Horizon

ARV1

☐ NEW ☐ USED



NEW AND USED RECREATIONAL VEHICLE Extended Service Agreement

1 CUSTOMER / COVERED VEHICLE INFORMATION					
CUSTOMER NAME		STREET ADDRESS			
CITY. STATE AND ZIP CODE		HOME TELEPHONE NUMBER			
YEAR OF COVERED VEHICLE MILE (refer	AGE ON DATE OF SALE (I to Expiration Explanation I	SSUE MILEAGE) Below)	MANUFACTURER'S IN-SE	RVICE DATE (refer to Expiration Explanation Below)	
MAKE AND MODEL VIN NO.			COACH SERIAL NO.		
DATE OF SALE (refer to Expiration Explanation Below)		RETAIL PRICE			
SELLING DEALER NAME SELLING DEALER TELEPHONE		E SELLING DEALER ADDRESS			
LIENHOLDER NAME		LIENHOLDER ADDRESS			
2 CHECK VEHICLE TYPE: MOTOR HOME CONVERSION VAN COACH-ONLY TRAVEL TRAILER FIFTH WHEEL SLIDE-IN FOLDING CAMPER OTHER CHECK COVERAGE: (See reverse side of Agreement for coverage) PLAN AM STATED MOTORIZED PLAN AT STATED TOWABLE / COACH-ONLY PLAN E EXCLUSIONARY					
CHECK TERMS: (Refer to Expiration Explanation Below) Maximum Years from In-Service Date / Date of Sale ONE (1) YEAR FIVE (5) YEARS TWO (2) YEARS SIX (6) YEARS SEVEN (7) YEARS FOUR (4) YEARS OTHER OTHER CHECK DEDUCTIBLE AMOUNT: Seyson Store Store					
3 CHECK OPTIONAL COVERED ITEMS: (COVERED ITEMS MUST BE CHECKED ON DATE OF SALE) DELUXE APPLIANCE SLIDE OUTS ULTRA HI TECH LEVELING JACKS WHEELCHAIR LIFT AUDIO/VIDEO CHECK APPLICABLE COVERAGE: (COVERED ITEMS MUST BE CHECKED ON DATE OF SALE) LIGHT COMMERCIAL USE DIESEL ENGINE					
4 I hereby declare that the above information is acknowledge receipt of State Guidelines by my s		OFFICIA		SERVICE AGREEMENT PRICE \$ the paid in full on Pate of Sala	
CUSTOMER SIGNATURE D	DATE Extended Service Agreement must be paid in full on Date of Sale. DATE DEALER REPRESENTATIVE SIGNATURE DATE				

The purchase of this Extended Service Agreement is not required in order to purchase or obtain financing for a recreational vehicle.

If no coverage is selected in Box 2 above, Plan A Stated Component Coverage will be in effect. If no term is selected in Box 2 above, coverage will be in effect for One (1) Year and 12,000 Miles (if applicable), whichever first occurs. A \$100 Deductible will apply unless otherwise indicated in Box 2 above. VEHICLE TYPE MUST BE SELECTED ABOVE. Any modification, alteration or change to the preprinted terms and conditions of this Extended Service Agreement are invalid and of no force or effect.

THIS AGREEMENT IS NOT AN INSURANCE CONTRACT. IT IS AN EXTENDED SERVICE AGREEMENT BETWEEN YOU AND THE PROVIDER. ALL OBLIGATIONS AND LIABILITIES FOR REPAIRS COVERED BY THIS AGREEMENT ARE THOSE OF THE PROVIDER, PORTFOLIO SERVICES LIMITED, INC. AND NOT FIRST EXTENDED SERVICE CORPORATION, WHICH ADMINISTERS THE AGREEMENT FOR THE PROVIDER. THE PROVIDER'S OBLIGATIONS ARE INSURED UNDER AN INSURANCE POLICY, SEE OBLIGATIONS SECTION HEREIN.

WHAT TO DO IF REPAIRS ARE NEEDED: If Your Vehicle is within 40 miles of the Selling Dealer You must deliver Your Vehicle to the Selling Dealer at the address shown on the front of this Extended Service Agreement. If Your Vehicle is more than 40 miles from the Selling Dealer, call 1-800-527-3426 (Claims Service Office) for instructions before You deliver Your Vehicle to a repairing facility. To assure coverage under the terms of this Extended Service Agreement, authorization must be obtained prior to teardown or repair.

WHAT IS COVERED: Upon payment of the deductible amount per visit selected on the front of this Extended Service Agreement and before the expiration of this Extended Service Agreement, necessary mechanical repairs to the components listed below in the specific plan of coverage selected, without additional charge to You will be made. Replacement of any part may be made with new parts, remanufactured parts, non-original manufacturer's parts, or with parts of like kind and quality at the time of breakdown. This Extended Service Agreement covers any failure to a covered component resulting from normal wear and tear.

PLAN AM STATED COMPONENT COVERAGE MOTORIZED VEHICLES

ENGINE - Gasoline: All internal lubricated parts: Bearings, pistons, piston pins and rings, valves, valve springs, valve spring retainers, timing chain or timing belt tensioners and rocker arms. Timing gear, oil pump, valve guides, followers, valve seats, rocker shafts, push rods, valve lifters, connecting rods, crankshaft and main bearings, camshaft, cam bearings and rocker bushings. Other parts: Water pump, engine mounts, engine cushions, exhaust manifold, intake manifold, front cover, harmonic balancers, vacuum pump, flywheel (flexplate), flywheel ring gear, pulleys and eccentric shaft; seals and gaskets. Engine block, cylinder head(s), cylinder barrels, oil pan and valve covers only if the damage results from the failure of an internal lubricated part. Diesel Engine: All of the above parts plus fuel heater, fuel injection pump and fuel injectors. Turbo Charger: All internal lubricated parts contained within the turbo charger housing, and the turbo charger housing only if the damage results from the failure of an internal lubricated part.

TRANSMISSION (Automatic or Manual) - All internal lubricated parts; torque converter, pump, drums, reaction carrier, shafts, hubs, gears, shift rails and forks, internal linkage, and bearings. Transmission mounts, vacuum modulator; seals and gaskets. The transmission case, housing and oil pan, only if the damage results from the failure of an internal lubricated part.

TRANSFER CASE - All internal lubricated parts, plus the transfer case housing only if the damage results from the failure of an internal lubricated part; seals and gaskets.

DRIVE AXLE ASSEMBLY (front or rear) - All internal lubricated parts contained within the drive axle housing; hub, axle and non-serviceable bearings, drive gears and clutches. Constant velocity joints, universal joints, axle shafts, drive shafts; seals and gaskets. The axle or transaxle housing, only if the damage results from the failure of an internal lubricated part.

ENGINE COOLING/HEATING - Water pump including: Impeller shaft, bearings and bushings. Radiator, heater core, thermostat, fan, fan clutch, fan motor, controller module, coolant recovery unit, fan shroud, electric block heater; seals and gaskets.

FUEL SYSTEM - Fuel pump, fuel injector pump, fuel injectors, fuel distributor, fuel tank(s), metal fittings, metal fuel lines, fuel pressure regulator, vacuum assist booster pump and auxiliary tank switch; seals and gaskets.

<u>SUSPENSION</u> - Upper and lower control arms, king pins, control arm shafts and control arm bushings, spindle, spindle supports, coil and leaf springs, torsion bars, stabilizer shaft links or bushings, strut bar, rod or link, steering knuckles, wheel bearings, strut and strut bushing (except strut cartridges), leveling compressor, relays, height sensors, compressor lines and air bags.

STEERING - All internal lubricated parts contained within the steering box. Rack and pinion gear, power steering pump, power cylinder assembly, pitman arm, idler arm, steering column, bearings, tie rod(s), drag link, center link, steering damper, control valve and cylinder, cooler, cooler lines, main and intermediate shaft and coupling; seals and gaskets.

BRAKES - Master cylinder, power brake cylinder, vacuum assist booster, booster pump, wheel cylinders, disc brake calipers, combination valves, equalizer valve, hydraulic control unit, backing plates, rear actuators, springs, clips, retainers, self adjusters, parking brake linkage and cables, hydraulic lines and fittings; seals and gaskets. Air Brakes: The compressor, tank, auto bleeder valve, diaphragm, treadle, slack adjusters, disk calipers and compensating valve; seals and gaskets.

AIR CONDITIONING (DASH) - Condenser, compressor, clutch and pulley, evaporator, receiver dryer, accumulator, blower motor, blower motor fan, HVAC controller and module; seals and gaskets.

ELECTRICAL - Generator or alternator, voltage regulator, starter motor, starter solenoid, starter drive, relays and solenoids. Battery paralleling switch, battery isolator, back up alarm and switch, distributor assembly and factory installed power converter/inverter. Front and rear wiper motors, front windshield defroster, power mirror motors, power seat motors, power door lock actuators and solenoids, power window motors and regulators and power antenna motor. Turn signal switch, horn(s) and horn switch, cruise control and dashboard clock. Manually operated switches, amp/volt gauge, oil pressure gauge and sending unit, temperature gauge and sending unit. Breaker box(es), breakers and wiring harnesses for covered components (excluding power cord).

ELECTRONIC HIGH TECH - Fuel injection sensors, fuel injection control module and injectors, electronic ignition module, electronic mixture control unit and sensors, digital or analog instrument cluster, electronic anti-detonation sensors and controller, electronic anti-lock brake computer, actuator and wheel speed sensors.

WATER SYSTEM - Water pump, sink(s), sink faucet, shower faucet, shower head, holding tank(s), and their traps, fittings, connections and gate valves.

WASTE SYSTEM - Toilet vacuum breaker, float assembly, ball valve, slide valve, the water inlet alve, the holding tank, and their traps, fittings, connections, and gate valves.

HOT WATER HEATER - Burner assembly, tank, thermostat, thermocouple, heating element, gas valve, pressure relief valve, electronic ignition, wiring harness, switch and the PC board, and their fittings, connections, and gate valves.

L.P. GAS SYSTEM - Regulators, valves, gauges, pigtails, fittings, connectors, gas lines, automatic shut off and mounting brackets.

<u>RANGE/OVEN</u> - Burner assembly, thermostat, thermocouple, burner valves, igniter, heating element, fan, pole motor, power hood, fittings, connections and the PC board. The following components of the Microwave oven: transformer, magnetron, fan and the PC board.

REFRIGERATOR/FREEZER - Thermostat, thermocouple, burner assembly, igniter, cooling unit, fittings, connections and the PC board.

<u>HEATING/FURNACE</u> - Thermostat, thermocouple, main gas valve, igniter, burner assembly, igniter, blower motor, fittings, connections, and the PC board.

AIR CONDITIONING (roof mounted 110v or Central Air) - Compressor, condenser, evaporator, receiver-dryer, accumulator, expansion valve, capacitors, heat pump, heat strips, reversing valve, relays, blower motor, blower motor fan, high/low cut off switch, pressure cycling switch, electronic module, thermostat, vent fans.

FRAME - L.P. mounting bracket, bumper welds, all chassis frame welds, manual lift-jacks, latch and lift crank.

<u>AUXILIARY GENERATOR</u> - All internal lubricated parts including: pistons, rings, connecting rods and bearings, wrist pins, crankshaft and main bearings, camshaft and bearings, rocker arms, valves, valve springs, seats and guides, oil pump, timing chain/belt, tensioner and guides. Engine block, cylinder barrels and cylinder head only if the damage results from the failure of an internal lubricated part. Starter motor, electrical generator, manually operated switches, hour meter, voltage regulator, gauges, PC board and power converter/inverter. Breaker box(es), breakers and wiring harnesses for covered components (excluding power cord).

HYDRAULIC/ELECTRIC STEP(S) - Step motor, gears, linkage and switch.

FACTORY-INSTALLED NAVIGATION SYSTEM - Display, controls, and all electrical components.

PLAN AT STATED COMPONENT COVERAGE TOWABLE VEHICLES AND COACH-ONLY

FRAME - L.P. Mounting bracket, bumper welds, all chassis frame welds, manual lift jacks, latch, lift crank, cables, pulleys and motor.

BRAKES - Master cylinder, hydraulic or electric actuators, wheel cylinders, disc brake caliper, backing plates, clips and retainers; seals and gaskets.

SUSPENSION ASSEMBLY - Wheel bearings, wheel hubs, spindles, spindle supports, axle shafts, actuators, rubber suspension bushings, coil and leaf springs.

RANGE/OVEN - Burner assembly, thermostat, thermocouple, burner valves, igniter, heating element, fan, pole motor, power hood, fittings, connections and the PC board. The following components of the Microwave oven: transformer, magnetron, fan and the PC board.

REFRIGERATOR/FREEZER - Thermostat, thermocouple, burner assembly, igniter, cooling unit, fittings, connections and the PC board.

HEATING/FURNACE - Thermostat, thermocouple, main gas valve, igniter, burner assembly, blower motor, fittings, connections, and the PC board.

AIR CONDITIONING (roof mounted 110v or Central Air) - Compressor, condenser, evaporator, receiver-dryer, accumulator, expansion valve, capacitors, heat pump, heat strips, reversing valve, relays, blower motor, blower motor fan, high/low cut off switch, pressure cycling switch, electronic module, thermostat, vent fans.

WATER SYSTEM - Water pump, sink(s), sink faucet, shower faucet, shower head, holding tank(s), and their traps, fittings, connections and gate valves.

WASTE SYSTEM - Toilet vacuum breaker, float assembly, ball valve, slide valve, the water inlet valve, the holding tank, and their traps, fittings, connections, and gate valves.

HOT WATER HEATER - Burner assembly, tank, thermostat, thermocouple, heating element, gas valve, pressure relief valve, electronic ignition, wiring harness, switch and the PC board, and their fittings, connections, and gate valves.

L.P. GAS SYSTEM - Regulators, valves, gauges, pigtails, fittings, connectors, gas lines, automatic shut off and mounting brackets.

AUXILIARY GENERATOR/POWER SUPPLY - All internal lubricated parts including: pistons, rings, connecting rods and bearings, wrist pins, crankshaft and main bearings, camshaft and bearings, rocker arms, valves, valve springs, seats and guides, oil pump, timing chain/belt, tensioner and guides. Engine block, cylinder barrels and cylinder head only if the damage results from the failure of an internal lubricated part. Starter motor, electrical generator, manually operated switches, hour meter, voltage regulator, gauges, PC board and power converter/inverter. Breaker box(es), breakers and wiring harnesses for covered components (excluding power cord).

HYDRAULIC/ELECTRIC STEP(S) - Step motor, gears, linkage and switch.

OPTIONAL COVERAGE MOTORIZED VEHICLES, TOWABLE VEHICLES AND COACH-ONLY (SURCHARGE REQUIRED)

DELUXE APPLIANCE - Washer and Dryer: Drive motor, transmission, pulley, heating element, igniter, main controls, blower and water pump; Dish Washer: Drive motor, pulley, heating element and water pump; Ice Maker: Condenser, compressor, ejector motor, gears, bearings, thermostat and relays; In-Sink Disposal: Motor, flywheel, hammer, shredder and power switch; Trash Compactor: Compactor motor, compacting ram(s) and relays; Central Vacuum Cleaner: Electric motor, armature and relays; Kitchen Center: (Blender and Food Processor) Electric motor and the control switches; External Barbeque: Burner, igniter and the control valves; Rear Camera and Driver Monitor; Factory-Installed Carbon Monoxide/Smoke Detector.

HYDRAULIC/ELECTRIC LEVELING JACKS - Electric motor, pump, jack assembly, control switches, sensors, actuator, lines, fittings, connections, cylinders, worm gears, tracks, electric switch and wiring harness.

HYDRAULIC/ELECTRIC SLIDE OUT ROOMS - Electric motor, pump, jack assembly, control switches, sensors, actuator, lines, fittings, cylinders, worm gears, tracks, electric switch and wiring harness. THE SAME COMPONENTS ARE COVERED IN RAISED ROOF APPLICATIONS.

<u>ULTRA ELECTRONIC HI TECH</u> - Electronic Entrance: Transmitter, touchpad, actuators, solenoids, servos and computer; Thermometer, Compass and Power Seat Computer; Anti-theft: Remote transmitter, audible device and relay.

<u>WHEELCHAIR LIFT</u> - Electro-hydraulic motor, hydraulic pump, power control switch, manual hand pump, pressure release valve, steel frame and frame welds, locking handrails, actuator and

<u>AUDIO/VIDEO</u> - Television: (42" or less): Circuit boards, power supply, control panel, and the tuner; A.M./F.M. Stereo and/or CD player: Circuit boards, power supply, tuner assembly, and amplifier; DVD: Circuit board, power supply, and control panel.

PLAN E EXCLUSIONARY COVERAGE MOTORIZED VEHICLES, TOWABLE VEHICLES AND COACH ONLY STATED COMPONENT COVERAGE AND OPTIONAL COVERAGE PLUS:

This coverage provides for repair/replacement of ALL factory-installed original mechanical equipment on the Covered Vehicle except those items listed under "WHAT IS NOT COVERED" below.

ADDITIONAL BENEFITS

Trip Interruption Reimbursement: When a covered breakdown disables Your Vehicle and the covered repairs are completed more than 100 miles away from Your residence, we will reimburse You for lodging and meal expenses incurred by You between the date of the mechanical breakdown and the date on which the covered repairs are completed. You will be reimbursed for actual lodging and meal expenses, up to \$100.00 per day, not to exceed a 5-day maximum of \$500.00. Valid receipts are required for reimbursement. You must call 1-800-527-3426 (Claims Service Office) prior to receiving this benefit. (Trip Interruption Reimbursement available where allowed by law. See State Provisions.)

Substitute Transportation Reimbursement (Motorized Vehicles Only): In the event of a breakdown of a covered component, You may be eliqible for substitute transportation reimbursement. Such expense shall be limited to actual per day cost up to \$35.00 per day, a 10 day maximum, not to exceed \$350.00 per occurrence. To qualify for reimbursement, Your Vehicle must be inoperable and undergoing repair. The substitute vehicle must be rented from the Selling Dealer, the repair facility, or from a licensed rental agency. Reimbursement for substitute transportation shall not continue beyond the day on which repairs are completed, You are notified of completion and Your Vehicle is operable. Valid rental agency receipts will be required for reimbursement. (Substitute Transportation Reimbursement available where allowed by law. See State Provisions.)

Towing Assistance (Motorized Vehicles Only): If towing becomes necessary due to a breakdown of a covered component, actual towing costs, not payable by insurance, will be covered up to \$350.00 per occurrence.

Service Calls: (Not available in California): Only in the event of a breakdown of a covered component and in addition to the normal parts and labor charges, You are eligible to be reimbursed up to \$75.00 per occurrence for a remote service call. This cannot be combined with the towing reimbursement.

Light Commecial Use: for Your full-time or part-time employment, trade or business, is permitted only if You have chosen and paid, at the time of sale, the appropriate surcharge in Box 3 on the front of this Agreement to make Your Vehicle eligible for coverage under this Extended Service Agreement. See "What is Not Covered" for examples of commercial use that are not covered. **Emergency Repairs:** If emergency repairs covered by this Extended Service Agreement are required outside normal business hours (i.e., on a weekend or holiday) You should deliver Your Vehicle to a licensed repair facility and have the necessary repairs performed on Your Vehicle at a reasonable and customary charge for the repairs. On the next business day, or as soon as reasonably possible, You must report the repairs by calling the toll free claims number listed on the front. To obtain a reimbursement for such emergency repairs, please call the Claims Service Office number on the front. Emergency repairs are defined to be repairs which, if not performed to Your Vehicle, would impair the future operation of Your Vehicle.

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WHAT IS NOT COVERED

- 1. Any items not listed or included under the "What Is Covered" section of the specific plan You selected on the front of this Agreement. Incidental or consequential damages or loss caused by breakdown of components (or otherwise) including property damage, personal injury, inconvenience, loss of Vehicle use, damage to a covered part by a non-covered part and damage to a non-covered part by a covered part.
- 2. Also not covered: Repairs covered by any manufacturer's warranty still in effect, or manufacturer's emissions warranty on the covered Vehicle (whether or not transferred with the Vehicle), manufacturer's recall or factory bulletins, breakdowns of components caused by a defect the manufacturer has publicly announced it would correct, but which You failed to have corrected. These exclusions apply even if the manufacturer (s) has gone out of business or is in bankruptcy.
- 3. Vehicle not certified for sale within the United States at the time of manufacture or if Vehicle has been salvaged or if its title has been branded or if Vehicle has been declared a total loss. Vehicles that do not have valid manufacturer VINs, or are title branded as salvage, junk, rebuilt, totaled or flood damaged.
- 4. Light commercial use is covered under this Contract if the box is selected on the front of this Contract and the surcharge is paid at time of sale. Not Covered are repairs to Vehicle if used as a full-time residence, if used for competitive type driving or racing, or if used for for commercial purposes such as, but not limited to: use as a mobile office, hauling, hauling for hire, construction work, delivery services or vehicle pools with multiple drivers, shuttle, taxi or limousine service, law enforcement services, emergency services, security services, snow plowing, and if the Vehicle is rented or leased to a third party.
- 5. Pre-existing conditions are not covered and/or mechanical failure that exists at the time of retail sale, whether or not the failure would otherwise be covered by the Agreement; or if the information provided by You or the repair facility cannot be verified as accurate or is found to be deceptive.
- 6. Repairs required because of collision, abuse, overheating or operation without proper lubrication or coolant, road conditions, misuse, negligence, alterations, racing, accidents, fires, floods, riots, acts of God, vandalism, upset, theft, lack of reasonable and proper maintenance, abuse through towing or improper load capacity, abuse through continued operation of an impaired Vehicle, or any other losses normally covered by casualty insurance. Repairs resulting from corrosion, rust, mildew, water intrusion, rotting, stress cracks and improper voltage. Repairs required as a result of deterioration, condensation, contamination, electrolysis, corrosion, cosmetic or paint changes or the failure or loosening of external fasteners and/or bolts.
- 7. Any repairs to modified parts or components and any alterations made by You that cause the vehicle to be out of compliance with the manufacturer's specifications. Any repairs to vehicles whose odometer has been stopped or tampered with while owned by You, and misrepresents the vehicle's mileage. Also not covered: excessive oil consumption, loss of compression, and/or gradual reduction in operating performance due to failure of a covered part or parts. Repairs beyond those required to correct the covered failure.
- 8. Repairs of components that were not factory installed or were not installed by the selling dealer prior to the sale of the vehicle. The repair of valves and/or rings for the sole purpose of improving engine performance and compression when no failure has occurred. All fluids, lubricants, coolants and refrigerants except in conjunction with a covered repair. Shop supplies and hazardous waste fees. Repairs, retrofits, or replacement of components made solely to meet or maintain governmental emission standards. Diagnostic fees for any non-covered repairs. Damage caused by Your failure to take reasonable precautions to prevent further damage when an apparent problem exists.
- 9. Repairs of components which have been modified or added to the Vehicle after purchase, any repairs on Vehicles whose mileage has been altered or whose odometer has been tampered with while owned by You.
- 10. Repairs made outside the 50 United States, its territories and possessions and Canada unless You obtain a written waiver from the Selling Dealer.
- 11. Any manufacturer's required maintenance. Damage caused by Your failure to take or cause to be taken reasonable precautions to prevent further damage when an apparent problem exists. Diagnostic fees and non-emergency repairs performed without the administrator's approval.
- 12. MECHANICAL: Refrigerant, coolant, and fluids unless required for a covered repair. Service adjustments/cleaning, throttle body assembly (except injectors), contaminated fuel, fluids, and filters; air conditioning recharge, battery/hybrid battery packs/battery cables, bolts and fasteners, belts, hoses, brakes (front hubs, drums, shoes, lining, disc rotors and pads), exhaust system (including catalytic converter), filters, lights (bulbs, sealed beam and lenses), lubricants, manual clutch, pressure plate, throw-out bearings, clutch master or slave cylinders, manual clutch disc, strut inserts, shock absorbers, spark/glow plugs and wires, squeaks and rattles, tires, tune-ups, wheel balancing, wheel alignment, wheel studs, wiper blades, shop supplies and hazardous waste removal. Repairs due to water intrusion, corrosion or carbon buildup. Repairs, retrofit, or replacement of any components caused by or due to compliance with any law or legislation including the Clean Air Act.
- 13. EXTERIOR: Service adjustments (glass and body parts), bright metal, bumpers, body panels, door handles, hinges, glass, moldings, outside ornamentation, convertible or vinyl tops, paint, rust, sheet metal, sideview mirrors (glass and housing), air and water leaks, weatherstrip, wheel covers/ornaments and wind noise. Repairs due to water intrusion or corrosion. Physical damage, alignment or bumper and body parts.
- 14. <u>INTERIOR</u>: Buttons, carpet, dash pad, door and window handles, knobs, rearview mirror (glass and housing), trim, and upholstery. Repairs due to water intrusion or corrosion. All interior items and equipment not factory-installed, or not dealer-installed in accordance with factory specifications. Such items include, but are not limited to, televisions, radios, DVD players, compact disc players, graphic equalizers, speakers, theft deterrent systems, radar detectors, navigation systems and heads up display systems.
- 15. Plasma/LCD TV disclaimer: Factory-installed or factory authorized/dealer-installed Plasma/LCD TVs are covered but the normal life of a Plasma/LCD TV is considered 5 Years in an RV or any other mobile application. Plasma/LCD TV's with degraded picture quality are not considered a failure under this coverage plan.

MAINTENANCE RESPONSIBILITIES: If You fail to perform the manufacturer's recommended maintenance, such as oil changes and other periodic services and Your failure causes a breakdown, this will result in loss of Your protection under this Extended Service Agreement. Maintenance records from the date of sale supported by receipts indicating dates, mileage and services performed must be kept by the purchaser or subsequent owner of this Extended Service Agreement and made available to the Selling Dealer and/or Administrator on request.

LIMITS OF LIABILITY: The total of all benefits paid or payable under this Extended Service Agreement shall not exceed either the purchase price of the Vehicle excluding taxes, title, and licenses, or a maximum of \$60,000, whichever is less. The total benefits payable for any single repair or replacement shall not exceed either the actual cash value of the Vehicle immediately prior to the Breakdown, or a maximum of \$60,000, whichever is less. This determination will be made using the most current National Automobile Dealers Association Used Car Guide for Your Vehicle.

CANCELLATION: In the event Your Vehicle is repossessed, declared a total loss, or You elect to give notice of cancellation, this Extended Service Agreement shall terminate. You may cancel this Agreement by submitting a written request to the Selling Dealer containing the following information: the Extended Service Agreement number; Your Vehicle identification number; current mileage; and make and model of Your Vehicle. If You cancel this Agreement within 60 days of its Date of Sale and no claims have been made, a full refund will be paid. If You cancel this Agreement after 60 days of its Date of Sale or after a claim has been made, a pro rata refund less a \$50.00 cancellation fee for the unexpired portion of this Agreement will be paid. The amount of the refund will be calculated as follows: The Purchase Price of this Agreement shall be multiplied by the greater of a) the fraction obtained by dividing the total mileage elapsed since the Date of Sale by the difference between the maximum miles covered and Your Vehicle's mileage on the Date of Sale or b) the fraction obtained by dividing the number of months this Agreement has been in effect since the Date of Sale by the difference between the maximum number of months covered under this Agreement and the number of months Your Vehicle was in service prior to the Date of Sale of this Agreement. The difference between the number so obtained and the Purchase Price of this Agreement, less the cancellation fee, is the amount of the refund. A like refund will be paid for termination of this Agreement because Your Vehicle is declared a total loss or repossessed. All refunds will be paid to the Lienholder, if any, otherwise to You.

In the event that this Extended Service Agreement is properly transferred to an individual person purchasing Your Vehicle, this Agreement may not be canceled by the new owner of Your Vehicle under any circumstance.

CANCELLATION FEE: The Cancellation Fee is \$50.00.

Important: See State Provisions regarding Your rights, privileges, and conditions governing cancellation of this Extended Service Agreement in Your state.

TRANSFER OF YOUR VEHICLE OWNERSHIP: In the event You sell Your Vehicle, this Extended Service Agreement shall terminate. You may cancel this Agreement, as outlined above, or apply for a transfer to the new owner. In order to transfer this Agreement; submit immediately (within 15 days of the change in ownership) to the Selling Dealer in writing, along with the transfer fee of \$50.00, the following: The Extended Service Agreement number, Your Vehicle identification number, mileage, make and model of Your Vehicle, Date of Sale of Your Vehicle, and the name and address of both You and the new owner of Your Vehicle. This Extended Service Agreement may not be assigned separately from Your Vehicle, nor can it be assigned to a new or used vehicle dealership or anyone other than an individual person purchasing Your Vehicle. Copies of maintenance records must be obtained from You by the new owner of Your Vehicle to assure transfer of the manufacturer's warranty.

In the event this Extended Service Agreement is properly transferred to an individual person purchasing Your Vehicle in accordance with the terms and conditions above, this Agreement may not be transferred by the new owner of Your Vehicle to any subsequent owner under any circumstance. Important: See State Provisions regarding Your rights, privileges, and conditions governing transfer of this Extended Service Agreement in Your state.

PROVIDER: The Provider of this Extended Service Agreement is Portfolio Services Limited, Inc., with administrative office located at 14651 Dallas Parkway, Suite 502, Dallas, TX 75254. Toll Free 1-800-335-8769.

RESPONSIBILITY FOR BENEFITS: The Selling Dealer agrees to submit all applicable sums on Your behalf to the Provider, Portfolio Services Limited, Inc. and the Provider will be primarily liable to You for the payment of valid claims under this Extended Service Agreement. This Extended Service Agreement contains the complete Agreement between the parties and is not valid unless signed by both the Agreement Holder and an authorized representative of the Provider. This Extended Service Agreement will terminate when You sell Your Vehicle unless transferred as provided in the Transfer Section or when this Extended Service Agreement is canceled as outlined within the Cancellation Section.

OBLIGATIONS: This Extended Service Agreement is not an insurance contract. The Provider's obligations under this Extended Service Agreement are insured under an Insurance Policy issued by Virginia Surety Company, Inc., 175 West Jackson Blvd., Chicago, Illinois 60604. In the event the Provider ceases to operate, is bankrupt or otherwise financially impaired or Your claim or cancellation refund is not paid within 60 days after proof of loss has been filed, You may file a direct claim with Virginia Surety Company, Inc. To do so, please call the following number for instructions: 1-800-209-6206.

STATE PROVISIONS

ALABAMA

Pre-existing conditions are not covered by this Extended Service Agreement, CANCELLATION: If You cancel this Extended Service Agreement within 60 days and no claims have been paid, a 10% penalty per month will be added to any refund that is not paid or credited within 45 days of Your return of the Extended Service Agreement to the Selling Dealer. If cancelled by the Provider, a written notice shall be mailed to the You at Your last known address, at least 5 days prior to cancellation. Written notice is not required if reason for cancellation is nonpayment of provider fee or material misrepresentation by You. CANCELLATION FEE: The Cancellation Fee is \$25.

ALASKA

WHAT IS NOT COVERED: This Extended Service Agreement does provide coverage if Your Vehicle is used for snow removal, provided Your Vehicle is properly equipped. This Extended Service Agreement does not provide coverage for damages for bad faith, punitive or exemplary damages, personal injury including bodily injury, property damage (except as specifically stated in this Agreement) and attorney fees. CANCELLATION: If You cancel this Extended Service Agreement within 60 days and no claims have been paid, a 10% penalty of the unearned Agreement Purchase Price per month will be added to any refund that is not paid or credited within 45 days of Your return of the Agreement to the Selling Dealer. If You cancel this Agreement after 60 days or after a claim has been paid, a pro rata refund less any claims paid and a cancellation fee not to exceed 7.5% of the Agreement Purchase Price or \$50, whichever is less, will be provided. The Provider may cancel Your Agreement if the reason for cancellation is nonpayment of the Provider fee, material misrepresentation by You, conviction of a crime which increases hazard covered by the Agreement, fraud, negligent act or omission, physical property changes or break of duty. The Provider shall mail a written notice to You at Your last known address at least 5 days prior to cancellation. The notice shall state the effective date and reason of the cancellation. Prior notice is not required for nonpayment of the Provider fee, fraud or material misrepresentation by You in pursuing a claim under this Agreement. If cancelled by the Provider for a reason other than nonpayment of the Provider fee, You will receive a pro rata refund of any unearned premium, less any claims paid.

ARIZONA

ARIZONA

The Dealer will perform, or arrange to have performed, any repair services promised within a reasonable time and in a competent and workmanlike manner. WHAT IS NOT COVERED: is amended to include the words: "while Your Vehicle is owned by You" for the sentence beginning "Repairs required because of collision..." Any unresolved complaints may be reported to the Arizona Department of Insurance, Consumer Affairs Division for relief by asking the Director to attach either the filed bond of Service Company or the filed deposit made by the service company in accordance with A.R.S. 20-1095.04. Per AAC R20-6-407(E)(2), no claim incurred or paid shall be deducted from the arround refunded in this state. CANCELLATION EEE: The Cancellation Eee is \$25. amount refunded in this state. CANCELLATION FEE: The Cancellation Fee is \$25.

CALIFORNIA

WHAT TO DO IF REPAIRS ARE NEEDED: Any reference to 40 miles is deleted and replaced with 20 miles. RESPONSIBILITY FOR BENEFITS: Performance to You under this Extended Service Agreement is guaranteed by a California approved insurance company. You may file a claim with this insurance company if any promise made in the Extended Service Agreement has been denied or has not been honored within 60 days after Your request. The name and address of the insurance company is Virginia Surety Company, Inc., 175 W. Jackson Blvd., Chicago, IL 60604-2615. 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 www.insurance.ca.gov. PROVIDER/OBLIGOR: Portfolio Services Limited, Inc., License number 0l81316. ADMINISTRATOR: First Extended Service Corporation, License number 0E32800. CANCELLATION: No administrative fee will be charged for cancellation initiated within the first 60 days after the Date of Sale. CANCELLATION FEE: The Cancellation Fee is deleted and replaced with \$25.00 or 10% of the refund amount, whichever is less.

CONNECTICUT

The coverage afforded by this Extended Service Agreement is still available should the Extended Service Agreement term lapse while Your Vehicle is in the custody of repair facility for a covered repair. Connecticut Public Act, 87-393, Laws 1987, requires an automobile dealer to provide a warranty covering certain classes of used motor vehicles as follows: Used vehicles with a Purchase Price of \$3,000 but less than \$5,000 – Provides Coverage for 30 days or 1,500 miles, whichever occurs first; Used vehicles with a Purchase Price of \$5,000 or more - Provides Coverage for 60 days or 3,000 miles, whichever occurs first. Your Vehicle may be covered by this law. If so, the following is added to this Extended Service Agreement: In addition to the dealer warranty required by this law, You have elected to purchase this Extended Service Agreement, which may provide You with additional protection during the dealer warranty period and provides protection after the dealer warranty has expired. You have been charged separately only for this Extended Service Agreement. The required dealer warranty is provided free of charge. Furthermore, the definition, coverage and exclusions stated in the Extended Service Agreement apply only to this Extended Service Agreement and are not the terms of the required dealer warranty. A written complaint may be mailed to State of Connecticut, Insurance Department, PO Box 816, Hartford, Connecticut 06142-0816. Attention: Consumer Affairs. The written complaint must contain a description of the dispute, the Purchase Price of the Agreement, the cost of repair and a copy of this Extended Service Agreement. CANCELLATION: You may also cancel this Agreement if You return Your Vehicle or if Your Vehicle is sold, lost, stolen, or destroyed.

FLORIDA

The rate charged for this Extended Service Agreement is not subject to regulation by the Florida Office of Insurance Regulation. PROVIDER/OBLIGOR: Definition is deleted in its entirety and replaced with the following: The Provider of this Extended Service Agreement is Portfolio SE, Inc., 14651 Dallas Parkway, Suite 502, Dallas, TX 75254, 1-800-335-8769, Florida License number 31865. ADMINISTRATOR: The Administrator for the purposes of this contract in this state is: First Extended Service Corporation of Florida, P.O. Box 804785, Chicago, IL 60680-4109, 1-800-527-3426, Florida License number 60096. OBLIGATIONS: The sentence on the front page of this Agreement "THIS AGREEMENT IS NOT AN INSURANCE CONTRACT" and the sentence in the OBLIGATIONS section "This Extended Service Agreement is not an insurance contract" are deleted in their entirety. CANCELLATION: If You cancel this Extended Service Agreement within 60 days, a full refund will be paid, less any claims paid on the Agreement. No administrative fee will be charged for cancellations initiated within the first 60 days after the Date of Sale. If you cancel this Extended Service Agreement after 60 days, you will receive 90% of the unearned pro rata premium, less any claims paid on the Agreement. The Provider may cancel Your Agreement; if there has been material misrepresentation or fraud at the time of sale of the Agreement, You have failed to maintain Your Vehicle as prescribed by the manufacturer, the odometer has been tampered with or disabled and the You have failed to repair the odometer, or for nonpayment of premium by You, in which case the Provider shall provide You notice of cancellation by certified mail. If Your Agreement is cancelled by the Provider, You will receive 100% of the unearned pro rata premium, less any claims paid on the Agreement. CANCELLATION FEE: The Cancellation Fee is deleted and replaced with "10% of the unearned pro rata premium". TRANSFER FEE: The Transfer Fee is deleted and replaced with \$40.

WHAT IS NOT COVERED: 1) repairs of components which have been modified by You or added to the Your Vehicle after purchase, 2) any repairs on Your Vehicle if Your mileage has been altered or if Your odometer has been tampered with while owned by You, or 3) any alterations made by You or with Your knowledge which cause Your Vehicle to be out of compliance with the manufacturer's specifications are not covered. The sentence "Pre-Existing conditions are..." is revised to read as follows: Pre-Existing conditions known to You are not covered (all parts covered under this Agreement must be functioning properly and not in need of repair at the Date of Sale of Your Vehicle and this Agreement). You may cancel this Extended Service Agreement for any reason at any time by surrendering it or by Dealer. CANCELLATION: An administration pro rata refund amount will be applied if this Agreement is canceled by You. If You have canceled this Agreement and have not received the refund from the Provider or the Administrator within 60 days of such cancellation, You may contact Virginia Surety Company, Inc. directly. Company Cancellation: This Agreement is non-cancelable by the Provider except for fraud, misrepresentation, or failure to pay premium. If the Provider cancels this Agreement, You will receive written notice to comply with 33-24-44 of the Georgia Insurance Code. Cancellation for non-payment of premium, written notice shall be within 10 days, if canceled for any other reason, written notice shall be within 30 days. Cancellation shall not be in effect less than 30 days prior to the effective date of the notice. If the Provider cancels this Agreement, earned premiums shall be completed on a prorated basis. In the event Your Vehicle is repossessed or declared a total loss there will be no coverage provided under this Extended Service

CANCELLATION: If You cancel this Extended Service Agreement within 60 days and no claims have been paid, a 10% penalty per month will be added to any refund that is not paid or credited within 60 days of Your return of the Extended Service Agreement to the Selling Dealer.

HAWAII

Pre-existing conditions are not covered by this Extended Service Agreement. Breakdown means the failure of a Covered Part under normal service due to defects in material and workmanship. A Covered Part has failed when it can no longer perform the function for which it was solely designed because of its condition and not because of the action or inaction of any non-covered parts. Hawaii Revised Statutes requires an automobile dealer to provide a warranty covering certain classes of used motor vehicles as follows: Used vehicles with less than 25,000 miles at Date of Sale – Provides Coverage for 90 days or 5,000 miles, whichever occurs first; Used vehicles with 25,000 miles or more but less than 50,000 miles at the Date of Sale — Provides Coverage for 60 days or 3,000 miles, whichever occurs first; Used vehicles with 50,000 miles or more but less than 75,000 miles at the Date of Sale — Provides Coverage for 30 days or 1,000 miles, whichever occurs first. Your Vehicle may be covered by this law. If so, the following is added to this Extended Service Agreement. In addition to the dealer warranty required by this law, You have elected to purchase this Extended Service Agreement, which may provide You with additional protection during the dealer warranty period and provides protection after the dealer warranty has expired. You have been charged separately only for this Extended Service Agreement. The required dealer warranty is provided free of charge. Furthermore, the definition, coverage and exclusions stated in this Extended Service Agreement apply only to this Extended Service Agreement and are not the terms of the required dealer warranty. CANCELLATION: If You cancel this Extended Service Agreement, a 10% penalty per month will be added to any refund that is not paid or credited within 45 days of Your return of the Extended Service Agreement to the Selling Dealer DAHO

Coverage afforded under this Extended Service Agreement is not guaranteed by the Idaho Insurance Guarantee Administration.

ILLINOIS

CANCELLATION FEE: The Cancellation fee is \$50 or 10% of the refund amount, whichever is less. INDIANA

Your proof of payment to the Selling Dealer for this Extended Service Agreement shall be considered proof of payment to the Insurance Company which guarantees the obligations of the Provider, provided such insurance was in effect at the time You purchased this Extended Service Agreement. Pre-Existing conditions are further defined as any conditions known at Your Vehicle Date of Sale and issuance of this Extended Service Agreement. This Extended Service Agreement is not insurance and is not subject to Indiana insurance law. CANCELLATION: If Your cancellation refund is not paid within 60 days after the Extended Service Agreement has been returned to the Selling Dealer, You may request a refund from Virginia Surety Company, Inc., 175 West Jackson Blvd., Chicago, Illinois 60604.

This Extended Service Agreement is subject to the applicable provisions of the lowa Consumer Credit Code, Chapter 357. If You have questions regarding Your Extended Service Agreement, You may address them to the Iowa Insurance Commissioner at the following: Iowa Insurance Department, Two Ruan Center, 601 Locust Street, 4th Floor, Des Moines, IA 50309-3738. CANCELLATION: If You cancel this Extended Service Agreement, You will receive within 15 days a written confirmation of termination. If You cancel this Extended Service Agreement within 60 days and no claims have been paid, a 10% penalty per month will be added to any refund that is not paid or credited within 30 days of Your return of the Extended Service Agreement to the Selling Dealer. Any motor vehicle weighing sixteen thousand pounds or more is not covered under lowa Code 3211.

KANSAS

40-2.118. FRAUDULENT INSURANCE ACT DEFINED (a) For purposes of this act a "fraudulent insurance act" means an act committed by any person who, knowingly and with intent to defraud, presents, causes to be presented or prepares with knowledge or belief that it will be presented to or by an insurer, purported insurer, broker or any agent thereof, any written statement as part of, or in support of, an application for the issuance of, or the rating of an insurance policy for personal or commercial insurance, or a claim for payment or other benefit pursuant to an insurance policy for commercial or personal insurance which such person knows to contain materially false information concerning any fact material thereto, or conceals, for the purpose of misleading, information concerning any fact material thereto.

KENTUCKY

The trip interruption benefit is not available in this state.

LOUISIANA

CANCELLATION: If the Extended Service Agreement is canceled within 60 days of Your purchase of this Agreement (the Initial Period), the amount of the refund shall be equal to the full amount paid for this Agreement. After the Initial Period, the amount of the refund shall be a pro-rata share of the Agreement Purchase Price, less a Cancellation Fee of \$25 or 10% of the Agreement Purchase Price, whichever is less. However, if You cancel the Agreement during the Initial Period, no Cancellation Fee will be

Pre-existing conditions are not covered by this Extended Service Agreement. CANCELLATION: If You cancel this Extended Service Agreement within 60 days and no claims have been paid, a 10% penalty per month will be added to any refund that is not paid or credited within 45 days of Your return of the Extended Service Agreement to the Selling Dealer. The Provider of the Extended Service Agreement shall mail a written notice to the Agreement Holder at the last known address of the Agreement Holder at least 15 days prior to the cancellation by the Provider. If cancelled by the Provider for any other reason than nonpayment of the Provider fee, the Provider shall refund to the Agreement Holder 100% of the unearned pro rata Provider fee, less any claims paid. CANCELLATION FEE: The Cancellation fee is \$25 or 10% of the refund amount, whichever is less.

MARYLAND

CANCELLATION: If You cancel this Extended Service Agreement within 60 days and no claims have been paid, a 10% penalty per month will be added to any refund that is not paid or credited within 45 days of Your return of the Extended Service Agreement to the Selling Dealer.

MASSACHUSETTS

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. THE SELLER OF THIS COVERAGE IS REQUIRED TO INFORM YOU OF ANY WARRANTIES AVAILABLE TO YOU WITHOUT THIS EXTENDED SERVICE AGREEMENT. Chapter 90, Section 7N 1/4 of Massachusetts General Laws requires an automobile dealer to provide a warranty covering certain classes of motor vehicles as follows: Used vehicles with less than 40,000 miles at the Date of Sale – Provides Coverage for 90 days or 3,750 miles, whichever occurs first; Used vehicles with 40,000 miles or more but less than 80,000 miles at the Date of Sale - Provides Coverage for 60 days or 2,500 miles, whichever occurs first; Used vehicles with 80,000 miles or more but less than 125,000 miles at the Date of Sale - Provides Coverage for 30 days of 1,250 miles, whichever occurs first. Your Vehicle may be covered by this law. If so, the following is added to this Extended Service Agreement: In addition to the dealer warranty required by this law, You have elected to purchase this Extended Service Agreement, which may provide You with additional protection during the dealer warranty period and provides protection after the dealer warranty has expired. You have been charged separately only for this Extended Service Agreement. The required dealer warranty is provided free of charge. Furthermore, the definition, coverage and exclusions stated in the Extended Service Agreement apply only to this Extended Service Agreement and are not the terms of the required dealer warranty.

MICHIGAN

If the performance of this Extended Service Agreement is interrupted because of a strike or work stoppage at the Selling Dealer or repair facility, the term of the Extended Service Agreement shall be e period of the strike or work stoppage

MINNESOTA

The coverages listed below are provided to You by the dealer at no charge as required by Minnesota Statute 325F.662. The term of the required warranty is based on the mileage at the Date of Sale as follows: Used vehicles with less than 36,000 miles at the Date of Sale - Provides Coverage for 60 days or 2,500 miles, whichever occurs first; Used vehicles with 36,000 miles or more but less than 75,000 miles on the Date of Sale – Provides Coverage for 30 days or 1,000 miles, whichever occurs first. Engine: Lubricated Parts; Intake Manifolds; Engine Block; Cylinder Heads; Rotary Engine Housings; Ring Gear; Water Pump; Externally Mounted Mechanical Fuel Pump; Radiator; Alternator; Generator; and Starter. Transmission: Case; Internal Parts; Torque Converter; or, the Manual Transmission Case and Internal Parts. Drive Axle: Axle Housings and Internal Parts; Axle Shafts; Drive and Output Shafts; and Universal Joints; but excluding the Secondary Drive Axle on vehicles other than passenger vans, mounted on a truck chassis. Brakes: Master Cylinder; Vacuum Assist Booster; Wheel Cylinders; Hydraulic Lines and Fittings; and Disc Brake Calipers. Steering: Gear Housing and all Internal Parts: Power Steering Pump: Valve Body: Piston: and Rack, Note: The following parts are covered only

STATE PROVISIONS

on vehicles with less than 36,000 miles: Steering Rack; Radiator; Alternator; Generator; and Starter. The above coverages are excluded from this Extended Service Agreement during the applicable warranty period, unless the dealer becomes unable to meet its obligations. Your rights and obligations are fully explained in the dealer issued used vehicle limited warranty document. CANCELLATION: If You cancel this Extended Service Agreement within 60 days and no claims have been paid, a 10% penalty per month will be added to any refund that is not paid or credited within 45 days of Your return of the Extended Service Agreement to the Selling Dealer.

MISSISSIPPI

This Extended Service Agreement offered by the Selling Dealer is not provided, administered or sponsored by a vehicle manufacturer or distributor. It is offered to You by the Selling Dealer with Agreement services provided as indicated in this Extended Service Agreement. ADDITIONAL BENEFITS: 24 Hour Roadside Assistance services is provided by Brickell Financial Services Motor Club, Inc., 7300 Corporate Center Drive, Suite 601, Miami FL 33126, 1-305-392-4300. CANCELLATION: If cancelled by the Provider, a written notice shall be mailed to You at Your last known address at least 30 days prior to cancellation. Written notice for non-payment of the Contract Retail Price shall be mailed at least 10

MISSOURI

This Extended Service Agreement is not an insurance contract, CANCELLATION: If You cancel this Extended Service Agreement, You will receive a written confirmation of termination within 45 days. If You cancel this Extended Service Agreement within 60 days and no claims have been paid, a 10% penalty per month will be added to any refund that is not paid or credited within 45 days of Your return of the Extended Service Agreement to the Selling Dealer. A claim against the Provider may also include a claim for return of the unearned Provider fee.

NEVADA

This Extended Service Agreement is non-renewable. Pre-existing conditions are not covered by this Extended Service Agreement. CANCELLATION: If You cancel this Extended Service Agreement within 60 days and no claims have been paid, a 10% penalty of the Agreement Purchase Price per month will be added to any refund that is not paid or credited within 45 days of Your return of the Extended Service De adoed to any refund that is not paid or credited within 45 days of Your return of the Extended Service Agreement to the Selling Dealer. No Agreement that has been in effect for at least 70 days may be cancelled by the Provider before the expiration of the agreed term or 1 year after the Agreement Date of Sale, whichever occurs first, except any of the following grounds: 1. Failure by You to pay an amount when due: 2. Conviction of the Agreement Holder of a crime which results in an increase of the service required under the Agreement: 3. Discovery of fraud or material misrepresentation by You in obtaining the Agreement, or in presenting a claim for service there under; 4. Discovery of: (a) An act or omission by You; or (b) A violation by You of any condition of the Agreement, which occurred after the Agreement of Sale which substantially and materially increases the sequence required under the Agreement. Date of Sale which substantially and materially increases the service required under the Agreement; or 5. A material change in the nature or extent of the required service or repair which occurs after the Agreement Date of Sale which causes the required service or repair to be substantially and materially increased beyond that contemplated at the time that the Agreement was issued or sold. If the Provider cancels the Agreement, We shall mail a written notice of cancellation to You at the last known address before the 15th day preceding the effective date of the cancellation. The notice will state the effective date of cancellation and the reason for cancellation. No cancellation fee will be imposed if the Provider cancels the Agreement.

NEW JERSEY

CANCELLATION: If You cancel this Extended Service Agreement within 60 days and no claims have been paid, a 10% penalty per month will be added to any refund that is not paid or credited within 45 days of Your return of the Extended Service Agreement to the Selling Dealer. If the Provider cancels the Agreement for any reason other than nonpayment of the Agreement Purchase Price, material misrepresentation by You, or a substantial breach of duties by You, the Provider shall mail a written notice to You at Your last known address at least 5 days prior to cancellation by the Provider. Such notice shall state the effective date of the cancellation and the reason for the cancellation.

NEW HAMPSHIRE

RESPONSIBILITY FOR BENEFITS: If You are not satisfied with the insurance company's response, You may contact the New Hampshire Department of Insurance, 21 Fruit Street, Concord, New Hampshire 03301, 1-603-271-2261. CANCELLATION: In the event of cancellation, the Lienholder, if any, will be named on the refund check as their interest may appear. TRANSFER FEE: No Transfer Fee will be

NEW MEXICO

The Provider of this Extended Service Agreement is Portfolio Services Limited, Inc., 14651 Dallas Pkwy, Ste 502, Dallas, TX 75254, (800) 705-4001. PURCHASE PRICE: Final Contract Purchase Price (Service Agreement Price) to be determined prior to presentation of contract to consumer for signature. CANCELLATION: If You cancel this Extended Service Agreement within sixty (60) days and no claims have been paid, a 10% penalty per month will be added to any refund that is not paid or credited within sixty (60) days of Your return of the Extended Service Agreement to the Selling Dealer. No Contract that has been in effect for at least seventy (70) days may be cancelled by the Provider before the expiration of the agreed term or one (1) year after the Contract Retail Date, whichever occurs first, except any of the following grounds: 1. Failure by You to pay an amount when due: 2. Conviction of the holder of a crime which results in an increase of the service required under the Contract: 3. Discovery of fraud or material misrepresentation by You in obtaining the Contract, or in presenting a claim for service there under; 4. Discovery of: (a) An act or omission by You; or (b) a violation by You of any condition of the Contract, which occurred after the Contract Retail Date which substantially and materially increases the service required under the Contract; or 5. A material change in the nature or extent of the required service or repair which occurs after the Contract Retail date which causes the required service or repair to be substantially and materially increased beyond that contemplated at the time that the Contract was issued or sold. If We cancel the Contract, We shall mail a written notice of cancellation to You at the last known address before the fifteenth (15Th) day preceding the effective date of the cancellation. The notice will state the effective date of cancellation and the reason for cancellation. This Extended Service Agreement is non-renewable.

Pre-existing conditions are not covered by this Extended Service Agreement. Section 198b of New York General Business Law requires an automobile dealer to provide a warranty covering certain classes of used motor vehicles as follows: Used vehicles with 36,000 miles or less on the Date of Sale – Provides Coverage for 90 days or 4,000 miles, which ever occurs first; Used vehicles with more than 36,000 miles but less than 80,000 miles on the Date of Sale - Provides Coverage for 60 days or 3,000 miles, whichever occurs first, Used vehicles with 80,000 miles or more but not more than 100,000 miles on the Date of Sale – Provides Coverage for 30 days or 1,000 miles whichever occurs first. Your Vehicle may be covered by this law. If so, the following is added to this Extended Service Agreement: In addition to the dealer warranty required by this law, You have elected to purchase this Extended Service Agreement, which may provide You with additional protection during the dealer warranty period and provides protection after the dealer warranty has expired. You have been charged separately only for this Extended Service Agreement. The required dealer warranty is provided free of charge. Furthermore, the definition, coverage and exclusions stated in the Extended Service Agreement apply only to this Agreement and are not the terms of the required dealer warranty. The trip interruption benefit is not available in this state. CANCELLATION: If You cancel this Extended Service Agreement within 60 days and no claims have been paid, a 10% penalty per month will be added to any refund that is not paid or credited within 30 days of Your return of the Extended Service Agreement to the Selling Dealer. CANCELLATION FEE: The Cancellation fee is \$25.

NORTH CAROLINA

ADDITIONAL BENEFITS: 24 Hour Roadside Assistance services (if provided under Your Extended ial Services Motor Club, In Club), 7300 Corporate Center Drive, Suite 601, Miami FL 33126, 1-305-392-4300. CANCELLATION: In the event of cancellation, the Lienholder, if any, will be named on the refund check as their interest may appear. CANCELLATION FEE: \$25 or 10% of the refund amount, whichever is less.

OKLAHOMA

Coverage afforded under this Extended Service Agreement is not guaranteed by the Oklahoma Insurance Guaranty Association. This Extended Service Agreement is not issued by the manufacturer or wholesale company marketing the product. This Extended Service Agreement will not be honored by such manufacturer or wholesale company. ADDITIONAL BENEFITS: 24 Hour Roadside Assistance services (if provided under Your Extended Service Agreement) is provided by Brickell Financial Services-Motor Club, Inc., 7300 Corporate Center Drive, Suite 601, Miami FL 33126, 1-305-392-4300. CANCELLATION: is deleted in its entirety and replaced with the following: In such event You or the Lienholder shown on the front must submit immediately to the Selling Dealer in writing the following: The Extended Service Agreement number, Your Vehicle identification number, mileage, make and model of Your Vehicle. You or the Lienholder must also submit an Odometer Disclosure Statement or a substantially similar certified or notarized document indicating the current mileage of Your Vehicle. In the event of repossession or total loss the Lienholder will be the sole payee. If the Extended Service

Agreement is canceled by You, You will receive 100% of the unearned pro-rata Extended Service Agreement Purchase Price, less an administrative fee of \$25 or 10% of the unearned pro-rata Extended Service Agreement Purchase Price, whichever is less. In the event the Extended Service Agreement is canceled by the association, the unearned pro-rata refund shall be based upon 100% of the Extended Service Agreement Purchase Price. PROVIDER: Definition is deleted in its entirety and replaced with the following: The Provider of this Extended Service Agreement is Express Systems, Inc., 25541 Commercentre Drive, Suite 100, Lake Forest, CA 92630, (800) 705-4001; Service Warranty Association

OHIO

This Extended Service Agreement is not insurance and is not subject to the insurance laws of the state of Ohio.

RHODE ISLAND

Section 31-5.4 of Rhode Island General Business Law requires an automobile dealer to provide a warranty covering certain classes of used motor vehicles as follows: Used vehicles with less than 36,000 miles on the Date of Sale – Provide Coverage for 90 days or 4,000 miles, whichever occurs first; Used vehicles with 36,000 miles or more but less than 100,000 miles on the Date of Sale - Provide Coverage for 30 days or 1,000 miles, whichever occurs first. Your Vehicle may be covered by this law. If so, the following is added to this Extended Service Agreement: In addition to the dealer warranty required by this law, You have elected to purchase this Extended Service Agreement, which may provide You with additional protection during the dealer warranty period and provides protection after he dealer warranty has expired. You have been charged separately only for this Extended Service Agreement. The required dealer warranty is provided free of charge. Furthermore, the definition, coverage and exclusions stated in the Extended Service Agreement apply only to this Extended Service Agreement and are not the terms of the required dealer warranty.

SOUTH CAROLINA

If You have questions, concerns or complaints regarding Your Extended Service Agreement, You may address them to: South Carolina Department of Insurance, P.O. Box 100105 Columbia, SC 29202-3105, 1-803-737-6180. Pre-existing conditions are not covered by this Extended Service Agreement. CANCELLATION: If You cancel this Extended Service Agreement within 60 days and no claims have been paid, a 10% penalty per month will be added to any refund that is not paid or credited within 45 days of Your return of the Extended Service Agreement to the Selling Dealer. If the Provider cancels the Agreement for any reason other than non-payment of the Agreement Purchase Price, material misrepresentation by You, or a substantial breach of duties by You, the Provider shall mail a written notice to You at Your last known address at least 15 days prior to cancellation by the Provider. Such notice shall state the effective date of the cancellation and the reason for the cancellation.

The Administrator is First Extended Service Corporation, TX Administrator #108. Unresolved complaints or questions concerning the regulation of Service Contracts (Extended Service Agreements) may be directed to the Texas Department of Licensing and Regulation at P.O. Box 12157, Austin, Texas 78711, 1-800-803-9202. Pre-existing conditions are not covered by this Extended Service Agreement. CANCELLATION: If You cancel this Extended Service Agreement within 60 days of Your purchase of the Extended Service Agreement and You have not incurred a claim, this Extended Service Agreement shall be void and a 100% refund of the full amount paid will be made. A 10% penalty per month shall be added to any refund on a voided Extended Service Agreement that is not paid within 45 days of return of this Extended Service Agreement to the Selling Dealer. If Your cancellation refund is not paid within 45 days after the Extended Service Agreement has been returned to the Selling Dealer, You may request a refund from Virginia Surety Company, Inc., 175 West Jackson Blvd., Chicago, Illinois 60604. If the Provider cancels the Agreement, the Provider shall mail a written notice of cancellation to You at the last known address before the 5th day preceding the effective date of cancellation. Prior notice is not required if the reason for cancellation is nonpayment of the Agreement Purchase Price, a material misrepresentation by You, or a substantial breach of duties by You relating to Your Vehicle or its use. Such notice shall state the effective date of the cancellation and the reason for the cancellation. The trip interruption benefit is not available in this state.

UTAH

You have the option of financing this Extended Service Agreement or paying for it in full at the time of purchase. Coverage provided under this Extended Service Agreement is not guaranteed by the Property and Casualty Guaranty Association. This Extended Service Agreement is subject to limited regulation by the Utah Insurance Department. To file a complaint, contact the Utah Insurance Department. ADDITIONAL BENEFITS: 24 Hour Roadside Assistance services (if provided under Your Extended Service Agreement) is provided by Brickell Financial Services Motor Club, Inc., 7300 Corporate Center Drive, Suite 601, Miami FL 33126, 1-305-392-4300. WHAT TO DO IF REPAIRS ARE NEEDED: The definition of Emergency Repairs is deleted and replaced with the following; Emergency Repairs include any breakdown that occurs outside of normal business hours. CANCELLATION: Additionally, If the Provider cancels this agreement for; (1) material misrepresentation, (2) substantial change in risk, or (3) substantial breach of contractual duties, first-class written notice will be mailed to You 30 days prior to the effective date of the cancellation, at the address shown on the registration. For non-payment of premium, first-class written notice will be mailed to you 10 days prior to the effective date of cancellation and will state the reason for cancellation.

WISCONSIN

THIS CONTRACT IS SUBJECT TO LIMITED REGULATION BY THE OFFICE OF THE COMMISSIONER OF INSURANCE. ADDITIONAL BENEFITS: 24 Hour Roadside Assistance services (if provided under Your Extended Service Agreement) is provided by Brickell Financial Services Motor Club, Inc., 7300 Corporate Center Drive, Suite 601, Miami FL 33126, 1-305-392-4300. WHAT TO DO IF REPAIRS ARE NEEDED: The sentence, "To ensure coverage under the terms of this Extended Service Agreement authorization must be obtained prior to repair." is deleted in its entirety. CANCELLATION: If You cancel this Extended Service Agreement within 60 days and no claims have been paid, a 10% penalty per month will be added to any refund that is not paid or credited within 45 days of Your return of the Extended Service Agreement to the Selling Dealer. The Provider may cancel Your Agreement if the reason for cancellation is nonpayment of the Provider fee, a material misrepresentation by You to the Provider or a substantial breach of duties by You relating to the covered product or its use. Additionally, if cancelled by the Provider, the Provider shall mail a written notice to You at Your last known address, contained in our records, at least 5 days prior to cancellation by the Provider. The notice shall state the effective date and reason of the cancellation. If cancelled by the Provider for a reason other than nonpayment of the Provider fee, You will receive a pro rata refund of any unearned premium, less any claims paid. OBLIGATIONS: If the Provider does not provide, reimburse or pay for a service that is covered under this Agreement within 61 days after the Agreement Holder provides proof of loss, or if the Provider becomes insolvent or otherwise financially impaired, the Agreement Holder may file a claim directly with the reimbursement insurer for reimbursement, payment, or provision of the service. The reimbursement insurer is Virginia Surety Company, Inc., 175 W. Jackson Blvd, Chicago, IL 60604, 1-800-209-6206. CANCELLATION FEE: The Cancellation fee is deleted and replaced with \$25.00 or 10% of the refund amount, whichever is less. No administrative fee will be charged in the event of total loss. In situations involving subrogation, the Agreement Holder will be made whole before the company may retain amounts it has recovered.

WYOMING

Pre-existing conditions are not covered by this Extended Service Agreement. CANCELLATION: If You cancel this Extended Service Agreement within 60 days and no claims have been paid, a 10% penalty per month will be added to any refund that is not paid or credited within 45 days of Your return of the Extended Service Agreement to the Selling Dealer. If this Agreement has been financed, the Lienholder may cancel the Agreement and be named sole payee on any refund should Your Vehicle be declared repossessed. Otherwise, any refund check will be made paya Holder and the Lienholder as their interest may appear. The Provider of the Extended Service Agreement shall mail a written notice to the Agreement Holder at the last known address of the Agreement Holder contained in the records of the Provider at least 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 Agreement Holder to the Provider or a substantial breach of duties by the Agreement Holder relating to the covered product or its use.