Exterior/Interior/Anti-microbial

F NGI NSS

DECLARATION PAGE

Subject to limitations.	E OGLO22			LIMITED WARRANTY NUMBER
WARRANTY HOLDER INFORMATION				
LAST NAME	FIRST			TELEPHONE NUMBER
ADDRESS		CITY		STATE ZIP CODE
VEHICLE INFORMATION				
YEAR MAKE	MODE			
VEHICLE IDENTIFICATION #	ODON	IETER READING AT WARR	ANTY ISSUE DATE W	ARRANTY PURCHASE PRICE
	WARRANTY	INFORMATION		
WARRANTY ISSUE DATE		TYPE OF COVERAGE		COVERAGE TERM 60 MONTHS (Vehicles with less than 100,000 mile: on the odometer at time of product application)
		NFORMATION		
DEALER NAME, ADDRESS, CITY, STATE,	ZIP CODE			
TELEPHONE NUMBER				
GENERAL PROVISIONS				
Paint: We hereby provide coverage on the registered w sap, road salt, road de-icing agents, acid rain, insect de environmental hazards, We will repair such condition cu professional detailing or mobile repair such condition cu initiations/Exclusions sections in this Warranty. Should charge, subject to the Limitations/Exclusions stated in the insert or replacement seating component. No rip, punct Administrator/Obligor, We, Us, Our: means Sidecars Company [10151 Deerwood Park Bivd., Bidg. 100, Ste of Lyndon Southern Insurance Company. You or Your: The Contract Holder listed on the Declan SideCars, Inc. Paint Limitations/Exclusions: This lim damage, flood or other natural casualties, rusting of me read striping paint; oxidation that has perforated to the p Interior Limitations/Exclusions: This Limited Warran from flood, vandalism, abnormal use, surface wear or which the leather or vinyl has been attached; (4) surface headliners, steering wheels, side door storage compant on the dashboard or an interior door panel, the repair is that occur prior to delivery, rips greater than six (6) inch instrument cluster, display screen (navigation, vehicle ir Cancellation: The ExoClean products have been appl Warranty for Your non-payment of the Warranty Purch- to You stating the date of and reason for cancellation al Registered Owner's Right to Transfer: The Registered first subsequent owner must submit the warranty transf Registered Owner's Requirements: The Registered MAINTENANCE OF THE VEHICLE'S PAINT, FABRIC Claim Procedure: Damage once begun, may greatly w (888) 800-2251 within 60 days form the onset of damag procedure to be used. Such service will be performed w Ur liability is limited to the lesser of the cost of reg ("N.A.D.A.") Official Used Car Guide, at the time of the This Limited Warranty specifically excludes SideCars, In damages, so the abov	ior product will assist in the prevention of damage is restang surfaces caused by rips, punctures and abin surface become damaged by stains, UV exp 1 the treated interior seating surface become dam his Warranty. We reserve the right to attempt reps ure and burn coverage is available under this Lim s, Inc., 532 S. Main Street, Joplin, MO 64801 who 500, Jacksonville, FL 32256, Tel: (800) 888-273 ration Page of this Limited Warranty. hited warranty does not cover pre-existing damage tal, modifications or alterations of the factory's or orimer coat or bare metal, and any damage caused by does not cover: (1) stains or damage caused by natural creases in leather and viryl seats, modific is swhich have become subject to a claim arising or ments; (6) vandalism, terrorism, acts of God, negl limited to reconditioning and/or re-dyeing the dar es in length, punctures and burns greater than a t nfo and radio), and the Ford King Ranch series se lied to the Registered Vehicle and cannot be remm ase Price, material misrepresentation, fraud, or Yt Least thirty (30) days prior to the cancellation date ed Owner shall have the right to transfer this Limit fer information to Sidecars, Inc., 532 S. Main St., Owner should maintain the registered vehicle by v OR LEATHER SURFACES. REGULAR CLEAN vorsen unless repairs are promptly made. In order e, Photos of the damage may be required for the et claim inspection. Terms and conditions of n liability for incidental or consequential dama limitation or exception may not apply to you. J d You may also have other rights, which vary is the Declaration page. as Stated Above and Cannot be Altered Unle e. from liability for incidental or consequential dam apply to you. No express rights are given under that the tota. This Limited Warranty begins on t	to the treated interior cabin surfaces burns; and will assist in the preventi- tosure or temperature extremes, We aged by a rip, puncture or burn, Exo iir of any covered damage using profi- ted Warranty for residents of NY. is the Administrator/Obligor to this A8, Florida License No. 03698.] In the e, non clear-coated surfaces, damage ginal painted finish (e.g. repainted si d by neglect or abuse. v tar, acid or other caustic or corrosiv- ation or alteration of leather or viny! s utof a collision, manufacturing defe- ect or abuse, and normal wear and t anged area only. This Limited Warranty bur substantial breach of Your duties a. ed Warranty to the first subsequent of Joplin, MO 64801, within 30 days fro vashing the exterior regularly. THIS I NG AND CARE IS NECESSARY. to reasonably minimize any damage processing of the claim. We reserve to obligation toward reimbursement areage wholesale value of your veh this Limited Warranty are as state ages occasioned by use of the pro No express rights are given under from state to state. This Limited W ss in Writing by SideCars, Inc. tages that may occur. Some states of the Plan Purchase Date and expire	s caused by permanent stains, U ion of odors caused by bacteria, will repair such condition comple Clean will repair and/or replace th fessional reconditioning prior to th greement. In the state of Florida, s tate of Florida, LOTSOLUTION pe caused by road hazards, vand urfaces, aftermarket pin striping, ve substances; (2) interior fabric, surfaces; (3) damage caused by urfaces; (3) damage caused by road by conditional striping, ve substances; (2) interior fabric, surfaces; (3) damage caused by und to the strip striping, ve substances; (3) damage caused by inty does not cover risp, puncture oduct is not applied to headliners d to those identified surfaces. I is NON-CANCELABLE and NO s under this Warranty. If We cance owner of the Registered Vehicle. IMITED WARRANTY DOES NI e which might occur, a claim mus the right to determine the type of transportation or inconvenience icle as determined by Nationa ed above and cannot be altered oducts. Some states d on ot alli- the Warranty begins on the Warrant do not allow the exclusion or limi	V exposure and temperature extreme; will microbes, mold, mildew, fungi and algae on ately free of charge, subject to the he damaged area completely free of he replacement with either an upholstery the Obligor is Lyndon Southern Insurance VS, INC. is providing administration on behalf alism, collision or similar accident, fire, hail vinyl graphics, etc.), paint chips, scratches, carpet, leather or vinyl damage resulting rusting or poor adhesion to the surface to er vinyl and/or leather adhesion, etc.; (5) ed by dye or ink damage or if a stain occurs is and burns to fabric, vinyl and/or leather s, suede, seat belts, the steering wheel, N-REFUNDABLE. We may only cancel this set this Warranty, We shall mail written notice To continue Limited Warranty coverage, the OT INCLUDE GENERAL CLEANING AND t be filed using the ExClean app or by calling irepair necessary and the appropriate repair e costs during time of reapir. I Automobile Dealers Association I unless in writing by Us. ow the exclusion or limitation of s specifically described herein. This ty Purchase Date and expires upon the
WARRANTY HOLDER'S SIGNATURE	SIGNATURES FOR	C WARRANTY	IZED SIGNATURE	DATE
X		X		

REPAIR OBLIGATIONS

Our obligations under this Limited Warranty are insured under an insurance policy issued by Lyndon Southern Insurance Company, 10151 Deerwood Park Blvd., Bldg. 100, Ste. 500, Jacksonville, FL 32256, Tel: (800) 888-2738, except in California, Georgia, New York, Rhode Island and Wisconsin.

In California, Our obligations under this Limited Warranty are insured under an insurance policy issued by Response Indemnity Company of California, 10151 Deerwood Park Blvd., Bldg. 100, Ste. 500, Jacksonville, FL 32256, Tel: (800) 888-2738.

In Georgia, Our obligations under this Limited Warranty are insured under an insurance policy issued by the Insurance Company of the South, 10151 Deerwood Park Blvd., Bldg. 100, Ste. 500, Jacksonville, FL 32256, Tel: (800) 888-2738.

In New York, Rhode Island, and Wisconsin, Our obligations under this Limited Warranty are insured under an insurance policy issued by Atlantic Specialty Insurance Company, 605 North Highway 169, Suite 800, Plymouth, MN 55441, Tel: (800) 888-2738.

In the event the We fail to pay an authorized claim within sixty (60) days after proof of loss has been filed, You may file a direct claim with Lyndon Southern Insurance Company, Response Indemnity Company of California, Insurance Company of the South, or Atlantic Specialty Insurance Company. To do so, please call the following toll-free number for instructions: (800) 888-2738.

STATE SPECIFIC AMENDMENTS

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

Florida: The Cancellation section is deleted and replaced with the following:

Cancellation: You may cancel this limited warranty by submitting a written request to the Selling Dealer including a copy of your agreement. During the first thirty (30) days from the purchase date, We or the Selling Dealer will refund You 100% of the limited warranty Purchase Price, less any claims paid on your agreement. After the first thirty (30) days from the purchase date, We or the Selling Dealer/Seller will refund You a pro rata refund of the Purchase Price, based on the term remaining of the Agreement, less a fifty dollar (\$50)] cancellation fee. We may only cancel this warranty for Your nonpayment of the purchase price, material misrepresentation, fraud, or Your substantial breach of Your duties under this contract. If We cancel this 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.

Hawaii: Any unresolved issues regarding 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 and Consumer Affairs, 335 Merchant St, Honolulu, HI 96813, 808-587-3222. We may only cancel this warranty for Your nonpayment of the purchase price, material misrepresentation, fraud, or Your substantial breach of Your duties under this contract. If We cancel this 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.

Oregon: Anyunresolved issues regarding hisLimited Warrantymaybead dressed 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.

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

Washington: In Washington, this Limited Warranty is considered to be a Protection Product Guarantee issued by Auto Knight Motor Club, 10151 Deerwood Park Blvd., Bldg. 100, Ste. 500, Jacksonville, FL 32256, Tel: (800) 888-2738, and is 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.

The Cancellation section is deleted and replaced with the following:

Cancellation: You may cancel this limited warranty by submitting a written request to the Selling Dealer including a copy of your agreement. During the first thirty (30) days from the purchase date, We or the Selling Dealer will refund You 100% of the limited warranty Purchase Price, less any claims paid on your agreement. After the first thirty (30) days from the purchase date, We or the Selling Dealer/Seller will refund You a pro rata refund of the Purchase Price, based on the term remaining of the Agreement, less a fifty dollar (\$50)] cancellation fee. We may only cancel this warranty for Your nonpayment of the purchase price, material misrepresentation, fraud, or Your substantial breach of Your duties under this contract. If We cancel this 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.

ARBITRATION AGREEMENT

Most of your concerns about this Warranty can be addressed simply by contacting us at 866-217-5309. In the event we cannot resolve any dispute with you, YOU AND WE AGREE TO RESOLVE THOSE DISPUTES THROUGH BINDING ARBITRATION OR SMALL CLAIMS COURT INSTEAD OF THROUGH COURTS OF GENERAL JURISDICTION. YOU AND WE AGREE TO WAIVE OUR RIGHTS TO A TRIAL BY JURY AND TO PARTICIPATE IN CLASS ACTIONS OR OTHER REPRESENTATIVE PROCEEDINGS. For the purpose of this arbitration agreement (referred to hereinafter as the "A.A."), references to "we" and "us" include the Warrantor and Administrator, as defined above, and their respective parents, subsidiaries, affiliates, service contract insurers, agents, employees, successors and assigns. (a) This A.A. shall survive termination of the Warranty and is governed by the Federal Arbitration Act. This A.A. shall be interpreted broadly, and it includes any dispute you have with us that arises out of or relates in any way to the Warranty or the relationship between you and us, whether based in contract, tort, statute, fraud, misrepresentation or otherwise. However, this A.A. does not preclude you from bringing an individual action against us in small claims court or from informing any federal, state or local agencies or entities of your dispute. They may be able to seek relief on your behalf. (b) To initiate arbitration, send a written Notice of Claim by certified mail to: 532 S. Main St, Joplin, MO, 64801. The Notice must describe the dispute and relief sought. If we do not resolve the dispute within 30 days of receipt of the Notice, you may start an arbitration with the American Arbitration Association ("AAA"). You can contact the AAA and obtain a free copy of their rules and forms at www.adr.org or 1-800-778-7879. "We will reimburse you for a filing fee paid to the AAA, and if you are unable to pay a filing fee, we will pay it if you send us a written request. (c) The arbitration shall be administered by the AAA in accordance with the Consumer Arbitration Rules ("Rules"). The arbitrator is bound by the terms of this A.A. and shall decide all issues, with the exception that issues relating to the enforceability of this A.A. may be decided by a court. If your dispute is for \$25,000 or less, the arbitration will be conducted by submitting documents to the arbitrator, unless you request an in person or telephonic hearing or the arbitrator decides that a hearing is necessary. If your dispute is for more than \$25,000, the right to a hearing will be determined by the Rules. Unless otherwise agreed, any hearing will take place in the county or parish of your mailing address. We will pay all filing, administration and arbitrator fees for any arbitration, unless your dispute is found by the arbitrator to have been filed for the purpose of harassment or is patently frivolous. In that case, the Rules govern payment of such fees. (d) The arbitrator shall issue a decision including the facts and law supporting it. If the arbitrator finds in your favor and issues a damages award that is greater than the value of our last settlement offer or if we made no settlement offer and the arbitrator awards you any damages, we will: (1) pay you the amount of the damages award or \$7,500.00, whichever is greater; and (2) pay the attorney's fees and expenses, if any, you reasonably incurred in the arbitration. While that right to fees and expenses is in addition to any right you may have under applicable law, you may not recover duplicate awards of fees and expenses. We waive any right it may have under applicable law to recover attorney's fees and expenses from you if we prevail in the arbitration. (e) If you seek declaratory or injunctive relief, that relief can be awarded only to the extent necessary to provide you relief. YOU AND WE AGREE THAT EACH PARTY MAY BRING CLAIMS AGAINST THE OTHER ONLY IN AN INDIVIDUAL CAPACITY AND NOT IN A PURPORTED CLASS ACTION, CLASS ARBITRATION OR REPRESENTATIVE PROCEEDING. Unless you and we agree otherwise, the arbitrator may not consolidate your dispute with any other person's dispute and may not preside over any form of representative proceeding. If this specific provision is found to be unenforceable, then the entirety of this A.A. shall be null and void.