Some reminders to help you get the most from your Plan.

- Read your vehicle service contract when it is received; keep your service contract in your vehicle.
- Always maintain your vehicle as required by the manufacturer; keep all maintenance records.
- Always obtain authorization for repairs before the repairs are initiated by calling 800.331.3780.
- Do not authorize repairs until the Claims Adjuster verifies that the mechanical breakdown is covered by your contract.
- You, the contract holder, pay the applicable deductible listed on the contract. The deductible applies for each covered repair visit.

Administered By a Member of the Old Republic Insurance Group of Companies

Old Republic Insured Automotive Services, Inc.
Minnehoma Automobile Association, Inc.
( AZ / LA / NM / OK / WI )
ORIAS Warranty Services, Inc. ( OR / TX )
ORIAS Warranty Services ( GA / NY / WY )
P.O. Box 35008
Tulsa, Oklahoma 74153-0008
800-331-3780

Extended Protection Plans for Pre-Owned Vehicles
Vehicle Service Contract

ESS – Vehicle Service Contract (2/13)
Note to the Customer:

This Contract is not valid unless a completed Registration Page covers this notice.

Thank you.
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**ADMINISTRATION / CLAIMS**

P.O. BOX 35008
TULSA, OK 74153-0008
800-331-3780
HOW THIS CONTRACT PROTECTS YOU

We, in return for payment of the applicable charge, agree to repair, replace, or arrange for the payment of the cost to repair or replace the covered parts of Your Vehicle when due to a Breakdown during the Term of this Contract. Replacement of any part may be made with like kind and quality, serviceable used or remanufactured parts.

IMPORTANT INFORMATION

NOTE: This is a Service Contract not an insurance policy.

Our obligations under this Contract are fully insured by a Service Contract Reimbursement Insurance Policy issued by Old Republic Insurance Company (Tulsa Branch Office), 8282 South Memorial Drive, Tulsa, Oklahoma 74133. If You have not received either payment of a claim or a refund for the cancellation of Your Contract within sixty (60) days after proof of loss has been filed and approved by the Administrator, or Your request for cancellation has been submitted to and accepted by the Administrator, You may make a direct claim against Old Republic Insurance Company (Tulsa Branch Office) at the address shown or call toll free 800-331-3780.

Please refer to State-Specific Amendments for additional information and/or amendments to certain Contract provisions.

DEFINITIONS

The following definitions apply to words frequently used in this Contract and appear in Bold Faced Type:

You, Your – Means the Contract holder shown on the Registration Page or the person to whom this Contract was properly transferred.

We, Us, Our – Means the Obligor and Administrator of this Contract as stated below and on the Registration Page attached to this Contract.
DEFINITIONS (CONT’D)

Administrator and Obligor – Means the following:

In most States:  Old Republic Insured Automotive Services, Inc. (CA LIC 0C79822); In GA, NY, WY:  ORIAS Warranty Services; In TX, OR:  ORIAS Warranty Services, Inc.; In AZ, LA, OK, NM, WI:  Minnehoma Automobile Association, Inc. The address and phone number for all administrative companies:  P.O. Box 35008, Tulsa, OK  74153-0008.  800-331-3780.  (Note:  In DC, NJ, the Obligor is the selling dealer and the Administrator is Old Republic Insured Automotive Services, Inc.)

Contract – Means this Vehicle Service Contract which You have purchased from Us to protect Your Vehicle.

Registration Page – Means the numbered document which must be attached to and forms a part of this Contract.  It lists information regarding You, Your Vehicle, Coverage selected, and other vital information.

Schedule Of Coverage – Lists the Coverage provided to You for Your Vehicle under this Contract.

Coverage – Means the protection You have selected, as listed in the Schedule Of Coverage Section.

Your Vehicle – Means the vehicle which is described on the Registration Page.

Deductible – Means the amount You are required to pay, as shown on the Registration Page, for covered Breakdowns.

Breakdown – Means the failure of a covered part under normal service.  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 or inaction of any non-covered parts.

Consequential Damage – Means an event or damage that occurs separately as a consequence or result of the failure of any part, such as, loss of time or use, inconvenience, commercial loss, personal injury or property damage.

Pre-existing – Means a condition that within all reasonable mechanical probability relates to the mechanical fitness of Your Vehicle prior to the Contract purchase date.  (Not applicable in Arizona.)

Term / Contract Period – Means the length of time and miles covered by this Contract, as shown on the Registration Page.
YOUR RESPONSIBILITIES

A. Verify Registration Page – The Registration Page must be attached to the front inside cover of this booklet or otherwise affixed to this Contract to complete and validate this Contract.

B. Note Your Contract Number – Please see the box containing Your Contract Number on the Registration Page. Please refer to this number in any written or verbal communication, such as requesting information or filing a claim.

C. Check the Coverage, Term, Deductible, and Surcharges (if applicable) shown on Your Registration Page for accuracy.
   1) Coverage – Compare the Coverage shown on the Registration Page with the corresponding Coverage listed in the Schedule of Coverage.
   2) Term – Verify the Term is correct.
   3) Surcharges – Check the box labeled Surcharges. Any surcharge applicable to Your Vehicle must be indicated on the Registration Page and the surcharge paid to receive Coverage.

If any of the information contained on Your Registration Page is missing or is inaccurate, contact the seller of this Contract immediately to avoid a possible delay should a claim arise.

D. Maintain Your Vehicle – In order for You to receive benefits under the terms of this Contract, You are required to maintain Your Vehicle according to the manufacturer’s recommended service schedule, as shown in Your Vehicle’s owner’s manual. The manufacturer’s recommended service schedule for Your Vehicle will be considered the maximum allowable interval between the maintenance services required by this Contract. If there is no written maintenance schedule for oil changes for Your Vehicle, the maximum allowable interval between oil changes must not exceed 7,500 miles. All maintenance on Your Vehicle must be performed by a licensed repair facility. You must keep verifiable repair facility receipts and work orders indicating the date, mileage and service performed. Failure to have the required maintenance performed and/or failure to provide verifiable receipts when requested will result in denial of Coverage. It is Your responsibility to have non-covered repairs or maintenance performed at the time it is recommended.
YOUR RESPONSIBILITIES (CONT’D)

Should any payment be made by virtue of this Contract for any repair or replacement for which the manufacturer or distributor now or subsequently provides remuneration or recovery, then the Contract holder assigns to the Administrator all rights to such remuneration or recovery not to exceed the amount of the benefit(s) provided under this Contract.

CONTRACT PROVISIONS

This CONTRACT is between US and YOU, and is subject to all the terms and conditions contained herein.

A. CONTRACT PERIOD

Coverage under this Contract begins on the Contract purchase date and will expire according to the time and/or mileage of the Term/miles selected, whichever occurs first, as shown on the Registration Page.

B. COVERAGE

The Coverage afforded You for Your Vehicle is fully described in this Contract. Please see Schedule of Coverage section.
C. COVERED PARTS AND LABOR

We will pay or reimburse You for reasonable costs to repair or replace any Breakdown of a part listed in the Schedule of Coverage. Replacement parts may be new, remanufactured, or of like kind and quality. Labor cost for authorized repairs will be determined by a current nationally published flat rate manual approved by the Administrator.

D. DEDUCTIBLE

In the event of a Breakdown covered by this Contract, You may be required to pay a Deductible. No Deductible payment is required with respect to Ancillary Benefits as provided by this Contract. If You have a Deductible, as shown on the Registration Page, the Deductible amount will be applied on a per repair visit basis.

E. TERRITORY

This Contract applies only to Breakdowns that occur and repairs made within the United States of America and Canada.

F. LIMITS OF LIABILITY

1) Per Repair Visit – Our liability for any one (1) repair visit shall in no event exceed the current market value of Your Vehicle at the time of said repair visit, as listed in the NADA Used Car Guide.

2) Aggregate – The total of all claims and benefits paid or payable while this Contract is in force shall not exceed the price You paid for Your Vehicle (excluding tax, title and license fees).

G. OUR RIGHT TO RECOVER PAYMENT

If You have a right to recover against another party for anything We have paid under this Contract, Your rights shall become Our rights. You shall do whatever is necessary to enable Us to enforce these rights. We shall recover only the excess after You are fully compensated for Your loss.
TRANSFER PROVISION

Your Contract may be transferred to someone to whom You sell or otherwise transfer ownership of Your Vehicle while this Contract is still in force. This Contract cannot be transferred if the title transfer of Your Vehicle passes through an entity other than the subsequent buyer, or Your Vehicle is sold or traded to a dealership, leasing agency or entity/individual in the business of selling vehicles. This Contract can only be transferred once and the transfer must be initiated by the original Contract Holder.

To transfer this Contract, the following must be submitted to the Administrator within fifteen (15) days of the change of ownership to a subsequent individual purchaser:

A. A completed transfer form indicating the name and address of new owner, date of sale to new owner, current mileage;
B. Seventy dollar ($75) transfer fee made payable to the Administrator.

Any remaining manufacturer’s warranty must also be transferred at the same time as vehicle ownership transfer. Copies of all maintenance records showing actual oil changes and manufacturer’s maintenance must be given to the new owner. These maintenance records must be retained along with similar documentation for future maintenance work which the new owner has performed in accordance with the Maintenance Requirements of this Contract. If necessary, these documents will be verified by the Administrator.

CANCELLATION PROVISION

Please check the State-Specific Amendments section for different rights regarding cancellation.

A. The original Contract holder may cancel this Contract by contacting the seller of this Contract and completing a cancellation request form. The seller will submit the cancellation request to the Administrator for processing. The cancellation refund will be mailed to the seller for payment to You. In the event You are unable to return to the seller of this Contract, You may forward a signed letter requesting cancellation to the Administrator. Include a notarized statement indicating the current mileage (odometer reading) of the vehicle at the time the cancellation is to be effective. You will receive Your cancellation refund from the seller.
CANCELLATION PROVISION (CONT’D)

B. We may cancel this Contract for non-payment of the Contract charge, or for misrepresentation in the submission of a claim. We may cancel this Contract if Your Vehicle is found to be modified in a manner not recommended by the manufacturer, or Your Vehicle is found to be used as a Commercial vehicle.

C. If Your Vehicle and this Contract have been financed, the lienholder shown on the Registration Page may cancel this Contract for non-payment or if Your Vehicle is declared a total loss or is repossessed.

D. If this Contract is cancelled within the first thirty (30) days from the date shown on the Registration Page, and no claims have been filed, We will refund the entire Contract charge paid. If a claim has been made against Your Contract, or if the Contract has been in effect more than thirty (30) days, We will refund an amount of the Contract charge according to the pro-rata method reflecting the greater of the days in force or the miles driven based on the Term/miles selected and the date Coverage begins, less a fifty dollar ($50) administrative fee unless otherwise stated in the State-Specific Amendments section. You will receive Your cancellation refund from the seller.

Note: In the event of cancellation, the lienholder, if any, will be named on a cancellation refund check as their interest may appear. The lienholder will be named as the sole payee on a cancellation refund if Your Vehicle has been repossessed.

HOW TO FILE A CLAIM

A. If Your Vehicle incurs a Breakdown, You must take the following steps to file a claim:

1. You must use all reasonable means to protect Your Vehicle from further damage. Example: activated warning lights indicate that You should stop operating Your Vehicle immediately.

2. You must authorize a licensed repair facility to perform any diagnosis or teardown necessary to determine the cause of failure and repair cost. You are responsible for all incurred expenses if it is determined that the failure or repair is not covered by this Contract.
3. **You** must ensure that the repair facility contacts the **Administrator** at 800-331-3780 when the cause of failure and repair cost are determined. The **Administrator** reserves the right to inspect **Your Vehicle** before repairs are performed.

4. Depending on the particular failure, maintenance records may be requested from **You** before the **Administrator** will authorize the claim.

5. Do not authorize repairs until the **Administrator** verifies that the **Breakdown** is covered by this **Contract** and issues an approval number to the repair facility or **Your** claim will be denied. (Exception – see Emergency Repairs.)

6. It is **Your** responsibility to pay any expenses that are not covered by this **Contract**, including the **Deductible**.

**B. EMERGENCY REPAIRS:** If **You** have a **Breakdown** that renders **Your Vehicle** inoperable or unsafe to operate outside **Our** normal business hours (8 am to 6 pm Central Time, Monday – Friday, and 8 am to 4 pm Central Time, on Saturday) and when a minor repair, not to exceed a cost of five hundred dollars ($500), can be performed that will return **Your Vehicle** to operation, **You** may, at **Your** own discretion, authorize the necessary emergency repairs, subject to the following conditions:

1. Emergency repairs can only be performed on **Your Vehicle** when **You** cannot obtain approval from the **Administrator** because the **Breakdown** occurred outside **Our** normal business hours.

2. **You** must report the claim directly to the **Administrator** within five (5) days from the date the **Breakdown** occurred by calling the toll-free claims number 800-331-3780. Mail-in claims for emergency repairs will not be accepted. **Note:** If the **Administrator** re-opens before repairs to **Your Vehicle** are completed, **You** must immediately contact the **Administrator** for instructions before continuing with the repairs.

3. Repairs must be performed by a licensed repair facility, and not exceed a cost of five hundred dollars ($500).

4. **You** must provide the **Administrator** with a paid receipt.

5. **You** must save all parts that were replaced and provide them to the **Administrator**, if requested. **Failure to comply with the above procedures will result in a denial of Coverage.**
If **You** purchased the Bronze Coverage Plan as shown on the **Registration Page**, covered parts are:

1. **Engine**: All internal parts; timing gears, timing chain(s) or belt(s); timing chain/belt tensioner(s); water pump; oil pump; fuel delivery pump; diesel engine vacuum pump; intake manifold(s); exhaust manifold(s); flywheel; flexplate; ring gear; harmonic balancer; engine mount(s); supercharger housing and internal parts. The following components are covered only if damaged by the failure of an internal part: engine block; cylinder heads; cylinder barrels; rotor housing; oil pan; valve cover(s); timing chain or belt cover.

2. **Transmission & Transfer Case**: All internal parts; torque converter; vacuum modulator; auxiliary cooler and its metal lines; overdrive units; transmission mount(s). The following components are covered only if damaged by the failure of an internal part: transmission case; transaxle case; transfer case.

3. **Front & Rear Wheel Drive**: Axle shafts and bearings; universal joints; constant velocity joints (except any damage to the constant velocity joint due to the failure of the sealing boot is not covered); tripod joints; stud axles; drive shaft and yokes. The following components are covered only if damaged by the failure of an internal part: final drive axle and axle housing(s) and all internal parts.

4. **Electrical**: Alternator and pulley; voltage regulator; starter motor; solenoid and drive.

5. **Air Conditioning**: Compressor, clutch, coil and pulley; condenser; evaporator; accumulator; dryer. The expansion valve, orifice tube and POA valve are covered if required as a result of a Mechanical **Breakdown**.

6. **Seals and Gaskets**: Seals and gaskets coverage is provided with the Bronze Coverage Plan for all parts listed in the above named component groups if **Your Vehicle** had less than 80,000 miles, as indicated on the odometer at the time of Contract purchase.

Any part not listed above is not covered by the Bronze Coverage Plan.
If You purchased the Silver Coverage Plan as shown on the application, covered parts are:

1. Engine: All internal parts; timing gears, timing chain(s) or belt(s); timing chain/belt tensioner(s); water pump; oil pump; fuel delivery pump; diesel engine vacuum pump; intake manifold(s); exhaust manifold(s); flywheel; flexplate; ring gear; harmonic balancer; engine mount(s); supercharger housing and internal parts. The following components are covered only if damaged by the failure of an internal part: engine block; cylinder heads; cylinder barrels; rotor housing; oil pan; valve cover(s); timing chain or belt cover.

2. Transmission & Transfer Case: All internal parts; torque converter; vacuum modulator; auxiliary cooler and its metal lines; overdrive units; transmission mount(s). The following components are covered only if damaged by the failure of an internal part: transmission case; transaxle case; transfer case.

3. Front & Rear Wheel Drive: All internal parts; axle shafts and bearings; universal joints; constant velocity joints (except any damage to the constant velocity joint due to the failure of a sealing boot is not covered), tripod joints, stub axles; drive shaft and yokes. The following components are covered only if damaged by the failure of an internal part: final drive axle and axle housing(s).

4. Electrical: Alternator and pulley; voltage regulator; starter motor; solenoid and drive; heater blower motor(s); wiper motor(s); neutral safety switch; ignition switch; turn signal switch; brake light switch; horn; horn relay; engine wiring harness; IAC motor; manually operated switches; transmission shift control processor; air conditioning/heater control head; power window motor and regulator; power seat motor.

5. Air Conditioning: Compressor, clutch, coil and pulley; condenser; evaporator; accumulator; dryer. The expansion valve, orifice tube and POA valve are covered if required as a result of a Mechanical Breakdown.

6. Front & Rear Suspension: Upper and lower control arms and their shafts and bushings; ball joints; spindles; stabilizer bar, track bars and their bushings and links; torsion bars; hub bearings; wheel bearings.
SILVER COVERAGE (CONT’D)

7. Steering: Steering gear housing and internal parts; rack & pinion housing and internal parts; rack & pinion mounting bushings; power steering pump; steering column shaft, coupling and bearings; pitman arm; idler arm; tie rod ends; drag link.

8. Braking System: Master cylinder; vacuum/hydraulic assist booster; wheel cylinders; disc brake caliper; proportioning valve; metal hydraulic lines and fittings; parking brake linkage, cables and backing plates. The following components are covered until Your Vehicle reaches 100,000 miles, as indicated on the odometer: ABS Control Unit; wheel sensors; pump motor; accumulator; actuator.

9. Fuel System: Fuel injector(s); fuel pump; fuel pressure regulator; fuel level sending unit; vacuum pump; metal fuel lines and fittings.


11. Chassis Hardware: Hood latch and cable; door/hood/trunk/hatch hinges; glove box/console lock and latch; ignition lock and tumbler; manual window regulators.

12. Seals and Gaskets: Seals and gaskets coverage is provided with the Silver Coverage Plan for all parts listed in the above named component groups if Your Vehicle had less than 80,000 miles, as indicated on the odometer at the time of Contract purchase.

Any part not listed above is not covered by the Silver Coverage Plan.
GOLD COVERAGE

If You purchased the Gold Coverage Plan as shown on the application, this Contract covers all original equipment factory installed mechanical and electrical parts and assemblies of Your Vehicle for Mechanical Breakdown, less any applicable Deductible, EXCEPT for the parts and services listed under “Exclusions.”

ANCILLARY BENEFITS (ALL PLANS)

No Deductible applies to the following benefits:

TOWING: In the event of a Breakdown covered by this Contract, We will pay or reimburse You for receipted towing expenses up to seventy-five dollars ($75) per occurrence. Any payment shall be for actual towing charges in excess of any applicable reimbursement from the manufacturer or any other towing coverage.

CAR RENTAL: If Your Vehicle incurs a covered Breakdown, You may also be eligible to receive reimbursement for a portion of Your car rental costs. The amount We will repay You depends upon the total authorized cost of covered repairs for each repair visit. The maximum We will pay is shown in the table below:

<table>
<thead>
<tr>
<th>Repair Cost</th>
<th>$200 - $500</th>
<th>$501 - $1,000</th>
<th>$1,001 - $1,500</th>
<th>$1,501 - $2,000</th>
<th>$2,001+</th>
</tr>
</thead>
<tbody>
<tr>
<td>Reimbursement</td>
<td>$ 50</td>
<td>$ 100</td>
<td>$ 150</td>
<td>$ 200</td>
<td>$ 250</td>
</tr>
</tbody>
</table>

We do not cover time spent waiting for parts, or any other delays beyond Our control. Before We can repay You, You must give Us valid receipts from an authorized rental car agency or the dealer.
ROADSIDE ASSISTANCE: We will reimburse You for Roadside Assistance, subject to a fifty dollar ($50) per occurrence limitation, for the following emergency services for Your Vehicle:

- Lock-Out Assistance
- Flat Tire Assistance
- Fuel Delivery Services
- Battery Service

For reimbursement for Roadside Assistance benefits, submit Your paid receipt and the details of the service(s) performed on Your Vehicle to the Administrator.

CONTRACT SURCHARGES

Any surcharge applicable to Your Vehicle must be selected on the Registration Page to receive Coverage. If surcharges are not paid, Coverage will be denied.

1. Diesel, Turbo, One Ton, and 4WD/AWD or any combination (mandatory surcharges).
2. Seals and Gaskets Coverage: If the Contract Registration Page shows that You purchased the Seals and Gaskets option with Your Bronze or Silver Coverage Plan, You are covered for the following: Seals and Gaskets of covered components designed to prevent the loss of necessary coolants, lubricants and fluids.

EXCLUSIONS

This Contract does not cover the following parts, services, conditions or events:

A. Any item covered by Your Vehicle manufacturer’s original factory warranty, and any component or equipment not installed by the manufacturer.
EXCLUSIONS (CONT’D)

B. Any loss to the vehicle frame and chassis, exhaust system including the catalytic converter, transmission cooler lines and hoses, manual clutch release bearing, clutch pilot bushing or bearing, clutch disc and pressure plate, shock absorbers or McPherson struts, wheels, wheel studs, convertible top and straps, window and door handles, and cellular phones. All fasteners, including, but not limited to: bolts, studs, nuts, pins, clips and retainers (except when required in conjunction with a covered repair).

C. Normal maintenance items or parts normally designed to be serviced or replaced periodically during the life of Your Vehicle, such as, but not limited to: oil, coolant, fluids, lubricants, refrigerants, filters, (except when required in conjunction with a covered repair), spark plugs, spark plug wires, glow plugs, light bulbs, sealed beams, lenses, fuses, wiper blades and arms, battery and battery cable, drive belts, coolant and vacuum hoses, brake rotors, brake drums, brake pads and linings.

D. Adjustments and cleaning, alignments and wheel balancing, freight charges, environmental disposal fees, storage charges, and shop supplies.

E. Any repair or replacement of a covered part that has not been authorized by the Administrator prior to the repair being performed except as outlined under Emergency Repairs in the section entitled How To File A Claim.

F. Any loss caused by the failure of any other part of Your Vehicle that is not included for coverage in this Contract, regardless if the resulting damage is to a covered part.

G. Liability for damage to property or injury to or death of any person arising from the operation, maintenance or use of Your Vehicle, whether or not related to the parts covered by the Contract.

H. Any loss caused by collision or upset, breakage of glass, missiles, falling objects, fire, theft or larceny, explosion, earthquake, windstorm, hail, water, flood, malicious mischief or vandalism, riot or civil commotion, lightning, contamination, rust, corrosion, freezing, smoke, acts of God or any cause whatsoever except as provided in the Contract.
EXCLUSIONS (CONT’D)

I. Any loss that should be covered by a manufacturer’s warranty, repairer’s guarantee, or any recall issued by a manufacturer which addresses the Contract holder’s complaint. Components or parts covered by any other warranty are not covered by this Contract until expiration of the manufacturer, supplier, or other warranty. Any loss from an improper previous repair is not covered. The Contract does not guarantee the performance of any repair facility or technician.

J. Any loss if the odometer has been broken, disconnected or altered, or in any way does not reflect Your Vehicle’s true and correct mileage. Note: It is a federal offense to alter Your Vehicle’s odometer.

K. Repair or replacement and/or any loss caused by, or related to, any mechanical or vehicle alteration and/or modification not recommended by the manufacturer of Your Vehicle. This would include, but is not limited to, the installation of any high performance equipment, lift / lowering kits, incorrect tires / wheels or removal of any emission devices.

L. Incidental or Consequential Damages such as loss of use of Your Vehicle, inconvenience or commercial loss.

M. Any loss resulting from the failure to have the recommended maintenance services performed for Your Vehicle. Any loss due to contaminated fuel, lubricants, coolant, or damage caused by a build up of carbon or sludge, restricted oil passages or contamination. Any loss caused by the lack of necessary and proper amounts or types of filters, lubricants or coolant. Damage caused by overheating or freezing, regardless of the cause.

N. Any loss to Your Vehicle if used for competitive driving, racing, off-road use, hire to the public, rental, pool cars, or if Your Vehicle is equipped for or used as a snow plow or emergency vehicle. Vehicles used commercially for any purpose other than those defined under Commercial Use are not covered.

O. Any loss to Your Vehicle if used for towing a trailer or another vehicle or object unless properly equipped beforehand for this purpose as recommended by the manufacturer.

P. Any loss due to neglect, abuse or misuse of Your Vehicle, or failure to protect Your Vehicle from further damage.
EXCLUSIONS (CONT’D)

Q. Any loss to a Gray Market or vehicle that does not have a valid manufacturer VIN. Any loss to a vehicle that has ever been declared or title branded as salvage, junk, rebuilt, totaled, or flood damaged.

R. Repair or replacement of any part will not be covered unless an actual Breakdown has occurred. A reduction in performance of any part, including engine valves and rings, is not covered if the part is operating within the original manufacturer's specifications for Your Vehicle.

S. Any repair or replacement of a covered part which has not failed but which a repair facility recommends or requires be repaired or replaced. Any cost to modify, convert or retrofit original equipment, or any parts that have been updated by the manufacturer for the sole purpose of betterment is not covered.

T. No benefit is provided for a condition which existed prior to the Contract purchase date or which existed prior to the expiration of the manufacturer’s warranty.

U. Any loss to Global Positioning Systems (GPS) and video components.
ALABAMA
CANCELLATION PROVISION – Item B. – is amended to add the following:
Notice of such cancellation will be delivered to You at Your last known address at least five (5) days prior to cancellation. The notice of cancellation will state the effective date of the cancellation and the reason for cancellation. If cancellation is due to nonpayment of the Contract price or a material misrepresentation by You to Us relating to Your Vehicle or its use, such notice will not be required.
CANCELLATION PROVISION – Item D. – is amended to include the following:
The administrative fee in Alabama will not exceed twenty-five dollars ($25). If a refund is not paid by Us within forty-five (45) days, a ten percent (10%) penalty per month will be added to the refund.
No administrative fee will be charged if We cancel the Contract.

ARIZONA
CANCELLATION PROVISION – Item D the last sentence. – is deleted and replaced with the following:
You will receive Your cancellation refund from the seller or Us.
EXCLUSIONS – Items A., M., and O. are deleted and replaced as follows:
A. Any item covered by Your Vehicle manufacturer’s original factory warranty, and any component or equipment not installed by the manufacturer subsequent to the Contract purchase date.
M. Any loss resulting from Your failure to have the recommended maintenance services performed for Your Vehicle.
   Any loss due to contaminated fuel, lubricants, coolant, or damage caused by a build up of carbon or sludge, restricted oil passages or contamination that occurs subsequent to Your purchase of the vehicle. Any loss caused by Your failure to maintain the necessary and proper amounts or types of filters, lubricants or coolant.
   Damage caused by overheating or freezing, regardless of the cause, subsequent to Your purchase of the vehicle.
O. Any loss to Your Vehicle if used by You for towing a trailer or another vehicle or object unless properly equipped beforehand for this purpose as recommended by the manufacturer.
EXCLUSIONS – Items Q., and T. are deleted in their entirety.
ARKANSAS

CANCELLATION PROVISION – Item B. – is amended to include the following additional reasons for cancellation: Fraud or material misrepresentation made by or with Your knowledge in obtaining the Contract or the occurrence of a material change in the risk which substantially increases any hazard insured against after Contract issuance.

CALIFORNIA

DEFINITIONS – The following definitions are deleted and replaced with the following:

Breakdown – Means the failure of a covered part under normal service due to defects in material and workmanship. A covered part has failed when it can no longer perform the function for which it was designed solely because of its condition and not because of the action or inaction of any non-covered parts.

We, Us, Our means the entity that administers and is obligated to perform under this Contract. In California, the Administrator and Obligor of the Contract is OLD REPUBLIC INSURED AUTOMOTIVE SERVICES, INC., 8282 South Memorial Drive, Tulsa, OK 74133. 800-331-3780. CALIFORNIA LICENSE NUMBER 0C79822.

We may cancel this Contract within the first sixty (60) days by mailing You a cancellation notice before the sixty-first (61st) day after the date the Contract was purchased. The Contract ceases to be valid no less than five (5) days after the postmark date of the notice. The notice will state the specific grounds for the cancellation. We will refund the full Contract charge within thirty (30) days from the date of cancellation. However, if We have paid a claim, or have advised You in writing that We will pay a claim, We may provide a pro-rata refund reflecting the greater of the time in force or the miles driven compared to the total time or mileage of Your Contract Term, less the amount of any claims paid prior to cancellation. We may cancel this Contract at any time for nonpayment of the Contract charge, material misrepresentation or fraud. You will
CALIFORNIA CONT’D

be notified by mail of the specific reason for cancellation, which will become effective five (5) days after the postmark of the notice of cancellation. A pro-rata refund will be paid within thirty (30) days of the date of cancellation and will be calculated based on the greater of the time in force or the miles driven compared to the total time or mileage of Your Contract Term. Any claim reported prior to the effective date of cancellation will be processed; however, the amount of the claim will be deducted from Your pro-rata refund.

CANCELLATION PROVISION – Item D. – is replaced by the following:
If We receive Your written request for cancellation within thirty (30) days of Your receipt of the Contract and no claims have been made, You will receive a full refund. If a claim has been made, a pro-rata refund will be calculated based on the greater of the time in force or the miles driven compared to the total time or mileage of Your Contract Term. If We receive Your written request for cancellation after the Contract has been in effect for thirty (30) days, a pro-rata refund will be calculated based on the greater of the time in force or the miles driven compared to the total time or mileage of Your Contract Term. An administrative fee will be assessed, not to exceed ten percent (10%) of the Contract charge or twenty-five dollars ($25), whichever is less. In the event of cancellation, the lienholder, if any, will be named on a cancellation refund check as their interest may appear.

EXCLUSIONS – Item T. is deleted and replaced as follows:

T. No benefit is provided for a condition which existed prior to the Contract purchase date or which existed prior to the expiration of the manufacturer’s warranty.

COLORADO

IMPORTANT INFORMATION – is amended to include the following:
The Old Republic Insurance Company Service Contract Reimbursement Insurance Policy Number is CO 112-00003.
CONNECTICUT

Connecticut Statutes 42-221, requires an automobile dealer to provide a warranty covering certain classes of used motor vehicles as follows:

Used vehicles with a sale price of $3,000 but less than $5,000
- Provides Coverage for 30 days or 1,500 miles, whichever occurs first.

Used vehicles with a sale price of $5,000 or more
- Provides Coverage for 60 days or 3,000 miles, whichever occurs first.

The vehicle You have purchased may be covered by this law. If so, the following is added to this Contract: in addition to the dealer warranty required by this law, You have elected to purchase this Contract, which may provide You with additional protection during the dealer warranty period and provides protection after the dealer warranty has expired. You have been charged separately only for this Contract. The required dealer warranty is provided free of charge. Furthermore, the definitions, coverage and exclusions stated in this Contract apply only to this Contract and are not the terms of the required dealer warranty.

CONTRACT PROVISIONS – Item A. – CONTRACT PERIOD – is amended to include:
If the covered vehicle is in a repair facility at the time the Contract expires, the Contract expiration date will automatically be extended until the repair has been completed.

NOTE: Unresolved complaints may be addressed to the State of Connecticut, Insurance Department, P.O. Box 816, Hartford, CT 06142-0816, Attention: Consumer Affairs.
GEORGIA

CANCELLATION PROVISION – Item B. is amended with the following:

B. The Administrator may not cancel this Contract except for fraud, material misrepresentation, or nonpayment by You. Notice of such cancellation will be in writing and given at least ten (10) days prior to cancellation of non-payment of premium, thirty (30) days prior to cancellation for any other reason. Cancellation will comply with Section 33-24-44 of the Georgia Code.

CANCELLATION PROVISION – Item D. is deleted and replaced as follows:
If You cancel this Contract within the first thirty (30) days and no claims have been filed, We will refund the entire Contract charge paid. If You cancel this Contract after the first thirty (30) days or a claim has been filed, We will calculate a pro-rata refund based on the greater of the time in force or the miles driven compared to the total time or mileage of Your Contract Term and will refund ninety percent (90%) of the unearned pro-rata premium. If We cancel the Contract, return of the premium shall be based upon one hundred percent (100%) of unearned pro-rata premium. No administrative fee will apply in Georgia.

EXCLUSIONS – Item J. is deleted and replaced as follows:

J. Any loss if Your Vehicle’s odometer is broken, has been altered and/or ceased to operate subsequent to purchase of the Contract so Your Vehicle’s actual mileage cannot be determined.

EXCLUSIONS – Item K. is deleted and replaced as follows:

K. Repair or replacement and/or any loss caused by, or related to, any mechanical or vehicle alteration and/or modification made by You or with Your knowledge not recommended by the manufacturer of Your Vehicle. This would include, but is not limited to, the installation of any high performance equipment, lift/lowering kits, incorrect tires/wheels or removal of any emission devices.

EXCLUSIONS – Item M. is amended to delete any reference to sludge.

EXCLUSIONS – Item N. is amended as follows:
The exclusion for “pool cars” does not apply to “share-the-expense” car pools.

EXCLUSIONS – Item T. is deleted and replaced as follows:

T. No benefit is provided for a condition which existed prior to the Contract purchase date or which existed prior to the expiration of the manufacturer’s warranty and was known to You or should have been reasonably known to You.
IDAHO

Notice – **Coverage** afforded under this **Contract** is not guaranteed by the Idaho Insurance Guarantee Association.

ILLINOIS

CANCELLATION PROVISION – Item D. – is amended as follows:
The administrative fee will be the lesser of ten percent (10%) of the **Contract** price or fifty dollars ($50).

EXCLUSIONS – Item R. is amended to read:
**R.** Any repair or replacement of any covered part if a **Breakdown** has not occurred. A gradual reduction in operating performance due to wear and tear does not constitute a **Breakdown**. **Coverage** will be afforded for wear and tear that exceeds the manufacturer’s tolerances and specifications.

CONTRACT PROVISIONS – Item F. LIMITS OF LIABILITY – Item 2. **Aggregate** is amended to read as follows:
2. **Aggregate** – The total of all claims and benefits paid or payable while this **Contract** is in force shall not exceed the Actual Cash Value for **Your Vehicle** (excluding tax, title and license fees).

INDIANA

**Your** proof of payment to **Us** for this **Contract** shall be considered proof of payment to the Insurance Company which guarantees **Our** obligations to **You**, providing such insurance was in effect at the time **You** purchased this **Contract**.

IOWA

CONTRACT PROVISIONS – Item C. – COVERED PARTS AND LABOR is amended to include the following: Used parts will not be used to replace covered parts without prior authorization from **You**. Rebuilt parts will not be used to replace covered parts unless the parts are rebuilt according to national standards recognized by the Iowa Insurance Division.

CANCELLATION PROVISION – Item D. – is amended to include the following:
If a refund is not paid by **Us** within thirty (30) days, a ten percent (10%) penalty per month will be added to the refund.

**NOTE:** If **You** have any questions regarding this **Contract**, **You** may contact the **Administrator** by mail or by phone. Refer to the **Registration Page** for the **Administrator’s** address and toll free telephone number. Iowa residents may also contact the Iowa Insurance Commissioner at: Iowa Insurance Department, 330 Maple Street, Des Moines, Iowa 50319.
KANSAS

CANCELLATION PROVISION – Item B. – is amended to include the following:
No Contract that has been in effect for ninety (90) days or more may be cancelled except for one of the following reasons:
   1. Nonpayment of Contract purchase price;
   2. The Contract was issued because of a material misrepresentation;
   3. The Contract holder violated any of the material terms and conditions of the Contract.

SCHEDULE OF COVERAGE – ANCILLARY BENEFITS – is amended as follows:
Roadside Assistance benefits are not available in Kansas.

LOUISIANA

CANCELLATION PROVISION – Item D. – is amended to include the following:
Your signature on the Registration Page attached to and forming a part of this Contract means that You have been informed of and agree to the method of refund and administrative fee charged should You request cancellation. In calculating a cancellation refund, no deduction will be made for any claim that has been paid under this Contract.

MAINE

This Contract is not subject to regulation as an insurance contract.

MASSACHUSETTS

NOTICE: Purchase of this Contract is not required in order to register or finance a vehicle. The benefits provided may duplicate express manufacturer’s or seller’s warranties that come automatically with every sale. The seller of this Coverage is required to inform You of any warranties available to You without this Contract.
Chapter 90, Section 7N 1/4 of Massachusetts General Laws requires an automobile dealer to provide a warranty covering certain classes of used motor vehicles as follows:
Used vehicles with less than 40,000 miles at the time of sale
   Provides coverage for 90 days or 3,750 miles, whichever occurs first.
Used vehicles with 40,000 miles or more but less than 80,000 miles at the time of sale
   Provides coverage for 60 days or 2,500 miles, whichever occurs first.
MASSACHUSETTS CONT’D

Used vehicles with 80,000 miles or more but less than 125,000 miles at the time of sale
Provides coverage for 30 days or 1,250 miles, whichever occurs first.
The vehicle You have purchased may be covered by this law. If so, the following is added to this Contract: In addition to the dealer warranty required by this law, You have elected to purchase this Contract, which may provide You with additional protection during the dealer warranty period and provides protection after the dealer warranty has expired. You have been charged separately only for this Contract. The required dealer warranty is provided free of charge. Furthermore, the DEFINITIONS, Coverage and EXCLUSIONS stated in this Contract apply only to this Contract and are not the terms of the required dealer warranty.

TRANSFER PROVISION – Item B. – is amended to remove the transfer fee.
CANCELLATION PROVISION – Item D. – is amended to remove the administrative fee.
EXCLUSIONS – Item F. is deleted and replaced as follows:
F. Damage to a non-covered part by a covered part’s failure is not covered. Consequential Damage to a non-covered part by a covered part is not covered.
EXCLUSIONS – Item M. (last sentence) is deleted and replaced as follows:
M. Any loss caused by the lack of necessary and proper amounts or types of filters, lubricants or coolants is not covered, unless caused by failure of a covered part.

MICHIGAN

NOTICE: If the performance of this Contract is interrupted because of a strike or work stoppage at Our place of business, the effective period of this Contract shall be extended for the period of the strike or work stoppage.

MINNESOTA

CANCELLATION PROVISION – Item B. – is amended to include:
If We cancel this Contract, We will provide You with written notice at least fifteen (15) days before cancellation. Five (5) days notice will be provided if We cancel for: (1) nonpayment of the Contract price; (2) material misrepresentation by You to Us, or (3) for a substantial breach of duties by You relating to the covered vehicle or its use. We will include the effective date of the cancellation and the reason for the cancellation in the notice.
EXCLUSIONS – Item V. is added as follows:

V. This Contract does not provide Coverage when the responsibility for repair is covered by the warranty provided by the dealer. The dealer is required by Minnesota Statute 325F.662 to provide an express dealer warranty for used vehicles with less than seventy-five thousand (75,000) miles at the time of sale. The required dealer warranty covers vehicles with less than thirty-six thousand (36,000) miles for sixty (60) days or two thousand five hundred (2,500) miles, whichever comes first. The required dealer warranty covers vehicles with less than seventy-five thousand (75,000) miles, but more than thirty-six thousand (36,000) miles, for thirty (30) days or one thousand (1,000) miles, whichever comes first. Some limitations and exclusions apply. This Contract merely contains a general summary of the required dealer warranty. For details, You should refer to Minnesota Statute 325F.662.

MISSOURI

CANCELLATION PROVISION – Item A. – is amended to include the following:
We will acknowledge Your request for cancellation in writing within fifteen (15) days of receipt.

CANCELLATION PROVISION – Item D. – is amended to include the following:
If a refund is not paid by Us within thirty (30) days, a ten percent (10%) penalty per month will be added to the refund.

MONTANA

CANCELLATION PROVISION – Item B. – is amended to add the following:
Notice of such cancellation will be delivered to You at Your last known address at least five (5) days prior to cancellation. The notice of cancellation will state the effective date of the cancellation and the reason for cancellation. If cancellation is due to nonpayment of the Contract price, a material misrepresentation by You to Us relating to Your Vehicle or its use, such notice will not be required.

NEBRASKA

CANCELLATION PROVISION – Item B. – is amended to include the following:
We will not cancel this Contract for misrepresentations unless the misrepresentation is material, made knowingly with intent to deceive, relied and acted upon by Us, and actually deceived Us.
NEVADA

CANCELLATION PROVISION – Item B. – is amended to include the following:
If We cancel this Contract for any reason, We will mail You written notice of cancellation at Your last known address as reflected in Our files. The cancellation will become effective fifteen (15) days after the notice of cancellation is mailed to You. After this Contract has been in effect for seventy (70) days, We will not cancel this Contract before the expiration of the Term of this Contract or one (1) year after the effective date of this Contract, whichever occurs first, except for the following reasons:

1. Failure by You to pay an amount when due;
2. Your conviction for a crime which results in an increase in the service required under this Contract;
3. Discovery of fraud or material misrepresentation by You in obtaining this Contract or in presenting a claim under this Contract;
4. Discovery of an act or omission by You; or a violation by You of any condition of this Contract, which occurred after the effective date of this Contract and which substantially and materially increases the service required under this Contract; or
5. A material change in the nature or extent of the required service or repair which occurs after the effective date of this Contract and which causes the required service or repair to be substantially and materially increased beyond that contemplated at the time this Contract was issued or sold.

CANCELLATION PROVISION – Item D. – is amended to include the following:
The administrative fee does not apply unless cancellation is requested by You. If a refund is not paid by Us within forty-five (45) days, a ten percent (10%) penalty per month will be added to the refund.

Note: This Contract is non-renewable.

NEW HAMPSHIRE

In the event You do not receive satisfaction under this Contract, You may contact the New Hampshire Insurance Department at 21 South Fruit St., Suite 14, Concord, NH 03301. Phone (603) 271-2261.
NEW YORK

CONTRACT PROVISIONS, Item E. TERRITORY is amended to read:

E. This Contract only applies to Breakdowns that occur and repairs made within the United States, its territories or possessions, and Canada.

CANCELLATION PROVISION – Item B. – is amended to include the following:
If We cancel this Contract for any reason, We will mail You written notice of cancellation at Your last known address as reflected in Our files at least fifteen (15) days prior to cancellation. The notice will state the effective date of the cancellation and the reason for the cancellation. Cancellation will be effective as of the date stated in the notice of cancellation. Written notice is not required, however, if:

1. You fail to pay for the Contract;
2. We discover that fraud was committed or there was a material misrepresentation by You in obtaining the Contract, or in presenting a claim for payment;
3. We discover a substantial breach by You of Your duties under the Contract relating to the vehicle or its use.

CANCELLATION PROVISION, Item D. – is amended to include the following:
If a refund is not paid by Us within thirty (30) days, a ten percent (10%) penalty per month will be added to the refund.

NORTH CAROLINA

CANCELLATION PROVISION – Item D. – is amended as follows:
The administrative fee for cancellation will be the lesser of ten percent (10%) of the pro-rata refund or fifty dollars ($50).

OHIO

Notice for Ohio Residents: Any person who, with intent to defraud or knowing that he is facilitating a fraud against an insurer, submits an application or files a claim containing a false or deceptive statement is guilty of insurance fraud.

OKLAHOMA

DISCLOSURE STATEMENT: This Contract is not issued by the manufacturer or wholesale company marketing the product. This Contract will not be honored by such manufacturer or wholesale company.
OKLAHOMA CONT’D

CANCELLATION PROVISION – Item D. – is deleted and replaced with the following:

D. If You cancel this Contract within the first thirty (30) days, We will refund the entire Contract charge paid. If You cancel this Contract after the first thirty (30) days, We will calculate a pro-rata refund based on the greater of the time in force or the miles driven compared to the total time or mileage of Your Contract and will retain ten percent (10%) of the unearned pro-rata premium, not to exceed fifty dollars ($50). If We cancel the Contract, return of the premium shall be based upon one hundred percent (100%) of the unearned pro-rata premium. No administrative fee will apply in Oklahoma.

Note: Pursuant to 36 O.S. 6602, Oklahoma does not review commercial service warranty contract language.

RHODE ISLAND

Section 31-5.4 of Rhode Island General Business Law requires an automobile dealer to provide a warranty covering certain classes of used motor vehicles as follows:

Used vehicles with 36,000 miles or less at the time of sale

Provides Coverage for 60 days or 3,000 miles, whichever occurs first.

Used vehicles with more than 36,000 miles but less than 100,000 miles at the time of sale

Provides Coverage for 30 days or 1,000 miles, whichever occurs first.

The vehicle You have purchased may be covered by this law. If so, the following is added to this Contract: In addition to the dealer warranty required by this law, You have elected to purchase this Contract, which may provide You with additional protection during the dealer warranty period and provides protection after the dealer warranty has expired. You have been charged separately only for this Contract. The required dealer warranty is provided free of charge. Furthermore, the definitions, Coverage and exclusions stated in this Contract apply only to this Contract and are not the terms of the required dealer warranty.

SOUTH CAROLINA

Please direct any questions or complaints You may have relating to this Contract to Us. You may, at any time during Your discussions with Us, contact the South Carolina Department of Insurance directly at 800-768-3467 for assistance or by mail at P.O. Box 100105, Columbia, SC 29202-3105.
SOUTH CAROLINA CONT’D

CANCELLATION PROVISION – Item B. – is amended to include the following:
Notice of such cancellation will be mailed to You at Your last known address as set forth in Our records at least fifteen (15) days prior to Our cancellation of the Contract. The notice will state the effective date of the cancellation and the reason for cancellation. Prior notice is not required if the reason for is non-payment of the purchase price of this Contract, a material misrepresentation by You to Us, or a substantial breach of duty by You relating to Your Vehicle or its use.

CANCELLATION PROVISION – Item D. – is amended to include the following:
If a refund is not paid by Us within forty-five (45) days, a ten percent (10%) penalty per month will be added to the refund.

TEXAS

Unresolved complaints may be addressed to the Texas Department of Licensing and Regulation, P.O. Box 12157, Austin, TX 78711, 800-803-9202.

CANCELLATION PROVISION – Item B. – is amended to include the following:
If We cancel this Contract for any reason other than non-payment of the purchase price of this Contract, a material misrepresentation by You to Us, or a substantial breach of duty by You relating to Your Vehicle or its use, We will mail You written notice of cancellation at Your last known address as reflected in Our files at least fifteen (15) days prior to the effective date of cancellation.

CANCELLATION PROVISION – Item D. – is amended to include the following:
If a refund is not paid by Us within forty-five (45) days, a ten percent (10%) penalty per month will be added to the refund.

UTAH

Note: Coverage afforded under this Contract is not guaranteed by the Property and Casualty Guaranty Association.

Terms of Payment: The cost of this Contract can either be paid in full or financed.

CANCELLATION PROVISION – Item B. – is deleted and replaced with the following:

B. We may cancel this Contract within the first sixty (60) days for any reason. If this Contract has been in effect for more than sixty (60) days, We may cancel only for one or more of the following reasons:

1. nonpayment of the Contract charge,
2. material misrepresentation,
UTAH CONT’D

3. a substantial change in the risk assumed unless We should reasonably have foreseen the change or contemplated the risk when entering into this Contract, or

4. substantial breaches of contractual duties, conditions or warranties under this Contract.

Notice of cancellation for nonpayment of the Contract charge will be in writing and given at least ten (10) days prior to cancellation.

Notice of cancellation for any other reason will be in writing and given at least thirty (30) days prior to cancellation. Any cancellation notice will state the reason for cancellation and will be delivered or mailed by first class mail.

HOW TO FILE A CLAIM, Item B – 2. Emergency Repairs – is amended to include the following: Failure to report the emergency repair within five (5) days will not invalidate Your claim if You can show that it was not reasonably possible to report the claim within that time period, and that the claim was reported to the Administrator as soon as reasonably possible.

WISCONSIN

THIS WARRANTY IS SUBJECT TO LIMITED REGULATION BY THE OFFICE OF THE COMMISSIONER OF INSURANCE.

The Administrator, Minnehoma Automobile Association, Inc., assumes the contractual obligations of the selling dealer.

CANCELLATION PROVISION – is amended by adding the following:

If You cancel this Contract, claims will not be considered when calculating any refund due.

HOW TO FILE A CLAIM – is modified by the following:

Prior to any repair being made, instruct the Service Manager at the Licensed Repair Facility to contact the Administrator to obtain an authorization for the claim. Failure to obtain authorization prior to having repairs made may jeopardize Coverage under this Contract. In the event of emergency repairs and You are unable to obtain prior authorization, the burden is on You to retain replaced parts and prove that authorization could not be obtained and that the repair is covered under this Contract. For such emergency repairs, Your claim will not be denied solely for lack of prior authorization.
WISCONSIN CONT’D

The amount authorized by the Administrator is the maximum amount that will be paid for repairs covered under the terms of this Contract. Any additional amount must receive prior approval. Once authorization is obtained, and the repair is completed, all repair invoices and documentation must be submitted to the Administrator as soon as reasonably possible.

WYOMING

CANCELLATION PROVISION – Item B. – is amended to include the following:
If We cancel this Contract for any reason other than nonpayment of the purchase price of this Contract, a material misrepresentation by You to Us, or a substantial breach of duty by You relating to Your Vehicle or its use, We will mail You written notice of cancellation at Your last known address as reflected in Our files at least ten (10) days prior to cancellation.
CANCELLATION PROVISION – Item C. is deleted in its entirety.
CANCELLATION PROVISION – Item D. – is amended to include the following:
If a refund is not paid by Us within forty-five (45) days, a ten percent (10%) penalty per month will be added to the refund.