



Vehicle Service Contract / Superior Protection

Coverage begins on day one • No age or mileage limitations • Zero deductible
Includes all makes and models • Valid in all 50 states and Canada

We take the risk out of buying a used car!

Dealer Name _____ Address _____
 City _____ State _____ Zip _____ Phone _____
 Year _____ Make _____ Model _____ Miles _____ VIN _____
 Date Sold _____ Buyer's Name _____ Address _____
 City _____ State _____ Zip _____ Phone _____

The buyer(s) of this vehicle understand and agree that they are purchasing a used vehicle and have personally inspected, or have been given the opportunity to have a professional mechanic inspect this vehicle. The buyer(s) acknowledge that they are completely satisfied with the condition of this vehicle and agree to purchase this vehicle in its AS IS condition except for the following service contract provided by Elite Warranty.

VEHICLES COVERED

Passenger cars, light duty trucks and SUVs sold by an authorized Elite warranty dealer with **60,000 miles or less and 5 model years or less at the time of contract purchase. The New Car Wrap is available for the current year, plus one model year with less than 18,000 miles.**

WHAT IS COVERED

The repair of any vehicle component that is covered by the original vehicle manufacturers warranty, except for the EXCLUSIONS and NON COVERED ITEMS listed on the reverse side.

Labor: The labor hours to repair or replace all parts covered under this service contract as defined in the Mitchell's on demand or the all data estimating software.

Rental Coverage: Administrator will cover 1 day of rental for every 4 hours of published industry standard time of an approved repair. An additional day of rental will be authorized for every additional 8 hours of labor time charged to do the repairs. To Receive Rental Benefits, the Buyer must supply Elite Warranty with his/her receipt from a licensed rental agency. The limit on this reimbursement is up to \$25 per day for up to 6 days per Mechanical Breakdown or series of Breakdowns related in time or cause.

Roadside Assistance: Valid for the full term of this contract.

FOR EMERGENCY ROADSIDE ASSISTANCE : CALL 1-877-426-4869

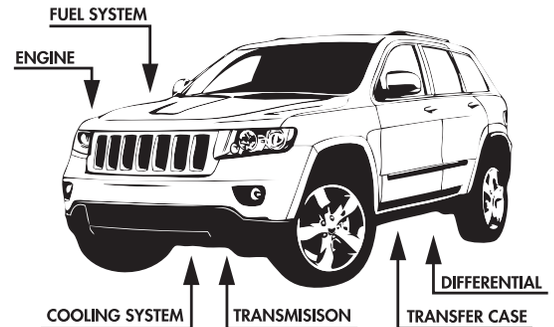
- Towing Assistance • Jump Start • Flat Tire Assistance • Fuel • Lock-Out Assistance

AMOUNT OF COVERAGE

- Vehicles with no factory or extended warranty: parts and labor not to exceed current NADA Retail Value.
- \$100 Deductible per occurrence unless lower deductible option has been purchased.

GENERAL PROVISIONS

This service contract begins on day one if confirmed by telephone or fax at the time of sale, and the completed agreement with payment is postmarked or given to an Administrator representative within 14 days of the purchase date. **The buyer and dealer must confirm the satisfactory operating condition of all covered items in order for this service contract to apply.** This Contract terminates as of expiration of the date or odometer reading of the plan selected below, or when the total of all pending and paid claims exceeds the then-current NADA Retail Value of the covered vehicle at the time of repair, whichever occurs first. **This service contract can only be purchased at time of vehicle sale.** All repairs covered under this contract shall be paid by Administrator within 48 hours of completion, except as herein provided. Buyer must notify Administrator of any breakdown prior to any work being done to this vehicle for approval. Replacement parts can be of like kind and quality. They may include new, remanufactured or used parts as determined by Administrator. All discounts and/or rebates, if any, will be property of Administrator. Failure of covered parts is defined as a clear defect therein, rendering the covered part incapable of performing the function for which it was designed. Reduced operating performances due to normal wear and tear is not mechanical breakdown and is not covered by this contract. In order for this Contract to remain in force, the buyer is required to follow the Manufacturers Required Maintenance Schedule. The parties acknowledge that this Contract is between Administrator and the customer named above, except as provided below. The dealer agrees to forward a check and copies of the agreement to the Administrator within 14 days of the purchase date. In the event dealer fails to send the check and contract referenced above, dealer shall be liable for any covered failures filed pursuant to this Contract. Dealer further agrees to hold Administrator harmless and indemnify Administrator for any covered failures for which dealer is liable. This Contract is limited to Covered Failures which occur, and repairs which are made, within the United States of America and Canada. The buyer and dealer affirm they understand and agree to both sides of this contract by signing.



CONTRACT OPTIONS:

- 48 MONTHS / 75,000 MILE
- 60 MONTHS / 100,000 MILE
- 72 MONTHS / 125,000 MILE (WRAP)

CLASS OF VEHICLE:

Contract Price: \$

Terms under which contract was paid: Financed with purchase Paid separately by buyer

SURCHARGE

- 0 Deductible
- 50 Deductible
- 4 Wheel/All Wheel
- Super / Turbo
- Stereo/Navigation
- Diesel
- 1 Ton
- Dual Wheel
- Wrap

Expiration Date _____ Miles Expiration _____

Dealer's Signature

Date

Buyer's Signature

Date

LIMITED WARRANTY INSTRUCTIONS

If you have a breakdown call 801-489-7288 • 800-434-2778

You must take the following steps in order to qualify for coverage as stipulated by this contract and to file a claim.

1. Take your vehicle to the nearest licensed repair facility.
2. You must have your repair facility obtain an authorization number from the ADMINISTRATOR prior to beginning any repair to a covered part by calling 1-800-434-2778. REPAIRS DONE WITHOUT AUTHORIZATION BY ADMINISTRATOR WILL NOT BE COVERED.
3. The ADMINISTRATOR reserves the right to have a second opinion before any repair or replacement work is done on the vehicle. The customer shall have the right to recommend a repair facility of which the ADMINISTRATOR shall make every reasonable effort to honor. However, the ADMINISTRATOR reserves the right to select another repair facility.
4. You are responsible for authorizing and paying for any teardown or diagnostic time needed to determine if your vehicle has a covered breakdown.
5. If you have a covered breakdown, the ADMINISTRATOR will pay for the reasonable cost of the covered repair — not to exceed coverage limits.
6. Emergency repairs obtained outside of normal business hours will be authorized and paid by you. the ADMINISTRATOR will determine if it is a covered breakdown. If so, the ADMINISTRATOR will pay in accordance with the terms and conditions of this contract.
7. To receive reimbursement for repair, please submit the following to Administrator: (1) Authorization number (2) Vehicle mileage at time of repair (3) Date of repair (4) Mechanical complaint (5) Paid itemized invoice including: names, numbers, prices and any express warranty (6) Description of necessary labor charges (7) VIN of Vehicle (8) Contract holder's home phone number(s) (9) Name and address to whom reimbursement is payable (10) Any additional information as requested by Administrator. Mail information to: Elite Warranty, Inc. P.O. Box 404 Springville, Utah 84663-0404
8. Claims must be submitted within 90 days from authorization to qualify for reimbursement. An exception will be made if the insured shows it was not reasonably possible to file within the listed time.

ROADSIDE ASSISTANCE INSTRUCTIONS

If you need Roadside Assistance call 866-908-5766 • 801-908-5766

Towing and Roadside Assistance for non-accident related emergency assistance

1. Proof of membership must be presented on request for service or no service will be provided. Service is provided only to the vehicle described on membership.
2. The following "sign and drive" services are available 24 hours a day/365 days a year, anywhere in the United States (including Alaska and Hawaii) and Canada: Towing, jump starts, flat tire changes (using Your inflated spare tire) fluid delivery (cost of fluids extra), lockout assistance (key cutting/replacement extra), concierge service (courtesy help and emergency phone call support). Services are subject to a Maximum Benefit of \$100 per incident for the full term of this contract.
3. ONLY service requests provided through the above listed number (866-908-5766) will be honored. Services obtained through any other source are not covered and are not reimbursable. This benefit is not subject to a Deductible. Services are not provided in areas where state providers are exclusively utilized. Service cannot be held responsible for delays that are caused by actions beyond our control, including, but not limited to, severe weather or traffic conditions.

The roadside assistance program is administered by Elite Towing.

Our performance under this contract is insured separately by an insurance policy issued to us by
 Marathon Financial Insurance Company, Inc., P.O. Box 961, O' Fallon, IL 62269
 The Administrator under this contract is Elite Warranty, Inc., P.O. Box 404 Springville, Utah 84663-0404
 801-489-7288 • 800-434-2778 and will be referred to as "Administrator"

EXCLUSIONS

The following are not covered by this contract. PAINT, CARPETING, FRAME OR STRUCTURAL SEPARATION, MANUAL AND OR HYDRAULIC CLUTCH ASSEMBLY, TRIM, HOSES AND RUBBER PARTS, FIBERGLASS TOPS, ANY REPOSITIONING, REFITTING OR REALIGNING, MOLDING, DISTRIBUTOR CAP & ROTOR, TIRES, WHEELS, AIR BAG, SUPPLEMENTAL RESTRAINT SYSTEMS, LENSES, BATTERY AND CABLES, SHOCK ABSORBERS, TELEPHONES, TELEVISIONS, DVD PLAYERS AND SPEAKERS. ALL MAINTENANCE SERVICE AND ITEMS SUCH AS: ALIGNMENTS, WHEEL BALANCES, ENGINE TUNE-UPS, SPARK & GLOW PLUGS, PLUG WIRES, BRAKE PADS, LINING & SHOES, FILTERS, LUBRICANTS, COOLANTS, HOSES AND BELTS, BRIGHT METAL, LIGHT BULBS, HEADLIGHTS, EXHAUST SYSTEMS, WEATHER STRIPPING, BODY PANELS, BRAKE ROTOR, DRUMS, NORMAL FLUID OIL LUBRICANT SEEPAGE, CANVAS, VINYL OR FABRIC TOPS, SHOP SUPPLIES, HAZARD WASTE REMOVAL, BODY ADJUSTMENTS, BUTTONS, HANDLES, DOOR HINGES, GLASS, SERVICE ADJUSTMENTS AND CLEANING.

NON COVERED ITEMS:

(1) Diagnostic charges or tax on services rendered. (2) Normal maintenance services. (3) Misuse, abuse, alteration, negligence, accidents or salvage title vehicles. (4) Any repair to valves or worn pistons and/or piston rings where the malfunction is low compression and/or oil consumption. This is considered normal wear and tear. Wear and tear is defined as damage to a component that has not failed but does not meet the manufacturer's tolerances or specifications. (5) **Any part that was broken, was worn beyond serviceable limits, or making noise at the time of purchase.** (6) Any damage caused by overheating, regardless of the cause of overheating, or damage caused by loss of engine oil, transmission fluid or antifreeze, regardless of the cause of loss of fluids. (7) Reduced operating performance due to wear and tear is not a mechanical breakdown and is not covered. (8) Any vehicle that is modified from the vehicle manufacturer's original specifications. (9) Vehicles sold for the purpose of repairing an existing problem. (10) Vehicles where the odometer fails, or for any reason does not record actual miles of your vehicle after purchase date. (11) Incidental or consequential damages or loss caused by breakdown of components (or otherwise), including property damage, personal injury, inconvenience and loss of vehicle. Punitive damages are also expressly excluded. (12) Repair of any parts used, added or replaces during a covered repair which are not necessary to the completion of the covered repair or were not damaged by the failure of covered part (such replacement is considered betterment and is not covered by this contract.) (13) Any cost covered by a repairer's or supplier's guarantee, or any cost which would be normally covered by a manufacturer's warranty. (14) Any or other benefits for which the manufacturer has announced its responsibility through any means including public recalls or factory service bulletins. (15) Cost or other damages caused by continued vehicle operation after the failure of a covered part or the failure to replace a worn part that has not failed. (16) Commercial use vehicles. (17) A breakdown caused by collision, fire, electrical fire or meltdown, theft, freezing, vandalism, flood, or for any hazard insurable under standard physical damage insurance policies whether or not such insurance is in force with respect to the vehicle. (18) Any costs covered by, or excluded by the original vehicle manufacturer's warranty. (19) Any item that has a surcharge and was not paid at the time of purchase of this contract. (20) Any item that is not a factory installed component.

Contract Transfer

Upon the sale of the vehicle, this contract may be assigned by the original purchaser to a new purchaser of the Vehicle only after a written request has been submitted and the Vehicle has been inspected at a service facility that has been authorized by the Administrator. A transfer fee of \$100.00 must be paid to the Administrator in advance of the assignment. The aforementioned does not include the New Car Wrap.

Arbitration

Any matter in dispute between you and the Administrator may be subject to arbitration as an alternative to court action pursuant to the rules of The American Arbitration Association or other recognized arbitrator, a copy of which is available on request from the company. Any decision reached by arbitration shall be binding upon both you and the company. The arbitration award may include attorney's fees if allowed by state law and may be entered as a judgment in any court or proper jurisdiction.

Cancellation of this contract

The right to cancel the contract is reserved exclusively for the original contract purchaser. The buyer may cancel this contract within the first ten (10) days of the contract purchase date, if no claim has been made, and receive a full refund of the total contract purchase price, less the applicable cancellation fee in the amount of one hundred dollars (\$100.00). At any other time this contract is only cancelable in the event of a verifiable repossession or an insurance total loss. All notices to cancel must be sent to Administrator only. All cancellations will be calculated by a time and mileage factor from the inception date, less a \$100,00 cancellation fee. Any claims, commissions, or vehicle inspection costs paid prior to cancellation date will be deducted from the refund amount. The Buyer authorizes the participating lender to be listed as the payee and receive any refund in the event this contract is canceled, or to cancel this contract in the event the contract holder defaults in his/her obligations to such lender.

WE may only cancel this CONTRACT under the following grounds:

1. Material misrepresentation.
2. Substantial change in the risk assumed, unless the insurer should reasonable have foreseen the change or contemplated the risk when entering into the contract.
3. Substantial breaches of contractual duties, conditions, or warranties attainment of the age specified as the terminal age for coverage.

If this CONTRACT is canceled due to non-payment, WE will mail written notice of cancellation to YOU and will cancel YOUR CONTRACT no sooner than at least ten (10) days after the delivery or first-class mailing of a written notice. If this CONTRACT is canceled for any of the reasons listed above, WE will mail written notice of cancellation to YOU and will cancel YOUR CONTRACT no sooner than thirty (30) days after the delivery or first-class mailing of a written notice.

If a lien holder or Administrator cancels this contract at any time, you will be entitled to a prorated refund of the contract (less a \$100.00 cancellation fee). In general, if Administrator cancels this contract, Administrator will mail to you written notice of cancellation at least thirty (30) days before the cancellation date. However, if Administrator cancels this contract within the first sixty (60) days after the contract purchase date or if Administrator cancels this contract because you have defaulted in your obligation to repay the amount financed by the lien holder, Administrator will mail to you written notice of cancellation at least ten (10) days before cancellation date.

State Disclosures

If You purchased this Contract in one of the states identified below, the Special State Disclosure for that state applies to Your Contract.

Idaho: Coverage afforded under this motor vehicle service contract is not guaranteed by the Idaho Insurance Guarantee Association. Obligations of the provider under this service contract are guaranteed under a service contract reimbursement insurance policy.

Utah: Obligations of the provider under this service contract are guaranteed under a service contract reimbursement insurance policy. Should the Provider fail to pay or provide service on any claim within sixty (60) days after proof of loss has been filed, the contract holder is entitled to make a claim directly against the insurance company. Coverage afforded under this contract is not guaranteed by the Property and Casualty Guarantee Association.

All applications must be faxed or sent electronically to Administrator at 801-491-6370
This contract is issued by Elite Warranty, Inc., P.O. Box 404 Springville, Utah 84663-0404
801-489-7288 • 800-434-2778