TERMS & CONDITIONS:

Benefits under this Addendum may be reduced or eliminated if any of the following conditions apply:

- Your Lease Finance Contract does not contain an Excess Wear and Tear provision or definition.
- The Dealer did not assign Your Contract to a Lessor.
- We determine that the Vehicle does not have Excess Wear and Tear and assess no charges to You.
- 4. The Vehicle was repossessed.
- The Vehicle was used for racing or Commercial Purposes.
- The Vehicle has been declared a total loss by an insurance company.
- 7. You have not complied with the terms and conditions of this Addendum.
- 8. The Vehicle was not inspected prior to being returned to Your designated party.
- The Vehicle is a private passenger vehicle that is custom built, has a special purpose body, or is a self-contained recreational vehicle.
- 10. You or any other party exercises a purchase option under Your Contract.
- You purchased this Addendum after the date that You executed the Contract.
- 12. You have refinanced the Vehicle or renegotiated Your Contract.
- If any information acknowledged by You as correct in this Addendum is found to be inaccurate.
- If Your Contract was not terminated according to the terms outlined in this Addendum.
- If the Vehicle's odometer misrepresents the Vehicle's actual mileage for any reason.

EXCLUSIONS:

Excess Wear and Tear damages that are excluded from this Addendum and may be charged to You by Us, include but are not limited to:

- Pre-existing Wear and Tear that was present on the Vehicle when You signed the Addendum
- Charge(s) resulting from: disposition fees, termination or extension fees, residual loss, forfeiture of Your security deposit, Your failure to fulfill Your contractual obligations, acts of war, fire, theft, vandalism, explosion, acts of nature, terrorism, or riot.
- Charges related to overage of mileage limits on Your lease agreement.

- Reimbursement of costs for any repairs, covered or not, that were complete prior to Your Contract's termination.
- Reimbursement of costs for any repairs, covered or not, that were not assessed against You by Us.
- Charges related to improper repairs, or Modifications including, but not limited to: replacement parts that do not meet the manufacturer's specifications, add-on parts, lifted or lowered ride height or suspension Modifications.
- Charge(s) due to damage sustained to the Vehicle's frame, structural components or alignment
- Charge(s) related to the removal of window tinting, signage, lettering, bumper stickers, or other adhesive items and/or repair of damage incurred during their removal.
- Charges related to inoperable interior electronics that exceed One Thousand Dollars (\$1,000).
- Charges for missing interior and/or exterior parts (cosmetic or mechanical) whether removable by design or not, that exceed Five Hundred Dollars (\$500).
- Charges for damage to mufflers, tailpipes, mirrors, door handles, and antennae masts totaling less than Two Hundred and Fifty Dollars (\$250).
- 12. After-market additions that compromise the structural integrity of the Vehicle and any restoration required to correct the Vehicle's integrity after removal of such parts.
- 13. Charge(s) related to Mechanical Damage or equipment or accessories added to the Vehicle after You signed this Addendum.
- 14. Supplemental Restraint System (SRS)
- 15. Paint or clear coat that is peeled or sandblasted.
- Body and/or paint repairs that are incomplete or of poor quality.
- 17. Charges resulting from dishonest, intentional, fraudulent, criminal or illegal acts committed by You or any other party with or without Your knowledge.
- 18. Excess Wear and Tear that is covered by a Standard Automotive Insurance Policy, whether or not the policy is in force at the time the Vehicle is turned in.
- Excess Wear and Tear that is covered by a service agreement, warranty, or manufacturer's or repairer's guarantee.
- Charges in excess of what is customary and reasonable.

Royal Extreme is backed by an insurance company that is Rated Aby A.M. Best & administered by:



Auto Trac System

18 Augusta Pines Drive, Suite 220W Spring, T X 77389

Phone: 800-353-1123

This brochure is not a contract. Please refer to your Extreme contract for details of the term and conditions, exclusions, and purchaser's responsibilities.





Protect Yourself From Lease Return Charges

Lease companies are becoming more and more strict about your vehicle's condition upon lease return. You will be charged for any damage that affects the vehicle's resale value. We know accidents happen, you shouldn't be penalized when they do.

We will waive any Excess Wear & Tear charges assessed under Your Lease Finance Contract. You may turn in the vehicle 30 days before the original scheduled termination date and/or any time up to 90 days after the original scheduled termination date.

Maximum Benefit: \$5,000

Common Excess Wear & Tear Charges

- · A single scratch, or accumulation of scratches, greater than the size of credit card that penetrate the paint
- A single dent greater than the size of a credit card
- · Previous repairs performed poorly or unrepaired collision damage
- Windshield cracks, stars, or bull's-eyes
- · Damaged, broken, or non-factory tinted glass
- · Bent, broken, or missing lights, turn signals, mirrors, or lamps
- Tires with exposed cords or sidewall damage
- Tires or wheels that do not meet manufacturer's quidelines for safe operation

- Missing or damaged wheel covers
- · Wheel gouges, scratches, dents or cracks greater than the size of a credit card
- · A single cut, tear, burn, or stain greater than the size of a credit card
- · An accumulation of cuts, tears, burns or stains greater than the size of a credit card
- Missing keys/remotes
- · Missing parts or accessories (shifter knob, headrests, tonneau/cargo cover, etc.)
- · Inoperative, malfunctioning, or broken parts or equipment
- Any modifications not on the vehicle at lease inception

To Initiate a Claim, Please Call (800) 353-1123 for Authorization & Instructions.

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