



**RESPONSE™  
ROAD SERVICE  
ROAD HAZARD  
DEALER AGREEMENT**

THIS AGREEMENT is made this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_, by and between Norman & Co. DBA Classic, a Florida corporation hereinafter "Classic" and the undersigned company, firm or individual, at the address set out after the name, hereinafter, "Dealer".

WHEREAS, Classic provides Response™ Road Service and Road Hazard coverages hereinafter the "Program", and

WHEREAS, the Dealer desires to offer the Program to its customers who purchase vehicles from the Dealer (hereinafter the "Customer").

NOW, THEREFORE, in consideration of the mutual promises and other good and valuable consideration, the sufficiency and receipt whereof are hereby acknowledged, the parties agree to the following facts, terms, and conditions:

**DEALER AGREES:**

1. To follow the instructions and procedures set out from time in the Program Materials from Classic;
2. That the Registration Effective Date must be the same as the date the covered vehicle was sold by the Dealer;
3. To report no later than the 15<sup>th</sup> of the month all Registrations issued during the previous month, along with the dealer net rate for each Registration. Dealer will include in this report all void or otherwise unusable Registrations. Checks for remittance of dealer net rate must be payable to Classic. Checks, Remittance Form(s) and Registrations must be mailed to Classic, 106 State Street East, Oldsmar, Florida 34677 as directed by the Underwriters, per the Policy.
4. To take full responsibility for his failure to properly and timely report Registrations to Classic.
5. To sell a minimum of 15 registrations per quarter.

**CLASSIC AGREES:**

1. To honor the Registration for each Program sold by the Dealer which the Dealer has properly remitted as specified above. The Registration will describe the limits of Classic liability to the Customer.
2. To make available to the Dealer the forms and supplies necessary to market the Program.

**DEALER AND CLASSIC MUTUALLY AGREE:**

1. This Agreement may be canceled at any time by either party upon thirty (30) days written notice. This Agreement may be terminated automatically without notice should Dealer fail to submit Contracts for three (3) consecutive months. Unless canceled, this Agreement shall be a continuous Agreement.
2. Upon cancellation by either party, all obligations hereinafter shall cease, however, Classic shall remain responsible for all valid registrations issued by Dealer which have been timely reported to Classic and for which Classic has received payment prior to date of cancellation.
3. No charge(s) or addition(s) to this Agreement shall be valid or binding upon either party unless agreed to in writing and signed by all parties hereto. This Agreement contains the total understanding between the Dealer and Classic and supersedes all previous oral or written agreements.

IN WITNESS WHEREOF, the parties have executed this Agreement on the above mentioned date and year.

**CLASSIC**

**DEALERSHIP**\_\_\_\_\_

By:\_\_\_\_\_

By:\_\_\_\_\_

106 State Street East

Address:\_\_\_\_\_

Oldsmar, Florida 34677

City:\_\_\_\_\_ State:\_\_\_\_\_ Zip:\_\_\_\_\_