuel injection pump.
- 2. TRANSMISSION: The following stated components are covered. Internally lubricated parts of manual or automatic transmissions, including, oil pump, drums, planetaries, sun gear and shell, shaft(s), bearings, shift rail, forks, and synchronizers. The Transmission/Transaxle case and the torque converter are not covered unless damaged by an above listed internally covered part.
- 3. TRANSFER CASE: The following stated components are covered. Repair or replacement of internally lubricated parts. The transfer case housing is not covered unless damaged by an above listed internally lubricated covered part.
- 4. DRIVE AXLE: Front Wheel Drive Equipped: Drive axle housing and all internally lubricated parts including carrier case, gear sets, chain and sprockets, bearings, bushings, axle shafts. Rear Wheel Drive Equipped: Drive axle case and all internal lubricated parts including carrier, ring and pinion gears, gear sets, bearings bushings, limited slip clutch pack, axle shafts. Four Wheel Drive/All Wheel Drive Equipped: When selected on the Information Page, all components listed under Front Wheel and Rear Wheel Equipped are covered.
- 5. TAXES AND FLUIDS: Fluids required to complete covered repairs and state and local taxes, where applicable.

ROADSIDE ASSISTANCE: Nation Safe Drivers-Roadside Assistance: Nation Safe Drivers benefits are provided for the term of the service Agreement for up to \$100.00 per occurrence under a separate Agreement. You are entitled to one (1) Roadside Assistance service per 72-hours. Roadside Assistance Benefits are only available when the service Agreement has been reported and paid to the Administrator. The following benefits are available: 1.Towing Assistance: When towing is necessary, the Covered Vehicle will be towed to the destination of Your choice. 2. Battery Service: If a battery failure occurs, a jump-start will be applied to start the Covered Vehicle. 3. Flat Tire Service: Tire service includes removal of the flat tire and its replacement with the Covered Vehicle's spare tire. 4. Emergency Fluid/Fuel Delivery Service: An emergency supply of coolant, oil, water or fuel will be delivered for Your Covered Vehicle if You have an immediate need. You must pay the cost of the actual fluid or fuel when delivered. 5. Lock-Out Assistance: If Your keys are locked inside the Covered Vehicle, assistance will be provided to gain entry to the Vehicle. Reimbursement: In the event Your Vehicle is disabled and You contracted for any of the above covered services on Your own, You will be able to submit Your original receipted road service expenses for reimbursement consideration. Your reimbursement for towing is \$100.00. Reimbursement for any other roadside service including lock-out assistance is \$100.00. You must send Your original receipted roadside bills along with a completed claim form to: Nation Safe Drivers, Attn: Claims, 800 Yamato Road, Suite 100, Boca Raton, FL 33431. Claim forms may be obtained online at <a href="https://www.nsdclaims.com">www.nsdclaims.com</a> or by calling toll-free at 1-888-684-9327.

For Roadside Assistance You must contact Nations Safe Drivers prior to receiving assistance at 1-866-330-7623.

Provide Your service Agreement number located at the top right hand corner of the Information Page.

Provide the Producer Code - 46547 and Plan Letter "AB".

#### OPTIONAL COVERAGE

- <u>SEALS AND GASKETS</u>: When selected on the **Information Page**, all seals and gaskets for named components except when the cause of failure is the result of overheating, lack of lubrication or lack of required fluids.
- <u>COMMERCIAL USE</u>: When selected on the Information Page, We will cover repairs subject to the following conditions: *Eligible Vehicles*: passenger cars, light trucks and vans up to and including one ton trucks used for: route sales and/or route service, inspections, maintenance or repair purposes, carrying tools to a job site, farming and ranching. If towing, the Vehicle must be equipped with the manufacturer's installed towing package and not specifically excluded under Ineligible Vehicles. *Note: Extra Maintenance is Required:* The owner must perform the manufacturer's "Severe Duty" maintenance service schedule in the manufacturer's owner's manual and provide receipts proving the required maintenance was performed in the event of a claim. *Ineligible Vehicles:* Multiple driver vehicles and any vehicle used for commercial hauling, delivery, shuttle, taxi/ride sharing services or limousine service, police, law enforcement or emergency services, security services, snow plowing, cable or line installation or removal, any rental vehicle, vehicles equipped with flat beds, dump beds, commercial towing equipment, lifting or hoisting equipment, step vans, high cube vans or box bodies. Vehicles used for carrying or towing payloads in excess of manufacturer specifications are also not eligible.
- MODIFIED VEHICLE: When selected on the Information Page, We agree to waive the Agreement exclusion found in the section titled "Exclusions What is Not Covered" Section A number 10 stating: "10. A Breakdown caused by or involving modifications, alterations or additions to Your Vehicle unless those modifications, alterations or additions were performed or recommended by the original Vehicle manufacturer" and Section B number 5 stating: "5. Your Vehicle is modified from the Vehicle manufacturer's original specifications regardless of who and when the modifications were made." Coverage is not included for the Mechanical Failure of a modified component substituting for the operation of a component designed and installed by the original Vehicle manufacturer. Modified Engine Control Module (ECM) programming, ECM chips, programmers, modified Engine Control Units (ECU(s)) or specialized reprogramming that alters the performance attributes of original equipment drivetrain components or renders emissions controls inoperative are not covered unless recommended by the original Vehicle manufacturer for on street use. Eligibility: Modified Vehicle coverage is only available for a vehicle with an altered suspension height (limited to a lift of 6" or less or a drop of 3" or less) and/or oversized tires (limited to a maximum tire diameter of 4" over the original Vehicle manufacturer standard tire size). Any suspension alterations or tires outside of the parameters outlined herein are NOT eligible for coverage under this Agreement.
- <u>AIR CONDITIONING</u>: When selected on the <u>Information Page</u>, Compressor, Compressor Clutch and Pulley. Condenser, evaporator core, receiver drier, orifice, temperature control programmer, P.O.A. valve, expansion valve, heater/AC ventilation blower motor and fan, heater core, radiator and condenser cooling fan motor(s).
- <u>ELECTRICAL</u>: When selected on the <u>Information Page</u>, Alternator, voltage regulator, starter motor and drive, starter solenoid, front windshield wiper motor, rear wiper motor, front/rear windshield washer pump(s), delay circuit board, relay and switch. Electronic ignition module, electronic control module (ECM), body control module, distributor, engine management control computer, spark control/anti-detonation sensor and controller. Power window motors and power window regulator, power door lock actuators, heated back glass-element, wiring harnesses, horn(s), manually operated electrical switches (except audio/video control switches). Controlling power door locks and windows, headlight switch, turn signal switch, wiper switch, cruise control engagement switch. Cruise control module, servo and transducer.

• <u>DAY ONE COVERAGE</u>: When selected on the **Information Page**, coverage begins on the **Agreement Purchase Date** at the current mileage identified on the **Information** Page.

#### WHAT TO DO IF REPAIRS ARE NEEDED

If Your Vehicle is unsafe to drive and needs to be towed, contact the Roadside Assistance carrier at 1-866-330-7623 to obtain needed services. If not, deliver Your Vehicle to a repair facility and authorize them to diagnose the failure. Provide the repairer with Your Agreement number and direct them to call the Administrator for repair authorization at (800) 579-2233.

Emergency Repair - If a covered part has a covered Breakdown at any time outside of Claims Department regular business hours, You may take one of the following steps:

- Wait until regular business hours and then follow the normal claims procedure outlined above.
- Authorize and pay for any teardown or diagnostic time needed to determine whether **Your Vehicle** has a covered **Breakdown**. If **You** reasonably determine that **You** have a covered **Breakdown** and **You** choose to have **Your Vehicle** repaired, **You** are responsible for paying for the repair. **You** must then call the **Administrator** during the next available regular business hours so that the **Administrator** may determine whether there was a covered **Breakdown**. If the **Administrator** determines that there was a covered **Breakdown**, then **We** will pay **You** in accordance with the Terms and Conditions of this **Agreement**.

You must obtain a Repair Authorization Number from Our Claims Department to assure coverage under this Agreement.

Call Toll Free at 1-800-579-2233 for Instructions and Repair Authorization or visit www.agwsinc.com and click "File a Claim" to start a claim.

No Payment for a Claim will be made without Authorization.

#### TERMS AND CONDITIONS

This Agreement is subject to the following Terms and Conditions. No alterations, changes or waivers of provisions may be made to this Agreement. The benefits available under this Agreement are strictly provided to You for repairs to the Covered Vehicle. Important: State Guidelines and Regulations where Agreement was sold take precedence over these Terms and Conditions.

**<u>DEFINITIONS</u>**: When used, the following key terms will appear in bold print and have special meaning as follows:

Administrator, Obligor, Our, Us and We – means American Guardian Warranty Services, Inc., except in the states of Louisiana and Florida where it means American Guardian Warranty Services of Florida, Inc. (Florida License #60116) and in the state of Wisconsin where it means American Guardian Warranty Services of Wisconsin, Inc. Our mailing address is PO Box 768, Warrenville, IL 60555; and Our toll-free telephone number is 1-800-579-2233. Our website address is www.agwsinc.com.

Agreement - means the service Agreement that is a contract between You and Us.

Agreement Purchase Date - means the date You purchased this Agreement shown on the Information Page.

Agreement Purchase Price - means the amount You paid for this Agreement shown on the Information Page.

Breakdown or Mechanical Failure - means the failure of an original or replacement part, covered by this Agreement, to perform its function as it was originally designed to work in normal service with required maintenance due to material failure or defects in workmanship and outside the manufacturer's tolerance. It includes the gradual reduction in operating performance due to normal wear and use.

Commercial Use Vehicle – means a vehicle registered to a business and/or used for business purposes. Unless identified on the Information Page, Commercial Use Vehicle(s) are expressly excluded from coverage under this Agreement.

Cost - means the usual and fair charges for parts and labor necessary to repair covered parts. Replacement of any covered part may be made with new, remanufactured, rebuilt or like kind and quality at the time of Breakdown at the discretion of the Administrator. Parts will be reimbursed up to manufacturer's suggested list price. Labor time will be reimbursed using nationally recognized labor time standards.

Deductible - means the amount that You must pay for covered repairs per repair visit as indicated in the Agreement Information on the Information Page of this Agreement. A \$100.00 Deductible per repair visit applies to covered repairs.

Information Page - means page 1 of this Agreement identifying, Your name, address, phone number, email address, the Vehicle year, Make, Model, Vehicle Identification Number (VIN), Purchase Price, Selling Dealer name, address, phone number, Term Selected, Agreement Price and important disclosures signed by You.

Lienholder/Lender – means a financial institution providing financing for the purchase of the Vehicle and/or this Agreement.

Pre-Existing Condition – means a condition or Breakdown that occurred before the Agreement Purchase Date.

Selling Dealer - means the retail seller of this Agreement to You for the Covered Vehicle described on the Information Page.

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

You and Your - means the purchaser identified on the Information Page of this Agreement.

<u>INSURANCE STATEMENT</u>: Our obligations are guaranteed by an insurance policy issued by Virginia Surety Company, Inc. In the event that **We** cease to operate or fail to pay an authorized claim within sixty (60) days after proof of loss is filed, **You** may file a claim directly with **Virginia Surety Company**, Inc., 175 West Jackson Blvd., Chicago, IL 60604 (800) 209-6206.

## YOUR RESPONSIBILITIES:

1. You must perform the manufacturer's recommended maintenance including keeping receipts for services from the date of purchase. The required receipts include date, mileage, service performed and Service Provider. If You perform Your own service, You must retain original receipts showing purchases of all required parts and materials necessary to perform the required maintenance showing the date and mileage when the services were performed. In the event of a claim or transfer request, You will be required to submit these receipts. 2. Use all reasonable means to protect Your Vehicle from further damage when a Breakdown occurs. 3. You must authorize necessary labor time for the repairer to diagnose a Breakdown. 4. Direct the repair facility to call the Administrator at 1-800-579-2233 to report a claim. You must obtain Repair Authorization from the Administrator prior to repairing any covered component. 5. To receive reimbursement for Your authorized claim You must submit the following within sixty (60) days of approval: A) the original Repair Order signed by You; B) Proof of payment with a cash register receipt/credit card receipt/personal check copy; C) Where applicable, copies of original towing or rental bill with proof of payment.

OUR RESPONSIBILITIES: Subject to the Coverage Level and Deductible selected on the Information Page of this Agreement, the Limits of Liability, items and terms found under Exclusions-What Is Not Covered, the Administrator will reimburse for the Cost of necessary repairs. The Administrator reserves the right to inspect Your Vehicle to evaluate covered repairs.

EXCLUSIONS-WHAT IS NOT COVERED (Section A): Where permitted by State Requirements the following are not covered (See State Requirements):

## 1. Pre-Existing Condition(s).

- 2. For damage to a covered component caused by the failure of a component not listed as covered under this Agreement.
- 3. Repairs covered under the original manufacturer's warranty whether or not that warranty was transferred to You. Any Cost, repair, replacement or benefit for which the manufacturer has announced its responsibility through any means including recalls or service bulletins.
- 4. Repairs beyond those required to correct a Breakdown.
- Any covered repair not authorized in advance by Us.
- 6. Damage caused by continued operation of an impaired Vehicle.
- 7. Damage caused by towing the Vehicle in a manner not consistent with the manufacturer's recommendations.
- 8. Overloading the Vehicle beyond the manufacturer's recommended capacity.
- 9. Repairs when Your Vehicle's odometer reading does not reflect the true mileage the Vehicle has been driven for whatever reason.
- 10. A Breakdown caused by or involving modifications, alterations or additions to Your Vehicle unless those modifications, alterations or additions were performed by or recommended by the original Vehicle manufacturer.
- 11. For towing a trailer or another vehicle unless Your Vehicle was equipped by the manufacturer for that purpose.
- 12. Repairs required because of technician negligence, overheating, detonation, sludge or carbon deposits, contamination, rust, corrosion, oxidization, electrolysis, operation without the proper lubrication levels or fluid type, and the failure to perform the manufacturer's recommended maintenance.
- 13. Repairs made outside the United States and Canada.
- 14. Repairs required because of: fraud, collision, abuse, negligence, neglect, misuse, road hazard, racing, off-road use, vandalism, riot, theft, flood, fire, war, acts of God or, loss that is normally covered by Casualty Insurance.
- 15. The Cost of teardown, disassembly or assembly when a Breakdown is not covered by this Agreement.
- 6. Repairs that are covered under a repairer's guarantee or another Service Agreement Provider's coverage.
- 17. Incidental or consequential damage, loss of profits, property damage, personal injury, inconvenience, loss of Vehicle use, commercial loss, punitive or exemplary damages, attorney fees.
- Seals and Gaskets (unless a surcharge is identified on the Information Page).
- 19. Service adjustments and cleaning, reprogramming not related to the repair of a covered Breakdown, alignment not related to a covered Breakdown. Air conditioning recharge, refrigerant, coolant, lubricants, fluids not related to the repair of a covered Breakdown. Batteries, belts, hoses, filters and PCV. EGR Valve and Oxygen Sensor. Engine oil cooler and EGR cooler are not covered. Electronic controls outside the transmission case and transfer case. Ignition wires, distributor cap, spark plugs, glow plugs, tune up, wiper blades, fasteners unless required for the repair of a covered Breakdown, tires, wheels, wheel balancing, MacPherson Struts or Suspension Struts, shock absorbers, disc brake pads, brake shoes, brake rotors, brake drums, manual clutch disc/pressure plate, pilot and throw out bearing and clutch slave cylinder. Fuses, light bulbs, sealed beams, exhaust system including catalytic converter(s). Storage, freight charges, shop supply charges, miscellaneous charges, document charges, hazardous waste charges, repairs to retrofit or replace components due to compliance with any law or legislation. Fasteners, unless required for the repair of a covered component.
- 20. Coverage for the Mechanical Failure of a modified component substituting for the operation of a component designed and installed by the original Vehicle manufacturer.
- 21. Modified Engine Control Module (ECM) programming, ECM chips, programmers, modified Engine Control Units (ECU(s)) or specialized reprogramming that alters the performance attributes of original equipment drivetrain components or renders emissions controls inoperative unless recommended by the original Vehicle manufacturer for on street use.

Warranty of Merchantability and Warranty of Fitness for a Particular Purpose are expressly excluded.

EXCLUSIONS-WHAT IS NOT COVERED (Section B): Where permitted by state law, (See State Requirements) this Agreement provides no benefits or coverage and We have no obligation under this Agreement if:

- 1. The Vehicle Odometer fails to register or record actual mileage for any reason while owned by You.
- 2. You rent Your Vehicle to someone else.
- 3. Your Vehicle is used for business, deliveries, construction, commercial hauling, postal service, taxi/ride sharing services, police or other emergency services.
- 4. Your Vehicle is used for snow plowing, competition, or speed events.
- 5. Your Vehicle is modified from the Vehicle manufacturer's original specifications regardless of who or when the modifications were made.
- 6. For fraudulent representations to obtain this Agreement or presenting a claim under this Agreement.
- Your Vehicle is identified as a Gray Market Vehicle, Total Loss, Salvaged, Rebuilt, Flood Damaged or where the odometer reading is beyond mechanical limits.

<u>LIMIT OF LIABILITY</u>: The total of all benefits payable under this Agreement shall not exceed the retail price You paid for Your Vehicle or ten thousand dollars (\$10,000.00), whichever is less. The Limit of Liability per covered components is as follows:

 Engine and Water Pump
 \$5,000.00

 Transmission
 \$3,000.00

 Transfer Case
 \$2,500.00

 Drive Axle
 \$2,500.00

Optional Coverage:

Air Conditioning \$1,000.00 Electrical \$1,500.00

<u>SUBROGATION</u>: If **You** receive benefits under this **Agreement**, **We** will be entitled to **Your** rights to recover against any manufacturer, insurance company or service **Agreement** provider who may be responsible to **You** for **Costs** covered under this **Agreement** or any payments made by **Us**. In all states but California, if **We** ask, **You** agree to cooperate with **Us** in any matter concerning this **Agreement** or, to enforce **Our** rights.

ARBITRATION: You agree that any claim, dispute or controversy relating to this Agreement or the relationships which result from this Agreement, no matter against whom made, including the applicability of this arbitration clause and the validity of the entire Agreement, shall be resolved by neutral binding arbitration by the American Arbitration Association (unless another neutral organization is agreed upon by the parties), under the Arbitration Rules in effect at the time the claim is filed. Any arbitration hearing at which You appear will take place at a location near Your residence. Rules and forms related to arbitration may be obtained by contacting the Administrator at 1-800-579-2233 or via written request to Administrator, P.O. Box 768, Warrenville, Illinois 60555. This arbitration agreement is made pursuant to a transaction involving interstate commerce, and shall be governed by the Federal Arbitration Act, 9 U.S.C. Sections 1-16. Judgment upon the award may be entered in any court having jurisdiction. THE PARTIES UNDERSTAND THAT THEY WOULD HAVE HAD A RIGHT OR OPPORTUNITY TO LITIGATE THROUGH A COURT AND TO HAVE A JUDGE OR JURY DECIDE THEIR CASE, BUT THEY CHOOSE TO HAVE ANY DISPUTES DECIDED THROUGH ARBITRATION. The arbitration provision is deleted in its entirety in the following states: California, Florida, Georgia, Mississippi, Nebraska, New Hampshire, Nevada, Oklahoma, Oregon, Wisconsin and Wyoming.

AGREEMENT PERIOD: The time and mileage limit of the Term Selected start on the Agreement Purchase Date and Current Odometer Mileage on the Information Page plus 30 days and 1,000 miles. This Agreement shall terminate when the length of time plus 30 days or, when total accumulated mileage exceeds the sum of the mileage at purchase plus 1,000 miles plus the mileage shown in Term Selected on the Information Page, whichever occurs first.

CANCELLATION: In the event Your Vehicle is repossessed, declared a total loss, or You give notice of cancellation, You may cancel this Agreement.

- 1. To request a cancellation, submit written notification immediately to the **Selling Dealer** or **Administrator** including the following: 1) the **Agreement** Number; 2) **Vehicle** Identification Number; and 3) a signed statement certifying the current **Vehicle** odometer reading.
- 2. If **Your Vehicle** and this **Agreement** have been financed, the **Lienholder** may cancel this **Agreement** for nonpayment, or if **Your Vehicle** has been declared a total loss or has been repossessed. The cancellation rights under this **Agreement** are transferred to the **Lienholder** and the **Lienholder** is also entitled to any resulting refund. In the event of a cancellation, the **Lienholder**, if any, will be named on the refund check and, in the event of a cancellation upon repossession, the sole payee.
- 3. If this Agreement is cancelled within thirty (30) days of the Agreement Purchase Date and no claim has been made, We will refund the full Agreement Purchase Price. If the Agreement is cancelled after the first thirty (30) days or a claim has been filed, the refund will be made on an amount of the Agreement Purchase Price according to the pro rata method reflecting the greater days in force or the miles driven based on the term of the plan selected and the date coverage begins, less a \$50.00 dollar administrative fee. (\$25.00 in Alabama; \$50.00 or 7.5% of the Agreement Purchase Price, whichever is less, in Alaska; \$25.00 or 10% of the Agreement Purchase Price, whichever is less, in Georgia; \$50.00 or 10% of the Agreement Purchase Price, whichever is less, in Misine; \$50.00 or 10% of the Agreement Purchase Price, whichever is less, in Misine; \$50.00 or 10% of the Agreement Purchase Price, whichever is less, in Misine; \$50.00 or 10% of the Agreement Purchase Price, whichever is less, in Misine; \$50.00 or 10% of the amount of the pro rata refund, whichever is less, in North Carolina; \$50.00 or 10% of the unearned pro rata Agreement Purchase Price, whichever is less, in Oklahoma; \$25.00 in Washington; and \$50.00 or 10% of the Agreement Purchase Price, whichever is less, in Wisconsin.) In the event of a cancellation, the Lienholder, if any, will be named on the refund check and, in the event of cancellation upon repossession, the sole payee. Important: State Guidelines and Regulations where Agreement was sold take precedence over these terms. Where permitted by state law, any claim incurred or paid will be deducted from the amount to be returned.)

<u>CANCELLATION BY US</u>: We may cancel this **Agreement** for nonpayment, material misrepresentation or fraud by **You**. If **We** cancel this **Agreement**, notice outlining the specific nature or reason for cancellation and the effective date of cancellation will be mailed to **You**. If **We** cancel for material misrepresentation or fraud, **You** will receive a pro rata refund of the **Agreement Purchase Price** based on the greater days in force or miles driven based on the term of the plan selected and the date coverage begins.

TRANSFER OF AGREEMENT: In the event that You sell the Covered Vehicle, this Agreement shall terminate. You may apply for a transfer to the new owner. Within thirty (30) days from the date of sale to a private party and not a dealer or entity in the business of selling, trading or leasing vehicles, submit the following: 1) A check for a \$100.00 transfer fee payable to the Administrator; 2) A copy of the Information Page of this Agreement; 3) A signed affidavit stating the date of sale, the mileage at sale and the new owner's name, address and telephone number; 4) Copies of Your maintenance documents for the Covered Vehicle. Proof of continuation of regular maintenance will be necessary in the event of a claim. The Administrator reserves the right to reject a transfer request in the event that the above requirements are not met. This Agreement may not be assigned separately from the Covered Vehicle, nor can it be assigned to a new or used car dealership or anyone other than an individual person that purchased Your Vehicle. This Agreement may only be transferred once.

#### NOTICE TO CONSUMERS:

- The benefits provided may duplicate express manufacturer or seller's warranties that come automatically with every sale. You may be required by the seller of
  this coverage to pursue those warranties, which are available to You without this Agreement.
- This Agreement is not an insurance contract.
- The terms of this written Agreement control the Agreement between us. No change or modification to the written terms is valid.
- This Agreement is based on information You provided on the Information Page. Misrepresentation on the Information Page will result in rejection of this
  Agreement.
- Payment Plan: If this Agreement was purchased on a payment plan, failure to make timely payments will result in cancellation with no refund due (unless state law mandates otherwise). Where permitted by state law, the settlement of any claim may first be applied to reduce any unpaid, outstanding balance on an Agreement that has been purchased on a payment plan.

## **STATE REQUIREMENTS**

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

<u>ALABAMA</u>: Cancellation: Any refund due may be credited to any outstanding balance of **Your** account and the excess, if any, refunded to **You**. The right to void **Your** account is not transferable, and applies only to the original **Agreement** purchaser. A ten percent (10%) penalty per month shall be added to a refund that is not paid or credited within forty-five (45) days after return of the **Agreement** to **Us**. Cancellation by **Us**: **We** will provide written notice five (5) days prior to cancellation. Notice is not required if cancellation is due to nonpayment or material misrepresentation by **You**.

ALASKA: In the event of cancellation the Lienholder, if any, will be named on the refund check. A ten percent (10%) penalty per month shall be added to a refund that is not paid or credited within forty-five (45) days after return of the Agreement to Us. The right to void Your account is not transferable, and applies only to the original Agreement purchaser. Cancellation by Us: We will provide written notice at least five (5) days prior to cancellation. Notice is not required if cancellation is due to nonpayment, fraud, or material misrepresentation by You. The Insurance Statement is amended to add: If the provider fails to provide a covered service under the terms of the motor vehicle service contract

within 30 days after the service contract holder notifies the provider of the claim, the service contract holder is entitled to apply directly to the insurer for payment of the provider's obligation.

ARIZONA: Cancellation: Your Agreement may not be cancelled due to acts or omissions of the service company, assignees, or sub-contractors for their failure to provide correct information or their failure to perform the services in a timely and competent manner; parts repaired or replaced under the Agreement may not be excluded; this Agreement cannot be cancelled or voided by the service company or its representatives for Pre-Existing Conditions, prior use or unlawful acts relating to the product, misrepresentation by either the service company or its sub-contractors, ineligibility for the program, including gray market, high performance, and GM diesel autos. All exclusions shall ONLY apply to occurrences "after the Agreement start date" or "while owned by You". The arbitration clause does not preclude an Arizona Consumer's right to file a complaint with the Arizona Department of Insurance Consumer Affairs Division for relief under the provisions of Arizona Revised Statutes (ARS) §§ 20-1095.04 and/or 20-1095.09.

CALIFORNIA: The arbitration provision is deleted in its entirety. American Guardian Warranty Services, Inc.'s California License number is 0C73808. Performance to You under this contract is guaranteed by a California approved insurance company. You may file a claim with this insurance company if any promise made in the contract has been denied or has not been honored within sixty (60) days after Your request. The name and address of the insurance company is Virginia Surety Company, Inc., 175 West Jackson Blvd., Chicago, IL 60604, (800) 209-6206. If You are not satisfied with the insurance company's response, You may contact the California Department of Insurance at 1-800-927-4357 or access the department's website at www.insurance.ca.gov. Cancellation of this Agreement shall comply with California law. If You provide notice of cancellation to Us during the first sixty (60) days from the effective date for a new or thirty (30) days for a used Vehicle, You will be refunded 100% of the premium paid, if no claims have been filed. We are liable for any claim reported prior to the effective date of cancellation and covered by the Agreement. If a claim has been filed within the first sixty (60) days for a new or thirty (30) days for a used Vehicle, the refund will be prorated based on elapsed time. After the first sixty (60) days for a new or thirty (30) days for a used Vehicle, You will be refunded 100% of the unearned premium paid, less a fee of ten percent (10%) of the refund amount or \$25.00, whichever is less. The unearned premium will be prorated based on the months remaining. Cancellation by Us: If We cancel this Agreement, notice outlining the specific nature of reason for cancellation will be mailed to You and the validity of the Agreement will cease no less than five (5) days from the postmark date of such notice. If We cancel for material misrepresentation or fraud, You will receive a pro rata refund of the purchase price of the Agreement within thirty (30) days of the date of cancellation. In the event of a claim arising in California, the proper venue for litigation shall be in California. Administrator reserves the right to void the Agreement or deny claims at any time due to fraud, misrepresentation or nonpayment. The name of the Obligor is amended to American Guardian Warranty Services Inc. dba A.G.W.S. Insurance Services. Locksmith services are offered on a limited basis as part of the emergency road service benefit. We are the Obligor for roadside assistance; however, the services are delegated to Nation Safe Drivers. In the event You have any issues with claims or complaints related to service provided by Nation Safe Drivers, please contact Us at (800) 579-2233. Program coverage begins thirty (30) days and 1,000 miles after the Agreement Purchase Date. Contract terms are extended by 30 days and 1,000 miles to accommodate non-coverage during the waiting period.

COLORADO: Our obligations are insured by Virginia Surety under policy number 3312. Please refer to the insurance statement for additional information.

CONNECTICUT: All disputes must be resolved in accordance with the Regulations of Connecticut State Agencies §42-260. In the event of a dispute with the Administrator, You may contact the State of Connecticut Insurance Department, PO Box 816, Hartford, CT 06142-0816. Attn: Consumer Affairs. The written complaint must contain a description of the dispute, the purchase price or lease price of the product, the Cost of the repair or replacement and a copy of the extended warranty contract. If the term of this Agreement is less than one (1) year, the Agreement term shall be automatically extended while any repairs covered under the Agreement are being done and the Vehicle is in the custody of the Authorized Repair Facility. If You return the Vehicle or the Vehicle is sold, lost, stolen, destroyed or You give notice of cancellation, You may cancel this Agreement subject to the cancellation provisions of this Agreement. In the event that We cease to operate or fail to pay an authorized claim within sixty (60) days after proof of loss is filed, You may file a claim directly by writing or calling Virginia Surety Company, Inc., 175 West Jackson Blvd., Chicago, IL 60604 (800) 209-6206. Program coverage begins thirty (30) days and 1,000 miles after the Agreement Purchase Date. Contract terms are extended by 30 days and 1,000 miles to accommodate non-coverage during the waiting period.

FLORIDA: The Agreement Obligor is American Guardian Warranty Services of Florida, Inc. (FL License #60116) PO Box 768, Warrenville, IL 60555. Transfer Rights: The one hundred dollar (\$100.00) transfer fee is deleted and replaced with a forty dollar (\$40.00) transfer fee. Cancellation: You may contact and submit written notification to the Selling Dealer or Administrator to cancel. If You cancel this Agreement within sixty (60) days of the purchase date, a one hundred percent (100%) refund of the Agreement price will be made less any claims paid on the Agreement. You may deliver Your Vehicle to the Selling Dealer or any Authorized Repair Facility for repairs. All other terms and conditions including requirements for prior authorization are applicable. In the event You are making a claim for reimbursement under this Agreement, the sixty (60) day requirement is extended to ninety (90) days to file a claim. The rate charged for this Agreement is not subject to regulation by the Florida Office of Insurance Regulation.

GEORGIA: Any claim or dispute will be adjudicated in Your county of residence. Pre-Existing Conditions known to You at the time of Your purchase of the Agreement are excluded from coverage. Modifications to the Vehicle made by You results in rejection of coverage under this Agreement. Repairs when the Covered Vehicle's odometer has been altered or tampered with while owned by You are excluded from coverage. Damage due to sludge may not be excluded from coverage. A cancellation will comply with Georgia Code Chapter 33-24-44. The Obligor/Administrator may only cancel the Agreement for fraud, material misrepresentation or nonpayment. There is a thirty (30) day written notice of cancellation for reasons other than nonpayment regardless of when the Agreement was cancelled. We will return the unearned premium to You within ten (10) working days after cancellation. A ten (10) day written notice of cancellation will be given if cancelled for nonpayment. The finance company/Lienholder is not considered a party to the contract and may only cancel the Agreement in the event of a total loss or repossession. Program coverage begins thirty (30) days and 1,000 miles after the Agreement Purchase Date. Contract terms are extended by 30 days and 1,000 miles to accommodate non-coverage during the waiting period.

<u>HAWAII</u>: Cancellation: A ten percent (10%) penalty per month shall be added to a refund that is not paid or credited within forty-five (45) days after the receipt of the service contract to the provider. Cancellation by **Us**: **We** will provide written notice five (5) days prior to cancellation. Notice is not required if cancellation is due to nonpayment, material misrepresentation, or a substantial breach of duties on **Your** part.

<u>IDAHO</u>: Coverage afforded under this contract is not guaranteed by the Idaho Insurance Guaranty Association.

<u>ILLINOIS</u>: Wear and Tear is included in this **Agreement**.

INDIANA: THIS SERVICE CONTRACT IS NOT INSURANCE AND IS NOT SUBJECT TO INDIANA INSURANCE LAW.

<u>IOWA</u>: If **You** have problems or questions about this **Agreement**, **You** may contact the Commissioner of Insurance of the State of Iowa or the Iowa Securities Bureau at (515) 281-5705, Two Ruan Center, 601 Locust Street, 4th Floor, Des Moines, Iowa 50309-3738. Cancellation: If **You** cancel this **Agreement**, **We** will mail **You** a written notice of termination within fifteen (15) days of the date of termination. A ten percent (10%) penalty will be added each month to the cancellation refund not paid to **You** within thirty (30) days of the return of the **Agreement** to **Us**.

MAINE: This Agreement is not subject to regulation as an insurance contract. A monthly penalty equal to ten percent (10%) of the returned amount will be added to any refund that is not paid or credited to You within forty-five (45) days after Our receipt of a cancellation request from You. The right to void Your account is not transferable, and applies only to the original Agreement purchaser. In the event of a cancellation by Us, We will provide You with notice mailed fifteen (15) days prior to cancellation that identifies both the basis for cancellation and the cancellation effective date.

MARYLAND: The repair of a malfunction or defect covered under this Agreement shall include the Cost of the tear down and diagnosing the malfunction or defect. In the event We fail to provide services or reimbursement related to a covered Breakdown under this Agreement, Your Agreement will be automatically extended to provide coverage or reimbursement for the specific covered Breakdown that occurred prior to the expiration of Your Agreement. A ten percent penalty (10%) per month shall be added to a refund that is not paid within forty-five (45) days after the receipt of the service contract to Us. The right to void Your account is not transferable, and applies only to the original Agreement purchaser.

. MASSACHUSETTS: The entity obligated to perform under this Agreement which is referred to as "We," "Us," and "Our" throughout the Agreement, is the Dealer.

MINNESOTA: The venue for any arbitration is required to be in Minnesota. Cancellation: A ten percent (10%) penalty per month must be added to a refund that is not paid or credited within forty-five (45) days after return of the service contract to Us. The right to void Your account is not transferable, and applies only to the original Agreement purchaser. Cancellation by Us: We will provide You with fifteen (15) days written notice prior to cancellation. We will provide You with five (5) days written notice if the reason for cancellation is nonpayment of the Agreement Purchase Price, material misrepresentation or a substantial breach of duties by You.

MISSISSIPPI: A ten percent (10%) penalty per month shall be added to a refund that is not paid or credited within forty-five (45) days after return of the Agreement to Us.

<u>MISSOURI</u>: A notice of cancellation/termination will be mailed to **You** within forty-five (45) days of the date of termination. A ten percent (10%) penalty per month will be added to a refund that is not paid within forty-five (45) days of the request for refund to **Us. NOTICE: THIS AGREEMENT IS NOT AN INSURANCE CONTRACT.** 

MONTANA: Cancellation by Us: We will provide written notice five (5) days prior to cancellation. Notice is not required if cancellation is due to nonpayment, material misrepresentation or a substantial breach of duties by You.

**NEBRASKA**: The aggregate actual cash value is the purchase price of the **Vehicle**.

NEVADA: Cancellation: In the Cancellation section the term Administrative Fee is deleted and replaced with Cancellation Fee. The provider shall refund to the holder the purchase price of the Agreement within forty-five (45) days after an Agreement is returned pursuant to subsection 1 of NRS 690C.270. A ten percent (10%) penalty per month will be added to any refund not paid within forty-five (45) days after the Selling Dealer receives Your request for cancellation. Cancellation by Us: If We cancel You will receive a pro rata refund of the Agreement Purchase Price based on the days in force, the term of the plan selected and the date coverage begins. The cancellation is not effective until fifteen (15) days after notice of cancellation is mailed to You. Agreement Renewal: This Agreement is not renewable. If Your Vehicle is modified from the Vehicle manufacturer's original specifications, this Agreement will not provide coverage for the modifications or the modified parts. However, this Agreement will not exclude all coverage on Your Vehicle. This Agreement will continue to provide any applicable coverage to parts of Your Vehicle that have not been modified from the Vehicle manufacturer's original specifications, unless such coverage is otherwise excluded by the terms of this Agreement. PROGRAM COVERAGE BEGINS THIRTY (30) DAYS AND 1,000 MILES AFTER THE AGREEMENT PURCHASE DATE. CONTRACT TERMS ARE EXTENDED BY 30 DAYS AND 1,000 MILES TO ACCOMMODATE NON-COVERAGE DURING THE WAITING PERIOD.

NEW HAMPSHIRE: In the event that You do not receive satisfaction under this Agreement, You may contact the New Hampshire Insurance Department at: 21 South Fruit Street-Suite 14, Concord, NH 03301, (603) 271-2261 or call (800) 852-3416.

<u>NEW JERSEY</u>: A ten percent (10%) penalty per month will be added to a refund that is not paid within forty-five (45) days of the request for refund to **Us**. We will provide five (5) days written notice prior to cancellation. Prior written notice of a cancellation by **Us** is not required if the reason for cancellation is nonpayment of the provider fee, a material misrepresentation or omission or a substantial breach of contractual obligations by **You**.

<u>NEW MEXICO</u>: A ten percent (10%) penalty per month will be added to a refund that is not paid within sixty (60) days of the request for refund to **Us**. The right to void **Your** account is not transferable, and applies only to the original **Agreement** purchaser. Cancellation by **Us**: **We** will provide fifteen (15) days written notice prior to cancellation.

<u>NEW YORK</u>: A ten percent (10%) penalty per month shall be added to a refund not made within thirty (30) days of the receipt of the cancellation request. Cancellation by **Us**: **We** will provide fifteen (15) days written notice prior to cancellation. Notice is not required if cancellation is due to nonpayment, material misrepresentation, or substantial breach of duties by **You**.

NORTH CAROLINA: The seller of this coverage is required to inform You of any warranties available to You without this Agreement. No Agreements may be cancelled by the seller or Administrator prior to the expiration of the term as stated in the Agreement without Your consent, except in the case of nonpayment of the Agreement price, a material misrepresentation related to this Agreement made by You or any other act by You constituting a breach of duty under this Agreement. You may cancel at any time and receive a pro rata refund less any claims paid on the Agreement and a reasonable administrative fee not to exceed ten percent (10%) of the pro rata refund or \$50, whichever is less. The term of this Agreement for cancellation purposes will be based on the date You purchased Your Vehicle.

OHIO: This contract is not insurance and is not subject to the insurance laws of this state.

OKLAHOMA: This service warranty is not issued by the manufacturer or wholesale company marketing the product. This warranty will not be honored by such manufacturer or wholesale company. Cancellation: If You cancel this Agreement within thirty (30) days of the sale date, We will refund the full amount paid. If the Agreement is cancelled by You after the first thirty (30) days, return of premium shall be based upon one hundred (100%) percent of the unearned pro rata premium less a service charge of ten percent (10%) of the unearned pro rata premium or fifty dollars (\$50.00), whichever is less, and less any paid claims. Disclosure Statement: Coverage afforded under this contract is not guaranteed by the Oklahoma Insurance Guaranty Association. Commercial Use: Oklahoma service warranty statutes do not apply to Commercial Use references in service warranty contracts. Disputes will be processed through the judicial system. American Guardian Warranty Services, Inc. license number is 44197931.

<u>OREGON</u>: We are the <u>Obligor</u> for roadside assistance; however, the services are delegated to Nation Safe Drivers. In the event <u>You</u> have any issues with claims or complaints related to service provided by Nation Safe Drivers, please contact <u>Us</u> at (800) 579-2233.

SOUTH CAROLINA: Any unresolved complaints or questions about this Agreement may be addressed to: South Carolina Department of Insurance, PO Box 100105, Columbia, SC 29202-3105, (803) 737-6160. A ten percent (10%) penalty per month shall be added to a refund that is not paid or credited within forty-five (45) days after the return of the service contract to the provider. Cancellation by Us: We will provide fifteen (15) days written notice prior to cancellation. Notice is not required if cancellation is due to nonpayment, material misrepresentation, or a substantial breach of duties by You.

TEXAS: If repairs have not been performed, a verified claim for reimbursement for authorized service performed by an Authorized Repair Facility has not been paid within sixty (60) days or a refund has not been paid within forty-five (45) days after the date on which the Agreement is cancelled, You may file a claim with the insurance company directly at: Virginia Surety Company, Inc., 175 West Jackson Blvd., Chicago, Illinois 60604, (800) 209-6206. The following provisions are added: Notice: Any unresolved complaints or questions concerning the regulation of service agreement providers or administrators may be addressed to: Texas Department of Licensing and Regulation, PO Box 12157, Austin, Texas 78711, Telephone (800) 803-9202 or (512) 463-6599. Cancellation by Us: If We cancel this Agreement, We will mail a written notice to You at Your last known address contained in Our records at least six (6) days prior to cancellation. The notice will state the effective date of cancellation and the reason for cancellation. We will not send You advance notice if the reason for cancellation is nonpayment of the Agreement price, a material misrepresentation by You to Us or a substantial breach of duties by You relating to the Vehicle or its use. A ten percent (10%) penalty of the amount outstanding will be added to any cancellation refund under this Agreement not made within forty-five (45) days of receipt of cancellation request by Us.

<u>UTAH</u>: This service contract or warranty is subject to limited regulation by the Utah Insurance Department. To file a complaint, contact the Utah Insurance Department. Coverage afforded under this **Agreement** is not guaranteed by the Property and Casualty Guaranty Association. **The Arbitration section is amended to add**: Arbitration in Utah is binding and shall be in compliance with the "Utah Uniform Arbitration Act" (78B-11-101). In Utah, arbitration does not have to take place within sixty (60) days of the filed loss. ANY MATTER IN DISPUTE BETWEEN YOU AND THE COMPANY MAY BE SUBJECT TO ARBITRATION AS AN ALTERNATIVE TO COURT ACTION PURSUANT TO THE RULES OF THE AMERICAN ARBITRATION ASSOCIATION, A COPY OF WHICH IS AVAILABLE ON REQUEST FROM THE COMPANY. ANY DECISION REACHED BY ARBITRATION SHALL BE BINDING UPON BOTH YOU AND THE COMPANY. THE ARBITRATION AWARD MAY INCLUDE ATTORNEY'S FEES IF ALLOWED BY STATE LAW AND MAY BE ENTERED AS JUDGMENT IN ANY COURT OF PROPER JURISDICTION. **Agreement Coverage**: Failure to give any notice or file any proof of loss required by the policy within the time specified in the policy does not invalidate a claim made by the insured, if the insured shows that it was not reasonably possible to give the notice or file proof of loss within the prescribed time. **The Exclusions – What Is Not Covered section is amended to add**: 6. Any covered repair not authorized in advance by **Us** with the exception of emergency repairs. The Cancellation provision is amended to abide by the Utah Code 31A-21-303. **The Cancellation by Us section is amended to add**: Cancellation of this **Agreement** at any time is effective no sooner than thirty (30) days from the delivery or first-class mailing of a written notice to You. Cancellation for nonpayment of premium is effective no sooner than ten (10) days after delivery or first-class mailing of a written notice to the policy holder. This **Agreement** cannot be voided for any reason and may only be cancelled with

proper notice. You may purchase this Agreement through payment up front or through installment payments. The Insurance Statement section is amended to add: Should We fail to pay or provide service on any claim within 60 days after proof of loss has been filed, You are entitled to make a claim against the insurance company.

WASHINGTON: The following provisions of Your Agreement are hereby amended with the following pursuant to the Revised Code of Washington 48.110.075: Our obligations are insured by Virginia Surety Company policy number #009. Please refer to the insurance statement for additional information. Cancellation: You may cancel and return this Agreement and receive a refund of the full purchase price by returning it to the Administrator within nine (9) days or less, if no claim has been made. If after nine (9) days and no claim has been made, You may cancel and return this Agreement for full purchase price, less a cancellation charge of \$25.00. If after thirty (30) days, and a claim has not been made, the refund will be determined on a pro rata basis, less a cancellation charge of up to twenty-five dollars (\$25.00). If You cancel and return this Agreement, the Agreement is void from the beginning and the parties are in the same position as if no Agreement had been issued. Any claim paid or incurred may be deducted from the amount of the cancellation refund. A ten percent (10%) penalty shall be added to any refund that is not paid within thirty (30) days of return of the Agreement to the provider. We will not deny a claim based upon Your failure to property maintain the Vehicle, UNLESS the failure to maintain the Vehicle involved the failed part or parts. Arbitration: Any decision reached by arbitration shall be binding upon both You and AGWS. If this Agreement is found to be subject to arbitration the proceeding will take place in the state of Washington near Your residence. If this Agreement is found to be not subject to arbitration, any legal proceeding with respect to any dispute will be tried in the state of Washington. Both parties hereby waive the right to a jury trial in any such proceeding. The implied warranty of merchantability on the motor Vehicle is not waived if the Agreement has been purchased within ninety (90) days of the purchase date of the motor Vehicle from a provider who also sold the motor Vehicle c

WISCONSIN: THIS CONTRACT IS SUBJECT TO LIMITED REGULATION BY THE OFFICE OF THE COMMISSIONER OF INSURANCE. The Agreement Administrator and Obligor is American Guardian Warranty Services of Wisconsin, Inc., PO Box 768, Warrenville, Illinois 60555; (800) 579-2233. Cancellation: If We do not pay or credit a refund within 45 days after the return of a service contract to the provider, We shall pay a ten percent (10%) per month penalty of the refund amount outstanding which will be added to the amount of the refund. The right to void Your account is not transferable, and applies only to the original Agreement purchaser. If We cancel this Agreement, notice inclusive of an effective date, outlining the specific nature or reason for cancellation will be mailed to You at the last known address for You at least five (5) days prior to the cancellation date. We may charge an administrative fee for cancellation equal to ten (10%) percent of the provider fee. In the event of a total loss of the Vehicle, You shall be entitled to cancel the Agreement and receive a pro rata refund of the Agreement Purchase Price less claims paid. Our rights of ownership to salvaged parts shall become effective only after You have been fully compensated for damages or repairs under this Agreement. Our rights to subrogation under this Agreement are not valid until You have been made whole and fully compensated for damages. Note: In Wisconsin, the arbitration provision is amended to provide for non-binding arbitration upon the agreement of both parties.

WYOMING: Litigation is required to be in the state of Wyoming. The Lienholder/financial institution is not considered a party to the Agreement and is not permitted to cancel the Agreement (except for repossession or destruction of Vehicle) or have settlement of a claim applied to reduce any unpaid, outstanding balances that have been financed. A ten percent (10%) penalty per month shall be added to a refund that is not paid or credited within forty-five (45) days after return of the service contract to the provider. The provider of the service contract shall mail a written notice to the service contract holder at the last known address of the service contract holder contained in the records of the provider at least ten (10) days prior to cancellation by the provider. Prior notice is not required if the reason for cancellation is nonpayment of the provider fee, a material misrepresentation by the service contract holder to the provider or a substantial breach of duties by the service contract holder relating to the covered product or its use.