

# SERVICE AGREEMENT DECLARATIONS

PURCHASER INFORMATION				
NAME		PHONE	EMAIL ADDRESS	
MAILING ADDRESS		CITY	STATE	ZIP CODE
WALLING ADDINESS		GITT	STATE	Zii GOBE
SELLER INFORMATION				
SELLER NAME		PHONE (44.5) 0.40, 4.40	EMAIL ADDRESS	
Amber Technologies, Inc.  MAILING ADDRESS		(415) 240-446	sales@getamber.	.com ZIP CODE
2261 Market Street #5280		San Fra	CA	94114
VEHICLE INFORMATION				
YEAR	MAKE	MODEL		
CONTRACT NUMBER	CURRENT ODOMETER READING	VIN # £ 17 DIGITS)		
GONTO TO MOMBER	SOUTHERT OBSIDETELY (EASING	VIII)		
	SERVICE AGR	REEMENT INFORMATION		
PURCHASE DATE A				
COVERAGE AmberCare Premium		\$250.00		
		TERM		
TERM MONTHS	EXPIRATION DATE	MILES	EXPIRATION	MILES
THIS VEHICLE COVERAGE REC	DATORY 3	AY AND YLE WA	S PERIOD FRO	M AGREEMENT
PURCHASE DATE BEFORE CO AGE TAK SFFECT. TO AC MEN NOT RENEWABLE.				
APPLICANT'S ACKNOWLEDGMENT				
The undersigned purchaser of this reemen as read the read the read the Declarations Section identifies the				
Coverage selected. The sific composits are identificent the Coverage Section. FOR REQUIREMENTS AND/OR				
DISCLOSURES TO THE SPECIAL STATE REQUIREMENTS SECTION OF THIS AGREE 1. SPECIAL STATE REQUIREMENTS SECTION OF THE				
APPLICANT'S. NOWLEDGEME SECTION F THIS APPLICANT.				
By initialing the board, I agree that have reversed all material conditions that I must meet to maintain coverage under				
this Agreement, inch and, but not limite the manning nance requirements contained herein in Section IV, and the "Claim"				
Procedures" requirement found in Section 11; I further street that I have reviewed the covered parts and exclusions found				
in Sections V and VI; I further agree that I have reviewed by time or mileage limitations contained in the Declarations page and Section III; I further agree that the implied tranty of merchantability on the motor vehicle is not waived if the Agreement				
has been purchased within nh (90) days the purchase date of the motor vehicle from a provider or service contract				
seller who also sold the motor licle cover by the Agreement; I further agree that I have reviewed the cancellation				
provisions and understand my right received refund as described in Section XII and applicable state endorsements.				
My signature below means that I have repeated and understand the time and mileage limitations, coverage, maintenance requirements, and exclusions, and that the repair of non-covered components is excluded from coverage. I have reviewed				
the Coverage and options available. All the options I wish to purchase are clearly marked above. I have read and understand the "Your Responsibilities" Section of this Agreement. I hereby declare that I have received the Agreement and the above				
information is correct.	-	-	•	
I UNDERSTAND THAT THE AGREEMENT WILL BE BETWEEN THE OBLIGOR AND MYSELF AS THE APPLICANT.				
APPLICANT'S SIGNATURE		DATE		
SELLER		ZED SIGNATURE & TITLE		



## **GENERAL AGREEMENT PROVISIONS**

## I. NATURE OF AGREEMENT

This is a Service Agreement ("Agreement") between You and the Obligor.

## II. ENTIRE AGREEMENT

This Agreement, including the terms, conditions, limitations, exceptions, definitions, and exclusions, the application form, and the Declarations Section, together with any endorsements, if are positive the entire Agreement. No one other than the parties hereto, by mutual agreement, may change this expensive any of its provisions. This Agreement gives You specific rights. You may have other rights are may vary from state to state. Please see the Sections in this Agreement that reference state-specific informations are quirement for the purchase, lease, or financing of the Vehicle of Agreement is a service contract, it is not insurance.

This Agreement includes coverage for mechanical Brea and is for Your so nefit and applies only with respect to the described Vehicle. This Agreement be invalidated if there been an inaccuracy, tampering, or alteration to the odometer mileage of the ehicle so that the Vehicle e and actual mileage is not shown on the odometer or cannot be determine the odometer becomes erable during the term of this Agreement, You must immediately notify nd with fteen (15) day the odometer becoming inoperable provide document on proving that the as been repaire

The standard Deductible amount is \$250.00.

Obligations of the Obligor under this service contest are used by the full that he and credit of the Obligor.

## III. AGREEMENT PERIOD

Coverage under this Ag ent begin which is when thirty (30) days and r expiratio ng 1 1,000 miles driven on Yo psed from purchase. Any Breakdown that ehicle have of Agreen occurs prior to or during od is not co ed. If this Agreement is a continuation of coverage Vaiting P from another contract provide Us an ere has been lapse or interruption in coverage under the initial contract, the riod requ d. This A ment expires when the Expiration Date listed in the Declar ons Se or the Limit of Liability for the Agreement has Miles 1 the De been re whichever first. s it is earlie eled described in this Agreement.

# IV. YOUR SPONSIBILITIES

# A. YOUR NATENANCE RECEPEMENT

You must have Cour Vehicle ecked and serviced in accordance with the manufacturer's recommendations outlined in owner's manual. NOTE: Your owner's manual may list different n Your individual driving habits and climate conditions. You are servicing recommen ons base required to follow the n tenap hedule that applies to Your driving habits and climate conditions. Failure to follow the man recommendations that apply to Your driving habits and climate conditions may result in the ial of coverage. If an owner's manual was not provided with Your Vehicle, You can contact Your Vehicle's manufacturer for maintenance requirements. You must also maintain Your Vehicle's odometer in operable condition or promptly repair it as set forth above.

You must retain verifiable receipts for all maintenance services proving purchases of all required parts and materials necessary to perform the required maintenance, confirming the date and mileage for the services performed. Maintenance and/or service work receipts may be requested by the Administrator.



## **B. TRANSFER OF MANUFACTURER'S WARRANTY**

You are responsible for the transfer, and any applicable transfer fees, to retain all manufacturers' warranties available on the Vehicle listed in the Declarations Section of the Agreement. Failure to transfer the manufacturer's warranty can result in denial of a claim if the manufacturer's warranty would normally have been in effect if the transfer had been made and would have covered the Breakdown.

## C. TRANSFER OF THIS AGREEMENT

During the term of this Agreement, You may transfer it to a subse at owner of the Vehicle for a fee of fifty dollars (\$50), payable to Us. The subsequent owner so transfer the manufacturer's warranty, if available. Written evidence of all required maint e services must be provided upon (not a dealer) and the title may not transfer. Transfer is limited to an individual purchaser of the pass through a dealer. All terms and conditions of the of pent will apply to the transferee. Submission of a transfer application must be completed days of the sale or transfer of in thirty Wit the Vehicle to the subsequent owner. The transfer a tion may be ined by contacting Us.

Refer to the State Endorsement section for any pations or additional requirements in relation to the transfer of this Agreement.

D. You must follow the claim procedures set forth in Sec. VII below

## V. COVERAGE

Coverage under this Agreement applies to lacement of arts or components with respect to any Breakdown, except for any repair or repla e or the manufacturer's warranty, ed by insul nent and excluding parts or components listed un the s Not Co d" Section of this Agreement, subject to Your Deductible remaining p If a Breakdown occurs that is isions of Agreeme this Agree nt, We covered in accordance v ent or reimbursement to an Authorized Repair Facil expense or replacement in accordance with pre-autho the provisions of this Agre ed manufa il price for parts and the repair nt, **not to e** suggested facility's published hourly or rate m plied by the propriate repair time, as published in a national labor time guide, and subject e Ded ble and other ovisions of this Agreement. Reimbursement may be made dire for an au airs and acements will be made with parts of like kind and quali or serviceable used components or parts at hange new. re acture Our op

The following provisions apply a ecifical are Batteries and Drive Units and will take precedence over any other terms and his Agreement in the e of a conflict.

If Your Batte r Drive Unit red s repair bwing a Breakdown covered by this Agreement, Amber will provide for ment or reimb ement to an Authorized Repair Facility to repair the unit, or replace it with a new, rec tioned, or re nufactured part at Amber's sole discretion. The replacement may or Drive I to a "like new" condition but shall approximate the performance not restore the Batt immediately prior to the reak taking into consideration factors including the age and mileage of the Vehicle.

Your Vehicle may update its software automatically to provide new features and improvements for Your Vehicle, including updates to protect and improve Battery longevity. Any noticeable changes to the performance of the Battery due to these software updates are not covered under this Agreement.



## VI. WHAT IS NOT COVERED

- A. This Agreement does not provide coverage for:
  - 1. Maintenance services and parts described in Your Vehicle's owner's manual as supplied by the manufacturer;
  - 2. Coolants, hoses, clamps, belts, mobile connector, wall connector, any future external connectors, charging adapters, 12 volt battery, battery cables, seals, gaskets, wiper blades and inserts, tires, wheels, wheel covers, wheel lugs and lug nut valve stems, light bulbs, lenses, seat belts, brake rotors, brake drums, brake shoes, brake brake linings, shock absorbers, filters, air conditioning lines, carpet, upholstery, paint, g rim, moldings, weather strip/body seals, sheet metal, bumpers, frames and structural hop supplies, environmental waste charges or disposal fees, lost or missing parts, el iagnostic equipment fees, freight, any repairs to correct rust, corrosion, water intr ngestion, water damage, water n, wa leaks, air leaks, wind noise, squeaks, rattles lors, or any ons/equipment not originally installed by the vehicle manufacturer;
  - 3. Any condition that existed prior the effective date of verage under this Agreement (including the Waiting Fried);
  - 4. Repair or replacement of any part due to a condition that existed prior to the purchase of this Agreement;
  - 5. Repairs, replacements, or alterations made without prior authorization, without following the required claim procedure, or by anyone other than an Authorized Repair Facility;
  - 5. The normal maintenance services and parts required ox recommended by Your Vehicle manufacturer and other normal maintenance, services, and parts
  - 6. Diagnostic charges, cast of disassembly, or cost of assembly if Your Breakdown is not covered or has been denied:
  - 7. Repairs or replacements covered by any insurance policy, repairer's/supplier's guarantee, other service contract, or manufacturer's or seller's warranty, even if coverage is revoked or denied to any reason, holding manufacturek insolvency;
    - A Breakdown which does not occur during or is not reported to us within the term of Your Agreement unless expiration of the Agreement fails on a holiday or weekend, then the next business day will be acceptable.
  - 9. Repairs if the odometer has ceased to operate and odometer repairs have not been made as soon as reasonably possible, or the odometer has been altered, tampered with, disconnected, or in any way misrepresents the vehicle's actual mileage after you purchased Your Vehicle;
  - Repairs or eplacements of any parts or components that do not meet original manufacturer's specifications as installed at the time of original vehicle assembly;
  - 11. Any part which has not sustained a Breakdown, but which a repair facility recommends or requires be repaired or replaced in connection with the repair or replacement of a Covered Part. This includes any expense due to engineering upgrades or for repairs made solely to meet or maintain governmental emission standards;
  - 12. Storage charges, freight charges, shop supplies, hazardous waste disposal fees, freight and/or delivery charges;
  - 13. Economic or consequential loss, including loss of time, inconvenience, or other incidental loss or damage that may result from a Breakdown, except as may otherwise be provided as an express benefit in this Agreement;



- 14. Repairs or replacements made outside of the United States;
- 15. For Battery failure, if Your Vehicle is not equipped with a battery thermal management system.
- B. This Agreement does not provide coverage if Your Vehicle has been declared a total loss or if Your Vehicle has been issued a salvage or branded title.
- C. This Agreement does not provide coverage if You use Your Vehicle (i) to plow snow, whether or not the plow blade is attached to Your Vehicle; (ii) for commercial hauling, delivery, limousine service, rideshare, or transportation network (e.g. Uber, Lyft) or other commercial services (such as Turo or other rental); (iii) for hauling or towing in excess of the manufacturer's limitations and specifications; or (iv) for racing, speed contests, or other commercial.
- D. This Agreement does not provide coverage for damages caused by:
  - 1. Collision or impact, fire, theft, or attempted theft, freezing, vanishism, malicious mischief, riot, civil commotion, explosion, lightning, water, flood, falling missiles or objects, or contributed to by road debris, foreign objects and/or the use of contaminated fuels, fluids, lubricants or refrigerants, and the resultant rust, corresion or consequential damage, sludge or restricted oil flow:
  - 2. Misuse, alteration, abuse, negligence, or lack of proper maintenance or breat downs caused by improper servicing or improper repairs, insufficient contains, rust and/or corrosion;
  - 3. Aftermarket modifications made after You purchased Your Vehicle which do not meet factory specifications;
  - 4. A power surge or the failure to follow proper charging procedures or use of incompatible charging devices four Vehicle;
  - 5. Intentional second intention by abuse the stroying see Battery or Drive Unit or ignoring acceptable was legs or serve in the stroying see Battery or Drive Unit or ignoring acceptable was legs or serve in the stroying see Battery or Drive Unit or ignoring acceptable was legs or serve in the stroying see Battery or Drive Unit or ignoring acceptable was legs or serve in the stroying see Battery or Drive Unit or ignoring acceptable was legs or serve in the stroying see Battery or Drive Unit or ignoring acceptable was legs or serve in the stroying see Battery or Drive Unit or ignoring acceptable was legs or serve in the stroying see Battery or Drive Unit or ignoring acceptable was legs or serve in the stroying see Battery or Drive Unit or ignoring acceptable was legs or serve in the stroying see Battery or Drive Unit or ignoring acceptable was legs or serve in the stroying see Battery or Drive Unit or ignoring acceptable was legs or serve in the stroying see Battery or Drive Unit or ignoring acceptable was legs or serve in the stroying see Battery or Drive Unit or ignoring see Batt
  - 6. The servicing servening of the Battery of the Unit by anyone other than technicians of an Authorized Repair cility;
  - 7. sunlight, some ls, and lassap.

# VII. (PROCEDURE

In the event of a Breakdown, You must take immediate action to prevent further damage. This Agreement will not cover the damage caused by continued operation or by not securing a timely repair of the failed component. You are responsible for observing Vehicle warning lights and gauges, or any other signs of overheating or component failure, and taking appropriate action immediately. Failure to do so may result in the denial of coverage, if Your Vehicle incurs a Breakdown, You must take the following steps:

- 1. If your Vehicle displays concerning alerts, exhibits drivability concerns, or becomes disabled, take it or have it towed to an Amber Authorized Repair Facility and schedule a diagnostic inspection. Instruct the Authorized Repair Facility to proceed with a diagnostic.
- 2. Contact Amber or file a class online at www.getamber.com to start the claim and let Us know the location of the Authorized Repair Facility.
- 3. Submit or have the Authorized Repair Facility submit to Us a dated and detailed repair estimate at <a href="mailto:claims@getamber.com">claims@getamber.com</a> exhibiting that the diagnostic has been completed; in addition to sufficient detail on the stated concern, diagnosis, and recommendation correction, repair estimate documents should be computer generated, on the Authorized Repair Facility's letterhead, and provide identifying information of the Vehicle (owner name, vehicle year, make, model, VIN, and mileage at time of diagnostic).



- 4. Obtain or instruct the Authorized Repair Facility to obtain a claim number from Us before any repair is made. A claim number can be obtained from Us by calling us at (415) 240-4403. Should an emergency occur which requires a Breakdown repair to be made at a time when Our office is closed, You may proceed with the repair and then You must call Us no later than the next business day to determine if such repair will be covered by the Agreement. If covered, You will be eligible for reimbursement on covered repairs provided You follow all other procedures outlined in this section.
- 5. Submit or have the Authorized Repair Facility submit to Us a dated and detailed repair invoice at <a href="mailto:claims@getamber.com">claims@getamber.com</a> exhibiting that the authorized repair has been completed; in addition to including sufficient detail to validate the repair (for example, parts and labor hours), repair invoice documents should be computer generated, on the Authorized Repair Facility's letter lead, and provide identifying information of the vehicle (owner name, vehicle year, make, model, VIN, and mileage at time of repair).
- 6. Once Your Vehicle repair is complete, have the Authorized Repair Facility call Us at (415) 240-4403 to receive payment from Us. If the Authorized Repair Facility requires you to submit payment, please do so and call Us at (415) 240-4403 to receive reimbursement. Our payment to the Authorized Repair Facility or Our reimbursement to You will be subject to Your Deductible amount.
- 7. Submit any invoices from tow or substitute transportation services.

## VIII. TOWING AND SUBSTITUTE TRANSPORTATION BEAUTITS

- A. Towing: In the event of a Breakdown. We will reimburs fou up 100.00 for Your Natioted expenses to tow Your Vehicle to the near that thorized Repair You will be entitled one towing reimbursement per Breakdown.
- B. Substitute Transportation: In the e reakdown, W I reimburse You for Your receipted expenses for (1) a replacement vehic ensed renta ncy), (2) ride sharing services, or from (3) public transportation while Your V pair Facility (each, a "Rental"). cle is a Authorized Reimbursement in ion with a si Breako will be pr led to You up to a maximum of one hundred er day for aximum een (14

## IX. LIMIT OF LIABILITY

Our limit of liability for the Barry, which hall not be received by an applicable deductible, shall not exceed twenty-five the state of dollars (\$100)

Our total regate limit an ability is all pending a said class during the term of this Agreement, which shall not be reduced by an adjusted by actible, shall need by an adjusted by a compared by a co

Once a Covernment has been havinged or languaged, there is no further coverage for that component.

Our liability for cidental and conquential mages including, but not limited to, personal injury, physical damage, purerty damage, I of use of Your Vehicle, loss of time, loss of wages, inconvenience, and commercial loss sulting from experience, maintenance, or use of Your Vehicle is expressly excluded, unless explicit provided erwise in the "Towing and Substitute Transportation Benefits" section above.

## X. RIGHT TO RECOVER PAY

If You have a right to recover funds that We have paid under this Agreement against another party (such as a manufacturer's warranty claim, parts warranty, insurer, other service contract, etc.), Your rights shall become Our rights. You agree to provide reasonable assistance to help Us to recover these funds. We shall recover only the excess after You are fully compensated for Your loss.



# XI. ARBITRATION

This Agreement requires binding arbitration if there is an unresolved dispute between You and Us concerning the Agreement (including the cost of, lack of, or actual repair or replacement arising from a Breakdown). Under this Arbitration provision, You give up Your right to resolve any dispute arising from this Agreement by a judge and/or a jury. You also agree not to participate as a class representative or class member in any class action litigation, any class arbitration or any consolidation of individual arbitrations. In arbitration, a single arbitrator (who will be an independent, neutral third party) will give a decision after hearing Your and Our positions. The decision of the arbitrator will determine the outcome of the arbitration, and the decision of the arbitrator shall be final and binding and cannot be reviewed or changed by, or appealed to, a court of law.

# To start arbitration, You must make a written demand to seek arbitration, at the following address:

Amber Technologies, Inc. Attention: Legal 2261 Market Street #5280 San Francisco, CA 94114

This demand must be made within one (1) year of the er of the date the Breakdov curred or the dispute arose. You and We will jointly select an arbitrator. The exp of the arbitrator will be sha equally by You and Us. Unless otherwise agreed to by You and Us, the arbitration take pla the county a ate in which You live. The arbitration shall be governed by the (94 t by any state Sederal Arbitration A. § 1 et. seq.) an law concerning arbitration. The rules of ation (www.adr.org) w. pply to any rican Arbitratio ate of Delawa ithout giving effect to its conflict of law arbitration under this Agreement. The laws principles) govern all matters arising out of or is Agreemer all transactions contemplated by the Agreement, including, without limitation, the val inte tion, constru performance and enforcement of the Agreement.

## XII. CANCELLATIONS

You may cancel this Ag within thirty (30) days after the ent at any by sendi written requ requested cancellation date, or. If You ca this Agreement, coverage will terminate and will not e Adminis be reinstated. A copy of Your ment a notarized o eter statement indicating the odometer reading of Your Vehicle of the rec on is requ If You cancel this Agreement during the Waiting Period, the itire A se price will be refunded. If You cancel the oid and ent pu er the Wain ase price will be refunded calculated on a pro-Agreen riod. th earned Agr ud tr The refund will oduced using either the number of months this rata ba ual to lesser amou s in force or the r in thousands of miles or portion thereof, Your Vehicle was driven Agreemen er of m prior to cand on. less an adm ative fe \$50 and the total amount of all claims paid. If the sum of the administrative t nd the total amo f all clan aid is greater than the lesser amount produced using either in force o the number of mo this Agreement e number of miles, in thousands of miles or portion thereof, Your Vehicle was dr rior to cancell n, then your refund will be \$0.

We may cancel this Agre nt based. ne or more of the following reasons: (1) Your Vehicle's odometer is disconnected or altered; (2) Vehi used in a manner not covered by this Agreement; (3) You do not pay the Agreement purchase price: chicle has been altered beyond manufacturer's specifications, or (5) You ations. If We cancel this Agreement during the Waiting Period, the entire commit fraud or material misrepre Agreement purchase price will be refunded. If We cancel this Agreement after the Waiting Period, the unearned Agreement purchase price will be refunded calculated on a pro rata basis. The refund will be equal to the lesser amount produced using either the number of months this Agreement was in force or the number of miles, in thousands of miles or portion thereof, Your Vehicle was driven prior to cancellation less an administrative fee of \$50 and the total amount of all claims paid. If the total amount of all claims paid is greater than the lesser amount produced using either the number of months this Agreement was in force or the number of miles, in thousands of miles or portion thereof, Your Vehicle was driven prior to cancellation, then your refund will be \$0.



If You are owed a refund due to a cancellation, it will be paid within forty-five (45) days of the effective date of the cancellation.

## XIII. DEFINITIONS

Administrator: Amber Technologies, Inc., 2261 Market Street #5280, San Francisco, CA 94114.

Agreement: This Service Agreement between You and Us.

**Authorized Repair Facility**: Any Tesla Service Center, Amber approad service centers (as shown at www.getamber.com), or any repair facility otherwise approved by Amber You may call us at (415) 240-4403 for information regarding Authorized Repair Facilities.

**Battery**: The high-voltage lithium-ion battery that powers Your Vehicle.

**Breakdown**: The failure of a Covered Part, which occurs under normal use and maintenance, because of a mechanical defect or faulty workmanship by the manufacturer which renders the Covered Part incapable of performing the function for which it was designed. Failure does not include the gradual loss in operating performance due to normal wear and tear.

Your Vehicle's Battery, like all lithium-ion batteries, will experience gradual loss of capacity with time and use. Loss of Battery capacity or output over time or due to or resulting from Battery usage is not a Breakdown.

**Covered Part**: A part not listed in Section VI ("WHAT IS NOT COVERED") as excluded from covering under this Agreement.

**Deductible**: The amount to be paid by You pek repair visit for a Breakdown(s). If a deductible is not indicated, a \$250.00 deductible will apply.

**Drive Unit**: The component of Your Vehicle that commonly consists of the electric motor, inverter, and gearbox. Your Vehicle may have prore than one Drive Unit, depending on the make and model.

**Vehicle**: The vehicle identified in the vehicle information section on the from page of this Agreement.

Waiting Period: The period Mainstarts on the Agreement Purchase Date shown on the Declarations page and runs for thirty days and 1,000 miles driven on Your Vehicle before coverage under this Agreement takes effect; the day after the Agreement Purchase Date will be considered day one.

We/Us/Our/Amber: The contra rovider and or t this Agreement. In all states except Florida, Oklahon nd Washington, t ligor o Agreement ber Warranty Services I, Inc., 2261 Market Street 103. In Florida, Oklahoma, and Washington, the obligor of this #5280, San ancisco, CA 941 415) 2 Agreement is er Warranty Ser II, Inc. 1 Market Street #5280, San Francisco, CA 94114, (415) 240-4403.

You/Your: The purchaser of this Agreement or authorized transferee.



## State Endorsements

Connecticut: If this Agreement is for less than one year and the Vehicle is being repaired, then this Agreement is automatically extended while the Vehicle is being repaired under the terms of this Agreement. In-home service is not available under this Agreement. You have the right to cancel this Agreement if You return the Vehicle or if the Vehicle is sold, lost, stolen, or destroyed. You have the right to file a written complaint which must include a description of the dispute, the purchase or lease price of the Vehicle, the cost of repair of the Vehicle, and a copy of this Agreement. Complaints can be mailed to the State of Connecticut, Insurance Department, P.O. Box 816, Hartford, CT 06142-0816, Attn: Consumer Affairs.

Florida: Our license number is 54777. The rate charged for this Agreemen subject to regulation by the Florida Office of Insurance Regulation. You may cancel this Agreement within s after purchase and receive a refund Agreement more than 60 days after of 100% of the Agreement Price paid, less claims paid. If you can purchase, then you will receive a refund of 90% of the unearned ment Price, less claims paid, After this Agreement has been in effect for 60 days, we may only g g reasons: a) there has been a or the fo material misrepresentation or fraud at the time of sale of the ment ; b) you failed to maintain the Vehicle as prescribed by the manufacturer; c) the odometer has tampered with or d led and you have failed to repair the odometer; d) for nonpayment by you, in which we shall provide you not cancellation by certified mail. If we cancel this Agreement, you will receive a reof 100% of the unearned ata Agreement Price, less claims paid. There is no cancellation fee if we cancel a greement.

Minnesota: If We cancel this Agreement, W vill mail notice sta ve date and reas r cancellation to Your last known address according to rds at least 15 or to the effective date ancellation, except if we cancel for nonpayment, a mate resentation by to Us, or a substantial breach of duties be provided a by You relating to the Vehicle or its use, in which at 5 days in advance. If this Agreement is cancelled, a 10% penalty per month shall be efund that paid or credited within 45 days of ed to Your request for cancellation.

action New Hampshire: In the You may contact the New receive s Agreen Hampshire Insurance D ment, 21 Fruit Stre NH 03301; (603) 271-2261. Claims paid will not be deducted wed. The ion fee is or 10% of the Agreement Price, n any refu whichever is less. The Arbita dampshire Revised Statutes Chapter 542. Any civil provision subject to N action or alternative dispute res on pro ure shall be br ht in New Hampshire courts.

and is separate and distinct from any product **New Jers** eing off ontrac ided by the Machiner, importer, or seller, and does not extend rranty which w be b or serv he manufacturer, importer, or seller may have any original pro or se warranty the ter mail notice staning the effective date and reason for cancellation to provided. e cancel this Agre nt, We Your last kn address accordin Our rec at least 5 days prior to the effective date of cancellation. Prior notice is not re d if We cancel onpayn material misrepresentation or omission by you to us, or a substantial breach ontractual obliga s relating he Vehicle or its use. If this Agreement is cancelled, a 10% penalty of the Agree Price per month shall be added to any refund that is not paid or credited within 45 days of Your request for can ion.