

PRE-OWNED VEHICLE PROTECTION PROGRAM

Coverage Up To \$2,000 (\$2 500 CAD) Per Policy Within First 6 Months or 6,000 miles (10 000 km CDN) Vehicles with Up To 120,000 miles (200 000 km CDN) 20 Years Old or Newer

Enrollment into the Program must occur within the specified pre-owned vehicle mileage and model year thresholds. Program will provide benefit coverage up to \$2,000 (\$2 500 CAD) one time, per policy when service has been performed on a minimum of four (4) vehicle systems using approved qualifying Wynn's® products as specified herein. Service must be preceded by and combined with regular oil and filter changes at the manufacturer's suggested service interval both before start of Program and in between using approved qualifying Wynn's® products.

COVERED SYSTEMS AND QUALIFYING TREATMENT SERVICES

ENGINE OIL

Qualifying Products: Treatment service must be combined with an oil change and performed with one of the following Wynn's® engine oil products - # 12611, 12632, 80003, 81610, 82011, 82032 or 83011 (81610 is eligible when used in conjunction with the above engine oil products).

Covered Parts: Lubricated engine parts including piston, rings, timing gears or sprockets, valve lifters, cylinder liners or bores, push rods, turbo bearings, wrist pins and bushings, cam shafts and bearings, rods and rod bearings, oil pump, rocker arms and pivots, crankshaft and bearings, intake valves and guides. *Timing belts, timing chains, gaskets and maintenance items are excluded.*

FUEL (GASOLINE & DIESEL ENGINES)

Qualifying Products: Treatment service must be performed with one of the following Wynn's® products - #26811, 26716, 66901 or 67104B.

Covered Parts: Gasoline TBI, PFI and GDI fuel injectors and associated intake valves and diesel fuel injectors (deposite related failures only). GDI injector and associated component coverage valid with use of #66901(A).

TRANSMISSION (AUTOMATIC & CVT)

Qualifying Products: Treatment service must be performed with one of the following Wynn's® products - #55701, 64506 or 66901(A).

Covered Parts: Lubricated parts contained within the Automatic or CVT transmission housing or case. The transmission housing is covered only when damaged by a part that is covered under the Program. *Leaking transmission seals, gaskets and electrical components are excluded.*

COOLANT

Qualifying Products: Treatment service must be performed with one of the following Wynn's® products - #A4601 or 19201.

Covered Parts: Water pump, freeze plugs and radiator. *Hoses, clamps, thermostats and engine components are excluded.*

DRIVELINE

Qualifying Products: Treatment service must be performed with one of the following Wynn's® products - #59419 or 64101.

Covered Parts: Lubricated parts contained within the differential housing or case, including all gears. *The housing or case, axle bearing(s), u-joint(s), boot(s) and CV joint(s) are excluded by this Program unless damaged due to failure of covered part.*

POWER STEERING

Qualifying Products: Treatment service must be performed with the following Wynn's® product - #64805.

Covered Parts: Lubricated parts contained within the power steering gearbox or rack and power steering pump. *Hoses, belts, brackets, seals and leaking gaskets are excluded.*



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PROGRAM SCOPE OF COVERAGE: THE WYNN'S® PRE-OWNED VEHICLE PROTECTION PROGRAM (PROGRAM) IS BETWEEN THE PROGRAM HOLDER AND ITW PROFESSIONAL AUTOMOTIVE PRODUCTS (A DIVISION OF ILLINOIS TOOL WORKS INC.) AND DOES NOT EXTEND ANY WARRANTIES PROVIDED BY ANY VEHICLE MANUFACTURER OR ANY OTHER WARRANTY PROVIDER. THIS PROGRAM IS EXCLUSIVE, IS IN LIEU OF ALL OTHER WARRANTIES AND WILL TAKE EFFECT AFTER THE OEM AND ALL OTHER WARRANTY COVERAGE EXPIRES. HOWEVER, ITW PROFESSIONAL AUTOMOTIVE PRODUCTS WILL PAY THE DEDUCTIBLE AMOUNT ONLY UNDER AN EXTENDED SERVICE CONTRACT PURCHASED BY CONSUMER SUBJECT TO THE TERMS AND CONDITIONS CONTAINED HEREIN. TO QUALIFY FOR COVERAGE AND COMPLY WITH THE TERMS OF THIS PROGRAM, PREVIOUSLY OWNED VEHICLE MUST BE WITHIN THE MILEAGE AND MODEL YEAR THRESHOLDS DESCRIBED HEREIN, HAVE BEEN SOLD OR BE FOR SALE BY AN AUTHORIZED DEALER AND THE AUTHORIZED DEALER MUST HAVE CERTIFIED NO PRE-EXISTING CONDITIONS EXIST AND HAVE TREATED THE PREVIOUSLY OWNED VEHICLE WITH QUALIFIED WYNN'S® PRODUCTS PER THE REQUIREMENTS DESCRIBED HEREIN.

All covered treatment services referred to in this Program must be performed at an approved professional authorized dealer's service center using Wynn's® products, Wynn's® service equipment and OEM specified fluids. The Consumer or any other individual may not change the oil or lubricants in the vehicle and may not perform their own services to maintain Program coverage. The Program will provide benefit coverage on vehicle systems specified herein when the professional authorized dealer has treated and invoiced using the approved Wynn's® Pre-Owned Vehicle Service Kit (#18082). Program coverage, for qualified pre-owned vehicle sold or for sale by qualified authorized dealer, begins 200 miles (322 km) from the time the pre-owned vehicle is treated with a minimum of four (4) approved qualifying Wynn's® products. Eligible pre-owned vehicle repairs will be covered up to \$2,000 (\$2 500 CAD) payable only one time, per policy and meeting all Program eligibility requirements. The Program expires six months (180 days) or 6,000 miles (10 000 km CDN) from the date of pre-owned vehicle purchase; whichever comes first.

PRE-OWNED VEHICLE AND DEALER/SERVICE PROVIDER QUALIFICATION: A qualified pre-owned vehicle must be within the past twenty model years at time of treatment, inspected, serviced and sold or for sale by an approved professional authorized dealer or dealer service center. Pre-owned vehicle must have fewer than 120,000 miles (200 000 km CDN) on odometer reading at the time of treatment service. A dealer is qualified by being both the pre-owned vehicle seller and the pre-delivery of Wynn's® Pre-Owned Vehicle Service Kit (#18082) installer. Dealer must have an in-house service center with active sales of Wynn's® products and services.

EXCLUSIONS: Excluded from Program coverage are vehicles that have been modified for or used in competition, taxis, buses, limousines, rental vehicles, law enforcement vehicles, motor homes, construction, racing, vehicles equipped with a snow plow, salvage or "grey market" vehicles, vehicles with inoperative or inaccurate speedometers or odometers and vehicles with rebuilt titles. Coverage for this Program becomes null and void if it has been found that the vehicle odometer has ceased, malfunctioned or shows signs of tampering. Coverage is only provided for legally registered passenger cars, vans, SUVs and pick-up trucks with a GVW of 14,000 lbs. (6 350 kg) or less. Claims resulting from collision, fire, theft, vandalism, contamination of fluids, acts of God, war, misuse, abuse, riot, freezing, negligence, lack of required maintenance per vehicle manufacturer and Program requirements render this program null and void. Pre-existing conditions and damage to system components prior to service are excluded, and may be verified through independent parts analysis. In case of a leased vehicle, the lessee must be primarily obligated for repairs and maintenance. If vehicle is used for towing a trailer, other vehicle or object, the covered vehicle must be equipped with a factory-installed tow package or equivalent

COVERAGE & PAYMENTS: Failure of a covered part that is a direct result of a mechanical or structural flaw that the manufacturer acknowledges through any means, such as recall or factory service bulletins, or that the manufacturer will repair at its' expense are is not covered. State tax, local tax, storage fees, shop supplies, core charges and diagnosis are not covered. This Program includes coverage for certain consequential damages (up to the applicable maximum coverage amount) only to the extent that a failed component caused damage to occur or if certain repairs are necessary to complete the warranty repair. Payment of claims under this Program shall be limited to industry accepted labor times to make necessary repairs or to replace any irreparably damaged part as allocated by Mitchell's Flat Rate Guide or other industry accepted flat rate guides, at the commercial repair shops posted hourly labor rate, along with the reasonable cost of replaced parts of like kind and quality. To keep this Program in effect, all receipts and repair orders for maintenance and qualified services must be furnished as required by this Program. Failure to furnish all necessary records will render coverage under this Program null and void. Rental vehicle costs incurred during repair of covered part(s) are not covered by this Program.

DISPUTE RESOLUTION: This "dispute resolution" paragraph is not applicable to any consumer residing in the Province of Quebec. All disputes arising relating to this Program shall be settled by binding arbitration which shall be held in Lakeland, Florida and in accordance to the rules of the American Arbitration Association. Each party shall pay the fee and expenses of its own arbitrator and half the expenses of a third arbitrator.

MAKING A CLAIM: In the event of a claim, prior to making any repairs, contact the Program Claims Administrator at www.wynnsusa.com/programs or by mail at ITW Professional Automotive Products, 3606 Craftsman Blvd., Lakeland, FL 33803. <a href="ANY REPAIRS MADE WITHOUT PRIOR AUTHORIZATION FROM THE PROGRAM CLAIMS ADMINISTRATOR WILL NOT BE COVERED UNDER THE PROGRAM AND WOULD VOID FURTHER COVERAGE OF PART/SERVICE. All service repair orders showing vehicle was serviced in accordance to the Program terms and conditions specified herein, qualified service repair orders showing vehicle was serviced as required by the terms and conditions of previous protection program (excluding OEM and extended warranties paid by Consumer), proof of previous protection plan (if applicable), a complete statement of damage with repair estimate, vehicle purchase date verification or lease agreement if vehicle is leased and if requested, the damaged part(s) along with sample of system fluid must be provided to Program Claims Administrator.

Only vehicles operated and repaired in the U.S. and Canada are eligible for this Program coverage. This Program is for the applicable maximum coverage amount specified herein and, except as specifically provided herein, this Program does not include coverage for any incidental, indirect, special, punitive or consequential damages whether or not based on negligence or breach of warranty or strict liability in tort or any other cause of action which arises from the Program. This Program provides Consumer with specific legal rights; other rights may be available in Consumer's state or province. This Program is transferable if vehicle ownership changes. The terms and conditions of the Program may be subject to change without notice.