THE FOLLOWING INFORMATION CONTAINS A FULL EXPLANATION OF YOUR CONTRACT TERMS FOR T/C SRVL1118 INCLUDING PROVISIONS DETAILING HOW TO MAKE A CLAIM (INCLUDING OBTAINING PRIOR AUTHORIZATION), YOUR RESPONSIBILITIES, ARBITRATION, COVERAGE AND EXCLUSIONS FROM COVERAGE, CANCELLATION, AND STATE AMENDMENTS. YOU MAY CALL CUSTOMER SERVICE AT 1-866-943-1329 TO PRESENT INQUIRIES, OBTAIN COVERAGE INFORMATION OR TO PROVIDE FEEDBACK.

PARTIES TO THIS SERVICE CONTRACT: The following BOLD print appearing throughout this Service Contract has the following meanings: “YOU”, “YOUR”, “MY” and “I” mean the customer named as Service Contract Holder on this Service Contract. “WE”, “US” and “OUR” refer to Fidelity Warranty Services, Inc. (“FWS”).

SERVICE CONTRACT PERIOD: Coverage under this Service Contract begins on the SERVICE CONTRACT PURCHASE DATE and the CURRENT ODOMETER READING shown on this Service Contract. Coverage under this Service Contract expires: (1) based on TERM or MILEAGE (as shown on this Service Contract), whichever comes first; or (2) if/when the aggregate total of benefits paid/payable under the Service Contract exceeds the limits as set forth in the LIMITS OF LIABILITY section.

SERVICE CONTRACT COVERAGE: In the event of a MECHANICAL BREAKDOWN, WE agree to make repairs or reimburse YOU for the cost of parts and labor to repair or replace a Covered Part, less applicable deductible, 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 solely because of its condition and not because of the action, inaction, or failure of any non-covered parts. IF THE MECHANICAL BREAKDOWN IS COVERED UNDER ANY WARRANTY, OTHER SERVICE CONTRACT, POLICY, RECALL, OR REPAIR ADJUSTMENT (“OTHER COVERAGE”), UPON REPAIR, WE WILL PAY THE DIFFERENCE, IF ANY, BETWEEN THE PAYMENTS DUE UNDER THIS SERVICE CONTRACT AND THE PAYMENTS DUE UNDER THE OTHER COVERAGE, LESS APPLICABLE DEDUCTIBLE. This Service Contract is not an insurance policy, a warranty, or a guarantee.

MECHANICAL BREAKDOWN: The failure of a Covered Part (as defined in VEHICLE COVERED PARTS) due to (1) faulty workmanship or materials supplied by the original vehicle manufacturer or distributor; (2) a gradual reduction in operating performance as a result of normal wear and tear.

PLAN COVERAGE: The coverage plans described on this Service Contract are as follows: POWERTRAIN, GOLD, and PLATINUM. The coverage plan that applies to YOUR vehicle is determined by which box has been selected on this Service Contract.

VEHICLE COVERED PARTS
POWERTRAIN COVERAGE PLAN

ENGINE: All internally lubricated parts contained within the engine, plus the following: intake manifold; exhaust manifolds; balance shaft; water pump; fuel pump; diesel injection pump; diesel oil controlled fuel injectors; thermostat; oil pump; rotor housing, rotors, shims and silent shaft; all internal fasteners, nuts and bolts; turbocharger/supercharger assembly including boost valve, boost pressure control, wastegate, recirculation and blow off valve; seals and gaskets.

TRANSMISSION/TRANSAXLE/TRANSFER CASE: All internally lubricated parts contained within the transmission, transaxle and transfer case, plus the following: all internal fasteners, nuts and bolts; shift cover and forks; bell housing, components within the bell housing; torque converter; external valve bodies, control units and solenoids; seals and gaskets.

DRIVE AXLE: All internally lubricated parts contained within the differential/axle housing(s), plus the following: cover; 4x4 locking hubs and electric or vacuum actuator; seals and gaskets.

ADDITIONAL HYBRID/PLUG-IN ELECTRIC/COMPRESSED NATURAL GAS/HYDROGEN COMPONENTS: Electric motor/generator(s) all internal components; inverter/converter/transformer units including all internal components and cover; continuously variable transmission and all internal components; power split device and all internal components; reduction/reducer box and all internal components; seals and gaskets.

GOLD COVERAGE PLAN
(Includes POWERTRAIN Coverage Plan plus the following additional parts)

ENGINE: Oil pan; valve, timing and side covers; thermostat housing; water pump pulley; engine mounts; harmonic balancer; flex plate/ flywheel and ring gear.

COOLING: Radiator, mounting brackets and coolant recovery tank; fan clutch, fan blades and motor; fan shroud; heater core; transmission oil cooler; engine oil cooler.

TRANSMISSION: Oil pan; detent cable; kickdown link; throttle cable; vacuum modulator; transmission mounts.

DRIVE AXLE: Constant velocity joints and boots; slip joint; front wheel drive axles/half-shafts and wheel bearings; u-joints; couplings; flex disc; prop shafts; center support bearings.

STEERING: Tie rods, idler and pitman arms, center/drag link, coupling and shafts; cooler lines; steering gear housing and internal parts; rack and pinion housing and internal parts; power steering pump and internal parts including reservoir; electric steering motor; power steering pump or electric steering motor mounting brackets; seals and gaskets.

BRAKES: Compensator/proportioning valve; metering valve; calipers; wheel cylinders; backing plate; brake adjusters and brake hardware; brake pedal, pedal lever and pedal pivot; parking brake linkage/ratchet assembly and cable; anti-lock braking system component parts including control processor/module, pump, dump valve, wheel speed sensors, solenoids, accumulator, yaw rate sensor, and pressure differential switch; master cylinder; vacuum or hydraulic brake booster assembly; hydraulic lines, hoses and fittings; brake pedal apply pin; seals and gaskets.

AIR CONDITIONING: Accumulator; receiver drier; automatic temperature control programmer; clutch assembly including coil, disc and pulley; control cables; cutoff switch; serpentine belt tensioning, bearing and pulley; condenser; compressor; evaporator; orifice/expansion valve; seals and gaskets.
**FRONT/REAR SUSPENSION:** Upper and lower control arms, shafts and bushings; upper and lower ball joints; struts; wheel bearings/hubs; spindle/steering knuckle and spindle support; coil and leaf springs, seats and bushings, leaf spring shackles; track bars, links and bushings; electronic level control components including pump, accumulator, lines, bags; stabilizer bar, links and bushings; kingpin; torsion bar, mounts and bushings; tension rods/radius arm.

**ELECTRICAL:** Front and rear wiper motor, transmission and linkage; power window motor; window regulators; power seat motor; steering column multi-function switch and individual switches for turn signal, headlamp, dimmer, wiper, washer and cruise control; clock spring/spiral cable; mirror motor switch; brake light switch; neutral safety switch; glove box light switch; courtesy light switch; cooling fan relay; air control solenoid; air regulator valve; idle air control motor; electronic ignition module; ignition coil; engine distributor including shaft, gear, bushings and modules; electronic throttle control, gas pedal position sensor/assembly; throttle position sensor; vehicle speed sensor; manifold absolute pressure sensor; knock sensor and barometric pressure sensor; alternator; alternator mounting bracket, voltage regulator; starter motor, solenoid and drive.

**ADDITIONAL HYBRID/PLUG-IN ELECTRIC/COMPRRESSED NATURAL GAS/HYDROGEN COMPONENTS:** Motor/generator belt tensioner; drive motor dampener; voltage inverter reservoir; three-phase high voltage cables; hydraulic or electric regenerative braking system; hybrid/EV/hydrogen battery (nickel-metal hydride or lithium-ion drive propulsion battery) including the case and mounting hardware, junction block, main battery cable, and frame wire; onboard battery charging system including charge controller, plug in outlets, plug in cable, and trickle charger cable; electric AC compressor and motor; electric steering rack, gear, and motor; electro/hydraulic power steering pump and reservoir; hydrogen fuel cell stack; battery cooling pump; seals and gaskets.

**ELECTRONIC CONTROL MODULE REPROGRAMMING:** Includes reprogramming of Electronic Control Modules in conjunction with a covered repair and in standalone cases where reprogramming repairs a MECHANICAL BREAKDOWN.

**ALTERNATE TRANSPORTATION:** In the event the covered vehicle cannot be repaired within the same day, WE will reimburse YOU up to a maximum of $40 per day for ten (10) days for the cost of alternate transportation incurred if required for a covered repair. ALTERNATE TRANSPORTATION coverage includes reimbursement for public transportation, rental car services or ridesharing services using a legal business entity. YOU are responsible for obtaining a rental car or ridesharing service from a licensed rental car agency, authorized dealer or an authorized ridesharing service provider. ALTERNATE TRANSPORTATION COVERAGE IS NOT PROVIDED FOR PARTS DELAY, SHOP SCHEDULING OR FOR WORK NOT COVERED BY THIS SERVICE CONTRACT. YOU MUST RECEIVE PRIOR AUTHORIZATION FOR ALTERNATE TRANSPORTATION. REIMBURSEMENT IS LIMITED TO DOWNTIME REPAIRS AND ENDS ON THE DATE OF REPAIR COMPLETION OR AFTER TEN DAYS, WHICHER OCCURS FIRST.

**TOWING COVERAGE:** YOU will be reimbursed up to $100 per MECHANICAL BREAKDOWN for towing expenses incurred from a towing company, if required due to a MECHANICAL BREAKDOWN.

**TRAVEL BREAKDOWN:** In the event of a MECHANICAL BREAKDOWN, WE will reimburse YOU for motel/hotel lodging and restaurant expenses incurred, commencing the day the claim is reported to US, provided the MECHANICAL BREAKDOWN occurred in excess of 100 miles from home. Such reimbursement shall be limited to $100 per calendar day, up to $500 per occurrence. Reimbursement is limited to downtime repairs and ends at the date of repair completion.

**DIAGNOSTICS COVERAGE:** WE will pay for reasonable, necessary and customary diagnostic charges incurred in conjunction with a covered MECHANICAL BREAKDOWN, not to exceed the labor time listed in a nationally recognized parts and labor guide. DIAGNOSTIC TIME WILL NOT BE PAID FOR THOSE CONDITIONS WHERE THE PROPER REPAIR IS READILY APPARENT TO THE NORMAL SENSES OF SIGHT, TOUCH, SMELL AND/OR SOUND. DIAGNOSTIC COVERAGE DOES NOT INCLUDE COST INCURRED IN CONNECTION WITH TEARDOWN.

**RELATED DAMAGE COVERAGE:** WE will pay for the replacement of brake pads, belts and hoses that are damaged and require replacement as a direct result of a MECHANICAL BREAKDOWN. This coverage includes disc brake rotor or brake drum resurfacing/replacement required as a direct result of a MECHANICAL BREAKDOWN.

**FLUID COVERAGE:** WE will pay for replacement of necessary fluids, oils, lubricants and approved A/C gases that must be replaced in conjunction with a MECHANICAL BREAKDOWN. THIS COVERAGE DOES NOT APPLY TO SHOP SUPPLIES.

**LIGHT DUTY COMMERCIAL USE COVERAGE:** In order to qualify for Light Duty Commercial Use Coverage, the vehicle described on this Service Contract must be a passenger car, sport utility vehicle, van or pickup truck not exceeding one (1) ton capacity, and have no more than 35,000 odometer miles at the time of sale. Eligible usage is limited to company or pool vehicles used for business travel, site inspection, light delivery, service or repair, and snow removal provided YOUR vehicle is equipped for snow removal as recommended by the manufacturer. Cab/chassis, cutaways, stripped chassis, incomplete vehicles, branded vehicles and any vehicles exceeding one (1) ton capacity are not eligible for coverage.

**RIDESHARING COVERAGE:** In order to qualify for Ridesharing Coverage, the vehicle described on this Service Contract must be a passenger car, sport utility vehicle, van or pickup truck not exceeding one (1) ton capacity. Eligible usage is limited to YOUR personal vehicle for the purpose of carriage of passengers for hire. Cab/chassis, cutaways, stripped chassis, incomplete vehicles, branded vehicles and any vehicles exceeding one (1) ton capacity are not eligible for coverage.

**LIFT KIT COVERAGE:** Provides coverage for vehicles with lift kits and associated parts.
TRANSFER: YOU may transfer this Service Contract to another owner, but not to another vehicle. To transfer this Service Contract, YOU must mail the following three (3) items to FWS within thirty (30) days of transfer of vehicle ownership: (1) a completed Transfer Form (or a letter containing the name and address of the new owner and YOUR authorization to transfer); (2) a legible copy of the front page of this Service Contract; and (3) a check for $40 payable to FWS, for the transfer fee. This Service Contract may not be transferred to any entity in the business of selling or leasing motor vehicles.

DEDUCTIBLE AND UNCOVERED COSTS: For each repair visit, YOU will be responsible for the deductible amount selected by YOU, as shown on this Service Contract, and for any other costs not covered by this Service Contract. If no box is checked, the deductible will be $100. If YOU selected the reducing deductible option and return to the Selling Dealer to have repairs made, the deductible will be waived. If YOU selected the reducing deductible option and return to the Selling Dealer for repairs to find the Selling Dealer is out of business, YOU can have YOUR vehicle repaired elsewhere, and WE will waive the deductible per YOUR notification to US of the Selling Dealer's closure. When a MECHANICAL BREAKDOWN occurs that is covered by a manufacturer's warranty, upon repair, WE will reimburse YOU for the difference between OUR deductible and the manufacturer's deductible. If the same Covered Part previously repaired under this Service Contract fails again, the deductible will be waived.

CANCELLATION: This Service Contract may be cancelled by YOU at any time during the SERVICE CONTRACT PERIOD. To cancel this Service Contract, contact YOUR Selling Dealer or FWS in writing for instructions. If YOU cancel during the first thirty (30) days, a one hundred percent (100%) refund of the SERVICE CONTRACT PURCHASE PRICE will be made. If YOU cancel after thirty (30) days but within sixty (60) days, a one hundred percent (100%) refund of the SERVICE CONTRACT PURCHASE PRICE will be made, less an administration fee of $50 that FWS will charge and retain. If YOU cancel after sixty (60) days, a Pro-Rata refund of the SERVICE CONTRACT PURCHASE PRICE will be made based upon the greater of the time or mileage expired from the SERVICE CONTRACT PURCHASE DATE less an administration fee of $50 that FWS will charge and retain. In the event of cancellation, YOU authorize the LIENHOLDER to receive any refund amounts. Upon OUR receipt of notification of a total loss or repossession, the Service Contract will be terminated, and all rights and interests to cancel and obtain a refund under the Service Contract will immediately transfer to the LIENHOLDER and the LIENHOLDER will be named sole payee for any refund amounts. The Service Contract is non-cancellable by US except for fraud, material misrepresentation, or failure to pay the SERVICE CONTRACT PURCHASE PRICE.

EXCLUSIONS FROM COVERAGE: THIS SERVICE CONTRACT WILL NOT PAY OR REIMBURSE YOU FOR:

1. ANY LOSS, DAMAGE OR EXPENSE CAUSED BY ACCIDENTS, ANY ALTERATION TO THE VEHICLE OR THE COVERED PART, USE OF OVERSIZED OR UNDERSIZED TIRES OR WHEELS, ALTERATION TO THE VEHICLE NOT AUTHORIZED BY ITS MANUFACTURER THAT CAUSES THE MANUFACTURER TO DENY A FACTORY WARRANTY CLAIM, THE FAILURE OF ANY PART NOT COVERED BY THIS SERVICE CONTRACT, ACCIDENTAL LOSS, FOR A BREAKDOWN CAUSED BY OR INVOLVING MODIFICATIONS UNLESS THOSE MODIFICATIONS WERE PERFORMED BY A MANUFACTURER-APPROVED INSTALLER AND THE MODIFICATIONS MEET THE MANUFACTURER'S SPECIFICATIONS (E.G. TIRES TWO OR MORE SIZES LARGER OR SMALLER THAN THE MANUFACTURER'S SPECIFICATIONS, LIFT KITS (UNLESS LIFT KIT COVERAGE IS SELECTED ON THIS SERVICE CONTRACT), AFTERMARKET PERFORMANCE PARTS OR SYSTEMS);

2. ANY MECHANICAL BREAKDOWN CAUSED BY AN ACCIDENT, COLLISION, UPSET DAMAGE, FALLING OBJECTS, THEFT, LARCENY, EXPLOSION, LIGHTNING, EARTHQUAKES, FIRE, WINDSTORMS, HAIL, WATER, FLOODS, SUBFREEZING TEMPERATURE, MALICIOUS MISCHIEF, VANDALISM, CIVIL COMMOTION, RIOTS, OR WARS;

3. THE REPAIR OR REPLACEMENT OF A COVERED PART IF THE PART IS COVERED, EITHER IN FULL OR AT REDUCED COST, UNDER ANY WARRANTY, OTHER SERVICE CONTRACT, POLICY, RECALL, OR OTHER REPAIR ADJUSTMENT BY THE MANUFACTURER, IMPORTER, DISTRIBUTOR, SELLER OR OTHER REPAIRER OF THE VEHICLE. SOLE COVERAGE FOR SUCH PARTS AND REPAIRS SHALL REST SOLELY WITH THE MANUFACTURER, IMPORTER, DISTRIBUTOR, SELLER OR OTHER REPAIRER OF THE VEHICLE, REGARDLESS OF WHETHER THE CLAIM IS HONORED OR REPAIR IS COMPLETED. IF THE REPAIR IS COMPLETED, REIMBURSEMENT FOR ANY CO-PAY OR DEDUCTIBLE DUE UNDER THE WARRANTY, OTHER SERVICE CONTRACT, POLICY, RECALL, OR OTHER REPAIR ADJUSTMENT IS AVAILABLE, LESS APPLICABLE DEDUCTIBLE, UPON REPAIR AND SUBMISSION OF ALL REQUIRED DOCUMENTS;

4. ANY INVOICE PRESENTED TO FWS FOR PAYMENT OF SERVICES NOT PERFORMED AS DESCRIBED AT THE TIME OF AUTHORIZATION;

5. ANY CLAIM IF YOUR VEHICLE'S ODOMETER, SINCE THE SERVICE CONTRACT PURCHASE DATE, HAS BEEN ALTERED, DISCONNECTED, IS INOPERABLE, OR ACTUAL MILEAGE CANNOT BE DOCUMENTED, OR REASONABLY BE ESTIMATED;

6. ANY CLAIM IF YOUR VEHICLE IS USED FOR COMPETITIVE DRIVING OR RACING, POLICE OR EMERGENCY SERVICE, PRINCIPALLY OFF-ROAD USE, CARRIAGE OF PASSENGERS FOR HIRE (UNLESS YOU HAVE SELECTED THE RIDESHARE COVERAGE ON THIS SERVICE CONTRACT), RENTAL PURPOSES, TOWING A TRAILER OR ANOTHER VEHICLE UNLESS YOUR VEHICLE IS EQUIPPED FOR THIS AS RECOMMENDED BY THE MANUFACTURER;

7. ANY MECHANICAL BREAKDOWN CAUSED BY MISUSE, ABUSE, NEGLIGENCE (INCLUDING THE NEGLIGENCE OF ANY REPAIR FACILITY, IMPROPER TOWING, OR LACK OF MAINTENANCE OF THE FAILED COVERED PART;

8. ANY MECHANICAL BREAKDOWN CAUSED BY CONTAMINATION, DAMAGE AS THE RESULT OF CONTINUED OPERATION WITH AN OVERHEAT CONDITION, LACK OF COOLANT OR LUBRICANTS, LACK OF OIL VISCOSITY, SLUDGE, RESTRICTED OIL FLOW, SALT, RUST AND RUST DAMAGE, ENVIRONMENTAL DAMAGE, OR CHEMICALS;

9. THE NEED TO REPAIR OR REPLACE A COVERED PART ARISING OR RESULTING FROM THE USE OF YOUR VEHICLE OUTSIDE OF THE UNITED STATES, ITS TERRITORIES OR POSSESSIONS OR CANADA;

10. HAZARDOUS WASTE DISPOSAL CHARGES, BATTERY DISPOSAL CHARGES, ENVIRONMENTAL FEES, STORAGE OR FREIGHT CHARGES, ADJUSTMENTS, SHOP SUPPLIES, CORE CHARGES, OR CORRECTION OF RATTLES/SQUEAKS/WIND NOISE/ODORS/WATER LEAKS;

11. ANY CONSEQUENTIAL DAMAGES (INCLUDING BUT NOT LIMITED TO FIRE DAMAGE), SECONDARY DAMAGES, OR OTHER COSTS THAT YOU MAY SUFFER AS A RESULT OF THE NEED TO REPAIR OR REPLACE A COVERED PART;
12. LIABILITY FOR DAMAGE TO PROPERTY, INJURY TO OR DEATH OF ANY PERSON ARISING OUT OF THE OPERATION, MAINTENANCE OR USE OF YOUR VEHICLE WHETHER OR NOT RELATED TO THE COVERED PARTS;

13. ANY CLAIM IF YOUR VEHICLE IS USED FOR COMMERCIAL DELIVERY/SERVICE/REPAIR OR SNOW REMOVAL (UNLESS YOU HAVE SELECTED THE LIGHT DUTY COMMERCIAL USE COVERAGE ON THIS SERVICE CONTRACT AND YOUR VEHICLE QUALIFIES FOR SUCH COVERAGE);

14. UNDER POWERTRAIN AND GOLD COVERAGES, ANY PART THAT IS NOT SPECIFICALLY LISTED AS COVERED UNDER THE COVERAGE SELECTED;

15. UNDER PLATINUM COVERAGE, ANY OF THE FOLLOWING PARTS: BRAKE LININGS, BRAKE DRUMS AND ROTORS, DISC BRAKE PADS, STANDARD MANUAL TRANSMISSION CLUTCH FRICTION DISC, PRESSURE PLATE, PILOT BEARING, THROW-OUT BEARING AND ARM, AIR BAGS, SOLAR POWERED DEVICES, GLASS, LENSES, SEALED BEAMS, BODY PARTS AND/OR PANELS, WEATHER STRIPPING, TRIM, MOLDINGS, LOCK CYLINDERS, TIRES, WHEELS, ALL BATTERIES EXCEPT HYBRID/EV/HYDROGEN HIGH VOLTAGE BATTERIES AS LISTED UNDER GOLD, LIGHT BULBS, UPHOLSTERY, PAINT, BRIGHT METAL, FREEZE PLUGS, FILTERS, HEATER AND RADIATOR HOSES, EXHAUST SYSTEM, CATALYTIC CONVERTER, SHOCK ABSORBERS, WORK SUCH AS FRONT-END ALIGNMENT OR WHEEL BALANCING (EXCEPT WHEN REQUIRED IN CONJUNCTION WITH A MECHANICAL BREAKDOWN), SAFETY RESTRAINT SYSTEMS, AUDIO/SECURITY OR OTHER SYSTEMS NOT FACTORY INSTALLED, OR VINYL AND CONVERTIBLE TOPS;

16. GRADUAL BATTERY CAPACITY LOSS. NICKEL-METAL HYDRATE OR LITHIUM-ION BATTERIES, LIKE ALL BATTERIES, WILL EXPERIENCE GRADUAL CAPACITY LOSS WITH TIME AND USE. LOSS OF BATTERY CAPACITY DUE TO OR RESULTING FROM GRADUAL CAPACITY LOSS IS NOT COVERED UNDER THIS SERVICE CONTRACT;

17. THE CORRECTION OF OIL CONSUMPTION, REPAIR OF WORN RINGS, OR ANY REPAIRS FOR REDUCTION IN ENGINE EFFICIENCY THAT MUST BE PERFORMED ON YOUR VEHICLE WHEN A MECHANICAL BREAKDOWN HAS NOT OCCURRED;

18. ANY MAINTENANCE ON YOUR VEHICLE;

19. ANY PERSONAL EXPENSES (EXCEPT WHERE NOTED UNDER TRAVEL BREAKDOWN) ARISING BECAUSE YOUR VEHICLE IS NOT AVAILABLE FOR YOU TO USE;

20. DAMAGES CAUSED TO YOUR ENGINE RESULTING FROM THE INGESTION OF WATER THROUGH THE ENGINE AIR INTAKE SYSTEM (COMMONLY REFERRED TO AS WATER INGESTION);

21. ANY BREAKDOWN CAUSED BY A CONDITION REASONABLY DETERMINED TO HAVE EXISTED PRIOR TO THE SERVICE CONTRACT PURCHASE DATE (PRE-EXISTING), OR IF THE INFORMATION PROVIDED BY YOU OR THE REPAIR FACILITY CANNOT BE VERIFIED AS ACCURATE OR IS FOUND TO BE DECEPTIVELY INACCURATE;

22. LIFT KITS ARE EXCLUDED UNLESS YOU HAVE SELECTED THE LIFT KIT COVERAGE OPTION ON THIS SERVICE CONTRACT.

YOUR RESPONSIBILITIES:

1. HAVE YOUR VEHICLE SERVICED ACCORDING TO THE MAINTENANCE SCHEDULE PROVIDED IN THE MANUFACTURER’S OWNER’S MANUAL; KEEP ORIGINAL COPIES OF ALL REPAIR ORDERS, INVOICES, AND RECEIPTS FROM THE PERFORMED SERVICES AND MAINTENANCE; AND PRESENT ALL ORIGINALS THAT ARE RELEVANT TO THE CLAIM AT THE TIME A CLAIM IS MADE;

2. USE ALL MEANS TO PROTECT YOUR VEHICLE FROM FURTHER DAMAGE IN THE EVENT OF A MECHANICAL BREAKDOWN. WITHOUT LIMITING THIS GENERAL RULE, SPECIFICALLY, YOU MUST STOP THE VEHICLE IMMEDIATELY AND HAVE IT REPAIRED BEFORE DRIVING IT FURTHER.

HOW TO MAKE A CLAIM: WHEN REPAIRS ARE REQUIRED, IF POSSIBLE, RETURN YOUR VEHICLE TO YOUR SELLING DEALER. IF YOU CANNOT RETURN YOUR VEHICLE TO YOUR SELLING DEALER, YOU MUST TELEPHONE FWS AT 1-866-943-1329 DURING NORMAL WORKING HOURS TO RECEIVE INSTRUCTIONS. IF YOU DO NOT FOLLOW OUR INSTRUCTIONS, WE ARE NOT OBLIGATED TO REIMBURSE YOU FOR THE COST OF ANY REPAIRS. AUTHORIZATION MUST BE OBTAINED FROM FWS PRIOR TO HAVING YOUR VEHICLE REPAIRED. WE RESERVE THE RIGHT TO INSPECT ANY VEHICLE BEFORE AUTHORIZATION OF ANY REPAIRS. IN ORDER TO MAKE A CLAIM UNDER THIS SERVICE CONTRACT YOU MUST:

1. PROVIDE “TEARDOWN AUTHORIZATION” WHEN REQUESTED BY FWS, SO THAT THE REPAIR FACILITY CAN PROVIDE AN ACCURATE DIAGNOSIS AND ESTIMATE OF REPAIRS. WE ARE NOT OBLIGATED TO REIMBURSE YOU FOR TEARDOWN COSTS IN THE EVENT THE REPAIRS ARE NOT COVERED UNDER THE PROVISIONS OF THIS SERVICE CONTRACT;

2. IN THE EVENT OF AN EMERGENCY SITUATION THAT OCCURS AND FWS CANNOT BE REACHED, YOU CAN PROCEED WITH REPAIRS, BUT PAYMENT WILL BE IN ACCORDANCE WITH THE OTHER PROVISIONS OF THIS SERVICE CONTRACT;

3. SUBMIT A CLAIM FOR REIMBURSEMENT TO FWS, ALONG WITH ALL REQUIRED DOCUMENTS, WITHIN THIRTY (30) DAYS OF AUTHORIZATION OR REPAIR;

4. RETAIN ALL REPLACED PARTS UNTIL YOUR CLAIM IS SETTLED, AS YOU MAY BE REQUIRED TO SUBMIT THESE PARTS FOR INSPECTION.

FAILURE TO COMPLY WITH THE RESPONSIBILITIES OUTLINED HEREIN MAY RESULT IN THE DENIAL OF YOUR CLAIM. IF YOU HAVE ANY QUESTIONS WHICH CANNOT BE ANSWERED BY YOUR SELLING DEALER, PLEASE CONTACT FWS.

PAYMENTS: YOUR repairing dealer should perform authorized repairs covered under this Service Contract without charge to YOU for such repairs. If the repairing dealer does charge YOU for authorized repairs covered under this Service Contract, submit copies of all invoices and receipts pertaining to the authorized repairs along with a copy of the front page of this Service Contract to: FWS, P.O. Box 8567, Deerfield Beach, Florida 33443.

OUR OPTIONS: FWS will pay the repair facility directly or reimburse YOU for the repair or replacement of any Covered Part. All repairs or replacements made at authorized Volvo dealerships or other repair facilities shall be made using only Volvo genuine new or Volvo remanufactured parts.
LIMITS OF LIABILITY: For any one repair visit, all benefits paid or payable shall not exceed the N.A.D.A. Official Used Car Guide retail value of
YOUR vehicle at the instant prior to the most recent loss. The aggregate total of all benefits paid or payable during the TERM of this Service
Contract shall not exceed the price YOU paid for YOUR vehicle. If the N.A.D.A. Official Used Car Guide vehicle valuation is unavailable, not
widely recognized, or not commonly used in the geographic area, FWS may use another market retail valuation method. The payment for or
reimbursement for repair or replacement of Covered Parts and the benefits stated under ALTERNATE TRANSPORTATION, TOWING COVERAGE,
TRAVEL BREAKDOWN, DIAGNOSTICS COVERAGE, RELATED DAMAGE COVERAGE, FLUID COVERAGE, LIGHT DUTY COMMERCIAL
USE COVERAGE, RIDESHARING COVERAGE and LIFT KIT COVERAGE are the only remedies available to a Service Contract Holder. WE
assume no other obligation or responsibility with regard to the vehicle. WE neither assume, nor authorize anyone to assume for US, any
additional liability.

INSURANCE: OUR obligations under this Service Contract are insured by Courtesy Insurance Company, 500 Jim Moran Boulevard,
Deerfield Beach, Florida 33442. YOU are entitled to make a direct claim or request for refund to Courtesy Insurance Company. To
do so, please call 1-800-298-8011 for instructions. In some states, such obligations may be insured by an alternative carrier. Please
refer to the STATE AMENDMENTS section for exceptions.

GENERAL:

1. THE TERMS AND CONDITIONS OUTLINED HEREIN ARE THE FULL AND COMPLETE AGREEMENT BETWEEN THE PARTIES. NO ORAL
REPRESENTATIONS OR STATEMENTS SHOULD BE RELIED UPON BY YOU, INCLUDING ANY ORAL REPRESENTATIONS BY THE SELLING
DEALER.

2. If it is not clear which TERM/MILEAGE or COVERAGE PLAN has been purchased, YOU should contact YOUR Selling Dealer or US.

3. This Service Contract will be governed by the laws of the state in which it is sold.

4. No amendment, supplement, or waiver of any provision of this Service Contract will be binding against US unless it is in writing
and signed by one of the authorized representatives at OUR home office.

5. WE may delegate the performance of OUR duties and obligations and assign OUR rights and benefits hereunder.

6. OUR right to recover payment: If WE make any payment under this Service Contract and YOU have a right to recover against
another party, YOUR rights shall become OUR rights and YOU shall do whatever is necessary to enable US to enforce these rights.
OUR subrogation rights become effective after YOU are made whole.

TIMELY, WRITTEN NOTICE OF CLAIM REQUIRED: Please note: The following paragraph does not apply to a claim for vehicle repairs or
reimbursement for such repairs under this Service Contract. Please see: HOW TO MAKE A CLAIM for a repair or reimbursement claim. Prior
to bringing or participating in an arbitration (or lawsuit, to the extent the Arbitration Clause herein is inapplicable for any reason) asserting
any claim in law or equity relating to this Service Contract or its subject matter (collectively “Legal Claims”), YOU must provide written notice
of YOUR Legal Claim to US within one (1) year from the day on which YOU learned, or with reasonable diligence should have learned, of
the basis of YOUR Legal Claim. Such written notice must identify by name and contract number the specific Service Contract to which YOUR
Legal Claim relates. The provision of such timely, written notice is a condition precedent to bringing any Legal Claim relating to this
Service Contract or its subject matter. If YOU fail to timely provide such written notice of any Legal Claim, YOU shall have waived such
Legal Claim in all respects. If YOU do provide the timely, written notice required hereunder, WE shall have ninety (90) calendar days following
actual receipt of such notice to cure the circumstance(s) giving rise to YOUR Legal Claim. YOU agree that a payment in the amount of damages
claimed by YOU on an individual (not class) basis, in an amount not to exceed the maximum amount available under this Service Contract,
et net of benefits paid, shall constitute a full and complete cure of any such circumstances and shall extinguish all Legal Claims. YOU may have
relating to this Service Contract or its subject matter. Each requirement set forth in this paragraph requires strict (not substantial) compliance
and survives the Contract Period, transfer or cancellation of this Service Contract. YOUR obligations under this paragraph shall in no way be
diminished or modified by the Arbitrator’s obligation to apply statutes of limitation applicable at law in the event arbitration is filed.

ARBITRATION: YOU agree that any and all claims or disputes of any kind whatsoever arising from or relating to this Service Contract or
the relationships resulting from this Service Contract, whether in contract, tort, pursuant to statute, regulation, or ordinance, or in equity
or otherwise (“Claims”), shall, upon delivery of a written notice demanding arbitration to the other party or parties, be resolved by binding
arbitration on an individual (not class) basis only. This includes, without limitation, Claims by YOU against the Selling Dealer, FWS, or their
parents, affiliates, employees, officers, successors, or assigns, or against those entities’ parents’ or affiliates’ employees, officers, successors,
or assigns. THIS AGREEMENT TO ARBITRATE ON AN INDIVIDUAL BASIS ONLY IS FULLY BINDING IN THE EVENT THAT A CLASS ACTION
OR SIMILAR LAWSUIT OR CLASS ARBITRATION IS FILED IN WHICH YOU OTHERWISE WOULD BE ELIGIBLE TO PARTICIPATE IN ANY
CAPACITY, INCLUDING BUT NOT LIMITED TO, AS A MEMBER, CLASS REPRESENTATIVE, OR PRIVATE ATTORNEY GENERAL. THE PARTIES
AGREE THAT THERE SHALL BE NO CLASS OR CONSOLIDATED ARBITRATION OF ANY CLAIM, AND EXPRESSLY WAIVE ANY RIGHT TO
ARBITRATE OR LITIGATE IN A CLASS PROCEEDING.

Such arbitration shall be governed by the Federal Arbitration Act, 9 U.S.C. §§ 1 et seq. (and not any state law concerning arbitration), this
Arbitration Clause, and the applicable rules of JAMS, Inc. (“JAMS”)—excluding any rules pertaining to class arbitration, and subject to any
modification of those rules by this Arbitration Clause—in effect at the time of the written notice demanding arbitration. In the event of a
conflict between the JAMS rules and this Arbitration Clause, this Arbitration Clause shall control. Applicable rules for JAMS are available
at www.jamsadr.com or 1-800-352-5267. The Arbitrator shall apply statutes of limitation applicable at law, shall honor claims of privilege
recognized at law, and if timely requested by any party, shall provide a reasoned, written explanation of the award’s basis. Notwithstanding
any provision otherwise in this Arbitration Clause or in the JAMS rules, any dispute regarding arbitrability, including the validity, enforceability,
or applicability of the prohibition on classwide arbitration, shall be resolved by a court of competent jurisdiction, and not in arbitration. For
avoidance of doubt, all disputes regarding the availability of classwide or consolidated arbitration, regardless of the posture under which
such disputes arise, shall be resolved in court and not in arbitration. THE PARTIES RECOGNIZE THAT THEY WILL NOT HAVE THE RIGHT
TO A JURY TRIAL IN ARBITRATION. DISCOVERY AND RIGHTS TO APPEAL GENERALLY ARE MORE LIMITED IN ARBITRATION THAN IN
A LAWSUIT, AND OTHER RIGHTS APPLICABLE IN COURT MAY NOT BE AVAILABLE IN ARBITRATION.
Arbitrations will be held within the federal judicial district encompassing the city and/or county where YOU reside or are located. The other parties to the arbitration (including YOU) will pay in equal shares the first $2,500 in fees charged by the arbitration administrator for the claim(s) presented by YOU in the arbitration. Thereafter, unless the applicable IAMs rules or applicable law specify otherwise, the parties to the arbitration (including YOU) shall share the arbitration fees equally, which amounts shall not be recoverable in the arbitration. Each party to the arbitration shall be responsible for its own attorney, expert, and other fees, unless applicable law provides otherwise. This Arbitration Clause shall not apply to any individual claim brought by YOU in small claims court, unless such claim is transferred, removed, or appealed to a different court.

If any portion of this Arbitration Clause is deemed invalid or unenforceable, it shall not invalidate the other provisions of the Arbitration Clause; provided, however, that (a) if the prohibition on classwide arbitration is deemed invalid, then this entire Arbitration Clause shall be null and void and (b) if the prohibition on representative claims brought in a private attorney general capacity is deemed invalid, then the Arbitration Clause shall be null and void as to such claims only. This Arbitration Clause shall survive the Termination or cancellation of this Service Contract. In the event of a conflict between this Arbitration Clause and any other applicable arbitration provision, this Arbitration Clause shall control.

STATE AMENDMENTS: If this Service Contract is purchased in any of the following states, the following provisions will apply:

ALABAMA: If YOU cancel after thirty (30) days, the administration fee that FWS will charge and retain will be $25. A ten percent (10%) penalty will be applied to any refund that is not paid within forty-five (45) days of the return of this Service Contract. If WE cancel, WE will give YOU  at least five (5) days notice of cancellation and state the effective date and reason for cancellation. If WE cancel, refunds will be calculated according to the pro-rata method and no administration fee will be charged.

ALASKA: This Service Contract will provide coverage if YOUR vehicle is used for snow removal, provided it is properly equipped for such use as recommended by the Manufacturer. The CANCELLATION provision is amended as follows: If YOU cancel after thirty (30) days but within sixty (60) days, a one hundred percent (100%) refund of the SERVICE CONTRACT PURCHASE PRICE will be made, less an administration fee that FWS will charge and retain of $50 or seven percent (7%) of the SERVICE CONTRACT PURCHASE PRICE, whichever is less. If YOU cancel after sixty (60) days, a Pro-Rata refund of the SERVICE CONTRACT PURCHASE PRICE will be made based upon the greater of the time or mileage expired from the SERVICE CONTRACT PURCHASE DATE less an administration fee that FWS will charge and retain of $50 or seven percent (7%) of the Pro-Rata refund amount, whichever is less. The ARBITRATION section is removed in its entirety.

ARIZONA: “WE”, “US” and “OUR” appearing in BOLD throughout this Service Contract refer to Fidelity Warranty Services, Inc. (“FWS”). To cancel this Service Contract, YOU must return this Service Contract to YOUR Selling Dealer or the Administrator. This Service Contract is non-cancellable by US except for YOUR fraud or material misrepresentation in submitting a claim, or failure to pay the SERVICE CONTRACT PURCHASE PRICE. The ARBITRATION section is amended to add the following: Arizona Service Contract Holders may file with the Director of the Arizona Department of Insurance for relief of any complaint under the provision of A.R.S. §§ 20-1095.04 and/or 20-1095.09. The GENERAL section item 5.) is removed in its entirety. The CANCELLATION section is amended as follows: If WE cancel during the first sixty (60) days, WE will refund one hundred percent (100%) of the SERVICE CONTRACT PURCHASE PRICE. If WE cancel after sixty (60) days, refunds will be calculated according to the pro-rata method and no administration fee will be charged. If YOU cancel after thirty (30) days, the administration fee that FWS will charge and retain will be no more than ten percent (10%) of the amount paid by the Contract Holder or $50, whichever is less. The EXCLUSIONS FROM COVERAGE section item 21.) is removed in its entirety. YOUR CLAIM WILL NOT BE DENIED BASED UPON ANY CONDITION EXISTING IN THE VEHICLE PRIOR TO YOUR PURCHASE OF THIS SERVICE CONTRACT.

CALIFORNIA: The term MECHANICAL BREAKDOWN shall mean and refer to COVERED FAILURES. OUR California Vehicle Service Contract Provider License # is 0829333. The INSURANCE section is removed in its entirety and replaced with the following: Performance to YOU under this Service Contract is guaranteed by a California approved insurance company. YOU may file a claim with this insurance company if any promise made in the Service Contract has been denied or has not been honored. The name and address of the insurance company is: Courtesy Insurance Company, 500 Jim Moran Boulevard, Deerfield Beach, Florida 33442, 1-800-298-8011. 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 (213) 897-8921 out of state, or access the department’s internet website at www.insurance.ca.gov. The CANCELLATION section is removed in its entirety and replaced with the following: This Service Contract may be cancelled by YOU at any time. To cancel, please contact YOUR Selling Dealer or FWS. If this Service Contract is cancelled by YOU during the first sixty (60) days, a one hundred percent (100%) refund of the SERVICE CONTRACT PURCHASE PRICE will be made and no administration fee will be charged. If YOU cancel after sixty (60) days of SERVICE CONTRACT PURCHASE DATE, a pro-rata refund will be made based upon the greater of the time or mileage expired from the SERVICE CONTRACT PURCHASE DATE and odometer reading at SERVICE CONTRACT PURCHASE DATE, less an administration fee that FWS will charge and retain of $25 or ten percent (10%) of the unearned pro-rata SERVICE CONTRACT PURCHASE PRICE, whichever is less. If this Service Contract is financed, upon a total loss or repossession, all rights and interests under the Service Contract will immediately transfer to the LIENHOLDER and the LIENHOLDER will be named sole payee for any refund amounts. The Service Contract is non-cancellable by US except for fraud, material misrepresentation, or failure to pay the SERVICE CONTRACT PURCHASE PRICE. The ARBITRATION section is removed in its entirety. The EXCLUSIONS FROM COVERAGE is amended as follows: Item 11.) is removed in its entirety and replaced with the following: 11.) ANY CONSEQUENTIAL DAMAGES (INCLUDING BUT NOT LIMITED TO FIRE DAMAGE), SECONDARY DAMAGES, OR INCIDENTAL DAMAGES, INCLUDING BUT NOT LIMITED TO TIME OFF FROM WORK OR ADDITIONAL CHILD CARE DURING VEHICLE REPAIR PERIOD, THAT YOU MAY SUFFER AS A RESULT OF THE NEED TO REPAIR OR REPLACE A COVERED PART. IF WE cancel, refunds will be calculated according to the pro-rata method and no administration fee will be charged. If YOU cancel after sixty (60) days of SERVICE CONTRACT PURCHASE DATE, a pro-rata refund will be made based upon the greater of the time or mileage expired from the SERVICE CONTRACT PURCHASE DATE and odometer reading at SERVICE CONTRACT PURCHASE DATE, less an administration fee that FWS will charge and retain of $25 or ten percent (10%) of the unearned pro-rata SERVICE CONTRACT PURCHASE PRICE, whichever is less. If this Service Contract is financed, upon a total loss or repossession, all rights and interests under the Service Contract will immediately transfer to the LIENHOLDER and the LIENHOLDER will be named sole payee for any refund amounts. The Service Contract is non-cancellable by US except for fraud, material misrepresentation, or failure to pay the SERVICE CONTRACT PURCHASE PRICE. The ARBITRATION section is removed in its entirety.
NOTICE OF LEGAL CLAIM REQUIRED section is amended by the removal of the following language: YOU agree that a payment in the amount of damages claimed by YOU on an individual (not class) basis, in an amount not to exceed the maximum amount available under this Service Contract, net of benefits paid, shall constitute a full and complete cure of any circumstances and shall extinguish all Legal Claims YOU may have relating to this Service Contract or its subject matter. The YOUR RESPONSIBILITIES section 1.) is removed in its entirety and replaced with the following: 1.) HAVE YOUR VEHICLE SERVICED ACCORDING TO THE MAINTENANCE SECTION PROVIDED IN THE MANUFACTURER’S OWNER’S MANUAL AND KEEP ALL REPAIR ORDERS, INVOICES AND RECEIPTS FROM THE PERFORMED SERVICES AND MAINTENANCE. COPIES OF RELEVANT REPAIR ORDERS, INVOICES AND RECEIPTS FROM THE RELEVANT PERFORMED SERVICES OR REPAIR SHOULD BE AVAILABLE UPON REQUEST. NOT HAVING PROOF OF REQUIRED RELEVANT MAINTENANCE WILL NOT PROHIBIT YOU FROM FILING A CLAIM, BUT MAY CONTRIBUTE TO THE FACTORS USED TO DETERMINE A DENIAL OF COVERAGE. THE PARTIES TO THIS SERVICE CONTRACT section is removed in its entirety and replaced with the following: The following BOLD print appearing throughout this Service Contract has the following meanings: “I,” “MY,” “YOU” and “YOUR” mean the customer named as Service Contract Holder on the front of this Service Contract, or any valid transferee. “WE,” “US” and “OUR” refer to Fidelity Warranty Services, Inc. (“FWS” and “FWS”). Fidelity Warranty Services, Inc. (“FWS”) is the Obligor of this Service Contract.

COLORADO: OUR obligations under this Service Contract are insured by Courtesy Insurance Company, 500 Jim Moran Boulevard, Deerfield Beach, Florida 33442, Policy Number NT-AO-0001/CL-02-091.

CONNECTICUT: If this Service Contract has a term of less than one (1) year, the Service Contract term shall be extended for the time period that the vehicle is being repaired under this Service Contract. The following language has been added to the ARBITRATION section: A process has been established in Connecticut in which arbitration is the second phase, after mediation. IF YOU have questions or problems concerning YOUR Service Contract and YOU reside in Connecticut, YOU may file a formal written complaint with the Consumer Affairs Division of the Connecticut Insurance Department at P.O. Box 816, Hartford, Connecticut 06142-0816, (860) 297-3897. This Service Contract may be cancelled by YOU at any time if the product is returned, lost, stolen or destroyed. Fidelity Warranty Services, Inc. (“FWS”) is the Obligor of this Service Contract. The following language has been added to the INSURANCE section: YOU are entitled to make a direct claim or request for a refund to Courtesy Insurance Company. To do so, please call 1-800-298-8011. In order to make a claim under this Service Contract, YOU must provide the information outlined in the HOW TO MAKE A CLAIM section.

FLORIDA: FLORIDA LICENSE NO. 60026. The retail rate charged for this Service Contract is not subject to regulation by the Florida Office of Insurance Regulation. IF YOUR vehicle is not eligible for the TERM/MILEAGE/Deductible/COVERAGE selected on this Service Contract or IF the SERVICE CONTRACT PURCHASE PRICE does not meet OUR pricing requirement, FWS will notify YOU within forty-five (45) days of the appropriate action taken, which may include rejecting the Service Contract. The HOW TO MAKE A CLAIM section 3.) is removed in its entirety and replaced with the following: 3.) SUBMIT A CLAIM FOR REIMBURSEMENT TO US ALONG WITH ALL REQUIRED DOCUMENTS WITHIN NINETY (90) DAYS OF AUTHORIZATION. The CANCELLATION provision is revised as follows: IF YOU cancel after thirty (30) days but within sixty (60) days, a one hundred percent (100%) refund of the SERVICE CONTRACT PURCHASE PRICE will be made, less an administration fee that FWS will charge and retain of $50 or five percent (5%) of the SERVICE CONTRACT PURCHASE PRICE, whichever is less. IF YOU cancel after sixty (60) days, a Pro-Rata refund of the SERVICE CONTRACT PURCHASE PRICE will be made based upon the greater of the time or mileage expired from the SERVICE CONTRACT PURCHASE DATE less an administration fee that FWS will charge and retain of $50 or ten percent (10%) of the unearned SERVICE CONTRACT PURCHASE PRICE, whichever is less. The Pro-Rata refund amount shall not be less than ninety percent (90%) of the unearned Pro-Rata SERVICE CONTRACT PURCHASE PRICE. WE cannot cancel this Service Contract except for material misrepresentation or fraud at the time of sale, lack of proper maintenance, or non-payment of SERVICE CONTRACT PURCHASE PRICE, in which case YOU will be notified by certified mail. If WE cancel this Service Contract, WE will return one hundred percent (100%) of the paid unearned Pro-Rata SERVICE CONTRACT PURCHASE PRICE. IN the event of cancellation, YOU authorize the LIENHOLDER to receive any refund amounts or if the lien has been paid off, YOU can either receive a check for the refund amount or YOU can authorize the Selling Dealer to use all or part of the refund amount as a credit towards the purchase of a vehicle.

GEORGIA: The CANCELLATION paragraph is amended as follows: IF YOU cancel after thirty (30) days but within sixty (60) days, a one hundred percent (100%) refund of the SERVICE CONTRACT PURCHASE PRICE will be made, less an administration fee that FWS will charge and retain of $50 or ten percent (10%) of the SERVICE CONTRACT PURCHASE PRICE, whichever is less. IF YOU cancel after sixty (60) days, a Pro-Rata refund of the SERVICE CONTRACT PURCHASE PRICE will be made based upon the greater of the time or mileage expired from the SERVICE CONTRACT PURCHASE DATE less an administration fee that FWS will charge and retain of $50 or ten percent (10%) of the Pro-Rata refund amount, whichever is less. IF WE cancel, YOU will be notified by certified mail stating the time when the cancellation will be effective, which shall not be less than thirty (30) days from the date of mailing. The cancellation shall conform to the requirements of Georgia Code Section 33-24-44. WE cannot cancel this Service Contract except for fraud, material misrepresentation, or non-payment of the SERVICE CONTRACT PURCHASE PRICE. IF WE cancel, refunds will be calculated according to the Pro-Rata method and no administration fee will be charged. In the event the issuer of this Service Contract is unable to make a refund, YOU may file a claim directly with the insurer listed in this Service Contract. The EXCLUSIONS FROM COVERAGE is amended as follows: Section 1.) is removed in its entirety and replaced with the following: 1.) ANY LOSS, DAMAGE OR EXPENSE CAUSED BY ACCIDENTS, ANY ALTERATION TO THE VEHICLE OR THE COVERED PART SINCE THE PURCHASE OF THIS SERVICE CONTRACT, USE OF OVERSIZED OR UNDERSIZED TIRES OR WHEELS, ALTERATION TO THE VEHICLE NOT AUTHORIZED BY ITS MANUFACTURER THAT CAUSES THE MANUFACTURER TO DENY A FACTORY WARRANTY CLAIM, THE FAILURE OF ANY PART NOT COVERED BY THIS SERVICE CONTRACT, ACCIDENTAL LOSS, FOR A BREAKDOWN CAUSED BY OR INVOLVING MODIFICATIONS UNLESS THOSE MODIFICATIONS WERE PERFORMED BY A MANUFACTURER APPROVED INSTALLER AND THE MODIFICATIONS MEET THE MANUFACTURER’S SPECIFICATIONS (E.G. TIRES TWO OR MORE SIZES LARGER OR SMALLER THAN THE MANUFACTURER’S SPECIFICATIONS, LIFT KITS (UNLESS LIFT KIT COVERAGE IS SELECTED ON THIS SERVICE CONTRACT), AFTERMARKET PERFORMANCE PARTS OR SYSTEMS); Section 8.) is removed in its entirety and replaced with the following: 8.) ANY MECHANICAL BREAKDOWN CAUSED BY CONTAMINATION, DAMAGE AS THE RESULT OF CONTINUED OPERATION WITH AN OVERHEAT CONDITION, LACK OF COOLANT OR LUBRICANTS, LACK OF OIL VISCOSITY, RESTRICTED OIL FLOW, SALT, RUST AND RUST DAMAGE, ENVIRONMENTAL DAMAGE, CHEMICALS. Section 7.) is removed in its entirety and replaced with the following: 7.) ANY BREAKDOWN CAUSED BY A CONDITION REASONABLY DETERMINED TO HAVE EXISTED PRIOR TO THE SERVICE CONTRACT PURCHASE DATE (PRE-EXISTING) AND KNOWN TO YOU, OR IF THE INFORMATION PROVIDED BY YOU CANNOT BE VERIFIED AS ACCURATE OR IS FOUND TO BE DECEPTIVELY INACCURATE. THE ARBITRATION section is removed in its entirety. The LIENHOLDER may only cancel this Service Contract in the event the vehicle is repossessed or declared a total loss.
INDIANA: The CANCELLATION paragraph is amended as follows: A ten percent (10%) penalty per month will be applied to any refund not paid or credited within forty-five (45) days after return of this Service Contract. The right to cancel this Service Contract in the first sixty (60) days and receive a one hundred percent (100%) refund of the SERVICE CONTRACT PURCHASE PRICE is not transferable and only applies to the original Service Contract Holder. If WE cancel for any reason other than: 1.) non-payment of the SERVICE CONTRACT PURCHASE PRICE; 2.) any material misrepresentation made by YOU or on YOUR behalf; or, 3.) any substantial breach of contractual duties by YOU, WE will provide YOU with written notice of cancellation at least five (5) days prior to the effective date of cancellation.

IDAHO: Coverage afforded under this Service Contract is not guaranteed by the Idaho Insurance Guarantee Association. The CANCELLATION paragraph is amended as follows: If WE cancel during the first sixty (60) days, WE will refund one hundred percent (100%) of the SERVICE CONTRACT PURCHASE PRICE. If WE cancel after sixty (60) days, refunds will be calculated according to the pro-rata method and no administration fee will be charged.

ILLINOIS: If YOU cancel after thirty (30) days but within sixty (60) days, a one hundred percent (100%) refund of the SERVICE CONTRACT PURCHASE PRICE will be made, less an administration fee that FWS will charge and retain of $50 or ten percent (10%) of the SERVICE CONTRACT PURCHASE PRICE, whichever is less. If YOU cancel after sixty (60) days, a Pro-Rata refund of the SERVICE CONTRACT PURCHASE PRICE will be made based upon the greater of the time or mileage expired from the SERVICE CONTRACT PURCHASE DATE less an administration fee that FWS will charge and retain of $50 or ten percent (10%) of the Pro-Rata refund amount, whichever is less.

INDIANA: YOUR proof of payment to US for this Service Contract shall be considered proof of payment to the insurance company which guarantees OUR obligations to YOU, providing such insurance was in effect on the SERVICE CONTRACT PURCHASE DATE. This Service Contract is not insurance and is not subject to Indiana insurance law.

IOWA: In the event YOU have any questions regarding YOUR Service Contract, YOU may contact Fidelity Warranty Services, Inc., P.O. Box 8567, Deerfield Beach, Florida 33443 or Courtesy Insurance Company. YOU may also contact the Iowa Insurance Commissioner at the following address: Iowa Insurance Division, Two Ruan Center, 601 Locust Street, 4th Floor, Des Moines, Iowa 50309-3738. Fidelity Warranty Services, Inc., is liable for cancellation refunds. In the event YOU are unable to obtain YOUR refund from Fidelity Warranty Services, Inc., YOU may contact Courtesy Insurance Company. A ten percent (10%) penalty per month will be applied to any refund not paid or credited within thirty (30) days after return of this Service Contract. The CANCELLATION section is amended as follows: If YOU cancel this Service Contract, WE will mail written notice of termination to YOU within fifteen (15) days of the date of the termination.

MAINE: If YOU cancel after thirty (30) days but within sixty (60) days, a one hundred percent (100%) refund of the SERVICE CONTRACT PURCHASE PRICE will be made, less an administration fee that FWS will charge and retain of $50 or ten percent (10%) of the SERVICE CONTRACT PURCHASE PRICE, whichever is less. If YOU cancel after sixty (60) days, a Pro-Rata refund of the SERVICE CONTRACT PURCHASE PRICE will be made based upon the greater of the time or mileage expired from the SERVICE CONTRACT PURCHASE DATE less an administration fee that FWS will charge and retain of $50 or ten percent (10%) of the SERVICE CONTRACT PURCHASE PRICE, whichever is less. If WE cancel this Service Contract, WE will mail written notice of cancellation to YOU at least fifteen (15) days prior to the date of cancellation. A ten percent (10%) penalty per month will be applied to any refund not paid or credited within forty-five (45) days after the return of this Service Contract.

MARYLAND: In the event WE fail to pay a valid claim or refund within sixty (60) days after proof of loss has been filed, YOU are entitled to make a direct claim to Courtesy Insurance Company. Please call 1-800-298-8011 for instructions. A ten percent (10%) penalty per month will be applied to any refund not paid or credited within forty-five (45) days after the return of this Service Contract. The Obligor of this Service Contract is Fidelity Warranty Services, Inc. (FWS), P.O. Box 8567, Deerfield Beach, Florida 33443, 1-866-943-1329. A Service Contract is extended automatically when the provider fails to perform the services under the Service Contract. The Service Contract does not terminate until the services are provided in accordance with the terms of the Service Contract. The DIAGNOSTICS COVERAGE section is amended by the removal of the following language: DIAGNOSTIC TIME WILL NOT BE PAID FOR THOSE CONDITIONS WHERE THE PROPER REPAIR IS READILY APPARENT TO THE NORMAL SENSES OF SIGHT, TOUCH, SMELL AND/OR SOUND.

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

MICHIGAN: The INSURANCE section is removed in its entirety and replaced with the following: OUR obligations under this Contract are insured by American Bankers Insurance Company of Florida, 11222 Quail Roost Drive, Miami, FL 33157-6543. YOU may file a claim with the insurance company directly. To do so, please call 1-800-852-2244.

MINNESOTA: Minnesota Statute 325F.662 requires certain vehicle sellers to provide coverages below at no charge. The term of the required warranty is based on the mileage at the time of sale as follows:

- Used vehicles with less than 36,000 miles at the time of sale: provides coverage for sixty (60) days or 2,500 miles, whichever occurs first.
- Used vehicles with 36,000 miles or more but less than 75,000 miles at the time of sale: provides coverage for thirty (30) days or 1,000 miles, whichever occurs first.

- Engine: Lubricated Parts; Intake Manifolds; Engine Block; Cylinder Heads; Rotary Engine Housings; and 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 on vehicles with less than 36,000 miles: Steering Rack; Radiator; Alternator; Generator; and Starter.

The above coverages are excluded from this Service Contract during the applicable warranty period, unless the seller becomes unable to meet its obligations. YOUR rights and obligations are fully explained in the seller-issued vehicle limited warranty document.

The CANCELLATION paragraph is amended with the addition of the following statement: THIS SERVICE CONTRACT IS NON-CANCELLABLE BY US EXCEPT FOR FRAUD OR MATERIAL MISREPRESENTATION IN THE SUBMISSION OF CLAIMS.

The SERVICE CONTRACT COVERAGE paragraph is amended by the removal of the following statement: A Covered Part has failed when it can no longer perform the function for which it was designed solely because of its condition and not because of the action, inaction or failure of any non-covered parts.

The HOW TO MAKE A CLAIM section 3.) is removed in its entirety and replaced with the following: 3.) SUBMIT A CLAIM FOR REIMBURSEMENT TO US ALONG WITH ALL REQUIRED DOCUMENTS WITHIN SIXTY (60) DAYS OF AUTHORIZATION; section 4.) is removed in its entirety.

The EXCLUSIONS FROM COVERAGE section 8.) is removed in its entirety and replaced with the following: 8.) ANY MECHANICAL BREAKDOWN CAUSED BY CONTAMINATION, DAMAGE AS A RESULT OF CONTINUED OPERATION WITH AN OVERHEAT CONDITION, LACK OF COOLANT OR LUBRICANTS, LACK OF OIL VISCOITY, RESTRICTED OIL FLOW, SALT, ENVIRONMENTAL DAMAGE, CHEMICALS; section 11.) is removed in its entirety and replaced with the following: 11.) ANY CONSEQUENTIAL DAMAGES (INCLUDING BUT NOT LIMITED TO FIRE DAMAGE), SECONDARY DAMAGES, OR UNNECESSARY COSTS THAT YOU MAY SUFFER AS A RESULT OF THE NEED TO REPAIR OR REPLACE A COVERED PART.

If the manufacturer's recommended maintenance schedule is not provided to YOU, please contact FWS and an alternative maintenance schedule to be used in connection with this Service Contract will be provided.

MISSISSIPPI: The ARBITRATION provision is removed in its entirety. If WE cancel, WE will provide written notice at least thirty (30) days prior to cancellation and state the effective date and the reason for the cancellation. The CANCELLATION paragraph is amended as follows: A ten percent (10%) penalty per month will be applied to any refund not paid or credited within forty-five (45) days after return of this Service Contract. If YOU cancel after thirty (30) days but within sixty (60) days, a one hundred percent (100%) refund of the SERVICE CONTRACT PURCHASE PRICE will be made, less an administration fee that FWS will charge and retain of $50 or ten percent (10%) of the SERVICE CONTRACT PURCHASE PRICE, whichever is less. If YOU cancel after sixty (60) days, a Pro-Rata refund of the SERVICE CONTRACT PURCHASE PRICE will be made based upon the time expired from the SERVICE CONTRACT PURCHASE DATE less an administration fee that FWS will charge and retain of $50 or ten percent (10%) of the Pro-Rata refund amount, whichever is less. This Service Contract is non-cancellable by US except for material misrepresentation by YOU, substantial breach of duties by YOU, or failure by YOU to pay the SERVICE CONTRACT PURCHASE PRICE. If WE cancel for any reason other than nonpayment, a one hundred percent (100%) refund of the SERVICE CONTRACT PURCHASE PRICE will be made. No administration fee will be charged if this Service Contract is cancelled by US.

MISSOURI: If WE cancel, WE will provide written notice at least fifteen (15) days prior to cancellation and state the effective date and reason for cancellation. A ten percent (10%) penalty per month will be applied to any refund that is not paid within thirty (30) days of return of this Service Contract.

NEBRASKA: The CANCELLATION section is amended by the addition of the following: If WE cancel, WE will provide a written notice to YOU via certified mail sixty (60) days in advance of cancellation. The ARBITRATION section is removed in its entirety.

NEVADA: The TRANSFER section item (3) is amended to read: (3) a check for $25 payable to FWS, for the transfer fee. The CANCELLATION paragraph is amended as follows: If YOU cancel after thirty (30) days but within sixty (60) days, a one hundred percent (100%) refund of the SERVICE CONTRACT PURCHASE PRICE will be made, less a cancellation fee of $25 that FWS will charge and retain. If YOU cancel after sixty (60) days, a Pro-Rata refund of the SERVICE CONTRACT PURCHASE PRICE will be made based upon the greater of the time or mileage expired from the SERVICE CONTRACT PURCHASE DATE less a cancellation fee of $25 that FWS will charge and retain. If a refund is not paid within thirty (30) days after this Service Contract is returned, a penalty equal to ten percent (10%) of the SERVICE CONTRACT PURCHASE PRICE shall be added to the refund for every subsequent thirty (30) day period that any portion of the refund remains unpaid. This Service Contract is non-cancellable by US except for fraud by YOU, material misrepresentation by YOU, or failure by YOU to pay the SERVICE CONTRACT PURCHASE PRICE. If WE cancel this Service Contract, WE will provide written notice at least fifteen (15) days prior to cancellation and state the effective date and reason for cancellation. If WE cancel this Service Contract, a one hundred percent (100%) refund of the unearned pro-rata SERVICE CONTRACT PURCHASE PRICE will be made. No administration fee will be charged if this Service Contract is cancelled by US. This Service Contract is not renewable and expires in accordance with the SERVICE CONTRACT PERIOD provision. The GENERAL section item 5.) is amended to include the following language: HAVING UNAUTHORIZED OR NON-MANUFACTURER RECOMMENDED MODIFICATIONS DOES NOT EXCLUDE ALL COVERAGE OR VOID THE ENTIRE CONTRACT. THIS CONTRACT WILL CONTINUE TO PROVIDE ANY APPLICABLE COVERAGE THAT IS NOT RELATED TO THE UNAUTHORIZED OR NON-MANUFACTURER RECOMMENDED MODIFICATIONS OR ANY DAMAGE ARISING THEREFROM, UNLESS SUCH COVERAGES IS OTHERWISE EXCLUDED BY THE TERMS OF THIS CONTRACT.

NEW HAMPSHIRE: The INSURANCE section is removed in its entirety and replaced with the following: OUR obligations under this Service Contract are insured by American Bankers Insurance Company of Florida, 11222 Quail Roost Drive, Miami, FL 33157-6543. YOU may file a claim with the insurance company directly. To do so, please call 1-800-852-2244. In the event YOU do not receive satisfaction under this Service Contract, YOU may contact the New Hampshire Insurance Department, 21 South Fruit Street, Suite 14, Concord, NH 03301, 1-603-271-2261. The ARBITRATION section is revised as follows: ARBITRATION shall only be required upon mutual agreement by US and YOU to submit any controversy or claim arising out of or relating to this Contract, or a breach hereof, to binding arbitration at the time of such controversy or claim and shall take place in YOUR county of residence or other mutually agreed upon location in New Hampshire. The ARBITRATION provision is subject to RSA 542.
NEW JERSEY: The CANCELLATION paragraph is amended as follows: A ten percent (10%) penalty per month will be applied to any refund not paid or credited within forty-five (45) days after return of this Service Contract. If WE cancel for any reason other than: 1.) non-payment of the SERVICE CONTRACT PURCHASE PRICE; 2.) any material misrepresentation or omission made by YOU or on YOUR behalf; or, 3.) any substantial breach of contractual duties by YOU, WE will provide YOU with written notice of cancellation at least five (5) days prior to the effective date of cancellation.

NEW MEXICO: The CANCELLATION paragraph is amended as follows: The right to cancel this Service Contract is not transferable and only applies to the original Service Contract Holder. A ten percent (10%) penalty will be applied to any refund that is not paid within sixty (60) days of return of this Service Contract. After seventy (70) days, WE cannot cancel except for: 1.) non-payment of SERVICE CONTRACT PURCHASE PRICE; 2.) fraud or misrepresentation in obtaining this Service Contract or presenting a claim; or, 3.) discovery of an act or omission in violation of this Service Contract which substantially and materially increases the service required under the Service Contract. If WE cancel, WE will give YOU at least fifteen (15) days notice of cancellation. Final contract price to be determined prior to presentation to consumer for signature.

NEW YORK: The CANCELLATION paragraph is amended as follows: A ten percent (10%) penalty per thirty (30) day period shall be added to any refund not paid within thirty (30) days after the date this Service Contract is returned. If WE cancel, WE will provide written notice at least fifteen (15) days prior to cancellation and state the effective date and reason for cancellation.

NEW MEXICO: If YOU cancel after thirty (30) days but within sixty (60) days, a one hundred percent (100%) refund of the SERVICE CONTRACT PURCHASE PRICE will be made, less an administration fee that FWS will charge and retain of $50 or ten percent (10%) of the SERVICE CONTRACT PURCHASE PRICE, whichever is less. If YOU cancel after sixty (60) days, a Pro-Rata refund of the SERVICE CONTRACT PURCHASE PRICE will be made based upon the greater of the time or mileage expired from the SERVICE CONTRACT PURCHASE DATE less an administration fee that FWS will charge and retain of $50 or ten percent (10%) of the Pro-Rata refund amount, whichever is less.

OHIO: THIS CONTRACT IS NOT INSURANCE AND IS NOT SUBJECT TO THE INSURANCE LAWS OF THIS STATE.

OKLAHOMA: This Service Contract is not issued by the manufacturer or wholesale company marketing the product. This Service Contract will not be honored by such manufacturer or wholesale company. Fidelity Warranty Services, Inc. ("FWS") is the Obligor of this Service Contract. The CANCELLATION paragraph of this Service Contract is removed in its entirety and replaced with the following: This Service Contract may be cancelled by YOU at any time. To cancel, YOU must return this Service Contract to YOUR Selling Dealer of FWS. If YOU cancel this contract within the first thirty (30) days, YOU are entitled to a full refund. If YOU cancel this contract after thirty (30) days but within sixty (60) days, WE shall return one hundred percent (100%) of the premium, less ten percent (10%) of the premium or fifty dollars ($50), whichever is less, which FWS will charge and retain. If YOU cancel after sixty (60) days, WE shall return one hundred percent (100%) of the unearned Pro-Rata premium, less ten percent (10%) of the unearned Pro-Rata premium or fifty dollars ($50), whichever is less, which FWS will charge and retain. If WE cancel, WE will return one hundred percent (100%) of the unearned Pro-Rata premium. In the event of cancellation, YOU authorize the LIENHOLDER to receive any refund amounts. Upon OUR receipt of notification of a total loss or repossession, this Service Contract will be terminated and all rights and interest to a refund under this Service Contract will immediately transfer to the LIENHOLDER and the LIENHOLDER will be named sole payee for any refund amounts. This Service Contract is non-cancelable by US except for fraud, material misrepresentation, or failure to pay the SERVICE CONTRACT PURCHASE PRICE. This is not an insurance contract. Coverage afforded under this contract is not guaranteed by the Oklahoma Insurance Guaranty Association. Oklahoma Service Warranty statutes do not apply to commercial use references in Service Warranty Contracts. The ARBITRATION section is removed in its entirety. OUR Oklahoma Service Warranty License # is 44198029. In the event YOU have any questions regarding YOUR Service Contract, YOU may contact Fidelity Warranty Services, Inc., P.O. Box 8567, Deerfield Beach, Florida 33443 or Courtesy Insurance Company. YOU may also contact the Oklahoma Insurance Department at the following address: Oklahoma Insurance Department, Five Corporate Plaza, 3625 NW 56th Street, Suite 100, Oklahoma City, Oklahoma 73112, 1-800-522-0071.

OREGON: The ARBITRATION section is removed in its entirety. Fidelity Warranty Services, Inc. ("FWS") is the Obligor of this Service Contract. The following sentence is removed from the TIMELY, WRITTEN NOTICE OF CLAIM REQUIRED section: YOUR obligations under this paragraph shall in no way be diminished or modified by any court's obligation to apply statutes of limitation applicable at law in the event an arbitration is filed. The following sentence is added to the TIMELY, WRITTEN NOTICE OF CLAIM REQUIRED section: YOUR obligations under this paragraph shall in no way be diminished or modified by any court's obligation to apply statutes of limitation applicable at law in the event a Legal Claim is filed.

SOUTH CAROLINA: If WE do not timely resolve such matters within sixty (60) days of proof of loss, YOU may contact the South Carolina Department of Insurance, P.O. Box 100105, Columbia, SC 29202-3105, or 1-800-768-3467. A ten percent (10%) penalty will be added to any refund that is not paid or credited within forty-five (45) days in accordance with Title 38 Section 38-78-30(f) of the SC Code of Laws. If WE cancel, WE will provide written notice at least fifteen (15) days prior to cancellation and state the effective date and reason for cancellation.

TEXAS: If WE cancel, WE will provide written notice at least fifteen (15) days prior to cancellation and state the effective date and reason for cancellation. A ten percent (10%) penalty per month will be applied to any refund not paid or credited within forty-five (45) days after return of this Service Contract. YOU may apply for reimbursement directly to Courtesy Insurance Company if a refund or credit is not paid within forty-five (45) days after a cancellation request is made.

UTAH: Coverage afforded under this Service Contract is not guaranteed by the Property and Casualty Guarantee Association. The CANCELLATION paragraph is amended as follows: This Service Contract is non-cancellable by US except for nonpayment, material misrepresentation, substantial changes in the risk assumed or substantial breaches of contractual duties, conditions, or warranties. If WE cancel this Service Contract, WE will mail to YOU at the last known address contained in OUR records written notice of cancellation at least thirty (30) days prior to cancellation. Cancellation will not be effective until ten (10) days after delivery of the written notice of cancellation. If WE cancel this Service Contract, WE will give YOU at least thirty (30) days notice of cancellation and state the effective date and reason for cancellation. If this Service Contract is financed, in the event of a total loss or repossession, the LIENHOLDER is authorized to cancel this Service Contract and the LIENHOLDER will be named as sole payee for any refund amounts and all rights and interests under this Service Contract will immediately transfer to the LIENHOLDER. The HOW TO MAKE A CLAIM section 3.) is removed in its entirety and
replaced with the following: 3.) SUBMIT A CLAIM FOR REIMBURSEMENT TO US ALONG WITH ALL REQUIRED DOCUMENTS AS SOON AS POSSIBLE. The HOW TO MAKE A CLAIM paragraph is amended to include the following language: Normal business hours for FWS are Monday through Friday 8:00 a.m. to 9:00 p.m. (EST) and Saturday 9:00 a.m. to 4:00 p.m. (EST). The TIMELY, WRITTEN NOTICE OF CLAIM REQUIRED section is amended as follows: YOU must provide written notice of YOUR legal Claim to US within three (3) years from the day on which YOU learned, or with reasonable diligence should have learned, of the basis of YOUR Legal Claim. The ARBITRATION section is amended to add the following language: ANY DISPUTE ARISING UNDER THIS SERVICE CONTRACT BETWEEN YOU AND FWS AND/OR THE SELLING DEALER MAY BE SUBJECT TO ARBITRATION AS AN ALTERNATIVE TO COURT ACTION UNDER THE APPLICABLE RULES THEN IN EFFECT AS MODIFIED BY THIS ARBITRATION CLAUSE. 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 A JUDGMENT IN ANY COURT OF PROPER JURISDICTION. This Service Contract is subject to limited regulation by the Utah Insurance Department. To file a complaint, contact the Utah Insurance Department.

WASHINGTON: Fidelity Warranty Services, Inc. (“FWS”) is the service provider for this Mechanical Failure Service Contract. The INSURANCE section is removed in its entirety and replaced with the following: OUR obligations under this Service Contract are guaranteed by Courtesy Insurance Company, 500 Jim Moran Boulevard, Deerfield Beach, Florida 33442. The Contractual Liability Policy Number is identified in the WASHINGTON RESIDENTS ONLY paragraph on this Service Contract. YOU are entitled to make a direct claim to Courtesy Insurance Company. To do so, please call 1-800-298-8011 for instructions. The CANCELLATION section is removed in its entirety and replaced with the following: This Service Contract may be cancelled by YOU at anytime. To cancel, YOU must return this Service Contract to YOUR Selling Dealer or Courtesy Insurance Company. If YOU cancel during the first thirty (30) days, a one hundred percent (100%) refund of the SERVICE CONTRACT PURCHASE PRICE will be made. If YOU cancel after thirty (30) days but within sixty (60) days, a one hundred percent (100%) refund of the SERVICE CONTRACT PURCHASE PRICE will be made, less an administration fee that FWS will charge and retain of $25. If YOU cancel after sixty (60) days, a Pro-Rata refund of the SERVICE CONTRACT PURCHASE PRICE will be made based upon the greater of the time or mileage expired from the SERVICE CONTRACT PURCHASE DATE less an administration fee that FWS will charge and retain of $25. A ten percent (10%) penalty will be applied to any refund that is not paid within thirty (30) days of return of this Service Contract. In the event of cancellation, YOU authorize the LIENHOLDER to receive any refund amounts. Upon OUR receipt of notification of a total loss or repossession, the Service Contract will be terminated, and all rights and interests to a refund under the Service Contract will immediately transfer to the LIENHOLDER and the LIENHOLDER will be named sole payee for any refund amounts. This Service Contract is non-cancellable by US except for fraud, material misrepresentation, or failure to pay the SERVICE CONTRACT PURCHASE PRICE due. After sixty (60) days, WE cannot cancel this Service Contract. The GENERAL paragraph is amended by the addition of the following: 7.) The parties hereto agree for the purpose of arbitration or litigation, the venue of the matter shall be in the appropriate judicial district in the state of Washington. The HOW TO MAKE A CLAIM section 2. is amended by the addition of the following: CONTACT FWS AS SOON AS POSSIBLE FOLLOWING AN EMERGENCY REPAIR.

IMPLIED WARRANTY: The Implied Warranty of Merchantability on the motor vehicle is not waived if this Service Contract has been purchased within ninety (90) days of the purchase date of the motor vehicle from a provider who also sold the motor vehicle covered by this Service Contract.

WISCONSIN: THIS WARRANTY IS SUBJECT TO LIMITED REGULATION BY THE OFFICE OF THE COMMISSIONER OF INSURANCE. The ARBITRATION provision is amended as follows: If any portion of this Arbitration Provision is deemed invalid or unenforceable, the remaining portions of this Arbitration Provision are not prohibited by the Wisconsin Consumer Act. Notwithstanding any provision contained herein to the contrary, YOU are not bound to participate in binding arbitration and retain the right to bring an action in a court of competent jurisdiction. The following statement is removed in its entirety from the HOW TO MAKE A CLAIM section: Authorization must be obtained from FWS prior to having YOUR vehicle repaired. The HOW TO MAKE A CLAIM section 3.) is removed in its entirety and replaced with the following statement: 3.) SUBMIT A CLAIM FOR REIMBURSEMENT TO FWS ALONG WITH ALL REQUIRED DOCUMENTS AS SOON AS POSSIBLE WITHIN ONE (1) YEAR AFTER AUTHORIZATION. The GENERAL section item 5.) is removed in its entirety. The CANCELLATION paragraph is amended to include the following language: A ten percent (10%) penalty per month will be applied to any refund not paid or credited within forty-five (45) days after return of this Service Contract.

WYOMING: IF WE cancel, WE will mail a written notice of cancellation to YOU at least ten (10) days prior to cancellation, unless cancellation is for non-payment of Service Contract fees, a material misrepresentation, or other substantial breach of contractual duties. A ten percent (10%) penalty per month will be applied to any refund not paid or credited within forty-five (45) days after return of this Service Contract. The CANCELLATION section is amended as follows: In the event of cancellation, refunds will be made payable to YOU and the LIENHOLDER. The ARBITRATION section is removed in its entirety.