



Siskin
enterprises

of Florida, Inc. FLORIDA LICENSE NO. 27271

PDRFL

PAINTLESS DENT REPAIR SERVICE CONTRACT

VEHICLE OWNER INFORMATION

NAME

ADDRESS

CITY / STATE / ZIP

HOME / WORK / CELL PHONE

EMAIL

SELLING DEALER INFORMATION

NAME

ADDRESS

DEALER AUTHORIZED NAME AND SIGNATURE

VEHICLE INFORMATION

YEAR / MAKE / MODEL

CURRENT ODOMETER

VEHICLE IDENTIFICATION NUMBER

PAINTLESS DENT REPAIR PURCHASE PRICE \$

PURCHASE DATE

LIENHOLDER INFORMATION

LIENHOLDER NAME

ADDRESS

SERVICE CONTRACT REGISTRATION: This Service Contract must be completed and submitted to Administrator within thirty (30) days from the date of purchase of the vehicle. This Service Contract applies only to dent and ding repairs that can be accomplished through the Paintless Dent Repair process. Administrator assumes no liability for the failure of the dealer to submit this Service Contract on behalf of the vehicle owner. To verify that the Service Contract has been submitted and accepted, vehicle owner may contact Administrator at the telephone number and mailing address listed below

Purchase of this Agreement is not required in order to purchase, or obtain financing for a motor vehicle. The rate charged to You for this Service Contract is not subject to regulation by the Florida Office of Insurance Regulation.

TERM SELECTION

Paintless Dent Repair Service Contract Coverage

Standard

Luxury

1 Year

2 Years

3 Years

4 Years

5 Years

6 Years

7 Years

This Service Contract may cover new or used vehicles; however, the vehicle must be free from any pre-existing damage.

IF NO TERM BOX IS CHECKED, MAXIMUM TERM WILL APPLY

VEHICLE OWNER SIGNATURE _____

(Acknowledging receipt of this Service Contract)

*Obligor/Administrator: Siskin Enterprises of Florida, Inc. • Florida License #27271
P.O. Box 58, Salt Lake City, UT 84110 • (800) 453-8470
Customer Must Call (800) 453-8470 For Claim Authorization*

PAINTLESS DENT REPAIR SERVICE CONTRACT

Definitions: “Administrator”, shall mean Siskin Enterprises of Florida, Inc. “Service Contract” means this agreement. “PDR” means paintless dent repair which is the process used to remove small dings and minor dents from the exterior painted surface of covered vehicles without repainting. Trained technicians are able to use special tools and equipment to remove such dents and dings without harming the vehicle’s original factory finish. **Luxury Vehicle** coverage applies to all vehicles manufactured by Acura, Audi, BMW, Cadillac, Hummer, Infiniti, Jaguar, Land Rover, Lexus, Lincoln, Mercedes-Benz, Porsche, SAAB and Volvo. **Standard Vehicle** coverage applies to non-luxury vehicles.

Service Contract: Administrator shall cause dents and dings sustained by owner’s vehicle to be promptly and professionally removed by trained technicians. Covered dents and dings include those which are less than 4 inches across and are located on the covered vehicle’s exterior horizontal or vertical flat, painted sheet metal surfaces. Most small common dents can be removed using the PDR process. This coverage is effective for the duration of the Service Contract as per the term selected on the reverse side of this Service Contract. There is no limit on the number of PDR repairs that can be received as long as the terms and conditions of this Service Contract are met. This Service Contract does not apply to damage existing prior to the Purchase Date described on the reverse side or to collision damage, very deep dents or to dents where the painted surface has been broken or otherwise damaged. In the case of small dents caused by hail, this Service Contract applies up to the amount of the deductible applicable to hail under the owner’s auto insurance policy, but, in any case, not to exceed \$1,000.00. **This Service Contract is subject to all of the terms and conditions as set forth on both sides of this document.**

Overlapping Coverage: Hail damage coverage is limited to \$1,000 for the life of this Service Contract. Owner’s automobile insurance coverage shall be deemed primary for purposes of all hail damage repair. Owner may not receive duplication of coverage from Administrator and from owner’s regular automobile insurance policy. In the case of hail damage, owner must provide Administrator with a copy of his or her in-force comprehensive property damage insurance policy that provides coverage for hail. If owner does not carry other coverage for hail damage, Administrator shall provide coverage hereunder up to the lifetime limit for hail damage as described above. Traditional body shop type repair work or painting is not covered under this Service Contract.

Right to Transfer: The vehicle owner shall have the right to transfer this Service Contract to the next owner of this vehicle free of charge. To complete such transfer, Administrator must be notified of the change in ownership within thirty (30) days from the date of transfer to such first subsequent owner. Owner may also transfer this Service Contract to a different vehicle acquired by owner for the remaining term hereof provided a \$40.00 administrative fee is paid. Owner must complete and submit the necessary Request to Transfer form (available from the Administrator at the address indicated at the bottom of this page) together with the administrative fee.

Right to Cancel: This Service Contract is cancelable by the owner at any time. If canceled within sixty (60) days of the Purchase Date, owner will receive one hundred percent (100%) of the gross written premium less claims paid and less an administrative fee of five percent (5%) of the premium. If cancellation is requested after sixty (60) days, the entire premium will be refunded less any claims paid and less an administrative charge up to 10% of the gross premium. Refunds will be payable to the owner or the lien holder where applicable. Administrator reserves the right to cancel this Service Contract only under the following provisions: There is a material misrepresentation or fraud at the time of sale of this Service Contract; odometer tampering; failure to maintain the motor vehicle as prescribed by the manufacturer or non-payment of the premium by owner, in which case Administrator shall provide owner with a notice of cancellation by certified mail. If the Service Contract is cancelled by Administrator, the refund of premium must not be less than 100% of the paid unearned pro rata premium. Cancellation may be requested by a lien holder in the event of repossession. If cancelled, the Service Contract may not be reinstated or repurchased on owner’s vehicle.

Limitations of Coverage: This Service Contract does not apply to damage occurring outside of the United States, Canada, and Puerto Rico or to the following: (a) large dents, from hail damage or otherwise, which are professionally determined to be non-repairable using the PDR process; (b) dents or dings that are caused, in whole or in part, by environmental conditions or events, including rust, corrosion or chemicals; (c) damage to the interior or undercarriage of the vehicle; (d) scratches, chips, cracks or other similar damage to the painted exterior; (e) dents or dings requiring the use of putty, sanding, bonding primer, or paint; (f) damage to the vehicle’s chrome, glass, plastic, or other non-metal or other unpainted areas; (g) dents or dings located on or near creases or in other areas that may result in body damage if the PDR process is utilized; (h) dents or dings to areas of the vehicle where access is limited due to bracing, aftermarket installations or double metal panels such as the roof panels of vehicles equipped with sun- or moon-roof. This Service Contract does not cover (i) damage to the factory’s original finishes if such have been altered or modified after leaving the factory, (ii) damage which a professional dent removal technician reasonably determines can not be fully repaired using the PDR process, (iii) damage to vehicles used for commercial purposes, including but not limited to, ambulances, police cars, or other emergency vehicles or trucks rated over one ton, and (iv) dents or dings that were on the vehicle at the time this Service Contract was purchased. Excluded vehicles not eligible for this service contract include, but are not limited to, Alfa Romeo, Austin Healy, Aston Martin, Bentley, Bugatti, Checker, Chevrolet Corvette, Citroen, Daihatsu, Dodge Viper, Ferrari, Fisker, International, Lamborghini, Lotus, Maserati, Maybach, McLaren, MG, Panoz, Peugeot, Rolls Royce, Saleen, Shelby, Tesla, Triumph, and TVR.

Repair Obligations: If covered damage has occurred, Administrator will pay only for the repair of the damaged portion of the vehicle. Administrator reserves the right to inspect for liability or may request estimates for repair and/or photographs of the damage to determine the validity of the claim. Administrator has sole discretion in determining and implementing repair procedures. Such repairs will be performed with reasonable promptness and with quality workmanship. Administrator has no obligation to reimburse owner for transportation or inconvenience costs during time of repair. As stated above, there is no limit on the number of PDR repairs that can be received as long as, in each case, the terms and conditions of this Service Contract are met.

Claim Procedure: To be valid, a claim must be filed during the selected term of this Service Contract and may only be paid on a properly registered and, if applicable, properly transferred Service Contract. To file a claim, contact Administrator at the telephone number, address or web site listed below. **ANY REPAIR UNDERTAKEN WITHOUT EXPRESS, WRITTEN AUTHORIZATION FROM ADMINISTRATOR WILL NOT BE ELIGIBLE FOR REIMBURSEMENT.** The selling dealer is not a party to this Service Contract and should not be contacted should you have a claim hereunder.

Disclaimer: **SISKIN ENTERPRISES OF FLORIDA, INC. is the Obligor under this Service Contract.** TERMS AND CONDITIONS ARE AS STATED ABOVE AND CANNOT BE ALTERED. This Service Contract specifically excludes Siskin Enterprises of Florida, Inc. from liability for incidental or consequential damages. Due to the nature of the PDR process, Administrator does not guarantee that performance of the PDR process will work in every case.

Not Insurance: This Service Contract is not an insurance policy. It is an agreement between the vehicle owner and Siskin Enterprises of Florida, Inc. for certain covered dent and ding type repairs that can be achieved through the PDR process. Owner should obtain its own casualty and personal property insurance for owner’s vehicle. This Service Contract is insured for its liability under a Service Contract Reimbursement Insurance Policy issued by Wesco Insurance Company (a member of the AmTrust Group) located at 59 Maiden Lane, 43rd Floor, New York, NY 10038; (866) 505-4048/

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