## VELOCITY SOLUTIONS EMPLOYEE RFWARDS PROGRAM TERMS

Last Revised: May 1, 2018

These are the Terms for the VELOCITY SOLUTIONS EMPLOYEE REWARDS PROGRAM (the "Program"). By participating in the Program, you accept and agree to be bound by these Terms, including, without limitation, all terms pertaining to the Benefits. Enrollment in this Program does not constitute a contract of employment. Enrollment is voluntary. If you do not agree to these Terms, do not participate in the Program.

## A. DEFINITIONS.

Agreements.

LLC, its parent, affiliate or subsidiary companies, its officers, to you within three (3) business days of your Program Enrollment, Program Website without notice. directors, employees, agents, successors, and/or assigns,

made available by Velocity Solutions for download and use in Service Agreements, and/or these Terms at any time in our sole will be automatically forfeited.

Play and/or the Amazon Appstore (as applicable).

this document, this document will govern.

"Enrollment"/Enrolled", means a Participant who (i) is a Velocity to it. The detailed terms and conditions for a specific Reward are Solutions employee and (ii) has accepted these Terms.

is Enrolled or has achieved Enrollment.

you by virtue of your enrollment in the Program.

platform presently existing and supporting a Points and/or Rewards accessible at: https://employee.myvelocity.com. following schedule:

"Employee Rewards Program Terms & Conditions" means those terms and conditions accessible via: https://employee.myvelocity.comhome/term.

"Point" or "Points" shall have the same definition as set forth in the Employee Rewards Program Terms & Conditions.

"Reward" or "Rewards" shall have the same definition as set forth in the Rewards Program Terms & Conditions.

"Third Party Benefit Provider"/"Third Party Benefit Providers" means, any one or more of the third-party vendors, merchants and service providers that provide to Participants any one or more of the Benefits offered via the Program.

"Roadside Contractor" means any service, service facility, or contractor that is dispatched by the Roadside Assistance Administrator, or dispatched by other means in accordance with these Terms, for the purpose of facilitating the Roadside Assistance Benefit of the Program, if any such Benefit should exist.

B. ABOUT THE PROGRAM. Our Program provides you with certificates. Each Points certificate will contain a unique certificate benefit limit. In the event the keys are lost and a replacement key is required, you will be responsible for the total cost of a new key. access to several Benefits, which as of the Effective Date, include number and a specific number of Points. 3. Itilization of Points, Points, may be redeemed through the (e) Jump Start - Jump start service will be provided to start your the following

the following.		3. <u>Ourization of Fornas</u> . Fornas may be redeemed unough the (e) samp start service will be provided to start you
ľ		Rewards Program Website. Points may be redeemed only for vehicle.
	Summary of Benefits	Rewards offered by us and available at the time of redemption. (f) Winching/Extraction - If your vehicle is stuck in a ditch, mud or
-	Longevity Rewards	POINTS MAY NOT BE REDEEMED FOR CASH, CHECK OR snow, but it is accessible from a normally traveled roadway, service
	<ul> <li>Emergency Roadside Assistance</li> </ul>	CREDIT. POINTS HAVE NO CASH VALUE. ALL POINTS EXPIRE will be given to either tow or winch the vehicle. Dispatch coverage
	Mobile Device Protection	ON THE EXPIRATION DATE SET FORTH ON THE CERTIFICATE for winching is limited to \$100; any expense incurred beyond \$100
	<ul> <li>Coupons and Local Deals</li> </ul>	AND UPON SUCH DATE BECOME VOID. NO REPLACEMENTS will be your responsibility to pay to the Roadside Contractor.
f	<ul> <li>Prescription Savings</li> </ul>	WILL BE MADE FOR LOST, STOLEN OR DAMAGED (g) Travel Planning, Booking and Discounts – Go to
2	Hotel & Car Rental Discounts	CERTIFICATES. Points will be subtracted from a Participant's www.roadsideprotect.com and click on the box on the bottom center
	<ul> <li>Free app for iPhone, iPad or Android</li> </ul>	account once the Reward is requested and any certificates of the page titled: "Travel Planning, Booking, and Great Hotel
		representing those Points will become void. Once redeemed, a Deals!"

Benefits provided, particularly those provided by a Third Party Participant may not cancel the order or substitute another Reward 2. Coverage Eligibility. Three (3) claims limit per membership per "Terms" means the full contents of this document and all Service. Benefit Provider, may not be available to you immediately upon your for the one ordered. We also reserve the right from time to time to year. Eligible vehicles include all self-propelled vehicles with a Program Enrollment, however, all Benefits, subject to the individual increase the number of Points required for certain items and to gross vehicle weight up to 10,000 lbs. Vehicles must be designed. "Velocity Solutions"/"we"/"us"/"our" means Velocity Solutions, Benefit eligibility criteria set forth in these Terms, will be available correct any errors in Rewards Program catalogs or on the Rewards licensed and used for private, on-road transportation. Service is

limited to one tow or service call per disablement. Service is if not sooner. 4. No Returns and Forfeiture of Points. Rewards redeemed via geographically limited to the fifty United States, the District of "Participant" your" means any and all Program participants. 2. Program Terms Subject to Change. We may add to, remove Points through this Program are not eligible for return. In addition. Columbia. Puerto Rico and Canada. The policy of Roadside "Employee Rewards App" means that mobile device application and/or reduce, terminate, or modify the Program, the Benefits, the upon your termination of employment all earned but unused Points Assistance Administrator and the respective Roadside Contractors

require that you or another authorized person be with the vehicle in association with the Program from the Apple® App Store®. Google discretion and without notice to you, though changes made shall be 4. Taxes. Participants are responsible for the tax consequences, if order to receive the service. Please cancel your request for service applicable only from the "Last Revised Date" indicated at the outset any, of their participation in the Program, and specifically the immediately if it is no longer needed by calling us back utilizing your

"Service Agreements" means, collectively, the terms and of these Terms and thereafter. We may also end your participation issuance, use and redemption of Points. We do not make any number for dispatch service. The Roadside Assistance conditions of any Benefit provided by a Third Party Benefit Provider, in the Program at any time in our sole reasonable discretion in order representations or warranties regarding any tax implications arising Administrator will not accept responsibility for repairs or the the Velocity Solutions App End User License Agreement, the to protect you or us from harm or compromise of integrity, security, from the receipt of Points, the redemption of Points or participation availability, delivery or installation of parts. All parts used and Program App Terms of Service. The Program App Privacy Policy, reputation, or operation. Your participation in the Program will end in the Program. If the receipt of Points, the redemption of Points or services provided to you by the Roadside Contractor must be and the terms, conditions and privacy policies displayed on the upon your termination of employment, at which time all Benefits will participation in the Rewards Program results in any income tax or authorized and baid for by vou.

Employee Rewards Program Website. In the event of a conflict cease, and any unused Points earned in connection with the other tax liability to you, all such tax liability will be borne by you. 3. Roadside Assistance Reimbursement. If for any reason the We disclaim all responsibility for any such taxes. If you have any Roadside Assistance Administrator dispatch center cannot provide between the Employee Rewards Program Terms & Conditions and Program will be forfeited. Some Rewards may have additional terms and conditions specific guestions, please seek the advice of a tax advisor. the benefits listed in this Program, you must obtain an authorization

also available at a Terms and Conditions hyperlink found at the D. <u>ROADSIDE ASSISTANCE BENEFIT</u>. Roadside Protect, Inc. center to use the service provider of your choice. The Roadside "Enrollment Date" means the earliest date on which a Participant bottom of the Rewards Program Website. When you use or redeem who, in association with Signature's Nationwide Auto Club, Inc., is Assistance Administrator will reimburse you up to \$100 or the Points to receive Rewards, you release us and all of our affiliates the "Roadside Assistance Administrator" of the Roadside specific amount listed above in the covered expenses (which ever is

"Benefit" or "bene services itemized in table included in Section B. as they may be Rewards, and for your participation in the Program. Neither we nor assistance for your vehicle, call our number at (954) 703-4304 The authorization number is required to be eligible for modified from time-to-time in our sole discretion, and provided to the Third Party Benefit Providers are responsible for replacing lost, twenty-four (24) hours a day and request dispatch service and the reimbursement. Your reimbursement request must have the stolen or damaged Points certificates or Rewards.

Roadside Assistance Administrator will arrange to send help to your following: (a) Your authorization number and membership ID; (b) A disabled vehicle from a participating facility or Roadside Contractor. bill from service provider including: (i) The date the service

"Business Day" means any calendar day other than a Saturday, "Business Day" means any calendar day other than a Saturday, C. LONGEVITY REWARDS. Enrolled Program Participants will The Roadside Assistance Administrator will make payment to the occurred; (ii) Description of services provided; and (iii) The amount "Employee Rewards Program Website" means that website and receive Points based on the number of years of service with us. Roadside Contractor directly for covered dispatch expenses up to charged for the service; and (c) Evidence that member paid the Points will be awarded to you at the "Years of Service Level" you your benefit limits. service provider (i.e. copy of check or duplicate check, credit card have reached each year. Points will be awarded based on the 1. Covered Expenses. All expenses covered under the Roadside receipt. statement, etc.). The completed form and documentation

Protect Program are capped at an expense limit of One Hundred should be mailed to:

Years of Service Level	Points	and NO/100 Dollars (\$100.00) for any single claim and include the
Years 1-4	700 points	following: Roadside Protect, Inc. c/o Auto Road Service
Years 5-9	1400 points	(a) Towing – When your vehicle is disabled due to mechanical Attn: Reimbursement
Years 10-14	2800 points	breakdown, the Roadside Assistance Administrator will arrange for P.O. Box 55698, Sherman Oaks, CA 91413
Years 15-19	4200 points	a Roadside Contractor to tow it to the nearest service facility of your Phone 1-800-993-8473 – Claims Dept.
Years 20 <	7000 points	choice up to the service expense equivalent of \$100. Additional Roadside Protect, Inc. Home Office - 2800 W. Higgins Rd., Suite

By way of example only, if a Participant has reached 14 years of expense will be your responsibility to pay to the towing Roadside 210 Hoffman Estates, IL 60169. Service as of March 1, 2018, that Participant will receive 2800 Contractor.

Points. On or about March 1, 2019, the Participant will receive 4200 (b) Flat Tire Assistance - A flat tire will be changed with your spare Important: Since all Authorized Roadside Contractors are Points. No longevity awards will be given for service prior to January tire. If, for any reason, the spare is not usable, the lug nuts cannot independent contractors and not agents or employees of the 1.2018. be removed or the vehicle has two flat tires with one usable spare, Executive Management Team Ineligible. Program Participants towing will be provided in accordance with the towing provisions. who are members of Velocity Solutions' executive management (c) Fuel Delivery Service - An emergency supply of fuel of up to resulting from the rendering of service or for personal items left in team are ineligible for the Longevity Rewards Benefit set forth in three (3) gallons will be delivered if your covered vehicle runs out of the vehicle. Any claims for personal injury or damage to the property fuel. You will be responsible for the cost of fuel.

this Section C.

Roadside Assistance Administrator, the Roadside Assistance Administrator can assume no liability for any damage to your vehicle of a member must be filed against the Roadside Contractor /

number from the Roadside Assistance Administrator dispatch

2. Award of Points. All Points will be delivered by our Human (d) Lock Out Service - If your keys are locked in the vehicle, servicing facility. Resources department and an issued via e-mailed online assistance will be provided to gain entry into the vehicle up to \$100

4. Roadside Assistance Service Limitations. The Program provides "Subscriber Identity Module (SIM) Card" means the card commission or attempted commission of any illegal act including but included had We been notified before the expenses were incurred. service for most emergency situations but does not include: (a) containing Primary Insured Person's subscriber identity and which not limited to any felony; (b) confiscation, expropriation or detention All reasonable effort must be made by the Primary Insured Person Service if the operator is not with the disabled vehicle (however if enables services to be charged to Primary Insured Person's by any government, public authority, or customs official: (c) illegal to mitigate penalties and/or expenses resulting from a loss. you cannot remain with the vehicle for safety reasons, we will Cellular Wireless Telephone or an account when used in activity or acts of the Primary Insured (2) Proof of Loss. Primary Insured (2) Proof of Loss. attempt to provide service); (b) Towing or service on roads not conjunction with Primary Insured Person's Cellular Wireless Person's employees or authorized representatives; (d) any submit claim form, or verbally complete claim attestation, along with regularly maintained including private property; (c) Installation or Telephone. "Weapons of Mass Destruction" means any weapon hazardous, pathogenic or poisonous, biological, chemical, nuclear the submission of the reguired items within ninety (90) days from removal of snow tires and chains nor dismounting, repairing, or whether or not designed or constructed as such, capable of or radioactive material, gas, matter or other contamination; (e) the date of Damage or theft, or as soon as reasonably possible. rotating tires; (d) Vehicle storage charges, cost of parts and delivering any hazardous, pathogenic or poisonous, biological, declared or undeclared War; (f) warlike action by military force even if all required documentation is not yet available. If Primary installation, products, materials, impounding, and additional labor chemical, nuclear or radioactive material, gas, matter or other including action in hindering or defending against an actual or Insured Person's claim form is not submitted within this time frame, related to towing; (e) Service to vehicles with expired safety contamination. "War" means: (i) hostilities following a formal expected attack, by any government, sovereign or other authority Primary Insured Person's claim may be denied. Failure to provide inspection, license plate, and/or emission sticker where required by declaration of war by a governmental authority; (ii) in the absence using military personnel or other authority using military personnel Proof of Loss within these time frames will not invalidate or reduce law: (f) Service to vehicles that are not in a safe condition to be of a formal declaration of war by a governmental authority armed, or other agents: (a) invasion, insurrection, riot or civil commotion, any otherwise valid claim if notice is given as soon as is reasonably towed: (a) Service in areas not regularly traveled, such as vacant open and continuous hostilities between two (2) countries or; (iii) rebellion, revolution, usurped power or action taken by possible, and in no event later than one (1) vear after the ninety (90) lots, beaches, open fields or other places that would be hazardous armed, open and continuous hostilities between two (2) factions, governmental authority in hindering or defending against any of day deadline to submit Proof of Loss, except in cases where the for service: (h) Charaina a weak or dead battery: and/or (i) Towing each in control of territory, or claiming jurisdiction over the these; or (h) any Weapons of Mass Destruction. (3) What this claimant lacks legal capacity. No legal action for a claim may be vehicles to a junkvard for disposal. geographic area of hostility. "We". "Us" and "Our" refers to the agreement does not cover: (a) loss of property when the brought against Us until sixty (60) days after We receive Proof of

equipped service vehicle, one driver and one service call per Insurance Company of Florida, an Assurant company. the vehicle operator's expense and is not reimbursable.

duties and what is and is not covered.

## 1. LIMITS OF INSURANCE.

Coverage	Aggregate Limit
Plan Type:	Multi-Line Covera
Coverage Type:	Primary Insured
Mobile Device Protection:	\$500 per Claim;
	2 Claims Maximu
	Period;
Deductible:	\$50.00 per Claim

it of Liability ade Person Only

5. Special Equipment. Roadside Coverage provides one normally Company providing this insurance, which is American Bankers United States of America has imposed any trade or economic Loss. After the expiration of three (3) years from the time written sanctions prohibiting insurance of any loss or loss of property: (b) Proof of Loss was to be provided, no action shall be brought to disablement. Any additional personnel or special equipment is at 3. COVERAGE. We will reimburse the Primary Insured Person for any other legal prohibition against providing insurance for any loss recover on this coverage. Insurance under this Policy is void if any Damage or theft of eligible Cellular Wireless Telephones up to the or loss of property; (c) any loss which occurred while the Primary Primary Insured Person has intentionally concealed or

Aggregate Limit of Liability shown on the Limits of Insurance section Insured Person was not an Enrolled Participant. Mobile Device misrepresented any material fact relating to this Policy before or E. MOBILE DEVICE PROTECTION. "Mobile Device Protection" of this Statement of Benefits. Eligible Cellular Wireless Telephones Protection does not cover. (1) losses covered under the Cellular after a loss or any Primary Insured Person files a false report of a will be offered pursuant to these Terms, including the contents of are limited to each primary line and the additional, or supplemental Wireless Telephone's existing manufacturer's warranty; (2) Cellular loss.

this section which is also referred to as the "Statement of lines as listed on Primary Insured Person's cellular provider's Wireless Telephone accessories other than standard battery and/or (3) How to File a Claim. Call (954) 703-4304 to initiate a claim. The Benefits." Various provisions in this Statement of Benefits restrict monthly billing statement for the billing cycle preceding the month standard antenna provided by the manufacturer; (3) Cellular following items are required to be submitted to Us: (a) fully coverage. Enrolled Participants whose mobile devices are listed in which the theft or Damage occurred. Depending on the nature Wireless Telephones purchased for resale, professional, or completed and signed claim form or insured person's recorded under our corporate wireless plan (i.e. your phone is issued to you and circumstances of the Damage or theft, and at Our sole commercial use; (4) Cellular Wireless Telephones that are lost or verbal attestation as to the itemized contents of the claim form by us) are not eligible for the Mobile Device Protection Benefit. discretion. We may choose to repair or replace the eligible Cellular Mysteriously Disappear; (5) Cellular Wireless Telephones under the prepared by Our claim adjuster on insured person's behalf; and (b) Read the entire Statement of Benefits carefully to determine rights, Wireless Telephone or reimburse the Primary Insured Person for care and control of a common carrier (including, but not limited to, a document from the mobile service provider, or other sufficient

the lesser of: (a) the current suggested retail price of a replacement United States Postal Service, airplanes, or delivery service); (6) proof, as determined by Us, that the Cellular Wireless Telephone Cellular Wireless Telephone of like kind and guality, excluding Cellular Wireless Telephones stolen from baggage unless hand- Primary Insured Person is claiming, is currently linked to Primary taxes, delivery and transportation charges and any fees associated carried and under Primary Insured Person's personal supervision, Insured Person's mobile service provider account. We may at Our with the cellular telephone service provided, less the deductible or under the supervision of Primary Insured Person's traveling sole discretion require; (a) an itemized estimate of repair from an indicated in the Limits of Insurance section of this Statement of companion who is previously known to Primary Insured Person: (7) authorized Cellular Wireless Telephone repair facility: (b) the Benefits; or (b) the Aggregate Limit of Liability shown on the Limits Cellular Wireless Telephones stolen from a construction site; (8) Primary Insured Person to submit the Cellular Wireless Telephone um per 12 Month of Insurance section of this Statement of Benefits. Only one (1) Cellular Wireless Telephone which has been rented, leased or to Us to evaluate the Damage: (c) an itemized store receipt for the Mobile Device Protection reimbursement benefit will be paid per borrowed, or Cellular Wireless Telephones that are received as part replacement Cellular Wireless Telephone showing the purchase claim occurrence and only two (2) claims per Primary Insured of a pre-paid plan or pay as you co type plans: (9) cosmetic Damage was made at a mobile service provider's retail or Internet Store: (d) Person per twelve month period. Mobile Device Protection is to the Cellular Wireless Telephone, or Damage that does not impact documentation (if available), of any other settlement of the claim; or

2. DEFINITIONS. "Cellular Wireless Telephone" means a mobile secondary to, and in excess of any other valid and collectible the Cellular Wireless Telephone's ability to make or receive phone (e) any other documentation deemed necessary by Us to telephone or mobile device with phone capability, which is used as avenue or recovery available (including, but not limited to mobile calls; (10) Damage or theft resulting from abuse, intentional acts, substantiate the claim. All claims must be fully substantiated as the a communication device. A Cellular Wireless Telephone may device insurance programs, homeowner's, renter's, automobile, or fraud, confiscation by the authorities, risks of contraband, illegal time, place, cause, and purchase price of the Cellular Wireless consist of a handset, standard battery, and Subscriber Identity employer's insurance policies), and any expenses paid by any other activities, normal wear and tear, or Damage from inherent product Telephone. The Mobile Device Protection described herein is Module (SIM) Card, it does not include accessories such as, but not party and applicable insurance. We will reimburse the excess defects [or vermin]; (11) Damage or theft resulting from misdelivery underwritten by American Bankers Insurance Company of Florida. limited to, wrists straps, carry cases, memory cards or styluses amount once all other coverage has been exhausted and after or voluntary parting with the Cellular Wireless Telephone; (12) an Assurant company.

which are not integral to the device. ""Damage" means accidental expenses are paid from any other party and applicable insurance replacement Cellular Wireless Telephone not purchased from a damage caused suddenly and by external means and as a result of up to the Aggregate Limit of Liability shown on the Limits of mobile service provider's retail or Internet Store; or (13) taxes, F. MY AREA DEALSTM BENEFIT. an unexpected and unintentional event in which item can no longer Insurance section of this Statement of Benefits. Primary Insured delivery and transportation charges and any fees associated with 1. Generally. The My Area Deals<sup>TM</sup> benefit is a combination of perform the function they were intended to do in normal service due Person will receive no more than the value of the original eligible the service provider. to broken parts, material or structural failures. This does not include Cellular Wireless Telephone, or a replacement Cellular Wireless 5. CONDITIONS.

damage caused by wear and tear, or any gradually operating cause Telephone with similar features and functionality, up to the (1) Claim Notice. Claim notice must be given to Us no later than advertising medium. Promotional merchant offers featured in My or faulty design or faulty materials. "Internet Store" means a Aggregate Limit of Liability, less the deductible, indicated in the sixty (60) days following the eliqible Cellular Wireless Telephone's Area Deals<sup>TM</sup> benefit are not gift cards. Offers are available through wireless mobile service provider's internet store (for example Limits of Insurance section of this Statement of Benefits.

Verizon Wireless, Sprint Wireless, T-Mobile, etc.). "Mysteriously 4. EXCLUSIONS. (1) We will not pay for loss caused by or resulting reported after sixty 60 days following the date of Damage or theft, Disappear" or "Mysterious Disappearance" means the vanishing from any of the following: (a) intentional or dishonest acts by: the Primary Insured Person's claim may be denied. Failure to provide 2. Obtaining Offers. Offers may be found online or via the Employee of an item without a reasonable approximation of place and timing Primary Insured Person; Primary Insured Person's employees or a claim notice within sixty (60) days will not invalidate or reduce any Rewards App and redeemed via printable coupon or mobile where there is absence of evidence of a wrongful act by a person authorized representatives; whether or not acting alone or in otherwise valid claim, if notice is given to Us as soon as is redemption. Print online merchant coupons and offers and redeem or persons. "Policyholder" means Velocity Solutions, LLC. collusion with other persons and whether or not occurring during the reasonably possible. Reporting the loss to another party. other than at participating merchants. Offers expire 14 days after printing. "Primary Insured Person" means an eligible Enrolled Participant hours of employment; or (b) wear and tear, depreciation or Us, will not fulfill Primary Insured Person's responsibility to report Each mobile offer can only be redeemed once by presenting the for which the required premium for coverage under this Policy has obsolescence through normal course of use or consumption. (2) We the loss to Us. Notice must include enough information to identify merchant with the coupon redemption ID found on the offer for 24 been paid for by the Policyholder, and or its affiliates. "Proof of will not pay for loss or loss of property caused directly or indirectly the Primary Insured Person and the Policyholder. We reserve the hours after selecting "Redeem." Loss" means evidence acceptable to Us that a loss has occurred, by any of the following: (a) the Primary Insured Person's right to deny any claim containing charges that would not have been 3. General Rules.

several components featured as local or national coupons, cards, online print, electronic, interactive, mobile app or other promotional Damage or theft, or as soon as reasonably possible. If the claim is the My Area Deals™ benefit throughout the fifty United States. the District of Columbia and Canada.

(a) Additional Conditions - Read the offer carefully for stated premises or the safety of same. We disclaim all alleged vicarious is responsible to pay 100% of the purchase price for all drugs. The Choice's dedicated 800 number, booking online at conditions, restrictions and exclusions. All offers are valid anytime liability for bodily injury or property damage resulting from the acts purchase price includes the discounted cost of the drug plus all choicehotels.com, or through another Choice Brand Hotels except on defined holidays or unless the offer states otherwise, or omissions of the participating businesses. dispensing fees. The Rx Card holder pays the lower of the proprietary booking channel) utilizing a booking identification code discounted drug cost plus dispensing fees, or the participating provided to the Participant at the time of Program Enrollment.

Certain offers are restricted to one offer per party per visit. These 5. Additional Rules.

additional conditions supersede other Rules of Use. (a) To save at participating merchants, simply present your printed pharmacy's cash price to customers. The purchase price may vary Choice Brand Hotel reservations made through a travel agent, third-(b) Discounts - Discounts exclude tax, tip and/or alcohol, where My Area Deals<sup>TM</sup> coupon or membership card before the merchant by drug and by pharmacy. Discounted drugs must be purchased party distribution channel (e.g., Expedia, Orbitz, Travelocity, etc.), totals your bill. Discounts exclude tax, tip, alcohol and sale items, only at participating pharmacies, All discounted drugs may not be directly with a Choice Hotel Brand property, or on a walk-in basis applicable

(c) Discount Redemption - Present your coupon/Membership where applicable. Card/mobile device to a participating merchant at the time you (b) My Area Deals<sup>TM</sup> discounts may not be used in conjunction with at participating pharmacies in the fifty United States, the District of rate. Discounted rates provided under this Program may not be request your bill to receive your discount. The merchant will retain any other coupon, discount offer or awards program.

vour coupon or return the card back to vou to indicate vou have (c) Coupons are valid for two weeks from the date of printing, unless This Prescription Drug Savings Program (the "Rx Card Program") Hotel locations are independently owned and operated, and used a discount offer. The least expensive item(s), up to the otherwise stated on the coupon.

maximum value stated, will be deducted from your will (d) Up to 20% Off Discounts - Receive an ongoing up to 20% off. Administrator"). The Program Administrator has negotiated locations, the nature and degree of the discount may vary in the receive a percentage off the designated item(s), up to the maximum up to a maximum of \$25 per visit.

(e) 50% Off Discounts - Receive up to 50% off, up to the maximum pharmacies, and has contracted with the sponsor of the Program value stated, depending on the offer. (d) Free Offers - In most cases, to qualify for a free offer or value stated on the offer.

complimentary item, you must purchase goods or services from the (f) Buy-One-Get-One-Free Offers - When purchasing two or more access to discounted drugs by Rx Card holders through the provided automatic enrollment in (i) the Budget® car rental Budget® merchant making the offer. Such offers may not be used in items, you will receive the least expensive item, up to the maximum participating pharmacies. No portion of the drug cost or dispensing value of the offer. In most cases, to qualify for a free offer or fees for drugs purchased by Rx Card holders under the Program is Program. conjunction with any other discount or awards program/offer. (e) Movie Theater Discounts - Some movie theaters are obligated complimentary item, you must purchase goods or services from the paid by the Program Sponsor or Program Administrator.

Rx Card holders are advised to check the Envision Medical and conditions located

Columbia and Puerto Rico.

see individual offers for theater exclusions restrictions and 6 Additional Rules for Dining Discounts Solutions terms (a) 2-for-1 Offers - When purchasing two or more main-course http://tinyurl.com/h9q7uy9 periodically for program updates. (a) Benefits. A three dollar (\$3.00) rental credit will be accrued and conditions. (f) Tipping - Tipping for satisfactory services should be 15-20% of entrees or menu items, the restaurant will deduct the least Contact the toll-free number on your Rx Card for more information paid on a regular basis for each completed Qualified Rental Day (as

the total bill before the discount amount is subtracted. expensive main-course entree or menu item, up to the maximum or inquiries. (g) Use With Other Discounts and Promotions - Up to three value on the offer. For restaurants offering one complimentary 2. Dispute Resolution in Matters Relating to the Rx Card. Except as completed rental of one full day's time-and-mileage charges, at a coupons/mobile offers may be used per party, unless the offer "entree" when a second is purchased, an "entree" is considered a otherwise required by applicable state law, the following is the Rx participating Budget® location. A new rental day occurs each 24states "One per party." My Area Deals<sup>TM</sup> offers may not be main-course item. Coupons are not valid for discount-priced daily Card Program's dispute resolution procedure: (a) If for any reason hour period, commencing at the time of rental. Eligible Program specials, sale items, senior citizen rates, Early Bird specials, you become dissatisfied with the level of service provided by the Rx Participant monthly rentals can earn up to a forty-five dollars combined with any other discounts or promotions. Card Program, you may contact our Rx Card Customer Service (\$45.00) rebate per rental agreement. Budget® will mail your rental (h) Valid Dates and Times/Holidays - Read the offer carefully for carryout, buffets, etc. unless otherwise noted. valid dates and times. Major holidays, including those defined (b) Dining Alone Option - Some restaurants include a "when dining Department, toll-free, at: (877) 684-0032; or (b) The Rx Card reward certificates, earned on qualifying rentals, on a quarterly below, and regional holidays observed by participating merchants, alone" option clearly stated in the offer. These are valid only when Program's cardholders always have the option of filing a complaint basis in fifteen dollar (\$15.00) increments. Rental reward are excluded, even if the offer states "valid anytime": New Year's dining alone and may not be used when an individual diner joins or asking any question in writing. Please address your inquiries to: Eve/Day, Valentine's Day, St. Patrick's Day, Easter, Mother's Day, one or more other people at a table.

Father's Day, Thanksgiving and Christmas Eve/Day. Additionally (c) Dining In Groups - When more than two people dine together. My Rewards<sup>TM</sup> Rx Savings Card for Canada: Victoria Day, Canada Day, Labor Day and Boxing Day. the following applies: (i) One bill per table (no separate checks), c/o EnvisionRxOptions Please check with the merchant regarding other holidays. 4. Edition Specific Rules.

by studio contracts to exclude discounts on certain movies. Please merchant making the offer.

unless separate checks are the restaurant's standard policy; (ii) P.O. Box 89698 Only one coupon may be used for every two people, up to a Tampa, FL 33689-0411

(a) Louisville, Kentucky - Offers not valid during Derby Week or maximum of three coupons per party; and (iii) The least expensive The Rx Card Program will provide a written response to your inquiry (b) Limitations. Advance reservation is required. Certain rates may (b) San Diego - Limitations of liability stated herein might not apply maximum value, unless otherwise specified on the coupon.

(d) San Diego. See San Diego Municipal Code 33.2713. (d) Dining With Children - Discounts do not apply to children's menu in the city of San Diego. See San Diego Municipal Code 33.2713. (d) Dining With Children - Discounts do not apply to children's menu number; (ii) The details surrounding the reason for your inquiry or time of rental, and may not be available on some rates at some (c) Wisconsin and Tennessee - Redemption may be subject to items. When dining with children, you must order two or more adultcertain conditions and limitations, which must be stated on the priced main-course entrees or menu items in order to receive one made to resolve the matter; (iv) All responses that other parties right to refuse or expire coupons at any time, and to alter or coupon. You are entitled to inspect the coupon before purchase. complimentary, up to the maximum value.

This membership and its offers are intended for the personal use of 7. Other Rules. Coupons are non-transferable. The barter, trade, like to see that matter resolved. the individual Program Participant and are not valid with other sale, photocopying, alteration, purchase, or transfer of these offers

discount offers or in other cities unless otherwise specified. The use by any person or entity is strictly prohibited. These offers are H. DISCOUNTED HOTELS BENEFIT Participants are provided of this membership or any of its components or offers for advertising intended for the non-profit use of the individual registered for this discounted rates with the following hotel brands: Wyndham Hotels purposes, in any form or fashion, is strictly prohibited. Any use of program. Any use of an offer in violation of these Rules will render and Resorts®, Ramada®, Days Inn®, Super 8<sup>®</sup>, Wingate by an offer in violation of these Rules will render the offer VOID and the offer VOID. Offers may not be reproduced and are void where Wyndham®. Baymont Inn & Suites®, Microtel Inn & Suites by we will pursue all legal remedies available to us by law. Offers may prohibited, taxed, or restricted by law. Neither we, the Third Party Wyndham®, Hawthorn Suites by Wyndham®, TRYP by Wyndham®, not be reproduced and are void where prohibited, taxed or restricted Benefit Provider facilitating the My Area Deals<sup>TM</sup> Benefit, nor the Howard Johnson<sup>®</sup>, Travelodge<sup>®</sup> (North America only), Knights Inn<sup>®</sup>, at the time of rental. A maximum of 7 certificates can be used per parent, subsidiary or affiliated entities of each, will not be and Dolce Hotels and Resorts® (the "Wyndham Brand Hotels"). by law.

We will not be responsible if any establishment breaches its responsible if any establishment breaches its contract or refuses to Participants are further provided discounted rates with the following contract or refuses to accept the coupons/mobile offer; further, we accept an offer; however, the Third Party Benefit Provider hotel brands; Cambrid® hotels & suites. Comfort Inn®. Comfort will not be responsible for securing compliance from any such facilitating the My Area Deals<sup>TM</sup> Benefit will attempt to secure Suites<sup>®</sup>, Clarion<sup>®</sup>, Quality<sup>®</sup>, Sleep Inn<sup>®</sup>, Econo Lodge<sup>®</sup>, Rodeway establishment. We disclaim all alleged liability for bodily injury or merchant compliance to the best of the Third Party Benefit Inn®, Mainstay Suites®, Suburban Extended Stav Hotel®, and not be honored. Certificates that have been purchased or sold from property damage resulting from any accident, event or occurrence Provider's ability.

on, or resulting from the use of, the premises of the participating businesses. We disclaim all warranties express, implied or G. DISCOUNT PRESCRIPTION DRUG CARD BENEFIT. businesses. We disclaim all warranties express, implied or 5. <u>BOCCONTENCEON INCOMP</u> THE DISCOUNT PRESCRIPTION DRUG CARD (the Choice Brand Hotels central reservations system (e.g., by calling charges may apply and are extra. Optional products such as LDW

reserve under discounted rates with Choice Brand Hotels.

available at all participating pharmacies. The Rx Card may be used without advance reservation will not be eligible for a discounted combined with any other Choice Brand Hotel offer or discount.

is administered by EnvisionRxOptions (the "Program discounts apply at participating locations only. At participating discounts and dispensing fees with a network of participating discretion of the respective owner-operators.

named on your Rx Card (the "Program Sponsor") to provide I. DISCOUNTED CAR RENTALS BENEFIT. Participants are Business Program, and (ii) the Avis® car rental Avis® For Business

> 1. Budget® Business Program. As a member of the Budget® Business Program, eligible Program Participants can start at unlocking rewards and savings right away.

defined below). A "Qualified Rental Dav" is defined as a fully-paid

eligible for discounts up to 30% of their Budget<sup>®</sup> car rental expense, subject to availability at participating locations. Eligible Program Participants are further automatically enrolled as members in the Budget® Fastbreak® program, allowing eligible Program Participants to bypass counter lines, skip rental paperwork and go

entrees or menu items in the party are discounted, up to the within fifteen (15) days of receipt. When submitting your inquiry charge a per-mileage fee. Additional discount offer applies to timeplease include the following: (i) Your name, address and telephone and-mileage charges only, is subject to vehicle availability at the complaint; (iii) Information concerning the efforts that you have times. Taxes and other surcharges are extra. Budget® reserves the have made in response to your complaint; and (v) How you would terminate the program and the related terms and conditions found at https://goo.gl/gtBmVc governing the issuance and use of

certificates at any time without notice. If an eligible Program statement, earnings will appear on the next statement. Rental certificates may not be claimed between statement issuance dates. Rental Certificates redeemed must be presented and surrendered rental. Certificates have no cash value, are non-transferable. cannot be sold, cannot be exchanged or returned. are nonrefundable and will not be replaced if lost, stolen or expired. Certificates that have been sold, altered or copied are void and will Ascend Hotel Collection® (the "Choice Brand Hotels"). In order to any online or offline retail establishment will not be accepted. Certificates are valid at participating Budget® locations in the contiguous U.S. and Canada on any car class. Taxes, concession

PAGE 4 OF 4

(\$29.99/day or less) and refueling are extra. Renter must meet age, driver and credit requirements. Minimum age may vary by directly or indirectly from any error, delay, or failure to perform (b) Deliver the Demand. Send three copies of the Demand for Budget® car rental age, driver and credit requirements. Minimum location. An additional daily surcharge may apply to renters under hereunder which is caused by earthquakes, fires, natural disasters. Arbitration, plus the appropriate filing fee, to: age may vary by location. An additional daily surcharge will apply 25 years old. civil or foreign disturbances, power outages, acts of government.

for renters under 25 years old at these locations.

2. Avis® For Business Program. Eligible Program Participants will have access to great benefits per these Terms.

up to 30% of their Avis® car rental expense, subject to availability at INSTITUTION, THIRD PARTY BENEFIT PROVIDERS, AND OUR L. ARBITRATION. IT IS IMPORTANT THAT YOU READ THIS management, and reservation assistance. Eligible Program PROGRAM. MOREOVER WE, OUR THIRD PARTY BENEFIT Participants earn one Rental Reward Day for every 15 qualifying PROVIDERS, AND OUR LICENSORS AND VENDORS ARE NOT rental days. A rental day is each 24-hour period commencing at the RESPONSIBLE FOR ANY TECHNICAL ISSUES EXPERIENCED time of rental, and additional hour charges for periods of less than BY YOU. WE. OUR THIRD PARTY BENEFIT PROVIDERS, AND one day cannot be combined to equal a day. Eligible Program OUR LICENSORS AND VENDORS MAKE NO AND EXPRESSLY Participants are further automatically enrolled as members in the DISCLAIM ALL WARRANTIES, EXPRESS OR IMPLIED, Avis® Preferred program, allowing eligible Program Participants to REGARDING THE PROGRAM, INCLUDING THE WARRANTY OF bypass counter lines, skip rental paperwork and go directly to their TITLE rental car.

and the related terms and conditions (accessible by link from DISCLAIM ANY WARRANTIES REGARDING THE OPERATION, webpage located at https://goo.gl/p17Arf) governing the issuance PERFORMANCE OR FUNCTIONALITY OF THE PROGRAM, and use of Certificates at any time without notice. If you have (INCLUDING. WITHOUT LIMITATION, THAT THE SERVICE WILL earned rental days not listed on your statement, they will appear on OPERATE WITHOUT INTERRUPTION OR BE ERROR FREE). rental days in the U.S. (excluding Hawaii) and Canada. Reward Day TELECOMMUNICATION LINES OR CIRCUITS. YOU HEREBY Certificates entitle the intended recipient to one day's daily time and ASSUME ALL RISKS RELATING TO THE FOREGOING mileage charges of any car-class up to a full-size four-door (group participating Avis® locations in the U.S. (excluding Hawaii and the some times. May not be used in conjunction with any other coupon. coupons at any time without prior notification. No more than seven WHATSOEVER. certificates may be used on one rental at any given time. Certificates cannot be applied to completed rentals. Holiday and

JAMS Resolution Center J. DISCLAIMER OF WARRANTY. By utilizing your Program Debit labor disputes, failures in either communication or computer Card, you expressly agree that use of the Program is at your sole networks, legal constraints, or any other event beyond our control. 2500 N. Military Trail, Suite 200 risk. YOU ACKNOWLEDGE THAT THE PROGRAM IS PROVIDED We are not responsible and assume no liability for any unavailability Boca Raton, FL 33431 561-393-9733 (a) Benefits. Eligible Program Participants are eligible for discounts ON AN "AS IS" AND "AS AVAILABLE" BASIS WE FINANCIAL of the Program website or other technical malfunctions.

shumphrev@iamsadr.com

participating locations. Eligible Program Participants are provided a LICENSORS AND VENDORS ARE NOT RESPONSIBLE FOR ENTIRE SECTION L CAREFULLY. THIS SECTION L PROVIDES (c) Service of the Demand. Send one copy of the demand for dedicated customer service team that offers account support such ANY ERRORS OR OMISSIONS OR FOR ANY INFORMATION OR FOR RESOLUTION OF DISPUTES THROUGH FINAL AND arbitration to the other party.

as billing options, informational webinars, live chat options, account CONSEQUENCES RESULTING FROM YOUR USE OF THE BINDING ARBITRATION BEFORE A NEUTRAL ARBITRATOR 3. Special Rules. (i) In the arbitration proceeding, the arbitrator has THROUGH A CLASS ACTION

> including the validity, enforceability or scope of this Section L. or we shall be entitled to join or consolidate claims in arbitration by or your Enrollment or participation in the Program (referred to as a against other individuals or entities, or arbitrate any claim as a "Claim") will be resolved as follows: AND THE IMPLIED WARRANTIES OF

calling the Program customer service department at (954) 703- Action Procedures do not apply to our arbitration. A court may sever MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE (b) Limitations. Participation in this program is limited to Participants AND NONINFRINGEMENT. WITHOUT LIMITING THE 4304. In the event that the Program customer service department any portion of this Section L that it finds to be unenforceable, except who are U.S. or Canadian residents. Advance reservation is GENERALITY OF THE FOREGOING, WE, OUR THIRD PARTY is unable to resolve a concern to your satisfaction, and the concern for the prohibition on class, representative and private attorney required. Avis® reserves the right to alter or terminate the program BENEFIT PROVIDERS, AND OUR LICENSORS AND VENDORS becomes a bona fide dispute, you and we will first try to resolve any general arbitration.

Claim informally. Accordingly, neither of us may start a formal an upcoming statement. Reward Day Certificates may not be YOU FURTHER ACKNOWLEDGE THAT THERE ARE CERTAIN billing address.

claimed between statement issuance dates. Reward Day SECURITY, CORRUPTION, TRANSMISSION ERROR AND 2. Formal Resolution. If we cannot resolve a Claim informally, any Certificates are not eligible to earn rental day credits in the program. ACCESS AVAILABILITY RISKS ASSOCIATED WITH USING Claim either of us asserts will be resolved only by binding this Section L, including the right to arbitrate a claim, without waiving Mini-Lease rentals earn one Reward Day Certificate for every 30 OPEN NETWORKS SUCH AS THE INTERNET AND/OR arbitration. The arbitration will be conducted under the rules of the right to exercise or enforce those rights.

G) car, and specialty car classes such as H, F, W, Z, L, V, P, K, X K. LIMITATION OF LIABILITY. OUR LIABILITY SHALL BE Terms. If there is a conflict between JAMS Rules and the rules set Velocity Solutions. LLC (Cool Cars), and S are excluded. Taxes, concession recovery fees, LIMITED TO DIRECT DAMAGES SUSTAINED BY YOU AND forth in these Terms, the rules set forth in these Terms will govern. ATTN: Legal Department vehicle license recovery fee, customer facility charges (\$10/contract ONLY TO THE EXTENT SUCH DAMAGES ARE A DIRECT ARBITRATION MEANS THAT YOU WAIVE YOUR RIGHT TO PO Box 2600 in CA) may apply and are the responsibility of the renter. Optional RESULT OF OUR GROSS NEGLIGENCE OR WILLFUL LITIGATE THAT CLAIM IN COURT OR HAVE A JURY TRIAL ON Willmington. NC 28402 products such as LDW (\$29.99/day or less) and refueling are extra. MISCONDUCT; PROVIDED THAT THE MAXIMUM AGGREGATE THAT CLAIM, AND YOU AND WE WILL NOT HAVE THE RIGHT A redemption fee may apply. Rental reward certificates are valid at LIABILITY OF US RESULTING FROM ANY SUCH CLAIMS SHALL TO PARTICIPATE IN A REPRESENTATIVE CAPACITY OR AS A Your rejection notice must be mailed within 45 days after your initial NOT EXCEED ONE HUNDRED DOLLARS (\$100.00). IN NO MEMBER OF ANY CLASS PERTAINING TO ANY CLAIM acceptance of these Terms. Your rejection notice must state that New York Metro area), Canada, Puerto Rico and the U.S. Virgin EVENT SHALL WE BE LIABLE FOR SPECIAL, INCIDENTAL, SUBJECT TO ARBITRATION. You may, in arbitration, seek any you reject the Arbitration provision and include your name, address, Islands. In the US Virgin Islands, the certificate is valid on car PUNITIVE OR CONSEQUENTIAL LOSS OR DAMAGE OF ANY and all remedies otherwise available to you pursuant to your state's groups B, C, D and E. In Canada and Puerto Rico the certificate is KIND INCLUDING LOST PROFITS WHETHER OR NOT WE law. Arbitration procedures are generally simpler than the rules that the rejection notice on your behalf. If your rejection notice complies valid up to a Full-Size (Group E). Offer subject to vehicle availability HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSS apply in court, and discovery is more limited. The arbitrator's with these requirements, this Section L will not apply to you, except at time of reservation and may not be available on some rates at OR DAMAGE. OUR THIRD PARTY BENEFIT PROVIDERS, decisions are as enforceable as any court order and are subject to for any Claims subject to pending litigation or arbitration at the time LICENSORS AND VENDORS WILL NOT BE SUBJECT TO ANY very limited review by a court. Except as set forth below, the you send your rejection notice. Rejection of this Arbitration provision promotion or offer. Avis® reserves the right to refuse or expire LIABILITY TO YOU IN CONNECTION WITH ANY MATTER arbitrator's decision will be final and binding. Other rights you or we will not affect your other rights or responsibilities under this Section would have in court may also not be available in arbitration. If you L or these Terms. Rejecting this Section L will not affect your ability

ALL CLAIMS MUST BE BROUGHT WITHIN NINETY (90) DAYS decide to initiate arbitration, we agree to pay the arbitration initiation initiation to use your Program Debit Card, participate in the Program, take AFTER THE EVENT GIVING RISE TO THE CLAIM OCCURRED. fee and any additional deposit required by JAMS to initiate vour advantage of any Program Benefit, or otherwise utilize and maintain

other blackout periods may apply. If a rental begins during a You acknowledge and agree that we shall not be liable for any arbitration. We also agree to pay the costs of the arbitration your Account. blackout period, the whole rental is blacked out and does not qualify damages or loss of any kind resulting from any unintentional error proceeding. Other fees, such as attorney's fees and expenses of 6. Continuation. This Section L shall survive termination of your for use of a certificate. Certificates have no cash value, are non- or omission by us in offering the Program, whether in accordance travel to the arbitration, will be paid in accordance with JAMS Rules. transferable, cannot be sold, cannot be exchanged or returned, are with or in an unintentional deviation from these Terms. You The arbitration will be held at a location in your hometown area non-refundable and will not be replaced if lost or stolen. Certificates acknowledge that our systems and procedures established for unless you and we both agree to another location or telephonic that have been sold, altered or copied are void and will not be administration of the Program are commercially reasonable. You arbitration. To start an arbitration, you or we must do the following honored. Certificates that have been purchased or sold from any shall defend, indemnify, and hold us, our Third Party Benefit things:

online or offline retail establishment will not be accepted. Reward Providers, and our licensors and vendors harmless from and (a) Write a Demand for Arbitration. The demand must include a Day Certificates must be presented and surrendered at the time of against all liability, damage, and loss arising out of any claims, suits, description of the Claim and the amount of damages sought to be rental. Intended recipient of certificates must visit the Avis® counter or demands by third parties with respect to the Program brought recovered. You can find a copy of a Demand for Arbitration at Federal Arbitration Act.

to show identification at the time of rental. Renter must meet Avis® against you or arising from your participation in the Program. We www.jamsadr.com. shall not be liable for any loss, damage, liability, or claim arising

INSTEAD OF IN COURT BEFORE A JUDGE OR JURY OR no authority to make errors of law, and any award may be challenged if the arbitrator does so. Otherwise, the arbitrator's In order to expedite and control the cost of disputes, you and we decision is final and binding on all parties and may be enforced in agree that any legal or equitable claim relating to these Terms. any federal or state court that has jurisdiction. (ii) Neither vou nor representative member of a class or in a private attorney general 1. Informal Resolution. Most concerns can be resolved quickly by capacity. Accordingly, you and we agree that the JAMS Class

4. Exception for Small Claims Court. Binding arbitration will not be proceeding for at least 60 days after one of us notifies the other of required for any claim you file in small claims court, so long as the a Claim in writing. You will send your notice to the address on the claim is individual and pending only in that court. You or we may first page of this Agreement, and we will send our notice to your otherwise elect to arbitrate any claim at any time unless it has been filed in court and trial has begun or final judgment has been entered. Either you or we may delay enforcing or not exercise rights under

JAMS that are in effect at the time the arbitration is initiated (referred 5. Your Right to Reject Arbitration. You may reject this Arbitration to as the "JAMS Rules") and under the rules set forth in these provision by sending a written rejection notice to us at:

If any portion of this Section L is deemed invalid or unenforceable. it will not invalidate the remaining portions of this Section L.

M. APPLICABLE LAW. The interpretation and enforcement of these Terms shall be governed by the laws of the State of Florida. These Terms are subject to modification if required by such laws. Notwithstanding the foregoing, Section L shall be governed by the