

Service Plan Agreement Projectors

This Agreement is administered by Service Net Solutions, LLC.

A. Service Net's Responsibilities

This Service Plan Agreement ("Agreement") sets forth the entire contract between the Service Contract Administrator (hereinafter referred to as We, Us and Our), and the customer identified on the attached Certificate of Coverage (hereinafter referred to as Customer, You and Your). **Service Net Solutions, LLC ("Service Net") is contractually obligated to You to provide service under this Agreement where in accordance with, and as allowed by state law.** If this Agreement is purchased in Florida or Oklahoma, Service Net Solutions of Florida, LLC ("Service Net") is contractually obligated to You to provide service under this Agreement. Please refer to Your Certificate of Coverage ("COC") for applicable state disclosures. The Toshiba Projector product(s) ("the Product[s]") identified on the COC are subject to these terms and conditions. You are entitled only to the services identified on the COC for Products purchased and located in the fifty (50) United States, and the District of Columbia. We reserve the right to use reconditioned replacement parts or Product that is equivalent or superior to original factory specifications. Replacement parts or products are covered under the applicable Service Plan for thirty (30) days or for the remainder of the Service Plan term, whichever is longer. Parts or products replaced under a Service Plan shall become Our property.

This is not an insurance policy. As the Administrator, Service Net will assist You in understanding Your Service Plan and coverage benefits from the day You purchase Your Plan. If Your Product needs repair for operational or mechanical failure, You are required to call 866-257-8610 or submit Your claim in writing to "Toshiba Service Plan Agreement" c/o Service Net, 650 Missouri Ave., Jeffersonville, IN 47130. With any correspondence, please provide Your daytime phone number and claim number if applicable. If We fail to pay or provide service on a claim within 30 days after proof of loss has been filed, or in the event We are no longer a going concern, You are entitled to make a written claim directly against the Insurer, Great American Insurance Company, 49 East 4th Street, 8th Floor, Cincinnati, OH 45202. Email address QAapproval@pils.com, Fax Number 1-888-579-1166. The telephone number is (800) 280-0352. If You purchased Your Service Plan in Florida or Oklahoma, obligations under this Agreement are insured by Great American Insurance Company, 49 East 4th Street, 8th Floor, Cincinnati, OH 45202. The telephone number is (800) 280-0352. Please enclose a copy of Your Service Plan when sending correspondence to the Insurer. The expiration date and price of this Agreement are listed on the COC. There are some limitations of coverage. You should review the Limitations of Liability and the Service Exclusions and Conditions sections for details.

B. Eligibility

1. For the Extended Service Plan, Customer must purchase the Service Plan prior to expiration of

the Standard Limited Warranty supplied with the Product at time of initial purchase of the Product in new condition by the original owner.

2. For the Hot Swap Service Plan, Customer must purchase the Service Plans within 30 days from time of initial purchase of the Product in new condition by the original owner.
3. All Service Plan(s) must be registered with Us in order for Customer to be entitled to the services identified on the COC. Activation of a Service Plan will occur upon valid registration of the Service Plan with Us as reflected in Our records ("Activation Date").
4. No services will be rendered until all fees have been paid in full by the Customer.

C. Term

1. For the Extended Service Plan, the term of this Service Plan begins on the date that the Standard Limited Warranty expires, and ends on the Expiration Date shown on the COC.
2. For all other Service Plans covered by this Agreement, the term of the Service Plan begins on the date the Product was purchased by the original owner in new condition and expires on the Expiration Date shown on the COC.

D. How to Obtain Service

To obtain service and repair for the Product, contact the Support Center at 866-257-8610. Customer must provide the serial number, model and location of the Product, and a description of the problem. A technical support specialist will help You diagnose the problem. If the Product requires a hardware repair, service can be obtained under the applicable service plan.

IMPORTANT NOTE

Repairs recommended by the repairing facility not necessitated by operational or mechanical breakdown during normal use are not covered under any Service Plan unless specifically authorized by Us. We reserve the right to inspect the items to be covered, or the items covered, as the case may be, prior to coverage or during the coverage period. Model number, serial number and original date of purchase of all items to be covered must be provided to execute application for service. If You request a service call for a non-covered repair, You will be responsible for all costs associated with the repair. In the event You are unable to meet the servicer, You must call to cancel the appointment in advance of the agreed upon time of service. You may be responsible for paying the second trip charge for the subsequent rescheduled repair. If the Product is found to be performing to the manufacturer's specifications, it will be returned to You. **Notwithstanding anything herein to the contrary the total liability under all Service Plans and under this Agreement is the purchase price You paid for the Product minus claims paid and sales tax.** We may elect, at Our option, to buyout this Agreement during the coverage term for the original purchase price of the Product minus claims paid and sales tax. All Service Plans are for depot service (carry-in or mail-in service only) unless You purchased the Hot Swap Service Plan. For depot service You will be responsible for delivering Your Product to Us at Your cost and We

will be responsible for delivering Your repaired Product to You at Our cost.

E. Service Plans

(Refer to COC to determine which Service Plan(s) applies to Your Product.)

1. **Extended Service Plan.** This coverage pertains to You if listed on the COC. We will furnish labor, parts, and/or replacement equipment (or pay for same) necessary to repair operational or mechanical breakdowns of the Product specified on the COC, provided such service is necessitated by Product failure during normal usage. The Product specified and covered includes only equipment as originally configured and charged for in the Service Plan.
2. **Hot Swap Service Plan.** This coverage pertains to You if listed on the COC and Your Product is covered under an Extended Service Plan. We will make reasonable efforts to provide Hot Swap whole unit exchange at a business location not later than the next business day after Customer's request for service placed between 8:00 AM and 4:00 PM, local Customer time. Hot Swap whole unit exchange shall be performed during normal business hours, excluding weekends and holidays. Customer is responsible for returning defective unit within two business days after receiving Hot Swap unit. We will provide prepaid return shipping address label for return of the reported defective unit to the Hot Swap depot. In the event that the defective unit is not received at the Hot Swap depot within ten (10) business days from the date of the Hot Swap shipment, You will be invoiced for the current Retail Sales Price of the replacement unit. Upon completion of the swap, registration and entitlement will be transferred to the replacement Product.

F. Service Exclusions and Conditions

1. This Agreement and all Service Plans exclude:
 - (a) Service made necessary by accident, misuse, abuse, neglect, improper installation, or improper maintenance;
 - (b) Repair of damage that is cosmetic only or does not affect Product functionality, such as wear and tear, scratches and dents, and scratched, faded or discolored exterior;
 - (c) Replacement of missing parts, the provision of retrofits, or preventive maintenance;
 - (d) Installation or removal;
 - (e) Replacement or fixes of firmware;
 - (f) Repair or replacement of covers, plastics, power cords, remote controls, or appearance parts such as interior or exterior finishes or trim;
 - (g) Service made necessary by any external cause, including fire, theft, acts of God, alteration, problems arising from software or firmware not supplied by Us, power failures, surges or shortages, lightning, or repairs by persons other than those authorized by Us to service the Product;
 - (h) Service on Product purchased and/or used outside the fifty (50) United States, and the District of Columbia;

(i) Service on Toshiba branded or third party accessories, whether purchased with the Product or not;

(j) Service made necessary by use of incompatible third party products;

(k) Service of Product on which the TOSHIBA label or logo, rating label or serial number have been defaced or removed;

(l) On-site service and repair of the Product (except as provided otherwise under the Hot Swap Service Plan);

(m) Damage caused by use of the Product outside the usage or storage parameters set forth in the Product User's Guide; and

(n) Modifications to the Product not approved in writing by Us.

2. If Customer authorizes Us to perform any services excluded under a Service Plan, Customer shall pay standard repair fees for such work.
3. If a reported problem cannot be reproduced during service, We may charge the Customer for labor costs incurred.
4. We may service Customer-replaceable parts by shipment of new or reconditioned replacement parts to Customer on an exchange basis. Upon receipt by the Customer of the replacement part, the original part becomes Our property, and shall be returned by Customer to Us at Our expense. Customer shall pay Us the retail value of the replacement part if We do not receive the original part within ten (10) days after Customer's receipt of the replacement part.

G. No Lemon Guarantee

When three service repairs, with three separate claim numbers, have been completed on the same component and that same component requires a fourth repair, as determined by Us, Your Product will be replaced with a Product of like grade and quality by Us, not to exceed the original retail purchase price minus claims paid and sales tax. This does not include Product repairs made during the term of the Standard Limited Warranty on the Product. Once You have received Your replacement Product, the applicable Service Plan shall be deemed fulfilled and shall terminate.

H. Power Surge and Spike

All Service Plans protect against operational or mechanical failure of a covered Product only if a failure occurs while properly connected to a surge protector approved by the Underwriter's Laboratory. Your surge protector may be collected by Us for examination.

I. Limitation of Liability

1. **NOTWITHSTANDING ANYTHING HEREIN TO THE CONTRARY, OUR MAXIMUM LIABILITY UNDER THIS AGREEMENT SHALL BE LIMITED TO THE TOTAL MONIES PAID BY CUSTOMER FOR THE ORIGINAL PURCHASE PRICE OF THE PRODUCT MINUS CLAIMS PAID AND SALES TAX. THIS LIMITATION SHALL APPLY REGARDLESS OF THE FORM OF LEGAL ACTION.**
2. **IN THE EVENT WE REPLACE THE PRODUCT WITH A COMPARABLE**

PRODUCT OR REIMBURSE YOU FOR THE ORIGINAL PURCHASE PRICE, MINUS CLAIMS PAID AND SALES TAX, WE SHALL HAVE SATISFIED ALL OBLIGATIONS OWED UNDER THIS AGREEMENT. WE MAY ELECT, AT OUR OPTION, TO BUYOUT THE AGREEMENT DURING THE COVERAGE TERM FOR THE PRODUCT'S ORIGINAL PURCHASE PRICE MINUS CLAIMS PAID AND SALES TAX.

3. **REPAIR, REPLACEMENT, OR REFUND OF THE SERVICE PLAN PRICE, ARE THE CUSTOMER'S EXCLUSIVE REMEDIES FOR BREACH OF THIS AGREEMENT. WE DISCLAIM ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, REGARDING THE SERVICES, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT OF THIRD PARTY INTELLECTUAL PROPERTY RIGHTS. SOME STATE LAWS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES. ANY IMPLIED WARRANTIES THAT MAY BE IMPOSED BY LAW ARE LIMITED IN DURATION TO THE TERM OF THIS AGREEMENT.**

4. **TO THE MAXIMUM EXTENT PERMITTED BY LAW, WE SHALL NOT BE LIABLE TO CUSTOMER FOR INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING FROM THE SERVICES PROVIDED UNDER THIS AGREEMENT, DELAY IN FURNISHING SERVICES, OR FAILURE TO FURNISH SERVICES, INCLUDING WITHOUT LIMITATION, LOSS OF USE OR LOST PROFITS, WHETHER BASED IN CONTRACT, TORT OR OTHERWISE, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. SOME STATES DO NOT ALLOW THE LIMITATION OR EXCLUSION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATIONS AND EXCLUSIONS MAY NOT APPLY TO THE CUSTOMER. THIS AGREEMENT GIVES THE CUSTOMER SPECIFIC LEGAL RIGHTS, AND THE CUSTOMER MAY ALSO HAVE OTHER RIGHTS WHICH VARY FROM STATE TO STATE. CONDITIONS LISTED ON THE COC APPLY TO YOU.**

5. **Critical Applications.** The Service Plans are not intended for Products used in any "critical applications." "Critical applications" means life support systems, medical applications, connections to implanted medical devices, commercial transportation, nuclear facilities or systems or any other applications where Product failure could lead to injury to persons or loss of life or catastrophic property damage. ACCORDINGLY, WE RESERVE THE RIGHT TO REFUSE TO SERVICE ANY PRODUCT USED IN A CRITICAL APPLICATION, AND DISCLAIM ANY AND ALL LIABILITY ARISING OUT OF OUR SERVICE OR REFUSAL TO SERVICE SUCH PRODUCT.

J. Cancellation, Exchange and Transfer

1. Customer may cancel a Service Plan at any time during the term by providing written notice of cancellation to "Toshiba Service Plan Agreement" c/o Service Net at the following address: 650 Missouri Ave. Jeffersonville, IN 47130. If You cancel this Agreement within thirty (30) days of the date purchased You will receive a refund of the full purchase price less any claims paid. If You cancel this Agreement thereafter, You will be refunded the remaining days of coverage on a monthly prorated basis, less claims paid. In addition to any other charges, We reserve the right to assess a cancellation fee of ten percent (10%) of the price paid for the Service Plan(s), or \$25.00, whichever is less.
2. Customer may transfer service under this Agreement to another Toshiba Projector Product if the Product is exchanged at the place of purchase for quality reasons. In the event of an exchange, Customer must provide written notice to the address in paragraph 1 of this section, along with the model and serial number of exchanged Product and the new Product before service can be activated.
3. Customer may assign a Service Plan to a subsequent purchaser or assignee of the Product by providing written notice to "Toshiba Service Plan Agreement" c/o Service Net at the following address: 650 Missouri Ave. Jeffersonville, IN 47130, within thirty (30) days after the assignment.
4. Except as provided in Section J.2 or J.3 above, any purported transfer or assignment of a Service Plan is void.

K. General

1. Nothing in this Agreement, or in a Service Plan, shall be construed as a Product warranty, or as a change or modification to the Standard Limited Warranty which was originally supplied with the Product.
2. We may subcontract the services provided under any Service Plan without notice to Customer.
3. This Agreement is the complete and exclusive agreement between Us and the Customer relating to the subject matter hereof. Any statements or representations made by resellers, ASPs or others that are inconsistent with this Agreement shall not be binding upon Us. No amendment or modification shall be binding unless made in writing and signed by an authorized representative.
4. We shall not be liable for delay in furnishing or failing to furnish service if such delay or failure is caused by an act of God, strike, governmental action or any other cause beyond Our immediate control.
5. If any provision of this Agreement shall be held to be invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions hereof shall not in any way be affected or impaired.
6. Novation. If the obligor of a Service Plan assigns its obligations under the Service Plan, directly or indirectly, to an insurance carrier with an "AM Best" industry rating of A- or better, such new obligor shall become the obligor under the Service Plan and the original obligor shall have no further liability under the Service Plan.