American Bankers Insurance Company of Florida A Stock Insurance Company 11222 Quail Roost Drive, Miami, FL 33157

Claims Service Center: 12800 Angel Side Dr., Leander, TX 78641; Phone: (800) 346-6469 $\it THEFT\ AVERT^{\circledR}$ Preferred Protection Plus Program CERTIFICATE OF COVERAGE

Named GROUP MEMBER		Date		_ Purchase Price	
Addres	s	City		State	Zip
Dealer	Name			_ Dealer #	
Addres	s	City	8	State	Zip
Covere					
venicie	Year Make Model	VIN (Vehicle Identification	Number)	Permar	nent Number on Vehicle
theft an	rtifies the above-described COVERED VEHICL d assist authorities in the recovery of the STOL other insurance policy coverage, including ANCE CARRIER.	EN VEHICLE. This CERTIFIC	CATE OF COVERAGE	shall not	duplicate coverage afforded
FOR IN	SURANCE COMPANY USE ONLY				
within t	D OF COVERAGE: 3 years 5 years from the Effective Coverage Period, YOU will be e ER named above; and 2) all the Conditions state	ntitled to the LIMITED BENE			
MAXIM	UM BENEFIT PAYABLE UNDER PREFERRED	PROTECTION PLUS PROG	RAM:		
	00 LIMITED BENEFIT				
are met	ng the application or installation of a THEFT AVI tand YOUR COVERED VEHICLE is later stolen PROGRAM BENEFITs to YOU.				
	OUR payment of a Total Loss BENEFIT under vehicle is declared a total loss, all coverage with				and non-recovery, or recovery
or make	t of insurance between the INSURER and the GI e any agreement which binds US . In the event American Bankers Insurance Company of Floric Customer's Signature	YOU are unable to obtain sat	isfaction of YOUR BEN	IEFITs, YC	OU may file a direct claim with
	Authorized Dealer Signature				Date
DDOCI	RAM BENEFITS TO GROUP MEMBER:				
 I.) Total Loss Protection - If the COVERED VEHICLE is not recovered within thirty (30) days or recovered within thirty (30) days and declared a total loss as a result of theft by the PRIMARY AUTOMOBILE INSURANCE CARRIER, then on behalf of the GROUP MEMBER, the AUTOMOBILE DEALER will be paid a \$5,000.00 total loss BENEFIT toward the purchase or lease of a REPLACEMENT VEHICLE, provided however that the REPLACEMENT VEHICLE is purchased or leased within 120 days of DATE OF LOSS. III.) Recovered Damaged Protection. If the COVERED VEHICLE is recovered within thirty (30) days with damage as a result of theft, the GROUP MEMBER will be paid the GROUP MEMBER's Comprehensive Deductible up to \$1,000.00; III.) Travel Allowance - The GROUP MEMBER is reimbursed up to \$1,000.00 if the vehicle is stolen when traveling over two hundred (200) miles from YOUR permanent residence. YOU the owner will be reimbursed up to one hundred sixty seven dollars (\$167) per day for a maximum of six (6) days for meals (restaurant only) and lodging (hotels, motels only) expenses incurred; IV.) Airfare Allowance - The GROUP MEMBER is reimbursed up to \$1,000.00 if the vehicle is stolen when traveling over five hundred (500) miles from YOUR permanent residence. YOU the owner will be reimbursed up to \$1,000 for airfare necessary to return YOU and YOUR immediate family to YOUR place of primary residence; V.) Rental Car Allowance - The GROUP MEMBER is reimbursed up to five hundred dollars (\$500) if the vehicle is stolen. YOU the owner will be reimbursed up to twenty dollars (\$20) per day to a maximum of five hundred dollars (\$500) for rental car expenses incurred in excess of what is not covered by YOUR primary insurance company; VI.) Long Distance Telephone Allowance - The GROUP MEMBER is reimbursed up to one hundred dollars (\$100) if the vehicle is stolen when traveling over two hundred (200) miles from YOUR permanent residence. YOU the owner will be reimbursed for up to on					
		PORT A CLAIM CONTACT AD ander, Texas 78641 • 800-34		terclaims.c	om
is stol	I DECLINE to purchase the THEFT AVERT PF en, I AM NOT ENTITLED TO A CLAIM BENEF I				
	Customer's Signature				Date

Contract # N5XX-Plus last 8 digits of VIN - SEE ABOVE

N5XX 060110

ADMINISTRATOR: Innovative Aftermarket Systems L.P.

AB1260GPC-0610 LZX 57564

12800 Angel Side Drive, Leander, Texas 78641 - 800-346-6469

White - Administrator

Pink - Customer

Canary - Dealer © 1996 - 2010 Innovative Aftermarket Systems L.P. All Rights Reserved. CLAIMS REPORTING AND SETTLEMENT: To report a claim, please call the ADMINISTRATOR toll free at 1-800-346-6469. The GROUP MEMBER shall notify the ADMINISTRATOR, at the address and the ERTIFICATE OF COVERAGE, of a claim for loss within forty-five (45) days of the final primary insurance settlement date. To recover under this CERTIFICATE OF COVERAGE, the GROUP MEMBER must provide the ADMINISTRATOR a legible copy of: A.) Police Report and

ADMINISTRATOR, at the address and teleptorien further isted of the CERTIFICATE OF COVERAGE, the GROUP MEMBER must provide the ADMINISTRATOR a legible copy of: A.) Police Report and recovery report; B.) GROUP MEMBER'S Primary Automobile Insurance Policy; C.) Insurance settlement check; D.) Original paid receipt(s) for reimbursement BENEFIT(s) payable; E.) Surrender the original CERTIFICATE OF COVERAGE; F.) The COVERED VEHICLE purchase or lease agreement. The GROUP MEMBER agrees to complete all necessary paperwork that the INSURER requires regarding the reporting of said theft to INSURER. All adjusted claims for losses shall be paid to the GROUP MEMBER within thirty (30) days after satisfactory presentation and acceptance of all information to the INSURER. INSURING AGREEMENT: The INSURER shall pay to or on behalf of the GROUP MEMBER for loss to the COVERED VEHICLE arising from theft subject to the limits and terms and conditions of this CERTIFICATE OF COVERAGE. When a THEFT AVERT System has been installed on YOUR COVERED VEHICLE; and when the terms and conditions of this CERTIFICATE OF COVERAGE are met; and YOUR COVERED VEHICLE is later stolen, WE will pay a loss BENEFIT defined under the THEFT AVERT PREFERRED PROTECTION PLUS PROGRAM BENEFITS to or on behalf of the GROUP MEMBER.

DEFINITIONS: ACTUAL CASH VALUE: The value of the GROUP MEMBER'S COVERED VEHICLE at the time it was stolen, as determined by the PRIMARY AUTOMOBILE INSURANCE CARRIER, which shall include any tax, title and license fees included in the GROUP MEMBER'S SEttlement by the PRIMARY AUTOMOBILE INSURANCE CARRIER. The seller of automobiles, trucks and vans that installed the THEFT AVERT SYSTEM and is listed on the CERTIFICATE OF COVERAGE. The AUTOMOBILE DEALER must be an authorized provider of THEFT AVERT. If the AUTOMOBILE DEALER to facilitate the purchase or lease of the REPLACEMENT VEHICLE. BENEFIT: The amount payable under this Certificate with respect to a COVERED VEHICLE. This BENEFIT will be the amount payable as defined under THEFT AVERT PR commercial vehicle driven in the United States, its territories or possessions, Puerto Rico or Canada; 2.) that has been reported to the INSURER on a Premium Remittance Report; and 3.) for which the INSURER has received a premium under the Conditions of this Certificate. <u>DATE OF LOSS</u>: The date, as reported to the police agency having jurisdiction over the matter, on which a COVERED VEHICLE is reported stolen. <u>GROUP MEMBER, YOU, YOUR</u>: The person, business or entity to whom the COVERED VEHICLE was sold or leased and to whom a CERTIFICATE OF COVERAGE has been issued under this Certificate or the person to whom a CERTIFICATE OF COVERAGE has been issued by virtue of a properly executed Transfer Option. INSURER, WE, US, OUR: The insurance company issuing this CERTIFICATE OF COVERAGE and named on the cover page. PRIMARY AUTOMOBILE INSURANCE CARRIER: The insurance company providing the GROUP MEMBER with comprehensive physical damage insurance coverage for a minimum of the actual cash value of the COVERED VEHICLE as of the DATE OF LOSS. REIMBURSED EXPENSES: Trip allowance expense paid directly out-of-pocket by the GROUP MEMBER to a company or entity providing rental car service, air transportation, lodging, meals and telephone service due to the theft of a COVERED VEHICLE that are in excess of any amounts paid (but limited to Plan Benefits) to the GROUP MEMBER or on behalf of the GROUP MEMBER by the PRIMARY AUTOMOBILE INSURANCE CARRIER. A trip allowance expense will not be paid unless the theft claim is paid on the COVERED VEHICLE under the terms and conditions of the CERTIFICATE OF COVERAGE. REPLACEMENT VEHICLE: The vehicle purchased or leased by the GROUP MEMBER under the terms of the CERTIFICATE OF COVERAGE as a replacement for the loss of the GROUP MEMBER's COVERED VEHICLE. STOLEN VEHICLE: The COVERED VEHICLE shall be considered stolen for purposes of BENEFIT payment(s) under this CERTIFICATE OF COVERAGE after the occurrence of all of the following events: I. GROUP MEMBER must have reported the theft to the police having jurisdiction of the matter within ten (10) days and to the ADMINISTRATOR named on the CERTIFICATE OF COVERAGE within forty-five (45) days of insurance settlement date; and II. The GROUP MEMBER of the CÓVERED VEHICLE must have comprehensive physical damage insurance in effect with a PRIMARY AUTOMOBILE INSURANCE CARRIER at the time of the theft and must have received an insurance claims settlement by reason of the theft; and III. Thirty (30) days must have passed after the date of the theft without the COVERED VEHICLE having been recovered; or recovered but declared a total loss by reason of theft by the PRIMARY AUTOMOBILE INSURANCE CARRIER; or recovered damaged and a comprehensive deductible was charged to the GROUP MEMBER on settlement by PRIMARY AUTOMOBILE INSURANCE CARRIER. THEFT AVERT SYSTEM: The anti-theft system marketed by IAS Warranty, Inc. under the trade name(s) THEFT AVERT and Protection Plus. USED VEHICLE: A vehicle which has been registered or licensed to a previous purchaser.

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EXCLUSIONS: This Certificate does not provide coverage for losses incurred for reasons other than theft, subject to the terms and conditions specifically enumerated in this Certificate. Upon OUR payment of a Total Loss BENEFIT under this Certificate for any one COVERED VEHICLE, due to theft and non-recovery, or recovery where vehicle is declared a total loss, all coverage with respect to that CERTIFICATE OF COVERAGE will stop. The SURRER is not liable for payment: I. if COVERED VEHICLE has no comprehensive physical damage coverage in effect with a PRIMARY AUTOMOBILE INSURANCE CARRIER on the DATE OF LOSS; II. If payment by the GROUP MEMBER's PRIMARY AUTOMOBILE INSURANCE CARRIER not not considered a STOLEN VEHICLE as defined in this Certificate; II. V. For any payment that duplicates coverage afforded the GROUP MEMBER by any other insurance policy or coverage, including the comprehensive physical damage coverage provided by the GROUP MEMBER's PRIMARY AUTOMOBILE INSURANCE CARRIER. This CERTIFICATE OF COVERAGE does not cover loss: I. Resulting from their occurring prior to the Effective Date of this Certificate; II. Resulting directly or indirectly from negligence, willful or intentional conduct or from any dishonest, fraudulent, criminal, or illegal act committed by YOU, YOUR partners, officers or employees or agent; III. Occurring optical power or adentity or indirectly from negligence, willful or intentional conduct or from any dishonest, fraudulent, criminal, or illegal transportation or trade; V. Occurring to personal property of the GROUP MEMBER located in the COVERED VEHICLE; VI. When the GROUP MEMBER os not provide first notice of loss to the Program ADMINISTRATOR listed on the CERTIFICATE OF COVERAGE within forty-five (45) days of insurance settlement date, VII. When the GROUP MEMBER other than those stated i

amended to conform to such statutes. CANCELLATION: If cancelled by GROUP MEMBER within thirty (30) days of purchase, a full refund will be made, less any claims paid. If cancelled after thirty (30) days, the refund is calculated on a pro-rata basis less a cancellation charge of fifty dollars (\$50), less any claims paid. Refund will be sent to lienholder unless lien is satisfied. MISREPRESENTATION AND FRAUD: If the GROUP MEMBER has made any untrue material misrepresentations with respect to the coverage provided hereunder, it is expressly agreed that this CERTIFICATE OF COVERAGE shall automatically expire and will afford no further coverage or refund of premium earned. ENTIRE CONTRACT - CHANGES: This CERTIFICATE OF COVERAGE, including the attached endorsements, if any, constitutes the entire contract. No change in the Policy shall be valid unless approved by an officer of OUR Company, in writing, and such approval is endorsed or attached to the Policy. Notice to its authorized representative or to any other agent or representative of the INSURER or knowledge possessed by any such agent or representative or by any other person shall not effect a waiver or change in any part of the Policy or prevent the INSURER from asserting any right under the terms of this CERTIFICATE OF COVERAGE; nor shall the terms of this CERTIFICATE OF COVERAGE be waived or changed, except by a written supplement or endorsement signed by the INSURER and made a part of this CERTIFICATE OF COVERAGE. SUBROGATION: Upon payment of any loss by the INSURER, the INSURER shall be subrogated to all of the GROUP MEMBER's rights of recovery therefore against any person or organization, and the GROUP MEMBER shall execute and deliver instruments and papers and do whatever is necessary to secure rights. The GROUP MEMBER shall do nothing after such loss to prejudice

ARBITRATION: Read the following Arbitration Provision carefully. It limits certain of YOUR rights, including YOUR right to a jury trial and to obtain redress through the courts. Arbitration Provision: Any claims, disputes or controversies arising out of or relating to this CERTIFICATE OF COVERAGE shall be settled by arbitration to be held before a single arbitrator in the State of New York in accordance with the rules of the American Arbitration Association, and judgment upon the award rendered by the arbitrator may be entered in any court having jurisdiction. This Arbitration Provision is part of a transaction involving interstate commerce and shall be governed by the Federal Arbitration Act, 9 U.S.C. § 1 et seq. If any portion of this Arbitration Provision is deemed invalid or unenforceable, it shall not invalidate the remaining portions of this Arbitration Provision, except that in no et seq. If any portion of this Arbitration Provision is deemed invalid of unenforceable, it shall not invalidate the remaining portions of this Arbitration Provision, except that in no event shall this Arbitration Provision be amended or construed to permit arbitration on behalf of a group or class or arbitration on behalf of any individual other than YOU or a person named on YOUR CERTIFICATE OF COVERAGE. No Class Actions/No Joinder of Parties: YOU agree that any arbitration proceeding will only consider YOUR Claims. Claims by, or on behalf of, other individuals will not be arbitrated in any proceeding that is considering YOUR Claims. You also agree that YOU will not join with others to bring Claims in the same arbitration proceeding unless all such persons are named on YOUR CERTIFICATE OF COVERAGE. YOU AND WE UNDERSTAND AND AGREE THAT BECAUSE OF THIS ARBITRATION PROVISION, NEITHER YOU NOR WE WILL HAVE THE RIGHT TO GO TO COURT EXCEPT AS PROVIDED ABOVE OR TO HAVE A JURY TRIAL OR TO PARTICIPATE AS ANY MEMBER OF A CLASS OF CLAIMANTS PERTAINING TO ANY CLAIM.