	Middle Initial Last Name  GONZALES				Business Name		
Mailing Address	<u> </u>	ONZALES		Email Addre	200		
760 PRIMROSE LANE null				Linaii / taare	,33		
City, State, ZIP Code				Phone Num	ber		
New York,NY,10011				(707) 558-	5360	☐ Mobile	
Vehicle Information							
Vehicle Identification Number (VIN) 1GCPTCEK5R1257924	Make <b>CHEV</b>	ROLET	Model COLOR	ADO	Year <b>2024</b>		
Odometer/Mileage	Vehicle Purchase Date		Vehicle Ty	уре			
185	1/2/2025		🗶 New	☐ Use	ed [	Certified	
Lienholder/Lessor				Agreem	ent Inforn	nation	
Name	Lease / Retai	l Term (Months)		Term Length and Number of Service Plan Coverage (select one):			
Mailing Address	Phone Numb	er		☐ 1 Yr	/ 2 Service	es	
City Clarks 7ID Cools				☐ 1 Yr	/ 3 Service	es	
City, State, ZIP Code				2 Yrs / 3 Services		es	
				☐ 2 Yr	s / 5 Servic	es	
Selling Dealer Information				3 Yrs / 5 Services			
Selling Dealer				☐ 3 Yr	s / 8 Servic	es	
SCHOMP MAZDA				☐ 4 Yr	s / 7 Servic	es	
Mailing Address 505 S HAVANA ST				<b>X</b> 4 Yr	s / 11 Servi	ces	
City, State, ZIP Code DENVER,CO,80012				Finance T	··	ease 🗷 Cash	
Dealer Code	Dealer Phone	Dealer Phone			Agreement Purchase Price		
34703	(720) 262-	(720) 262-4320			\$ \$525.00		
34703  By my signature, I, the Customer, aground on all of its provisions. Verbal statement of the contained herein is correct or an insurance policy and the purchase, lease, or obtain firms.	ee that I have reviewed the i ents made by the dealer to r ct and indicates the Coverag chase of this Agreement is op	nformation cor ne contrary to ge Level I select	the Agreem ted. <b>I unders</b>	is Agreemen ent's provisic stand this Ag	t and unde ns shall be reement is	of no effect neither a war	
ou, the Customer, expressly agree and f servicing this Agreement. You further end an email to You at any email add inderstand and agree that We may cumber (i.e. cell phone number). We way always communicate with You in control of the control of t	consent that We may from time agree that We may send a text ress You provide Us (each a "Communicate with You using a lill not charge You for a Comm	at message to an communication" ny contact inforunication, but Yo	ny telephone ) for the purp mation We h our service pr	number asso oses of servic ave for You, ovider may. Y	ciated with ing this Agr including a	Your Agreemer eement. You fur wireless teleph	
greement Purchase Date	Customer Signature		ı	Dealer Signo	ature		

**Dealer Name** 

SCHOMP MAZDA

**Customer Name** 

YVETTE M GONZALES

 PARTIES. This Agreement is between the Customer and the Agreement Administrator.

#### II. DEFINITIONS.

- A. "Agreement" means this Prepaid Maintenance Gold (PPM)
  Agreement.
- B. "Contract Period" means the period during which this Agreement is in effect as described in Section III.A of this Agreement.
- C. "Covered Services" means those services as detailed in this Agreement Section IV.
- D. **"Selling Dealer"** means the authorized dealer from whom You purchased Your Agreement.
- E. "We", "Us", "Our", and "Agreement Administrator" means Mazda Protection Products, 6565 Headquarters Drive, Plano, TX 75024, 866-693-2332.
- F. "You", "You", and "Customer" means the holder of this Agreement as identified above or a permitted transferee.
- G. "Covered Vehicle" means the vehicle identified above entitled to service under this Agreement.

#### III. GENERAL AGREEMENT TERMS.

- A. **Contract Period.** This Agreement begins on the Agreement Purchase Date shown above and terminates when the PPM Plan Term Length is reached as calculated from the Agreement Purchase Date.
- B. If You do not have the Covered Services performed, You will not be entitled to any refund after this Agreement terminates. Covered Services must be performed within one (1) year after the Contract Period is reached.
- C. This Agreement is the complete agreement between You and Us. No verbal representations relating to the terms, conditions, or interpretation of the Agreement should be relied upon by You.
- IV. COVERAGE. Within the applicable Contract Period Your Selling Dealer will provide the Covered Vehicle with Covered Services subject to the terms, limitations, and conditions set forth in this Agreement.

Every Covered Service includes:

- Multipoint Inspection
- · Oil & Oil Filter Change
- Tire Rotation (if applicable)
- V. EXCLUSIONS FROM COVERAGE. This Agreement does not cover the following:
  - A. Services or repairs which may be recommended by the dealer servicing the Covered Vehicle or are revealed by a Covered Services inspection, but which are not Covered Services.
  - B. Certain maintenance services provided by the manufacturer as part of the purchase price of the Covered Vehicle.
  - C. Additional services recommended by the manufacturer that are not Covered Services.
  - D. Covered Services that are not completed within one (1) year following the end of the applicable Contract Period.

# E. Any pre-existing condition.

- F. Transportation of the Covered Vehicle to or from the dealership.
- G. Covered Services if Covered Vehicle's odometer has been altered, disconnected or is inoperable, or if the actual mileage of the Covered Vehicle cannot be documented. In such case, We will cancel this Agreement in accordance with Section IX.A.

### VI. CONDITIONS TO COVERAGE.

 Covered Services will be provided by Your Selling Dealer during normal business hours.

- B. You are not entitled to receive additional Covered Services once all Covered Services for this Agreement have been used.
- C. All Covered Services must be performed within one (1) year following the end of the applicable Contract Period.
- D. You must be the legal owner or lessee of the Covered Vehicle at the time the Covered Services are provided.

#### VII. CLAIMS AND CUSTOMER SERVICE.

- A. To receive Covered Services, You should contact the service department of Your Selling Dealer to schedule an appointment for the performance of Covered Services and take the Covered Vehicle to the service department as scheduled. Your Selling Dealer will not provide the services in any location other than in the dealer's service department. Should You be unable to return to Your Selling Dealer for service, please call Us toll-free at 866-693-2332 to find a participating dealer.
- B. For Customer Service, please call toll-free at 866-693-2332 or write to: Agreement Administrator, P.O. Box 650478, Dallas, TX 75265.

#### VIII.TRANSFERRING THIS AGREEMENT.

Transfer Information:

- A. This Agreement is transferable only if (1) it has not been previously transferred, (2) it is being transferred between private parties (excluding vehicle retail outlets), (3) the original owner of this Agreement signs below to authorize the transfer or provides written authorization for transfer, and (4) if a lienholder is shown above, the retail installment contract or lease has been paid off. This Agreement is not transferable to another vehicle.
- B. If this Agreement is transferable, as described above, and You sell or make a gift of the Covered Vehicle and wish to transfer this Agreement to the new owner of the Covered Vehicle, You must submit a written transfer request to Us within fifteen (15) days of the change of ownership. The new owner will be issued a prepaid maintenance program with the remaining Covered Services included. To request a transfer, You must mail (1) this Agreement with the transfer information below completed or a written transfer request, and (2) a discharge of lien (if applicable) to: Agreement Administrator, P.O. Box 650478, Dallas, TX 75265.

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## IX. CANCELLATION.

A. Our Rights to Cancel This Agreement. We may only cancel this Agreement for any act of fraud or material breach of the terms and/or conditions of the Agreement by giving You ten (10) days' written notice and specifying the reason for cancellation. Any refund owed will be calculated as follows:

- If this Agreement is cancelled by Us within thirty (30) days from the Agreement Purchase Date, and if no Covered Services have been provided, We will refund the full Agreement Purchase Price within (30) days of the cancellation date.
- 2. If this Agreement is cancelled by Us thirty-one (31) days or more after the Agreement Purchase Date or a Covered Service has been provided, We will pay a pro-rata refund of the Agreement Purchase Price, within thirty (30) days of the cancellation date, based on a percentage of time elapsed from the Agreement Purchase Date.
- 3. If We Cancel this Agreement, we remain liable for providing Covered Services that were requested prior to the effective date of cancellation pursuant to the terms of this Agreement. You are deemed to have requested Covered Services if You have completed the first step required under Section VII.

#### B. Your Rights to Cancel This Agreement

- You have the right to cancel this Agreement at any time.
   To cancel this Agreement and receive any refund due to the cancellation or termination of the Agreement, You need to do one of the following:
  - a. Contact Your Selling Dealer.
  - b. Send this original Agreement, with a letter signed by You requesting cancellation including the date of cancellation and current odometer reading on the Covered Vehicle, to the Administrator, P.O. Box 650478, Dallas, TX 75265.
  - c. Contact the Agreement Administrator at 866-693-2332.
- 2. The cancellation will be effective when the cancellation request is received by either Your Selling Dealer or the Administrator, whichever is earlier. If the Administrator has notice of a Lienholder or Lessor and a Release of Lien is not provided, any refund will be paid to the Lienholder/Lessor. Any refund due to the repossession, charge-off or total loss of the Covered Vehicle will be paid to the Lienholder/Lessor.

# C. Refund Calculation

- If this Agreement is cancelled within thirty (30) days from the Agreement Purchase Date and if no Covered Services have been provided, We will refund the full Agreement Purchase Price within thirty (30) days of when the cancellation request is received by either Us or Your Selling Dealer, whichever is earlier.
- 2. If this Agreement is cancelled thirty-one (31) days or more from the Agreement Purchase Date or if a Covered Service has been provided, We will pay a pro-rata refund of the Agreement Purchase Price, within thirty (30) days of when the cancellation request is received by either Us or Your Selling Dealer, whichever is earlier, based on a percentage of time elapsed from the Agreement Purchase Date, minus a \$25.00 processing fee; provided, however, that no processing fee will be assessed if We cancel the Agreement. All such refunds will be computed based upon the cancellation date.