

VEHICLE LESSEE/ PURCHASER	Consumer(s)					Agreement Number		
	Address					Telephone		
	City				State		ZIP	
VEHICLE	Finance Agreement Date Odometer Reading at Finance Agreem				ment Date	Vehicle Identification Number (VIN)		
	Year Make Mod			Model	flodel			
DEALER	Dealer Name					Dealer Number	Telephone	
	Address							
	City				State	ZIP		
ACAR LEASING INFORMATION	ACAR Leasing Registered Name					Telephone		
	Address							
	City				State		ZIP	
AGREEMENT INFORMATION	M.S.R.P. Finance Agreement Term (in Months)							
	First Payment Du	ue Date Monthly	Payment An	nount Original Schedule	ed Termination Date	Amount Fin	anced	Consumer Purchase Price
Coverage: Up to a maximum of \$5,000 (See terms and conditions on reverse side)								
Deductible: \$0								
Maximum Single Item Limit: \$1,000								
OUR performance and obligations to YOU under this Excess Wear and Tear Vehicle Service Contract is insured by an insurance policy issued by Wesco Insurance Company, 59 Maiden Lane, 43 rd Floor, New York, NY 10038. If a covered claim is not paid within sixty (60) days after proof of loss has been filed, YOU may file a claim directly with the Insurance Company at the above address or by calling (866) 505-4048.								
The purchase of this Excess Wear & Tear Vehicle Service Contract is not required in order to purchase or obtain financing for YOUR VEHICLE .								
PLEASE BETWEE AMOUN ^T OR TERI	READ THIS EN YOU AND TOF COVERA M CHOSEN, T	VEHICLE SEF US AND SUPE AGE TO WHICK THIS CONTRAC	RVICE (ERCEDE H YOU A CT IS VO	S ANY ORAL OR V RE ENTITLED. IF ¹ OID.	TULLY. THIS C WRITTEN STA THE VEHICLE	CONTRACT CONT TEMENTS MADE TO BE COVERED	TAINS THE TO YOU WI IS NOT ELI	ENTIRE AGREEMENT TH RESPECT TO THE GIBLE FOR THE PLAN
By signing below, YOU acknowledge that YOU have read this CONTRACT , and understand and accept its terms and conditions.								
Lessee's Signature			Date		Dealer Representative's Signature			
Co-Less	see's Signatur		ι Διι ί ο G	uardian. Inc., P.O.	Box 925 Arline	aton Heights II <i>6</i>	\$0006-0925 ·	1-888-442-2886



A. DEFINITIONS

Administrator: means American Auto Guardian, Inc., P.O. Box 925, Arlington Heights, IL 60006-0925

Contract: means this Excess Wear & Tear Protection Service Contract.

Deductible: means the amount indicated on the front page of this Contract that You must pay for a covered Excess Wear & Tear claim.

Excess Wear & Tear: means limited physical damage to the **Vehicle** exceeding the criteria specified in the "Standards for Wear and Use" or similarly titled section of **Your Finance Agreement**, and includes excess mileage charges up to \$400, but does not include items listed in the Conditions and Exclusions Section of this **Contract**.

Finance Agreement: means lease agreement that includes an Excess Wear & Tear provision.

Lender/Lessor: means the Lessor or its assignee identified in the Finance Agreement.

Original Scheduled Termination Date: means the date Your Finance Agreement terminates as set forth in the original Finance Agreement signed by You.

Vehicle: means a **Vehicle** make or model eligible for coverage that is the subject of the **Finance Agreement** and identified on the front page of this **Contract**.

We, Us, or Our: means AMT Warranty Corp., the obligor under this Contract, 59 Maiden Lane, 43rd Floor, New York, NY 10038.

You or Your: means the purchaser of this Contract.

B. COVERAGE

- 1. Subject to the terms, conditions and exclusions of this Contract, if You drive Your Vehicle an average of 25,000 miles or less per year, We will, at our option, repair or replace Excess Wear & Tear, or reimburse You for Excess Wear & Tear charges up to a maximum of \$5,000. If You drive Your Vehicle more than an average of 25,000 miles per year, We will, at our option, repair or replace Excess Wear & Tear, or reimburse You for Excess Wear & Tear charges up to a maximum of \$2,500.
- 2. This Contract applies only to the Excess Wear & Tear that exists at the time You turn in Your Vehicle.

C. CONDITIONS AND EXCLUSIONS TO COVERAGE

Your Contract does not provide coverage under the following circumstances:

- 1. If the Finance Agreement has an original term of less than 12 months or greater than 48 months.
- 2. If **Your Vehicle** has more than 10,000 miles on the odometer at **Finance Agreement** inception or has previously been titled in other than the dealer's name.
- 3. For any Excess Wear & Tear repairs or charges which exceed \$5,000 in total, unless You drive your Vehicle more than an average of 25,000 miles per year, in which case You will be responsible for Excess Wear & Tear repairs or charges which exceed \$2,500.
- 4. For any charge for a single item of Excess Wear and Tear using the excess wear standard described in the Finance Agreement that is \$1,000 or more. All damage or wear that appears to Us to be related to a single incident or event will be considered one item.
- 5. If You have not complied with all the terms and conditions of Your Finance Agreement.
- 6. If You terminate Your Finance Agreement more than 180 days after the Original Scheduled Termination Date.
- 7. If **You** have not returned **Your Vehicle** to **Us**, **Our** agent, or any GM Dealer as instructed, or if **You** exercise the purchase option under **Your Finance Agreement**.
- 8. For any portion of excess mileage charges that exceed \$400.
- If Your Vehicle's M.S.R.P. is greater than \$100,000.
- 10. If the **Vehicle** is used to generate income, including but not limited to being used for rental, hire to the public, taxi, limo, shuttle, delivery, hauling, plowing, landscaping, construction, towing, agricultural purposes, emergency purposes or used in any professional or organized racing or demolition contest or stunting activity, or while preparing or practicing for such contest or activity.
- 11. For repairs done prior to **Finance Agreement** termination.
- 12. For **Excess Wear & Tear** charges or repairs that would be covered by a service contract **You** purchased or by a warranty or manufacturer's or repairer's guarantee that **You** received.
- 13. For Excess Wear & Tear charges or repairs due to missing equipment or parts valued greater than \$150 each.
- 14. For Excess Wear & Tear charges or repairs due to dishonest, intentional, fraudulent, criminal or illegal acts committed by You or committed by the original leasing dealer/retailer with Your knowledge and/or consent.

- For Excess Wear & Tear charges or repairs due to war, terrorism or riot.
- 16. For Excess Wear & Tear charges or repairs not set forth on the itemized inspection statement detailing the Excess Wear and Tear charges as signed by You.
- 17. If the odometer has stopped, been altered, tampered, disconnected, or if it in any way misrepresents **Your Vehicle's** actual mileage unless the odometer was modified in compliance with federal odometer laws.
- 18. If **Your Vehicle** is repossessed because **You** are in default under **Your Finance Agreement** or if **Your Vehicle** is deemed a total loss by the insurance company providing physical damage insurance.
- 19. If You purchased this Contract after the effective date of Your Finance Agreement.
- 20. If You have not maintained and kept Your Vehicle in good condition as required by the Finance Agreement.
- 21. If the damage is due to alterations, improper repairs, or modifications, including but not limited to replacement parts that do not meet the manufacturer's specifications, mismatched parts to a set, add-on parts, poor or incomplete body work, body filler, mismatched paint or poor quality paint job from a repair, and damage to the **Vehicle's** frame or alignment.
- 22. For any electrical or mechanical Excess Wear and Tear charges or repairs including brakes or batteries.
- 23. For any part, equipment, or accessory added to the Vehicle after delivery to You.
- 24. For charges or repairs due to the removal of signs, lettering, bumper stickers and other adhesives.
- 25. If snow tires or recapped tires are left on the vehicle instead of original equipment tires or the equivalent.

D. HOW TO SUBMIT A CLAIM

If **You** have a claim, please contact **Our Administrator** by mail at P.O. Box 1910, Arlington Heights, IL 60006-1910, by phone at (888) 279-9334, or via fax (847) 463-7045. **You** must provide **Our Administrator** with the **Lessor's** itemized statement detailing the repairs or replacements required or **Excess Wear and Tear** charges **You** are responsible for, and such other documentation as **Our Administrator** may request. **You** must file **Your** claim within thirty (30) days after receiving the **Lessor's** itemized statement, or **Your** claim may be denied. **Our Administrator** reserves the right to conduct their own inspection of the **Vehicle** or require photographs of the **Excess Wear and Tear** which is the subject of **Your** claim. The requirements set forth herein are in addition to any other **Finance Agreement** requirements.

E. CANCELLATION AND TRANSFER

- 1. If **You** request cancellation within the first sixty (60) days from the purchase date of this **Contract**, a refund of the entire amount paid will be made to **You**. After the first sixty (60) days, a refund of the unearned fee will be determined by the pro-rata method, based upon the number of months of the **Contract** term expired at the time of cancellation less a thirty dollar (\$30) cancellation fee. If at the time of cancellation your Finance Agreement has not been paid in full, the lienholder will be the sole payee on the cancellation refund. A ten percent (10%) penalty per month shall be added to a refund that is not made before the forty-sixth (46th) day after the receipt of **Your** cancellation request.
- 2. We may cancel this Contract with notice if You are in default on Your Finance Agreement or if Your Vehicle is repossessed, or becomes a total loss. We shall mail written notice of cancellation setting forth the reason for cancellation and the effective date of cancellation to Your last known address contained in Our records at least fifteen (15) days prior to the effective date of cancellation.
- 3. **We** may cancel this **Contract** without notice to **You** for non-payment of the purchase price of the **Contract**, for a material misrepresentation made by **You**, or for a substantial breach of **Your** duties and obligations relative to the covered property or its use.
- 4. This Contract is not transferable unless the original Finance Agreement is also transferred and there is no change to the underlying terms or conditions of the Finance Agreement. Written documentation from the Lender/Lessor confirming that they have authorized the transfer of the Finance Agreement must be received by Our Administrator prior to transfer of this Contract.

SPECIAL STATE DISCLOSURES

If YOU purchased this CONTRACT in one of the States identified below, the Special State Disclosure for that State applies to YOUR CONTRACT.

New York: Under Section E – CANCELLATION AND TRANSFER – Paragraph 1 is deleted and replaced with the following: RIGHT TO RETURN CONTRACT

You have the right to return or void this Contract. You may return the Contract within sixty (60) calendar days after the date Our Administrator mails a copy of the Contract to You or within sixty (60) days if it is provided to You at the time of sale. If You return this Contract within the applicable time period, the Contract shall be void and Our Administrator will refund the entire Contract purchase price within thirty (30) days. A ten percent (10%) penalty per month shall be added to a refund that is not paid or credited within thirty (30) days after the return of the Contract to Our Administrator. The right to return or void this Contract applies only to the original purchaser of this Contract.

If this **Contract** is canceled after the first sixty (60) days, a refund of the unearned fee will be determined by the pro-rata method, based upon the number of months of the **Contract** term expired at the time of cancellation less a thirty dollar (\$30) cancellation fee. If at the time of cancellation, your Finance Agreement has not been paid in full, the lienholder will be the sole payee on the cancellation refund.

Texas: Under Section A – DEFINITIONS – the definition of ADMINISTRATOR is deleted and replaced with the following:

ADMINISTRATOR: means American Auto Guardian, Inc., Texas Service Contract Provider Administrator Registration Number 105, P.O. Box 925, Arlington Heights, IL 60006-0925.

Under Section E - CANCELLATION AND TRANSFER - Paragraphs 1-4 are deleted and replaced with the following:

- 1. If You request cancellation within the first sixty (60) days from the purchase date of this Contract, a refund of the full purchase price will be made to You less any claims paid. After the first sixty (60) days, a refund of the purchase price will be determined by the pro-rata method, based upon the number of months of the Contract term expired at the time of cancellation less a thirty dollar (\$30) cancellation fee and any claims paid. If at the time of cancellation your Finance Agreement has not been paid in full, the lienholder will be the sole payee on the cancellation refund. A ten percent (10%) penalty per month shall be added to a refund that is not made before the forty-sixth (46th) day after the receipt of Your cancellation request. The right to cancel this Contract is nontransferable and applies only to the original purchaser of this Contract.
- 2. We may cancel this Contract with notice if You are in default on Your Finance Agreement or if Your Vehicle is repossessed, or becomes a total loss. We shall mail written notice of cancellation setting forth the reason for cancellation and the effective date of cancellation to Your last known address contained in Our records at least fifteen (15) days prior to the effective date of cancellation. If Our Administrator cancels this Contract, the refund of the purchase price will be determined by the pro-rata method, based upon the number of months of the Contract term expired at the time of cancellation, less any claims paid.
- 3. We may cancel this Contract without notice to You for non-payment of the purchase price of the Contract, for fraud or a material misrepresentation made by You to Us or Our Administrator, or for a substantial breach of Your duties and obligations relative to the covered property or its use. If Our Administrator cancels this Contract, the refund of the purchase price will be determined by the pro-rata method, based upon the number of months of the Contract term expired at the time of cancellation, less any claims paid.
- 4. This **Contract** is not transferable unless the original **Finance Agreement** is also transferred and there is no change to the underlying terms or conditions of the **Finance Agreement**. Written documentation from the **Lender/Lessor** confirming that they have authorized the transfer of the **Finance Agreement** must be received by **Our Administrator** prior to transfer of this **Contract**.

The following Notices are added to Your Contract:

Notice: The obligations under this **Contract** are insured by a policy of insurance issued by Wesco Insurance Company, 59 Maiden Lane, 43rd Floor, New York, NY 10038. In the event any covered service is not paid within sixty (60) days after proof of loss has been filed, or if a refund or credit is not paid before the forty-sixth (46th) day after the date on which the **Contract** is cancelled, **You** may apply directly to Wesco Insurance Company at the above address or by calling (866) 505-4048.

Notice: If **YOU** have complaints or questions regarding this **Contract**, **You** may contact the Texas Department of Licensing and Regulation at the following address and telephone number: Texas Department of Licensing and Regulation, P.O. Box 12157, Austin, Texas 78711; 512-463-6599 or 800-803-9202 (within Texas only).

Program Administrator:

American Auto Guardian, Inc. P.O. Box 925 Arlington Heights, Illinois 60006-0925 1-888-442-2886