

SCHEDULE PAGE

MUST BE COMPLETED IN FULL. PLEASE PRINT OR TYPE, USING BLACK INK

Vehicle Information:					
Year	Make	Model	VIN # (Vehicle Identification Number 17 Digits)		
Vehicle Color	Vehicle Purchase Price		Vehicle Purchase Date	Mileage at Time of Sale	
Customer Information:					
Last Name		First Name	Middle Initial	E- Mail Address	
Address		City	State	Zip	Telephone
Dealer Information:					
Name of Selling Dealer					
Address		City	State	Zip Code	
Dealer Signature				Date	
Product Information			Limited Warranty Term		
ExoBundle Includes: <ul style="list-style-type: none"> • Exterior Protection • Interior Protection • Protection When Dents Occur • Headlight Lens Protection • Windshield Protection • Alloy Wheel Protection • Roadside Assistance *Key Benefit: <input type="checkbox"/> \$400 <input type="checkbox"/> \$800 *If no Key Benefit is selected, a \$400 benefit will apply			Year Term	Product Purchase Price	

Acceptance of Terms, Conditions and Coverage	
<p>THIS IS A LIMITED WARRANTY AND NOT INSURANCE. THE AUTHORIZED DEALER/DEALERSHIP MUST TREAT YOUR VEHICLE'S INTERIOR AND EXTERIOR SURFACES TO RECEIVE THE BENEFIT OF THE LIMITED WARRANTY. ANY IMPLIED WARRANTIES ARISING UNDER THIS LIMITED WARRANTY ARE LIMITED IN DURATION TO THE COVERAGE TERM OF THIS LIMITED WARRANTY. IF NO TERM IS IDENTIFIED, ONLY A TWELVE (12) MONTH TERM WILL APPLY. WE SHALL NOT BE LIABLE FOR ANY INCIDENTAL OR CONSEQUENTIAL DAMAGES UNLESS EXPRESSLY PROVIDED FOR HEREIN. SOME STATES DO NOT ALLOW LIMITATIONS ON HOW LONG AN IMPLIED WARRANTY LASTS OR THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATIONS OR EXCLUSIONS MAY NOT APPLY TO YOU. NO EXPRESS RIGHTS ARE GIVEN UNDER THIS LIMITED WARRANTY EXCEPT FOR THOSE SPECIFICALLY DESCRIBED HEREIN. THIS LIMITED WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS AND YOU MAY ALSO HAVE OTHER RIGHTS WHICH VARY FROM STATE TO STATE. YOU ACKNOWLEDGE YOUR UNDERSTANDING OF AND AGREE TO THE DISPUTE RESOLUTION/ARBITRATION AGREEMENT AND CLASS ACTION WAIVER SECTION IN THIS LIMITED WARRANTY. REFER TO THE DISPUTE RESOLUTION/ARBITRATION AGREEMENT AND CLASS ACTION WAIVER SECTION FOR OPT-OUT INSTRUCTIONS. RETURN OF A COMPLETED SCHEDULE PAGE IS NOT A CONDITION TO THIS LIMITED WARRANTY'S COVERAGE.</p>	
Customer Signature _____	Date _____

AUTHORIZATION IS REQUIRED FROM THE ADMINISTRATOR PRIOR TO ANY AND ALL REPAIRS OR REPLACEMENT OF COVERED COMPONENTS.

TO FILE A CLAIM CALL: TOLL FREE 866-217-5309, or via email at claims@truwarranty.com

This is not a vehicle liability insurance contract. This is not an automobile physical damage insurance contract. Purchase of this Limited Warranty is not required in order to purchase or finance a motor vehicle.

SIDECARS, INC. • 532 S. Main Street, Joplin, MO 64801 • 888.800.2251 • www.truwarranty.com

Limited Warranty

DEFINITIONS:

- **Administrator/Warrantor, We, Us, Our:** Sidecars, Inc. 532 S. Main Street, Joplin, MO 64801, (866) 217-5309.
- **Dealer:** The dealer from whom You purchased this Protection Product(s) shown on the Schedule Page.
- **Limited Warranty:** This Limited Warranty for the Vehicle listed in the Vehicle Information section on the Schedule Page.
- **Protection Product:** The Product that has been applied to the covered Vehicle that is designed to protect the covered Vehicle.
- **Vehicle/Registered Vehicle:** The Vehicle covered by the terms and conditions of this Limited Warranty as listed on the Schedule Page.
- **You, Your, Registered Owner:** The Limited Warranty Holder listed on the Schedule Page of this Limited Warranty or the person to whom this Limited Warranty was properly transferred.

COVERAGE(S) (ONLY THE PRODUCT(S) SELECTED ON THE SCHEDULE PAGE OF THIS LIMITED WARRANTY WILL APPLY):

Exterior Protection: Sidecars, Inc. hereby provide coverage on the registered vehicle in the event of damage to the exterior painted surfaces caused by weather-induced fading, UV exposure, oxidation, hard water etching, bird droppings, tree sap, road salt, road de-icing agents, acid rain, insect damage (including but not limited to love bugs), accidental spray paint overspray or industrial fallout. Should the exterior surface become damaged from such environmental hazards, We will repair such condition completely free of charge, subject to the Limitations/Exclusions section in this Limited Warranty. SideCars, Inc. reserves the right to repair any such damage through professional detailing or mobile repair service prior to repainting any surface.

Interior Protection: Sidecars, Inc. hereby guarantees the applied Interior product will assist in the prevention of damage to the treated interior cabin surfaces caused by permanent stains, UV exposure and temperature extreme; will assist in the prevention of damage to the treated interior seating surfaces caused by rips, punctures and burns; and will assist in the prevention of odors caused by bacteria, microbes, mold, mildew, fungi and algae on the treated interior surface. Should the treated interior cabin surface become damaged by stains, UV exposure or temperature extremes, Sidecars, Inc. will repair such condition completely free of charge, subject to the Limitations/Exclusions section in this Limited Warranty. Should the treated interior seating surface become damaged by a rip, puncture or burn, Sidecars, Inc. will repair and/or replace the damaged area completely free of charge, subject to the Limitations/Exclusions section in this Limited Warranty. Should the treated interior surface with interior protection product have odors caused by bacteria, microbes, mold, mildew, fungi and algae, Sidecars, Inc. will remedy such condition completely free of charge, subject to the Limitations/Exclusions section in this Limited Warranty. Sidecars, Inc. reserves the right to attempt repair of any covered damage using professional reconditioning prior to the replacement with either an upholstery insert or replacement seating component. **No rip, puncture and burn coverage is available under this limited warranty for residents of NY.**

Protection When Dents Occur: Sidecars, Inc. hereby guarantees the exterior product applied with two coats will help protect the exterior sheet metal surface that becomes dented. Should the treated exterior surface become damaged when minor cosmetic dents occur, Sidecars, Inc. will repair such condition completely free of charge, subject to the Limitations/Exclusions section in this Limited Warranty. Dealer must apply two coats of the exterior product to the exterior painted sheet metal surfaces of the vehicle.

Headlight Protection: Sidecars, Inc. hereby guarantees the applied Windshield product will assist in the prevention of damage to the headlights caused by UV exposure and other environmental hazards. Should the treated exterior surface of a headlight lens become damaged by UV exposure and other environmental hazards resulting in fading and/or yellowing, Sidecars, Inc. will repair the affected area completely free of charge, to the fullest extent possible, subject to the Limitations/Exclusions section in this Limited Warranty.

Windshield Protection: Sidecars, Inc. hereby guarantees the applied Windshield product will assist in the prevention of damage to the windshield caused by a propelled object. Should the treated exterior surface of the windshield become chipped or cracked, Sidecars, Inc. will repair the chip or crack completely free of charge, to the fullest extent possible, subject to the Limitations/Exclusions section in this Limited Warranty. If it is determined by the licensed repair technician, that the damaged windshield must be replaced because such repairs will not allow it to function safely, Sidecars, Inc. will reimburse the Registered Owner up to \$500 for the replacement of the windshield. Proof of a completed comprehensive insurance claim or receipt of the windshield replacement is required for reimbursement. The maximum reimbursement equals the Registered Owner's comprehensive insurance deductible (for a windshield replacement claim) on the Registered Vehicle, up to \$500. **No windshield coverage is available under this limited warranty for residents of MA, FL, KY, NY and SC.**

Alloy Wheel: Sidecars, Inc. hereby guarantees the applied exterior product will assist in the prevention of cosmetic damage to the face of the treated alloy wheel caused by corrosion or surface abrasion. Should the treated exterior face of an alloy wheel become cosmetically damaged, Sidecars, Inc. will repair or recondition the cosmetic damage completely free of charge, to the fullest extent possible, subject to the Limitations/Exclusions section in this Limited Warranty.

Roadside Assistance: Roadside Assistance is available twenty-four (24) hours a day/three hundred sixty-five (365) days a year anywhere in the United States (including Alaska and Hawaii) and Canada. **For Roadside Assistance, You must call 1-866-217-5309.** All of the Roadside Assistance benefits are provided by Auto Knight Motor Club, Inc., Administrative Office located at: [10751 Deerwood Park Blvd., Ste. 200, Jacksonville, FL 32256, (888) 249-4158].

- Towing Assistance – When towing is necessary, the Vehicle will be towed to the nearest qualified Repair Facility or to another location requested by the driver of the Vehicle.
- Flat Tire Assistance – Service consists of the removal of the Vehicle's flat tire and its replacement with the spare tire located with the Vehicle, or the servicer will drive You to the closest tire store for repair.
- Fuel, Oil, Fluid and Water Delivery Service – An emergency supply of fuel (3 gallons), oil, fluid, and water will be delivered if the Vehicle is in immediate need. You must pay for the fuel or other fluid when it is delivered.
- Lock-Out Assistance – If Your keys are locked inside the Vehicle, assistance will be provided to gain entry into the Vehicle.
- Battery Assistance – If battery failure occurs, a jump start will be provided to start Your Vehicle.
- Key Replacement Service - In the event that your Vehicle key and/or key fob is lost, stolen or destroyed, the Administrator will pay for the cost of repairing or replacing the key and/or key fob up to \$400 or \$800 (depending on the Key Benefit selected on the Schedule Page), per single incident per year of the term of the Limited Warranty. Contact the Administrator at 1-866-217-5309 for prior authorization. If no Key Benefit is selected on the Schedule Page, the \$400 Key Benefit will apply.

Your coverage begins on the Vehicle Purchase Date shown on the Schedule Page and terminates on the expiration of the Coverage Term of Your Limited Warranty shown on the Schedule Page. You will only have to pay for any non-covered expenses or costs in excess of Your one hundred dollars (\$100.00) per occurrence maximum.

In the event Your Vehicle is disabled, a service vehicle will be dispatched to Your location to assist. Important: Please be with Your Vehicle when the service provider arrives, unless it is unsafe to remain with the Vehicle, as the service provider cannot service an unattended Vehicle. In the event that service is not obtainable through Auto Knight Motor Club, Inc., You will receive an authorization number to receive a refund of payments made according to Your plan benefit and coverage limits for services received independently. You must first contact Auto Knight Motor Club, Inc., for authorization to obtain independent services.

LIMITATIONS / EXCLUSIONS (ONLY THE LIMITATIONS / EXCLUSIONS FOR THE PRODUCT(S) SELECTED ON THE SCHEDULE PAGE OF THIS LIMITED WARRANTY WILL APPLY:

Paint Limitations/Exclusions: This limited warranty does not cover pre-existing damage, non clear-coated surfaces, damage caused by road hazards, vandalism, collision or similar accident, fire, hail damage, flood or other natural casualties, rusting of metal, modifications or alterations of the factory's original painted finish (e.g. repainted surfaces, aftermarket pin striping, vinyl graphics, etc.), paint chips, scratches, road striping paint; oxidation that has perforated to the primer coat or bare metal, and any damage caused by neglect or abuse.

Interior Protection Limitations/Exclusions: This limited warranty does not cover: (1) stains or damage caused by tar, acid or other caustic or corrosive substances; (2) interior fabric, carpet, leather or vinyl damage resulting from flood, vandalism, abnormal use, surface wear or natural creases in leather and vinyl seats, modification or alteration of leather or vinyl surfaces; (3) damage caused by rusting or poor adhesion to the surface to which the leather or vinyl has been attached; (4) surfaces which have become subject to a claim arising out of a collision, manufacturing defects (e.g. fabric shredding, improper vinyl and/or leather adhesion, etc.); (5) headliners, steering wheels, side door storage compartments; (6) vandalism, terrorism, acts of God, neglect or abuse, and normal wear and tear. If a permanent stain is caused by dye or ink damage or if a stain occurs on the dashboard or an interior door panel, the repair is limited to reconditioning and/or re-dyeing the damaged area only. This limited warranty does not cover rips, punctures and burns to fabric, vinyl and/or leather that occur prior to delivery, rips greater than six (6) inches in length, punctures and burns greater than a half (1/2) inch in diameter. Interior Protection product is not applied to headliners, suede, seat belts, the steering wheel, instrument cluster, display screen (navigation, vehicle info and radio), and the Ford King Ranch series seats, therefore no warranty is provided to those identified surfaces. If an odor caused by bacteria, microbes, mold, mildew, fungi or algae occurs on the treated interior surface, the remedy is limited to an application of Interior Protection product to remove the odor. Sidecars, Inc. is not responsible for non-treated surfaces including, without limitation, passengers and cargo. Odors caused by anything other than bacteria, microbes, mold, mildew, fungi or algae including, without limitation, smoke or anything related to the mechanical components of the vehicle are not covered. Sidecars, Inc. is not responsible for passengers that become sick from bacteria, microbes, mold, mildew, fungi or algae.

Protection When Dents Occur Limitations/Exclusions: This limited warranty does not cover paint chips, scratches, dents that require a body shop repair, dents that have scratches or a paint chip, dents greater than three (3) inches in length/diameter, dents on bumpers, plastic, fiberglass, pillars, rocker panels and trim; and any damage caused by neglect or abuse. Dents will occur. This product helps protect the surface that becomes dented.

Headlight Limitations/Exclusions: This limited warranty does not cover aftermarket headlights or damage to the headlight lens as a result of collision damage or vandalism. Only the original factory headlight exterior surface of the lens is covered. *This limited warranty does not cover headlight replacement or internal fogging/condensation events.*

Windshield Limitations/Exclusions: This limited warranty does not cover windshield cracks or chips greater than six (6) inches in length or diameter, windshield pitting or damage caused from collision, vandalism, hail, factory defects or any other damage to the windshield not expressly covered in the Windshield definitions on page 2. Some of the original chip or crack may be visible after a completed windshield chip repair. This limited warranty does not cover windshield replacement.

Alloy Wheel Limitations/Exclusions: This limited warranty does not cover aftermarket wheels, steel wheels, chromed wheels, chrome simulation wheels, chrome clad wheels, wheel covers or damage to wheels that become dented or bent from contact as a result of curbing, road hazards, frame, body or suspension damage. Only the original factory (non-chromed) alloy wheels or dealer installed factory (non-chromed) alloy wheels at the time of the Registered Vehicle purchase are covered. *This limited warranty does not cover alloy wheel replacement or structural damage.*

Roadside Assistance Limitations/Exclusions: Coverage shall not be provided in the event of emergencies resulting from the use of intoxicants or narcotics, or the use of the Vehicle in the commission of a felony. Cost of parts, replacement keys, fluids, lubricants, fuel, material, additional labor relating to towing, or the cost of installation of products. Non-emergency towing or other non-emergency service. Non-emergency mounting or removing of snow tires or chains. Shoveling snow from around a Vehicle, tire repair, extrication or winching, motorcycles, trucks over one-and-a-half-ton capacity. Antique vehicles (meaning vehicles over twenty (20) years old or out of manufacture for ten (10) years or more), taxicabs, limousines, or other commercial vehicles. recreational vehicles (RVs), camping trailers, travel trailers, or any vehicles in tow. Any and all taxes or fines; damage or disablement due to collision, fire, flood or vandalism. Towing from or repair work performed at a service station, garage or repair shop; towing by a non-licensed service provider or garage; vehicle storage charges; a second tow for the same disablement; Service on a Vehicle that is not in a safe condition to be towed or serviced or that may result in damage to the Vehicle if towed or serviced. Towing or service on roads not regularly maintained, such as sand beaches, open fields, forests, and areas designated as not passable due to construction, etc; towing at the direction of a law enforcement officer relating to traffic obstruction, impoundment, abandonment, illegal parking, or other violations of law. Repeated service calls for a Vehicle in need of routine maintenance or repair. Services received independently from Auto Knight Motor Club, Inc., without prior authorization from Auto Knight Motor Club, Inc. Only one (1) disablement for the same service type during any seven (7) day period will be accepted. **THIS IS NOT A ROADSIDE ASSISTANCE REIMBURSEMENT SERVICE.**

Cancellation: The products listed on this Limited Warranty have been applied to the Registered Vehicle and cannot be removed, therefore the limited warranty is NON-CANCELABLE and NON-REFUNDABLE. We may only cancel this Limited Warranty for Your nonpayment of the product purchase price, material misrepresentation, fraud, or Your substantial breach of Your duties under this Limited Warranty. If We cancel this Limited Warranty, we shall mail written notice to You stating the date of and reason for cancellation at least thirty (30) days prior to the cancellation date.

Registered Owner's Right to Transfer: The Registered Owner shall have the right to transfer this limited warranty to the first subsequent owner of the Registered Vehicle. To continue Limited Warranty coverage, the first subsequent owner must submit the Limited Warranty Transfer Information on the last page of this Limited Warranty to Sidecars, Inc., 532 S. Main St., Joplin, MO 64801, within 30 days from the date of product application.

Registered Owner's Requirements: The Registered Owner should maintain the registered vehicle by washing the exterior regularly and vacuuming the interior frequently. **THIS LIMITED WARRANTY DOES NOT INCLUDE GENERAL CLEANING AND MAINTENANCE OF THE VEHICLE'S PAINT, FABRIC OR LEATHER SURFACES. REGULAR CLEANING AND CARE IS NECESSARY.**

Claim Procedure: Damage once begun, may greatly worsen unless repairs are promptly made. In order to reasonably minimize any damage which might occur, a claim must be filed at claims@sidecarsinc.com, or by calling 888-800-2251 within 60 days from the onset of damage. **Photos of the damage may be required for the processing of the claim.**

Obligations: Our obligations under this Limited Warranty are insured under an insurance policy issued by Lyndon Southern Insurance Company [10751 Deerwood Park Blvd., Ste. 200, Jacksonville, FL 32256, Tel: (800) 888-2738], except in Georgia, New York and Wisconsin. In Georgia, Our obligations under this Limited Warranty are insured under an insurance policy issued by the Insurance Company of the South, [10751 Deerwood Park Blvd., Ste. 200, Jacksonville, FL 32256, Tel: (800) 888-2738]. In New York and Wisconsin, Our obligations under this Limited Warranty are insured under an insurance policy issued by Blue Ridge Indemnity Company, [10751 Deerwood Park Blvd., Ste. 200, Jacksonville, FL 32256, Tel: (800) 888-2738]. If the Warrantor fails to pay an authorized claim within sixty (60) days, or if the Warrantor becomes insolvent or ceases to conduct business during the term of this Limited Warranty, you may submit your claim directly to the applicable insurer at the above address for consideration. Sidecars, Inc. reserves the right to determine the type of repair necessary and the appropriate repair procedure to be used. Such service will be performed with reasonable promptness and quality. Sidecars, Inc. has no obligation toward reimbursement of transportation or inconvenience costs during time of repair. **Sidecars, Inc.'s liability is limited to the lesser of the cost of repair of the treated area or up to the current average wholesale value of your vehicle as determined by National Automobile Dealers Association ("N.A.D.A.") Official Used Car Guide, at the time of the claim inspection.**

Terms and Conditions of This Limited Warranty are as Stated Above and Cannot be Altered Unless in Writing by Sidecars, Inc.

Limitation of Liability: This Limited Warranty specifically excludes Sidecars, Inc. from liability for incidental or consequential damages occasioned by use of the products. Some states do not allow the exclusion or limitation of incidental or consequential damages, so the above limitation or exception may not apply to

you. No express rights are given under the Limited Warranty except for those specifically described herein. This limited warranty gives you specific legal rights and you may also have other rights, which vary from state to state. **This Limited Warranty begins on the Product Purchase Date and expires upon the passing of the limited warranty term indicated on the Registration page (section 4).**

DISPUTE RESOLUTION/ARBITRATION AGREEMENT AND CLASS ACTION WAIVER

PLEASE READ THIS DISPUTE RESOLUTION/ARBITRATION AGREEMENT AND CLASS ACTION WAIVER, INCLUDING THE OPT-OUT PROVISION, CAREFULLY TO UNDERSTAND YOUR RIGHTS. IT REQUIRES THAT CLAIMS (AS DEFINED BELOW) BE RESOLVED SOLELY THROUGH BINDING ARBITRATION ON AN INDIVIDUAL BASIS, RATHER THAN BY A JURY OR IN A CLASS ACTION.

Arbitration is a method of resolving any Claim without filing a lawsuit. In this Arbitration Agreement and Class Action Waiver (collectively including all of this section of this Limited Warranty), You, We, and the Warrantor (the "Parties") are agreeing to submit any and all Claims to binding arbitration on an individual basis for resolution. This Arbitration Agreement and Class Action Waiver sets forth the terms and conditions of our agreement to binding arbitration. The Parties agree that any and all claims, disputes and controversies related in any way to this Limited Warranty, including but not limited to claims related to the underlying transaction giving rise to this Limited Warranty, or claims related to the sale, financing or fulfillment of this Limited Warranty (collectively, "Claims"), shall be resolved by final and binding arbitration. "Claims" shall be given the broadest meaning possible and includes, without limitation, Claims arising under contract, tort, statute, regulation, rule, ordinance or other rule of law or equity, and Claims against any of Our or the Warrantor's owners, shareholders, members, affiliates, subsidiaries, divisions, directors, officers, employees, representatives, agents, successors, or assigns. In arbitration, Claims are resolved by an arbitrator and not by a judge or jury. **THE PARTIES, INCLUDING YOU, WAIVE ANY RIGHT TO HAVE CLAIMS DECIDED BY A JUDGE OR JURY.** In addition, except as expressly stated in the Class Action Waiver or otherwise expressly stated herein, the arbitrator shall have exclusive authority to decide all issues related to the enforcement, applicability, scope, validity, and interpret action of this Arbitration Agreement, including but not limited to any unconscionability challenge or any other challenge that the Arbitration Agreement is void, voidable or otherwise invalid. Notwithstanding this agreement to arbitrate, each of the Parties retains the right to seek remedies in small claims court to resolve any Claim, on an individual basis, within the jurisdiction of small claims court. You acknowledge Your understanding that all Parties hereunder are waiving their rights to go to court, except for small claims court, to resolve any Claims arising under or related to this Limited Warranty.

The Parties agree and acknowledge that the transaction evidenced by this Limited Warranty affects interstate commerce. The Parties further agree that all issues relating to this Arbitration Agreement and Class Action Waiver, including its enforcement, scope, validity, interpretation, and implementation, will be determined pursuant to federal substantive law and the substantive and procedural provisions of the Federal Arbitration Act ("Act"), 9 U.S.C. §§ 1-16. If federal substantive law holds that state law should apply to any issue relating to this Arbitration Agreement and Class Action Waiver, then the law of the state where You purchased the Protection Product shall apply, without regards to conflicts of law.

CLASS ACTION WAIVER. All Claims must be brought solely in an individual capacity, and not as a plaintiff or class member in any purported class action, collective action, representative action, mass action, private attorney general action or action on behalf of the general public, or similar proceeding (any such action is referred to herein as a "Class Action"). **NO CLAIM WILL BE ARBITRATED ON A CLASS ACTION BASIS.** The Parties, including You, expressly waive any right or ability to bring, assert, maintain, or participate as a class member in any Class Action in court, arbitration, or any other forum, and the right for anyone to do so on Your behalf. The arbitrator may not consolidate more than one person or entity's claims, and may not otherwise preside over any Class Action. The arbitrator shall not have the authority to combine or aggregate multiple persons' or entities' Claims or discovery, to conduct a Class Action or to make an award to any person or entity not a party to the arbitration. Notwithstanding anything to the contrary, the Parties agree that the enforcement, applicability, scope, validity, and/or interpretation of this Class Action Waiver shall be decided by a court of competent jurisdiction and not by an arbitrator. If this Class Action Waiver is ruled unenforceable or is interpreted to not prevent a Class Action, then the Arbitration Agreement shall be null and void, and any Claims shall proceed in a court of law and not in arbitration. The Parties agree that if an arbitrator renders a decision regarding the enforcement, applicability, scope, validity, and/or interpretation of this Class Action Waiver, or determines that a Class Action may proceed in arbitration, then: (1) the arbitrator has exceeded his powers, pursuant to §10(a)(4) of the FAA, by taking such action; (2) either party may seek immediate review of that decision by a court of competent jurisdiction; and (3) a court of competent jurisdiction shall apply a "de novo" standard of review of that decision if such standard of review is allowed by the common law or statutes of that state. The Parties, including You, agree that if for any reason a Claim proceeds to Court, rather than arbitration, (1) the Claim will proceed solely on an individual, non-class, non-representative basis, and (2) no Party may be a class representative or class member or otherwise participate in any Class Action.

The arbitration shall be administered by the American Arbitration Association ("AAA"). The arbitration shall be conducted pursuant to the AAA Consumer Arbitration Rules (the "Code"). Information on AAA and a copy of the Code may be found at the following URL: American Arbitration Association, www.adr.org. The arbitration will be governed by federal substantive law and the substantive and procedural provisions of the Federal Arbitration Act ("Act"), 9 U.S.C. §§ 1-16. If federal substantive law holds that state law should apply to any issue relating to the arbitration, then the law of the state where You purchased the Protection Product shall apply, without regards to conflicts of law. The arbitration will occur before a single, neutral arbitrator selected in accordance with the Code in effect at the time the arbitration is commenced. If Your total damage claims (not including attorney's fees) do not exceed \$25,000, then all Claims shall be resolved by the Code's Procedures for the Resolution of Disputes through Document Submission, except that a Party may ask for a hearing or the arbitrator may decide that a hearing is necessary. If a hearing is held, You have a right to attend the arbitration hearing in person, and You may choose to have any arbitration hearing held in the county in which You live, the closest AAA location to Your residence, or via telephone. In the event that the specified arbitration forum is unavailable, the Parties may agree on a substitute arbitration forum. If the Parties cannot agree, a court of competent jurisdiction may appoint a substitute arbitration forum. For information about how to initiate arbitration with the AAA, the Parties may refer to the AAA Code and forms at www.adr.org. If You initiate arbitration with AAA, You must pay the AAA filing fee in an amount no greater than the fee You would have to pay if You filed a complaint in federal court. We will pay any remaining Costs of arbitration required by the Code ("Arbitration Costs"); however, if the arbitrator determines that any of Your claims are frivolous, You shall bear all of the Arbitration Costs. If We initiate arbitration against You, We will pay the AAA filing fee and the Arbitration Costs. Each party will pay his/her/its own attorney's fees, as well as costs relating to proof and witnesses, regardless of who prevails, unless applicable law and/or the Code gives a party the right to recover any of those fees from the other party. An arbitration award may not be set aside except upon the limited circumstances set forth in the Federal Arbitration Act. An award in arbitration will be enforceable under the Federal Arbitration Act by any court having jurisdiction. The time for commencing an arbitration asserting any Claim shall be determined by reference to the applicable statute(s) of limitations, including the applicable rules governing the commencement of the limitations period, and a Claim in arbitration is barred to the same extent it would be barred if it were asserted in court of law or equity rather than in arbitration.

If any portion of this Arbitration Agreement is deemed invalid or unenforceable, all the remaining portions of this Arbitration Agreement shall nevertheless remain valid and enforceable, provided, however, that if any portion of the Class Action Waiver is deemed invalid or unenforceable, then this Arbitration Agreement shall be invalidated and unenforceable in its entirety. In the event of a conflict or inconsistency between this Arbitration Agreement and Class Action Waiver and the other provisions of this Limited Warranty or any other agreement, this Arbitration Agreement and Class Action Waiver governs.

OPT-OUT PROVISION. YOU SHALL HAVE THE RIGHT TO OPT OUT OF THIS ARBITRATION AGREEMENT AND CLASS ACTION WAIVER BY PROVIDING WRITTEN NOTICE OF YOUR INTENTION TO DO SO TO US WITHIN THIRTY (30) DAYS OF THE PURCHASE OF THE PROTECTION PRODUCT (THE DATE OF PURCHASE BEING INDICATED ON YOUR LIMITED WARRANTY REGISTRATION PAGE. To opt out, You must send written notice to: Sidecars, Inc., 532 S. Main Street, Joplin, MO 64801 or via email at claims@truwarranty.com with the subject line, "Arbitration/Class Action Waiver Opt Out." You must include in Your opt out notice: (a) Your name and address; (b) the date You purchased Your Protection Product; and (c) the Issuing Dealer. If You properly and timely opt out, then all Claims will be resolved in court rather than arbitration.

State Specific Amendments

Please review the state specific language for your state as it may amend the terms and conditions stated above.

Connecticut: Under Regulations of Connecticut State Agencies 42-260-3, We are required to make reasonable efforts with You to resolve disputes regarding

this Limited Warranty. If You and Us cannot reach an agreement, You may file a written complaint with the State of Connecticut Insurance Department, P.O. Box 816, Hartford, CT 06142-0816, Attention: Consumer Affairs.

Florida: The Vehicle Protection Product Purchase Price charged for this Vehicle Protection Product is not subject to regulation by the Florida Office of Insurance Regulation.

Georgia: The DISPUTE RESOLUTION/ARBITRATION AGREEMENT AND CLASS ACTION WAIVER section is deleted in its entirety. During the selected Term of this Limited Warranty, You must maintain comprehensive automobile insurance coverage on the Vehicle at least equal to the actual cash value of the Vehicle. Failure to do so will VOID coverage under this Limited Warranty.

Hawaii: Any unresolved issues regarding Sidecars, Inc. or this Limited Warranty may be addressed with the Department of Commerce and Consumer Affairs, 335 Merchant St, Honolulu, HI 96813, 808-587-3222. We may only cancel this warranty for Your nonpayment of the product purchase price, material misrepresentation, fraud, or Your substantial breach of Your duties under this Limited Warranty. If We cancel this Limited Warranty, we shall mail written notice to You stating the date of and reason for cancellation at least thirty (30) days prior to the cancellation date.

Idaho: Coverage afforded under this Limited Warranty is not guaranteed by the Idaho Insurance Guarantee Association.

Mississippi: This Limited Warranty is regulated by the Mississippi Motor Vehicle Commission, P.O. Box 16873, Jackson, MS 39236 (601) 897-3995.

Missouri: This Limited Warranty is not an Insurance Contract.

New Hampshire: In the event that You do not receive satisfaction under this Limited Warranty, You may contact the New Hampshire Insurance Department at 21 South Fruit Street #14, Concord, NH 03301, 800-852-3416.

New Jersey: THIS LIMITED WARRANTY IS A PRODUCT WARRANTY, NOT INSURANCE, AND IS UNDER THE PURVIEW OF THE DIVISION OF CONSUMER AFFAIRS.

Any questions concerning the Limited Warranty may be directed to the Division of Consumer Affairs, 124 Halsey St., Newark, NJ 07101, (973) 504-6200. www.njconsumeraffairs.gov. Any questions concerning the Limited Warranty reimbursement insurance policy may be directed to the New Jersey Department of Banking and Insurance at 20 West State Street, PO Box 325, Trenton, NJ 08625, (800)446-7467, www.state.nj.us/dobi/index.html.

Ohio: This Limited Warranty is not subject to the insurance laws of the state, contained in Title XXXIX of the Ohio Revised Code. This Limited Warranty may not include all of the benefits or protections of an insurance policy that includes theft coverage issued by an insurer authorized to do business in Ohio.

Oregon: Any unresolved issues regarding Sidecars, Inc. or this Limited Warranty may be addressed with the Oregon Insurance Division, Department of Consumer & Business Services, P.O. Box 14480, Salem, Oregon 97309-0405, (503) 947-7984. Consumer Advocacy Unit cp.ins@state.or.us

South Carolina: If You have any questions regarding this Limited Warranty, or a complaint against the Warrantor, You may contact the South Carolina Department of Insurance at Capital Center, 1201 Main Street, Suite 1000, South Carolina 29201, (803) 737-6180. If We cancel this Limited Warranty, We shall mail a written notice to You at the last known address held by Us at least fifteen (15) days prior to cancellation, providing You with notice of cancellation date and the reason for cancellation.

Texas: Any unresolved issue regarding Sidecars, Inc. or this Limited Warranty may be addressed with the Texas Department of Licensing and Regulations, P.O. Box 12157, Austin, Texas 78711, (512)463-6599.

Utah: In the event the Warrantor fails to pay an any claim within sixty (60) days, or if the Warrantor becomes insolvent or ceases to conduct business during the Term of this Limited Warranty, You may file a direct claim with the insurer as designated above. To do so, please call the following number for instructions: (800) 888-2738.

This Limited Warranty is subject to limited regulation by the Utah Insurance Department. To file a complaint, contact the Utah Insurance Department.

This Limited Warranty may not VOID coverage for failure to maintain comprehensive automobile insurance coverage.

Washington: This Limited Warranty issued by Sidecars, Inc. is considered to be a Protection Product Guarantee subject to the requirements of Chapter 48.110RCW. As a Protection Product Guarantee holder, you are entitled to apply directly and without delay to Lyndon Southern Insurance Company for payment or performance due under this Guarantee.



Administrative Office:

[532 S. Main Street
Joplin, MO 64801]

Limited Warranty Transfer Information:			
The first subsequent owner provided the Registered Owner completes the form below and mails to Sidecars, Inc. within 30 days of the sale of the vehicle. A copy of the Registration Form (page 1) must also be included to continue the TruBase, TruPlus or TruUltimate limited warranty coverage.			
Transfer Limited Warranty To:			
Address	City	State	Zip Code
Daytime Phone	Evening Phone	Date of Transfer	
Vehicle VIN			
Customer Signature			

I / We hereby certify that we are the first subsequent owners of the Registered Vehicle treated with the ExoBundle limited warranty coverage.

Mail To:



Administrative Office:

[532 S. Main Street
Joplin, MO 64801]