DATADOT® THEFT DETERRENT SYSTEM SERVICE AGREEMENT

SERVICE AGREEMENT NUMBER
FL325DD – Plus last 8 digits of VIN, SEE BELOW

DATADOT PIN NUMBER

				DEAL	ER INI	FORMATION					
DEALER NAME						STREET ADDRESS					
СІТҮ			STATE					ZIP			
CONTACT NAME						TELEPHONE NUMBER					
				CUSTO	MER II	NFORMATION					
LAST NAME	FIRST NAME					MIDDLE INITIAL					
ADDRESS			СІТУ			STATE ZIP			TELEPHONE NUMBER		
		VEHIC	LE ANI	SERV	ICE A	GREEMENT IN	FORI	MATION			
□ NEW YEAR USED		MAKE		MODEL				VIN			
VEHICLE PURCHASE DATE		VEHICLE PURCHASE PRICE			E PRICE			AMOUNT FINANCED			
SERVICE AGREE	BENEFIT AMOUNT			SYSTEM PURCHASE DATE		L	SYSTE	EM SALES PRICE			
⊠ 3 YEARS			⊠ \$2500								
	IMI	PORTANT	INFOR	MATIO	N ABC	OUT THIS SERV	VICE	AGREEME	NT		
under black li ("ISO") as co terms and co	ght and are designed rresponding to the vel	to deter ve nicle's VIN a Agreemer	hicle the and to the nt, We wil	ft. The nu e current I repair oi	owner or replac	on the DataDot ar of the vehicle. In t e the failed parts o	re regist he event of the \$	stered with T ent of Failure System . <u>If the</u>	he Insu of the e Vehic	of which become luminescent urance Services Offices, Inc. System, then subject to the cle is declared a Total Loss , bove.	
protection ex not liable or r on implied wa	penses which are not esponsible for any inc	intended to cidental, co sion of inci	o duplica nsequent dental or	te any be ial, comn consequ	enefits prercial, uential of	paid or payable upon or exemplary loss damages, so the	nder Y ses or above	our motor ver damages. So limitations m	ehicle i ome St	Agreement represent vehicle insurance coverage. We are tates do not allow limitations apply to You. This Service	
of Our repres	sentatives, employees	s, or dealer nowledge th	s or ager nat You h	nts is autl ave read	horized	to alter, extend a	mend	or modify the	e terms	overed by the System. None is of this Service Agreement. itions, exclusions, and claim	
PURC	HASE OF THE SYSTI	EM NOT RE	QUIRED	IN ORDE	R TO P	URCHASE, LEAS	E OR	OBTAIN FINA	ANCING	FOR THE VEHICLE	
Customer Signature:						Date:					
Dealer Authori		Date:									
		S	PECIAL S	TATE DIS	SCLOSU	IRES AND REQUI	REME	NTS			
The rate char	ged for this Service A	greement is	s not sub	ject to reg	gulation	by the Florida Of	fice of	Insurance R	egulatio	on. A Claim may not be	

IAS WARRANTY SERVICES OF FLORIDA, INC. (FLORIDA LICENSE #60129)
12800 ANGEL SIDE DR., LEANDER, TX 78641
TELEPHONE: 1-888-679-1180

WHITE - CUSTOMER YELLOW - WARRANTOR PINK - DEALER GOLDENROD - LENDER/LESSOR

made against the Florida Insurance Guaranty Association.

	DEFINITIONS					
Actual Cash Value	The retail value of the Vehicle on the Date of Loss as determined by Your primary insurance carrier.					
Benefit Amount	The amount shown on the front page of the Service Agreement or fifty percent (50%) of Actual Cash Value of the Vehicle on the Date of Loss , whichever is less.					
Date of Loss	The date the theft was reported to the appropriate law enforcement agency.					
Date of Settlement	The date printed on the primary insurance carrier's settlement check.					
Failure	Failure occurs when the unique registration number on each installed DataDot® is no longer readable or the adhesive attaching the DataDot to the Vehicle has yellowed, softened, or is no longer luminescent under black light or when the warning stickers no longer adhere to the Vehicle or have become unreadable.					
Total Loss	Total Loss occurs when the Vehicle is stolen and Your Primary insurance carrier declares the Vehicle a Total Loss.					
System	The DataDot Theft Deterrent System which is comprised of uniquely numbered DataDot, black light sensitive adhesive warning stickers which are uniquely numbered and the DataDot warning stickers which are applied to the Vehicle 's windows. The numbers on the DataDot are registered with The Insurance Services Offices, Inc. ("ISO") as corresponding to the Vehicle 's VIN and the current owner of the Vehicle .					
Term	The amount of time that this Service Agreement shall be in force, as shown on the front page.					
Us, We, Our, Administrator	The obligations under this Service Agreement are provided by IAS Warranty Services of Florida, Inc. and those obligations are insured by American Bankers Insurance Company of Florida; 11222 Quail Roost Drive, Miami, FL 33157-6596; (866) 306-6694. Should IAS Warranty Services of Florida, Inc. fail to pay a covered claim within sixty (60) days after proof of loss has been filed, You may file a claim directly with the insurance company.					
Vehicle	The new or used private passenger Vehicle , van, pick-up, light truck or recreational Vehicle describe on the front page of this Service Agreement and upon which the System has been applied.					
You, Your	The original purchaser and any subsequent private party to whom this Service Agreement was properly transferred following Vehicle resale.					

CLAIM PROCEDURE

In the event of a **Failure**, **You** must contact **Us** to establish a claim file by calling 1-888-679-1180. **You** will need the registration number shown on the front page of this Service Agreement. **We** will arrange for the replacement of the failed part of the **System** at the nearest DataDot Authorized retailer or service facility.

In the event of a **Total Loss, You** must contact **Us** to establish a claim file by calling 1-888-679-1180 within thirty (30) days of the **Date of Loss.** Within thirty (30) days of the **Date of Settlement** by **Your** primary insurance carrier, **You** must submit the following documents to **Us** at the address shown on the reverse side of this Service Agreement:

- A. A copy of the police report evidencing the theft of the Vehicle;
- B. A copy of this Service Agreement;
- C. A copy of Your insurance policy declaration page, clearly identifying the Vehicle and specifying insurance coverage; and
- D. A copy of the primary insurance carrier's claim settlement check(s) showing final payment.

EXCLUSIONS

This Service Agreement shall not apply to:

- (1) Loss or damage resulting from theft by Your family member(s) or any other person who had access to the keys of the Vehicle;
- (2) Incidental or consequential expenses such as loss of time or use, inconvenience, commercial loss, personal injury or property damage;
- (3) Loss or damage due to war, whether or not declared, invasion, civil war, civil commotion or not, insurrection, rebellion or revolution, nuclear reaction, nuclear radiation or radioactive contamination, earthquake, explosion, falling objects, fire or smoke, flood, or acts of God;
- (4) Loss or damage resulting directly or indirectly from forgery or any dishonest, fraudulent or criminal act, due to conversion, embezzlement or secretion by any person in lawful possession of the **Vehicle**;
- (5) Total Loss occurring outside the United States, its territories and possessions or Canada; or
- (6) **Total Loss** or **Failure** occurring after the expiration of the **Term** of this Service Agreement.
- (7) Claims must be filed within 30 days of the **Date of Settlement** or the claim will be void.

TRANSFER AND CANCELLATION

- (1) This Service Agreement can be transferred if the **Vehicle** is sold to a new owner other than an automobile dealer. In order to effect transfer, the transferor must provide **Us** with a copy of the bill of sale (clearly identifying the new owner's name and address) and a transfer fee of \$35.00 made payable to Administrator within **15** days of the **Vehicle** sale.
- (2) If **You** cancel this Agreement within **60** days of its **Effective Date**, **We** will pay a full refund of the Agreement Purchase price less an administrative fee of **\$25.00**, or **5%** of the Agreement purchase price, whichever is less.
- (3) If You cancel this Agreement after 60 days of its Effective Date, then We will pay the greater of (a) a prorated refund of the Agreement purchase price based on the number of elapsed months, less an administrative fee of \$25.00, or (b) 90% of the prorated Agreement purchase price based on the number of elapsed months.
- (4) After this Agreement has been in effect for **60** days, it may not be canceled by **Us** unless **(a)** there has been a material misrepresentation or fraud at the time of the sale of this Agreement, or **(b)** if **You** do not pay the Agreement purchase price. If **We** cancel this Agreement, **We** will provide **You** with notice of cancellation by certified mail.
- (5) If **We** cancel this Agreement, a refund shall be made to **You** of not less than **100**% of the paid prorated Agreement purchase price based on the number of elapsed months.