



Protection Plan

Vehicle Ident. No.

1GVINSAMPLE002004

MAJOR GUARD

36 / 60 \$0 DED

JOE SAMPLE

Ref. No.

010002004

Your Plan expires at the expiration date or the expiration mileage noted on your Coverage Agreement

Welcome and thank you for selecting the GM Protection Plan.

As a valued customer, you have chosen to put your trust in us. And like trusted friends, our goal is to be there for you when you need us most.

This booklet is your GM Protection Plan Agreement. Please spend a moment reviewing the Agreement to ensure the following items are identified:

- Name and Address
- Vehicle Identification Number (VIN)
- Deductible (if any)
- Time/Mileage length of your plan
- Expiration date and expiration miles of your plan

If any of the above information appears incorrectly, or if you have any questions regarding your coverage, please call us at 1-800-631-5590, Monday - Friday, 8:00 a.m. - 5:00 p.m. local time.

Sincerely,

GM Protection Plan

GENERAL MOTORS PROTECTION PLAN

P.O. Box 6855
Chicago, Illinois 60680-6855
(800) 631-5590

MAJOR GUARD COVERAGE

36 Months or 60,000 Miles

AGREEMENT HOLDER :
JOE SAMPLE
MAJOR GUARD COVERAGE
BATTLE CREEK , MI 49017-5394

AGREEMENT REFERENCE NUMBER :
010002004

COVERED VEHICLE NUMBER : 1GVINSAMPLE002004

	Agreement Expiration Date:	Agreement Expiration Mileage:	Agreement Deductible:
MG	10/18/2006	60,000	\$0

(MG) MAJOR GUARD COVERAGE starts on the date you purchase this agreement and ends on 10/18/2006 or at 60,000 miles, whichever occurs first.

This Agreement is between the Agreement Holder identified above ("**YOU**" or "**YOUR**") and the Provider, General Motors Corporation ("**WE**", "**US**", or "**OUR**"), and includes the terms of **YOUR** Contract Registration.

DEFINITIONS

"**CLAIM**" refers to any **COST** for which **YOU** seek payment or reimbursement from **US** under this Agreement.

"**COST**" refers to the usual and fair charges for parts and labor to repair or replace a covered part or perform a covered service.

"**DEDUCTIBLE**" as identified on page 1, is the amount **YOU** pay per repair visit for repairs covered by this Agreement. If the same covered part fails again, no **DEDUCTIBLE** will apply.

"**FAILURE**" refers to the inability of an original or like replacement part covered by this Agreement to function in normal service.

"**VEHICLE**" refers to the covered vehicle as identified on page 1.

WHAT THIS AGREEMENT COVERS

MAJOR GUARD COVERAGE

WE will pay **YOU** or a repairer the **COST** to remedy any **FAILURE** using **new, used or remanufactured parts**, except as explained in the items listed under the section "WHAT THIS AGREEMENT DOES NOT COVER".

RENTAL COVERAGE

WE will pay the charge to rent a replacement vehicle or pay for public transportation up to \$35 per day and a maximum of \$175 per repair visit if the **VEHICLE** is accepted for repairs or services covered by either **YOUR New Vehicle Limited Warranty** or this Agreement.

To be covered, the repair or service must require **2.0** or more manufacturer's labor time guide hours or cause the **VEHICLE** to be inoperable and kept in the repair facility overnight. The total dollar limit per repair visit will be increased to a maximum of \$280 if the repairs are delayed because of a parts delay and **WE** are notified of the delay within the first five (5) days of the rental period.

Rental reimbursements will be made only for rental vehicles obtained through dealerships or licensed rental agencies. Bus or taxi transportation expenses will also be reimbursed. Original receipts

must be provided.

If **YOUR** New Vehicle Limited Warranty is in effect, rental coverage will apply for only that amount in excess of the amount covered by that warranty or any courtesy transportation program.

TOWING AND ROAD SERVICE

WE will authorize towing or emergency road service for any disablement of the **VEHICLE** or reimburse **YOU** up to \$50 for these services.

**For Towing and Emergency Road Service Assistance
call 1-800-439-8318**

If **YOUR** New Vehicle Limited Warranty is in effect, this protection will apply for only that amount in excess of the amount covered by that warranty.

WHAT THIS AGREEMENT DOES NOT COVER

Unless required in connection with the repair of a covered part, WE will not pay anything under this Agreement for engine tune-up, suspension alignment, wheel balancing, filters, lubricants, engine coolant, drive belts, radiator hoses, heater and vacuum hoses, windshield wiper blades, air conditioning recharging, fluids, spark/glow plugs and wires, brake pads and linings, brake shoes and rotors, manual clutch disc, or any maintenance service or part required to be performed or replaced as recommended by the vehicle manufacturer's Maintenance Schedule.

Additionally, neither rust damage nor any of the following parts as defined by the GM Parts Manual or services are covered under any circumstance: sheet metal, chassis frame, cross member, body rails, body panels, carpet, weather-strips, lenses, sealed beams, light bulbs, tires, trim, convertible or vinyl tops, moldings, bright metal, upholstery, paint, exhaust system, catalytic converter, hinges, brake drums, shock absorbers, batteries, carburetor, correction of air and water leaks, wind noise, odors, squeaks, rattles, contaminated fuel systems, bumpers, body parts, and glass.

This Agreement is not responsible for a FAILURE or CLAIM:

- a) Caused by misuse, alteration, or lack of maintenance required by the Maintenance Schedule for YOUR VEHICLE, as detailed in YOUR Owners Manual;**

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- b) Caused by collision, fire, theft, freezing, vandalism, riot, explosion, lightning, earthquake, windstorm, hail, water, or animal;
 - c) Caused by racing or other competition;
 - d) Caused by a condition that existed prior to purchase of this Agreement, or if the odometer has stopped or been changed;
 - e) Caused by pulling a trailer or another vehicle, unless YOUR VEHICLE is equipped for this as recommended by the vehicle manufacturer;
 - f) Covered by any warranty, vehicle manufacturer recall or guarantee issued by the vehicle manufacturer or a repairer;
 - g) Occurring outside the fifty (50) United States of America, the District of Columbia, and Canada;
 - h) Relating to any part which is not original vehicle manufacturer equipment or a like replacement part, whether or not it meets vehicle manufacturer specifications. Examples may include, but are not limited to, garage door openers, cellular telephones, theft deterrent systems, and air conditioning components;
 - i) Relating to any communication device that becomes unusable or unable to function as intended due to changes in technology or wireless service.

Finally, no benefits are available hereunder:

- j) If a material misrepresentation was made on the Contract Registration, or if YOU are no longer using YOUR VEHICLE in accordance with the eligibility requirements stated on the Contract Registration;
- k) For economic loss, including loss of time, inconvenience, lodging, food, storage or other incidental or consequential loss or damage that may result from a FAILURE.

YOUR RESPONSIBILITIES

YOU must properly maintain the covered **VEHICLE** as recommended by the vehicle manufacturer. If requested, proof of required service, including receipts and work orders showing date and mileage of the **VEHICLE** at the time of service, must be presented to **US** in the event of a **FAILURE** or **CLAIM**.

CLAIM PROCEDURES

In the event of a **FAILURE YOU** must:

- 1) Use reasonable means to protect the covered **VEHICLE** from additional damage.

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- 2) Contact the dealership from whom **YOU** purchased this Agreement.
 - 3) Obtain prior authorization from **US** before any work is done on the covered **VEHICLE**.

If **YOU** need assistance in submitting a **CLAIM** or obtaining a service covered by this Agreement, contact **YOUR** selling dealership. If **YOU** cannot contact the selling dealer for assistance, call 1-800-631-5590 in the United States or 1-800-268-7676 in Canada, Monday through Friday, 8:00 a.m. to 5:00 p.m. local time.

If necessary, **YOU** must allow **US** to inspect the **VEHICLE** and provide any information **WE** may reasonably require (including proof of required maintenance) prior to completion of any repair.

WE may reimburse **YOUR COST** to repair or replace a covered part, if **YOU** submit an original paid invoice, or **WE** may authorize and pay for the repair, replacement, or service ourselves. In either event, covered repairs and services may be performed by the facility of **YOUR** choice.

LIMIT OF LIABILITY

OUR limit of liability shall not exceed the actual cash value of the **VEHICLE**, less the **DEDUCTIBLE**, for any one repair visit.

CUSTOMER SATISFACTION PROCEDURE

YOUR satisfaction and goodwill are important to **US**. Sometimes, however, despite the best intentions of all concerned, misunderstandings can occur. If a matter has not been resolved to **YOUR** satisfaction, the following steps should be taken:

STEP ONE - Discuss **YOUR** concerns with a member of the dealership management staff or owner of the facility. Normally, concerns can be quickly resolved at that level.

STEP TWO - If after contacting such persons **YOUR** concerns remain unresolved, contact **US** at 1-800-631-5590, Monday through Friday, 8:00 a.m. to 5:00 p.m. local time.

APPRAISAL OF LOSS

If **YOU** do not agree with **US** on the amount of loss, either party may demand an appraisal of the loss. In this event, within sixty (60) days after

the date a **CLAIM** is filed, each party will select a competent appraiser. The two appraisers will select an umpire and separately state the actual cash value and the amount of loss. If the appraisers fail to agree, they will submit their differences to the umpire. Each party will: a) pay his chosen appraiser; and b) bear the expenses of the umpire equally. An appraisal shall not act as a waiver of **OUR** rights or **YOUR** rights under this Agreement.

TRANSFER

To transfer this Agreement, contact the selling dealer for assistance, or provide **US** with the name and address of the new owner of the **VEHICLE**, the Agreement identification card, along with a \$50 check or money order to cover the transfer fee. In either event, **WE** must be notified within thirty (30) days of the date **VEHICLE** ownership is transferred or this Agreement will no longer be in force. In the event of **YOUR** death, coverage will be available to **YOUR** spouse or legal representative.

AGREEMENT CANCELLATION AND REFUNDS

To cancel this Agreement, contact the selling dealer. The dealer will assist with **YOUR** cancellation request and verify the mileage of the covered **VEHICLE**. If **YOU** need additional assistance call **US** at 1-800-631-5590.

If **YOU** cancel within sixty (60) days of the date this Agreement was purchased, the entire purchase price will be refunded unless **YOU** have made a **CLAIM**. If **YOU** have made a **CLAIM** or if **YOU** cancel more than sixty (60) days after the purchase date, **YOU** or a person authorized by **YOU** will receive a prorated refund of the purchase price, less a \$50 administration fee. The proration will be based on the lesser of days or miles of coverage remaining. **WE** will not subtract the **COST** of a **CLAIM**, if any, from **YOUR** refund.

WE may cancel this Agreement in the event the charge for **YOUR** Agreement has not been paid, the odometer has been disconnected or altered, the New Vehicle Limited Warranty has been canceled or voided, or if there is a material misrepresentation on the Contract Registration. If **WE** cancel, **YOU** will not be charged an administration fee. If **YOUR VEHICLE** is a total loss or repossessed, **YOUR** cancellation rights under this Agreement will transfer to the Lienholder, if any.

No refund will be paid if this Agreement was provided with the **VEHICLE**

at no additional charge. If canceled, coverage may not be repurchased by **YOU** or reinstated on the **VEHICLE**.

If any portion of this Agreement, or any form attached to it, conflicts with the statutes in the state where this Agreement was issued, such portions shall be amended to conform to such statutes.

Note :- THIS DOCUMENT IS A CONFIRMED COPY OF THE ORIGINAL AGREEMENT. IT IS NOT A PHOTOCOPY AND THE APPEARANCE IS NOT IDENTICAL, BUT THE CONTENT IS THE SAME.

If your agreement includes the Tire Road Hazard Coverage the following language will be included:

TIRE ROAD HAZARD COVERAGE

WE will pay **YOU** or a licensed commercial repairer in the event **YOUR VEHICLE'S** original manufacturer installed tire(s) incur damage from a road hazard. **WE** will reimburse **YOU** pro rata based on remaining tire tread depth up to a maximum of \$35 for each tire repair or if non-repairable, up to \$150 for each tire replacement per occurrence. The aggregate limit of liability under Tire Road Hazard Coverage will be \$600 regardless of the number of occurrences of tires repaired or replaced. No **DEDUCTIBLE**, rental benefits, or towing benefits apply to Tire Road Hazard Coverage.

This coverage shall not apply to any of the following:

1. Tire damage resulting from off-road use, racing, collision with curb or another vehicle, misuse, abuse, lack of proper maintenance, misalignment, suspension problems, vandalism, fire, upset, manufacturer defects, and driving on tires which are deflated or improperly inflated;
2. Tires that are undersized, oversized, or otherwise not recommended by the vehicle manufacturer;
3. Tires transferred from another vehicle;
4. Tires that do not have at least 3/32 inch tread depth remaining; or
5. Tire damage that does not affect their performance or safety.

GM PROTECTION PLAN AND MRP STATE-SPECIFIC REQUIREMENTS*

Effective October 1, 2003

Alabama	a.	The administration fee will be \$25.
	b.	If the agreement is cancelled for any reason other than nonpayment or material misrepresentation, the provider will give the contract holder five days written notice of cancellation.
	c.	If the provider does not pay any refund due within forty-five (45) days of receipt of a request to cancel the Agreement, the provider will add a penalty of 10% of the refund amount per month.
Alaska	a.	See Alaska Service Contract statement immediately following these exceptions for state guidelines.
Arizona	a.	The time and mileage limits of any new vehicle plan commence on the same date as the manufacturer's warranty. Contract term includes the Manufacturer's warranty.
	b.	If prior authorization cannot be obtained, YOU may proceed with emergency repairs and notify US as soon as possible.
	c.	To cancel the Agreement, YOU may contact US directly or return this Agreement to YOUR selling Dealer.
	d.	The Agreement provides a state disclosure.
	e.	Arbitration is optional.
California	a.	The administration fee will be \$25 or ten percent (10%) of the purchase price, whichever is less.
	b.	"FAILURE" refers to the inability of an original or like replacement part covered by this Agreement to function in normal service due to defects in material and/or workmanship.
	c.	The roadside assistance benefit and optional Tire Road Hazard are provided by the GM Motor Club, Incorporated.
Connecticut	a.	There are laws, which require an automobile dealer to provide an express Warranty covering certain classes of used motor vehicles. The Agreement provides additional detail.
Florida	a.	The administration fee will be five percent (5%) of the prorated refund or \$50, whichever is less.
	b.	The transfer fee will be \$40.
	c.	We cannot cancel the Agreement if YOUR Warranty has been voided.

*Reported as of July 25, 2003

GMPP & MRP State-Specific Exceptions* - Continued
Effective October 1, 2003

Georgia	a.	YOU will be given ten (10) days written notice if this Agreement is canceled for nonpayment of the Agreement charge, or if it has been in force less than sixty (60) days. Otherwise, thirty (30) days written notice will be given.
	b.	The administration fee for cancellation is the lesser of \$50 or 10% of the prorated refund.
	c.	The Agreement may not be canceled if the New Vehicle Limited Warranty has been voided.
Hawaii	a.	If WE do not pay any refund within forty-five (45) days after WE receive YOUR request for cancellation, a ten percent (10%) penalty per month will be added to the refund.
	b.	If WE cancel because the New Vehicle Limited Warranty has been canceled or voided, or because the odometer has been disconnected or altered, WE will mail to YOU written notice five (5) days before the contract is canceled.
Idaho	a.	If prior authorization cannot be obtained, YOU may proceed with emergency repairs and notify US as soon as possible.
	b.	Coverage afforded under this contract is not guaranteed by the Idaho Insurance Guarantee Association.
	c.	Arbitration is optional.
Illinois	a.	The administration fee will be \$50 or ten percent (10%) of the purchase price, whichever is less.
	b.	“ FAILURE ” refers to the inability of an original or like replacement part covered by this AGREEMENT to function in normal service, including FAILURE of a covered part due to normal wear and tear.
	c.	The selling dealer handles cancellation requests on behalf of US .
Indiana	a.	Proof of payment to the selling dealer of GMAC Service Agreement Corporation that issued this Agreement constitutes proof of payment to the insurer.
Iowa	a.	The AGREEMENT provides the Securities Bureau address and phone number.
	b.	See Iowa Service Contract statement immediately following these exceptions for state guidelines.
Kansas	a.	There is not an appraisal of loss statement.
Kentucky	a.	“ FAILURE ” refers to the inability of an original or like replacement part covered by this Agreement to function in normal service due to defects in material and/or workmanship.
Maryland	a.	Maryland SB 543 stipulates if a Maryland consumer returns a service contract for cancellation within the first 20 days of the contract and had no losses, the provider is required to refund the full cost of the agreement within forty-five (45) days of cancellation. If the cancellation refund is not paid within forty-five (45) days, the service contract provider is to pay a penalty of 10% of the full cost of the service contract for each month that the refund is not paid beyond the forty-five (45) day period. This penalty provision applies only to cancellations within the first 20 days of the Free Look period.
Massachusetts	a.	There are laws that require an automobile dealer to provide an express Warranty covering certain classes of used motor vehicles. The Agreement provides additional detail.
Minnesota	a.	There are laws which require an automobile dealer to provide an express Warranty covering certain classes of used motor vehicles. The Agreement provides additional detail.
	b.	The Agreement specifies that it cannot be cancelled and a claim cannot be denied because of material misrepresentation, unless the material misrepresentation is related to the vehicle's intended use.
	c.	A claim cannot be denied based on preexisting conditions.
Mississippi	a.	If prior authorization cannot be obtained, YOU may proceed with emergency repairs and notify US as soon as possible.

GMPP & MRP State-Specific Exceptions* - Continued
Effective October 1, 2003

Nevada	a.	If PRIOR AUTHORIZATION cannot be obtained, YOU may proceed with emergency repairs and notify US as soon as possible.
	b.	This Agreement is nonrenewable.
	c.	If WE cancel, the cancellation will not be effective until fifteen (15) days after WE mail notice of cancellation to YOU .
	d.	If the provider does not pay any refund due within forty-five (45) days after receiving notice of cancellation, the provider will add a penalty of 10% of the purchase price per month.
Nebraska	a.	There is not an appraisal of loss statement.
New Hampshire	a.	Applicable to MRP only: There is no administration fee, for transfer or cancellation.
New Mexico	a.	If WE do not pay any refund due within sixty (60) days after WE receive YOUR request for cancellation, a penalty of ten percent (10%) of the purchase price will be added per month
New York	a.	If WE cancel because the New Vehicle Limited Warranty has been canceled or voided, or the odometer has been disconnected or altered, WE will: 1) give YOU fifteen (15) days prior notice before the contract is canceled; and 2) provide YOU with the reason for cancellation.
	b.	There are laws which require an automobile dealer to provide an express Warranty covering certain classes of used motor vehicles. The Agreement provides additional detail.
	c.	If the Agreement has been in effect less than sixty (60) days, a ten percent (10%) penalty per month will be added to the applicable refund if not paid within 30 days of our receipt of a request to cancel.
North Carolina	a.	The administration fee will be \$50.00 or ten percent (10%) of the pro rata refund whichever is less.
Oregon	a.	If prior authorization cannot be obtained, YOU may proceed with emergency repairs and notify US as soon as possible.
South Carolina	a.	The Agreement provides the South Carolina Department of Insurance address and telephone number for questions and concerns.
	b.	WE will add a penalty of ten percent (10%) of the refund per month if WE do not mail any refund due within forty-five (45) days after YOU have returned the service contract to US .
	c.	If WE cancel because the odometer has been disconnected or altered, or because the New Vehicle Limited Warranty has been canceled or voided, WE will mail notice of cancellation to YOU at least fifteen (15) days before the effective date of cancellation.
	d.	If authorization for repairs cannot be obtained, the contract holder may have the vehicle repaired and notify the provider as soon as possible.
Texas	a.	The Agreement provides the Texas Department of Licensing and Regulation address and telephone number for unresolved complaints about a Provider, or questions about the regulation of Service Contract Providers.
	b.	The provider will give the contract holder five (5) days notice of cancellation.
	c.	If the Agreement has been in effect less than sixty (60) days, a ten percent (10%) penalty per month will be added to the applicable refund if not paid or credited within 45 days of our receipt of a request to cancel.
Utah	a.	Coverage afforded under this contract is not guaranteed by the Property and Casualty Guaranty Association
	b.	YOU will be given ten (10) days written notice if this Agreement is canceled for non-payment of the Agreement charge, or if it has been in force for less than sixty (60) days. Otherwise, YOU will be given thirty (30) days written notice.
	c.	If prior authorization cannot be obtained, YOU may proceed with emergency repairs and notify US as soon as possible.
Washington	a.	The administration fee will be \$25. A ten percent (10%) penalty will be added to the applicable refund if not paid within thirty (30) days of OUR receipt of a cancellation request.
	b.	The Implied Warranty of merchantability on the motor vehicle is not waived if this Agreement is purchased within ninety (90) days of the purchase date of the motor vehicle from a provider who also sold the motor vehicle covered by the agreement.

GMPP & MRP State-Specific Exceptions* - Continued
Effective October 1, 2003

Washington - continued	c.	See Washington Service Contract statement immediately following these exceptions for additional state guidelines.
Wisconsin	a.	This Agreement is subject to limited regulation by the Office of the Commissioner of Insurance.
Wyoming	a.	Agreements may be canceled only for specific reasons as defined by Wyoming law. Please refer to the Agreement for additional information.
	b.	If the AGREEMENT has been in force less than sixty (60) days, a ten percent (10%) penalty per month will be added to the applicable refund if not paid or credited within forty-five (45) days of our receipt of a request to cancel.
	c.	The use of non-original manufacturer's parts is allowed.
	d.	A statement that no refund will be paid if the Agreement was provided with the vehicle at no additional charge is not allowed to be included, pursuant to the Wyoming Department of Insurance.
	e.	In Wyoming, the Lienholder may request cancellation and receive refund for credit to the applicable account only in the event the VEHICLE is a total loss, or the VEHICLE has been repossessed by the Lienholder.

Additional State Requirements

Alaska

Dealerships in Alaska are now required to disclose specific information about the service contracts they sell to each contract purchaser at the time of sale. The state of Alaska has passed legislation requiring the following disclosures to be made to a service contract purchaser before the dealer delivers the vehicle for which the service contract is sold:

- ◆ The difference between a service contract and a warranty.
- ◆ The identity of the obligor on the service contract and the relationship between the dealer and the obligor.
- ◆ A statement that the dealer may not disclaim any implied warranties that may be in addition to the obligations included in the service contract.

A copy of the disclosure form (550ALLAK2) is provided. Please note that both the service contract purchaser and a representative of the dealership must sign the disclosure.

This new law became effective July 1, 2002.

Additional State Requirements – Continued

ALASKA DEALERSHIPS

In Alaska state law now requires dealerships to disclose the following information to a contract holder at the time of purchase:

- ◆ The difference between a service contract and a warranty.
- ◆ The identity of the obligor on the service contract and the relationship between the dealer and the obligor.
- ◆ A statement that the dealer may not disclaim any implied warranties that may be in addition to the obligations included in the service contract.

Please review this information with each customer before you deliver the vehicle. Both a representative of the dealership and the customer must sign the attached disclosure form (550ALLAK2). Retain the original with the Contract Registration in your files, and attach a copy to the purchaser's Contract Registration.

This change applies to all GMPP and MRP agreements.

You may reproduce this form locally, or download it from www.gm-dealerworld.com. You may also order the forms with your normal supply order beginning no later than September 1, 2002.

Please contact your local GMAC representative with any questions.

Additional State Requirements – Continued

ALASKA DISCLOSURE GMPP, MRP & eMRP

By signing this document, I acknowledge that I have been provided this statement prior to obtaining delivery of the motor vehicle described below, and that I have read and understand the following:

Alaska State law defines “service contract” as follows:

A “service contract” means an optional agreement that is separate from the contract for the sale of a motor vehicle, and that covers certain repair or maintenance functions beyond coverage provided by a written warranty.

Federal law defines a “written warranty” as follows:

- (A) any written affirmation of fact or written promise made in connection with the sale of a consumer product by a supplier to a buyer which relates to the nature of the material or workmanship and affirms or promises that such material or workmanship is defect free or will meet a specified level of performance over a specified period of time, or
- (B) any undertaking in writing in connection with the sale by a supplier of a consumer product to refund, repair, replace, or take other remedial action with respect to such product in the event that such product fails to meet the specifications set forth in the undertaking, which written affirmation, promise, or undertaking becomes part of the basis of the bargain between a supplier and a buyer for purposes other than resale of such product.

For your new or used GM vehicle, the maker or obligor of the service contract is General Motors Corporation. If you purchased a service contract for a new or used non-GM vehicle, the maker or obligor of your service contract is your Dealer. Your Dealer is a franchisee or an affiliate of a franchisee of General Motors Corporation.

If your vehicle is a used non-GM vehicle, the Dealer may not disclaim any implied warranties that may be in addition to those obligations contained in the service contract.

Customer Signature

Date

Dealership Representative Signature

Date

Motor Vehicle: Make: _____ Model: _____ Year: _____ VIN: _____

Additional State Requirements – Continued

Washington

Make sure the Customer thoroughly reviews the front and back of the contract Registration, initials or signs the disclosure on the back and verifies the completed information.