

The following terms and conditions are only applicable if your vehicle is equipped with telematics equipment. A SOS button present in the headliner area indicates that your vehicle is equipped with telematics equipment.

Terms and Conditions of Your Toyota Entune Telematics Service

Effective as of April 5, 2017

Welcome to your Telematics Services, provided to you by Toyota Canada, Inc. ("Toyota"). These Terms and Conditions are a legal agreement between you and Toyota ("us", "our", and "we"). These Terms and Conditions incorporate Toyota's Privacy Policy and CVT Services Agreement and comprise your subscription service agreement (the "Agreement"). **You can contact us at any time by calling Toyota at 1-888-869-6828, by visiting www.toyota.ca and selecting the "Contact Us" button, or by writing to us at Toyota Canada, One Toyota Place, Toronto, ON, M1H 1H9.**

IN THIS AGREEMENT, WHEN WE USE THE WORDS "SAFETY CONNECT", "TOYOTA ENTUNE" OR "SERVICE(S)", WE MEAN ALL THE SERVICES WE PROVIDE TO YOU UNDER YOUR SERVICE PLAN ("SERVICE PLAN"). UNLESS OTHERWISE STATED, ALL TERMS USED IN THESE TERMS AND CONDITIONS HAVE THE SAME MEANING AS SET FORTH IN THE SUBSCRIPTION SERVICE AGREEMENT.

PLEASE READ THIS AGREEMENT BEFORE USING ANY SERVICE. ANY SAFETY CONNECT OR TOYOTA ENTUNE DOCUMENTS GIVEN OR SENT TO YOU THAT SAY THEY ARE A PART OF YOUR SAFETY CONNECT OR TOYOTA ENTUNE AGREEMENT ARE PART OF THIS AGREEMENT, IF YOU ACCEPT OR USE ANY OF THE SERVICES THEY DESCRIBE.

1. STARTING YOUR SERVICE

You can only get and use these Services by accepting this Agreement. To obtain these Services, your Vehicle must contain a factory installed Telematics System (the "System"). If you do not accept the Agreement, please notify us immediately at the telephone number above or by pressing the SOS button in your vehicle and we will cancel your Services. **Failure to cancel your Services within 15 days of receipt of these Terms and Conditions will be deemed acceptance of the Agreement, even if you have not signed the Subscription Services Agreement.** The included trial subscription is available for new vehicle purchases only, and begins on the warranty registration date of your new vehicle. The Agreement may be amended by us, with notice to you, in our sole discretion, from time to time. The most current Agreement is available on our website at www.Toyota.ca/Entune.

2. DURATION OF SERVICES

Your Services under this Agreement continue for as long as your Service Plan is in effect.

3. PAYMENT FOR YOUR SERVICES BEYOND INITIAL TRIAL SUBSCRIPTION PERIOD

You are responsible to pay for your Services by credit card if you choose to automatically renew the Services beyond the initial trial subscription period thereby entering into a service plan ("Service Plan").

Automatic Renewal Conditions –Monthly. If you provide your credit card number, and you choose to purchase a Service Plan with the Monthly Payment Option, you authorize us to automatically renew your Service for a one-month subscription beginning on the Scheduled Expiration Date and monthly thereafter according to the payment schedule set out herein, by charging the then current monthly subscription fee to your account, unless you cancel your subscription by calling us at 1-888-869-6828. If you choose the Monthly Payment Option, your Renewal Date will be on the same date of each subsequent month as the date of the month on which you entered your Service Plan. If your Service Plan enrollment date occurs on the 29th, 30th or 31st of a month, your first bill will pro-rate to the beginning of the next month (1-3 days later) and then your subscription will renew on the 1st of every month thereafter.

The annual or monthly authorization will remain in effect until you notify us otherwise. If you cancel your Service Plan, the refund policy described in Section 8 (below) will apply. Your credit card information is maintained in a secure manner. Under a Service Plan, you are responsible for paying directly to others (such as emergency service providers) all charges for Services furnished by them that are not expressly covered under your Service Plan. You are not required to pay any amount for your Services in excess of that which is stated in Section 5 and 6 of the Subscription Service Agreement for the Service Plan.

4. TAXES AND OTHER CHARGES (PAID SUBSCRIPTIONS)

If you have a Service Plan, you promise to pay all taxes, fees and surcharges set by the government and charged to you by us. We may not tell you in advance of changes to these items. The taxes, fee and surcharges will be added to the cost of your Service Plan.

5. PAYMENT DISPUTES (PAID SUBSCRIPTIONS)

If you have a Service Plan, the price of your Service Plan may change over time, and upon the Expiration Date of your Service Plan, we will use the rates then in effect for the applicable payment period for those charges. Except as prohibited by law, if you object to any fees or charges for Services billed by or through us, you must tell us in writing within 30 days of the date of the billing notice. If you fail to object within that time period, YOU WAIVE THE DISPUTE.

6. YOUR RIGHT TO CANCEL; TRANSFER YOUR SERVICE

You can cancel your Service Plan at any time by calling us at 1-888-869-6828 and telling a Customer Care Agent you want to cancel your Service Plan. If you cancel your Service Plan we have the right to turn off your Services. The cancellation effective date is the date you notify us that you want to cancel your Service Plan. Once your Safety Connect device is turned off, your Vehicle will not send any data to Toyota. Your device can be turned off immediately or it can take up to several days, depending on connectivity with your Vehicle. If you cancel your Service Plan, the refund policy described in Section 8 (below) will apply.

You cannot transfer your Service Plan to another vehicle. If you sell your Vehicle or terminate your lease during the term of the Service Plan, you must cancel your Services by contacting us by phone. If you sell your Vehicle or terminate your lease and do not notify us by phone, you will remain responsible for all charges for your Service Plan. The new owner of your Vehicle cannot assume the remaining period of Service under your Service Plan. There is no charge to cancel your Service Plan. We reserve the right to cancel your Service Plan once notified of the sale of your Vehicle, by you, Additional Subscribers, a dealer or new owner.

7. OUR RIGHT TO CANCEL OR SUSPEND YOUR SERVICE

WITHOUT CAUSE. We may terminate your Service Plan without cause. If we terminate your Service Plan without cause, we will give you notice 30 days prior to the effective date of termination after which your account will be deactivated and your Services will terminate. This means that we can decide to cease providing the Services to you at any time and for any reason, even for reasons unrelated to you or your account with us.

WITH CAUSE. We may terminate your Service Plan without prior notice to you for any good cause. This means, for example, we can terminate your Service immediately if you breach any part of this Agreement, do not pay amounts that are due to us or one of our Third Party Service Providers as defined in Section 13, below, interfere with our efforts to provide the Service, interfere with our business or if you use the Services for illegal or improper purposes. You do not have any right to have your Service reactivated, even if you cure any of these problems. We may, in our sole discretion, allow reactivation of your Service. We can suspend your Service for any reason or we could terminate it.

8. REFUNDS TO YOU (PAID SUBSCRIPTIONS)

If you have a Service Plan and it is cancelled for any reason, either by Toyota or by you, there will be no refund. Your services will continue until the end of the month in which you cancelled, and then the Service Plan will terminate.

9. CHANGES BY YOU TO YOUR SERVICES

You are the only person who can request to activate your Service Plan. However, any additional subscriber(s) designated by you in the Subscription Service Agreement ("Additional Subscribers") can cancel or change your Service Plan by contacting us by phone or online through our website, if available.

10. CHANGES BY US TO YOUR SERVICES

WE MAY CHANGE YOUR SERVICES AT ANYTIME AFTER GIVING 30 DAYS' NOTICE TO YOU. After receiving any notice of a change in Services, you may cancel your Agreement or agree to the change. If you do not cancel your Agreement by contacting us within 30 days of the postmarked date of the notice, you are agreeing to the change and it becomes part of this Agreement between you and us. You do not have any right in the wireless phone number assigned to your System. We can change the number at any time.

11. VEHICLE DATA AND SCREEN LOG INFORMATION

This functionality not available in Canada at the current time

12. VEHICLE LOCATION

Your System includes an electronic device that allows us to find your Vehicle under the following specific circumstances and in accordance with TCI's Privacy Policy:

Not all Services may be available on you vehicle

a. **Automatic Collision Notification.** If the airbag sensor is tripped or there is a severe rear-end collision of your Vehicle, your Vehicle will send an electronic signal to our Response Center and record and transmit your latitude and longitude (“Location”), so that we can share your information and Location with emergency responders and provide assistance to you. Telephone calls will be recorded for quality assurance purposes to ensure all relevant information is obtained during an emergency.

b. **Emergency and Roadside Assistance.** You may call us 24 hours a day in the event of an emergency or the need for roadside assistance by pressing the SOS button in your Vehicle. If you call us by pressing the SOS button, your Vehicle will send an electronic signal to our Response Center and record and transmit your Location so that we can share your information and Location with third party responders and provide assistance to you. Our Response Centre will connect you to the TCI Roadside Assistance provider who will administer service to you based on the details of your factory provided or extended care roadside assistance program. Telephone calls will be recorded for quality assurance purposes to ensure all relevant information is obtained during an emergency.

c. **Stolen Vehicle Location.** Your Vehicle contains an electronic device that we can use in the event your Vehicle is stolen. If we receive the information we request including a Stolen Vehicle Police Report, we can try to find your Vehicle.

1. **Theft.** If your Vehicle is stolen, we can try to locate it and share that Location with local authorities. You must call us at the appropriate number provided in the first paragraph of these Terms and Conditions and provide us the information we request from you, which must include a police report to verify the report of theft. We can work with local authorities to recover the vehicle utilizing the vehicle’s GPS. We cannot guarantee we will find your Vehicle. If you do not provide us with the information we request, we have the right to refuse to locate your Vehicle.

2. **Locating Missing Persons.** You may contact us and request that we locate your Vehicle to assist in finding missing persons and share that Location with local authorities. You must call us at the appropriate number provided in the first paragraph of these Terms and Conditions and provide us the information we request from you, which may include a police report to verify the report of a missing person. We can then work with local authorities to recover the vehicle utilizing the vehicle’s GPS. We cannot guarantee we will find your Vehicle. If you do not provide us with the information we request, we have the right to refuse to locate your Vehicle. We are not required to try to find your Vehicle for the purpose of locating a person.

3. **Upon the Request of your Lienholder/Lessor, Toyota Credit Canada Inc. (“TCCI”).** If your Lienholder/Lessor is TCCI and TCCI requests that we find your Vehicle because of (1) alleged fraud or (2) breach of your lease, retail installment contract or vehicle loan with TCCI, we can try to locate your Vehicle and share that Location with TCCI. TCCI will be required to contact us directly and provide us with the information we request to verify the fraud or breach of your lease, retail installment contract, or vehicle loan.

Data Use. Toyota may also use the data, voice recordings and Signal History described in this Section 12 for quality improvement, data analysis, research, product development and other internal purposes.

Data Sharing. Toyota may also share the data, voice recordings and Signal History, linked to your VIN, described in this Section 12 with its parent, affiliates, third party vendors and business partners for the purposes described in this Section 12. We may also share the data, voice recordings and Signal History described in this Section 12 as required by law, legal process, litigation or for customer service purposes.

Data Retention. For Automatic Collision Notification, Emergency Assistance Button, Roadside Assistance, Stolen Vehicle Locator and Destination Assist (see below), we retain the electronic Signal History from your Vehicle for 7 years, unless we are required to retain for a longer period of time prescribed by law, legal process or litigation. Signal History tells us when you or your Vehicle contacted us and your Vehicle’s Location at the point of signal initiation. If you speak with the Response Center from your Vehicle, you may be recorded. We may retain the recording for 7 years or a transcript of the recording for 2 years as required by law and to support requests from customers and law enforcement.

e. **Destination Assist** provides you with live-operator assistance to find destinations. While either parked or driving, you may connect to a Response Center Agent to ask for help finding local points of interest. When you press the Destination Assist button on your in-vehicle navigation unit, your Vehicle will send an electronic signal to the Response Center which identifies your Location to the Response Center Agent who answers your call. The Response Center Agent can send your destination of choice wirelessly to your Vehicle’s navigation system.

13. HOW OUR SERVICE WORKS, RESTRICTIONS, AND SYSTEM LIMITATIONS

1. How the Services Work

Your vehicle includes a digital communication module (“DCM”) that receives Global Position System (“GPS”) signals, and wireless network signals, to communicate with our network and response centers.

2. Coverage Limitation

The location of your vehicle, particularly in remote or enclosed areas (examples: tunnels, mountain ranges, hills, buildings, underground parking), may affect the availability of Services that can be provided. Some Services may not be available in geographic areas not covered by our wireless service provider.

3. Service Availability

Not all Services are available on all vehicles or in all geographic locations. Equipment may vary depending upon your vehicle model and model year. For information on Services available on your vehicle, please review the Toyota Entune section of the Owner's Manual for your vehicle or consult your dealership.

4. Cross-Border Service Availability

Services for vehicles manufactured for Canada may be limited, or not work, outside of Canada.

5. System Limitations

- a) Your vehicle does not have the ability to receive calls and may only place calls to the Response Center under this Agreement.
- b) Your Vehicle must have a working electrical system, including adequate battery power for your System to operate.
- c) The routing data we provide to you is based on the most current map information available to us, but may be inaccurate or incomplete. Our routing data may not include information about one-way roads, turn restrictions, construction projects, seasonal roads or new roads.

6. Services may not work, if:

- a) The hardware or software in your system has been modified or tampered with, or with devices plugged into the vehicle electrical system or diagnostic port
- b) Your vehicle is not compliant with government regulations and law.
- c) Your vehicle is damaged in a way that restricts services, wireless communication, or GPS signals
- d) Digital cellular telephone signals are terminated or restricted

7. Services may fail, or be delayed, due to:

Acts of nature, or forces or causes beyond our reasonable control, including but not limited to weather conditions and the results thereof, public utility failure, acts of war, government actions, terrorism, civil disturbances, wireless network congestion or System failures including internet, computer, telecommunication or other system failures.

14. THIRD PARTY SERVICE PROVIDERS AND BENEFICIARIES

We work with many different companies, individuals and government entities to provide you with your Services. Specifically, we may engage Sirius XM Connected Vehicles Services Inc., SYKES Assistance Services Corporation, and other Service Providers to provide customer support and the other services that are a part of your System and Service Plan. In the future, we may engage other Third Party Service Providers to deliver the Services. In this Agreement "Third Party Service Provider" means any person, company or entity who provides any service, System or facilities in connection with your Services. We will use reasonable efforts to contact appropriate Third Party Service Providers for help when you ask for it or when the System in your Vehicle signals for it, but we cannot promise prompt responses from the Third Party Service Providers. Any Third Party Service Provider involved in delivering your Services are intended third-party beneficiaries of the protections of this Agreement, including but not limited to, Sirius XM Connected Vehicles Services Inc., and all direct and indirect subsidiaries of its parent company, Sirius XM Radio, Inc., SYKES Assistance Services Corporation, and Toyota Motor Sales, USA, our commercial mobile wireless third-party service provider ("Underlying Wireless Carrier") and its affiliates. This Agreement does not give you any rights against any of the Underlying Wireless Carriers or other Third Party Service Providers. The disclaimers, warranties, limitations of liability and other protections of this Agreement extend to these third-party beneficiaries.

15. YOUR DUTIES AND RESPONSIBILITIES

It is your responsibility to make sure your Vehicle and your System are working. You can always press the SOS button to confirm that your System is active. If the light next to the SOS button is red or off, this means that your System is not functioning properly or is inactive, and should be checked by a dealer.

YOU ARE SOLELY RESPONSIBLE FOR ANY USE OF THE SERVICES IN YOUR VEHICLE, EVEN IF YOU ARE NOT THE ONE USING IT, AND EVEN IF YOU LATER CLAIM THE USE WAS NOT AUTHORIZED. YOU ARE ALSO SOLELY RESPONSIBLE FOR THE SERVICES REQUESTED BY YOU, OR BY ANYONE USING YOUR VEHICLE. Neither we nor any Third Party Service Provider has any obligation to inquire about the authority of anyone using your Vehicle. Neither we nor any Third Party Service Provider has any obligation to inquire about the authority of anyone using your personal information that can be used to identify your account to request services for your Vehicle. If you or a driver of your Vehicle uses the Services or System to commit a crime or for another improper purpose, you will be responsible for any damages owed by us as a result of such use. You are entirely responsible for any transaction with anyone in connection with your use of the Services, and any use that you make of any information received from or through any Services. You act at your own risk.

When you use the Services, you promise:

1. not to use the Emergency Assistance Button and Roadside Assistance except for actual emergencies and roadside assistance needs;

2. not to use your Service for any fraudulent, unlawful, or abusive purpose, or in any way that interferes with our provision of Services to our other customers;
3. not to abuse or do anything to damage our business operations, services, reputation, employees, facilities, or Third Party Service Providers of your Service;
4. not to use any content you receive through the Services except as expressly authorized by us;
5. not to resell, copy, store, reproduce, distribute, modify, display, publish, perform, transmit, broadcast, or create derivative works from any content you receive through your Service; and
6. not to use any content you receive through your Service for commercial purposes.

If you do any of these things, you agree you will be responsible for any amount anyone else claims from us or our Third Party Service Providers, plus any expenses, resulting in whole or in part, from that use or your actions.

You are responsible for your Vehicle Insurance. These Services do not provide your Vehicle Insurance nor are any of these Services an insurance product. The payments you make for your Service Plan are not related to the value of your Vehicle or any property in it, or the cost of any injury to or damages suffered by you or anyone else.

You are responsible for communicating about the connected features of your vehicle when sharing your vehicle with others. You promise to disclose to anyone to whom you share your vehicle, such that drivers are aware that their location and driving behaviors are collected and shared in connection with these services as described in sections 11 and 12.

You are responsible to inform any driver of your Vehicle that Location is collected and used by Toyota and shared with third parties as described in Sections 11 and 12 of this Agreement.

16. YOUR SECURITY

Security of Wireless Networks.

Because your Services are provided through wireless networks, we cannot promise that your communications will not be intercepted by others. You agree we will not be liable for any damages for any loss of privacy occurring in communication over such networks. If you do not notify us of a sale or transfer of your Vehicle, we may continue to send reports or other information about the vehicle or the Service Plan account to the billing address currently on file with us. In such case, we are not responsible for any privacy related damages you may suffer.

Response Center Usage.

You understand that, for quality assurance purposes, we (including our Third Party Service Providers) may monitor and record conversations between our (including our Third Party Service Providers) respective Response Centers and your Vehicle's occupants. We (including our Third Party Service Providers) may also monitor and record any calls coming into our (including our Third Party Service Providers) Response Center from any source. We may also randomly monitor your interactions with our automated Services, if applicable, which will monitor which messages you open to learn more about your preferences. Therefore, for yourself, your Vehicle's occupants and anyone contacting us on your behalf, you: i) consent to all such monitoring and recording and, ii) release us, third-party beneficiaries and the Underlying Wireless Carrier(s) from claims, liabilities and losses that may result from any such monitored and/or recorded conversations.

SECURITY OF INFORMATION COLLECTED. We take information security seriously and continuously strive to protect your Personal Information and Vehicle Data by employing our industry's best practices through our formal security program. We designed the Connected Services technology in your Vehicle to resist security vulnerabilities. We employ layers of defense to drive strong safeguarding practices such as but not limited to code and design reviews, regularly scheduled security testing, firewalls, intrusion detection systems, encryption.

Your Vehicle is designed only to respond to commands from us and only for those available features we provide such as; vehicle Location.

Please note, however, we cannot completely ensure or warrant the security of any information transmitted to us by you or your Vehicle. Your use of your Vehicle's Connected Services is at your own risk. You have the option to deactivate your Connected Services by contacting us. See the first paragraph of this Agreement for contact information.

You may access the details related to collection, use, sharing and retention of your personal information, including your name, address and phone number and your Vehicle data at www.toyota.ca/privacy.

17. NO WARRANTIES ON INFORMATION OR SERVICES

Warranties are special kinds of promises. Your Vehicle may have a limited warranty that includes your System. However, neither Toyota Canada Inc. nor any third-party beneficiary makes ANY WARRANTIES OR CONDITIONS, EXPRESS OR

IMPLIED, about the Services (including the content or other information delivered to you as part of the Services), the wireless service used in connection with your System, including any warranty of merchantability or fitness for a particular purpose. ALL DATA AND INFORMATION IS PROVIDED TO YOU ON AN "AS IS" BASIS. This means we make no warranties or conditions in connection with the content quality, accuracy, timeliness, completeness, correctness, reliability, merchantable quality, or fitness for a particular purpose. All warranties and conditions with respect to the Services, the wireless service or any system used by a Third Party Service Provider are expressly disclaimed and excluded by this Agreement.

18. LIMITATIONS OF LIABILITY, LIQUIDATED DAMAGES, AND INDEMNITY

You and us are each waiving important rights.

Limitations of Liability by Us.

We cannot recover from you (1) punitive damages, (2) treble, consequential, indirect, or special damages, or (3) attorney's fees.

WE WAIVE TO THE FULLEST EXTENT ALLOWED BY LAW ANY CLAIM FOR DAMAGES OTHER THAN DIRECT, COMPENSATORY DAMAGES AS LIMITED IN THIS AGREEMENT.

Neither we nor the Underlying Wireless Carrier, nor any Third Party Service Provider or beneficiary will be liable to you or any other party for consequential, indirect, incidental, special, or punitive damages (including without limitation lost profits) in connection with the Services or the System, even if we, the Underlying Wireless Carrier, or Third Party Service Provider or beneficiary is aware of the possibility of such damages. These limitations apply to all claims, including, without limitation, claims in contract and tort (such as negligence, product liability and strict liability). Some provinces do not allow the exclusion or limitation of incidental or consequential damages, so those particular limitations may not apply to you. If the Underlying Wireless Carrier terminates or restricts wireless service compatible with your vehicle, Services will not be available, under this circumstance, some or all of your Services may be suspended or terminated without prior notice to you or without any liability to us, our third party service providers, the Underlying Wireless Carrier or any third party beneficiary. If you have a Service Plan, no refund will be given for Services already delivered.

If we, the Underlying Wireless Carrier, or any Third Party Service Provider or beneficiary are found liable to you for any reason you agree that the aggregate liability of all these parties to you for any claim is limited to the total amount paid by you for the Services in the six months leading up to the incident for which liability was found. Neither us, the Underlying Wireless Carrier nor any Third Party Service Provider or beneficiary would have agreed to provide the Services to you if you did not agree to this limitation. This amount is the sole and exclusive liability of us, the Underlying Wireless Carrier and the Third Party Service Provider or beneficiary to you, and is payable as liquidated damages and not as a penalty. Except where prohibited by law, you may not bring any claim against us, the Underlying Wireless Carrier or any third-party beneficiary more than two (2) years after the claim arises. We do not have any liability for service interruptions of 24 hours or less. To receive service credit for longer interruptions, you must notify us within 60 days after the time when that service interruption started. Except for any credits provided voluntarily by us for a dropped call, or credits for interrupted service as described above, no one is liable to you for dropped calls or interrupted service, or for problems caused by or contributed to by you, by any third party, by buildings, hills, tunnels, network congestion, weather, or any other things we or our Third Party Service Providers don't control.

Limitations of Liability by You

For yourself and for anyone else claiming under you, you agree to release and discharge Toyota Canada Inc. and its Third Party Service Providers, their parents, affiliates, and subsidiaries, and the respective officers, directors, and employees, and the Underlying Wireless Carrier and each third-party beneficiary from all claims, liabilities and losses in connection with the Services, including, but not limited to claims for personal injury or property damage arising from discontinuance of all or part of the Services and/or the total or partial failure of performance of the Services, even if caused by or based upon the negligence, gross negligence, strict products liability, consumer protection legislation violations, bad faith, or breach of warranty of us or the malfunction of the System. YOU AGREE TO INDEMNIFY US, THE UNDERLYING WIRELESS CARRIER AND EACH THIRD-PARTY BENEFICIARY AGAINST ALL SUCH CLAIMS, LIABILITIES AND LOSSES BROUGHT BY THIRD PARTIES. You further agree that this release extends to any party claiming under you and that no insurance company will have any right of subrogation.

You do not have any liability for service interruptions of 24 hours or less.

YOU AGREE TO WAIVE TO THE FULLEST EXTENT ALLOWED BY LAW, ANY CLAIM FOR DAMAGES OTHER THAN DIRECT, COMPENSATORY DAMAGES AS LIMITED IN THIS AGREEMENT.

You agree that you have no contractual relationship whatsoever with our Underlying Wireless Carrier(s) and that you are not a third-party beneficiary of any agreement between us and our Underlying Wireless Carrier(s). In addition, you expressly agree that none of our Underlying Wireless Carrier(s) have any legal, equitable, or other liability of any kind to you. You waive any and all claims or demands for such liability.

Unless otherwise provided in this Agreement, you agree that your maximum liability to us under any theory (including but not limited to fraud, misrepresentation, breach of contract, personal injury, or products liability) is limited to any charges due and owing by you to us.

You agree that the limitations of liability and indemnities in this Agreement will survive even after the Agreement has ended. These limitations of liability apply not only to you, but to anyone using your Vehicle, to anyone making a claim on your behalf, and to any claims made by your family, employees, customers, or others arising out of or relating to your Services or System.

19. HOW WE'LL RESOLVE DISPUTES BETWEEN US

If you and we have a disagreement related to Services, we'll try to resolve it by talking with each other. If we can't resolve it that way, WE BOTH AGREE, TO THE FULLEST EXTENT PERMITTED BY LAW, TO USE ARBITRATION, NOT LAWSUITS (except for small claims court cases as described below) TO RESOLVE THE DISPUTE. Of course, either of us can always contact a government agency or regulatory authority for help, too. Here's how private arbitration will work:

You agree that, apart from any claim you may bring in small claims court, the sole and exclusive forum and remedy for any and all disputes and claims that cannot be resolved informally and that relate in any way to or arise out of your use of the Services or relating to this Agreement or any prior agreement for service with us or any of our affiliates, predecessors in interest, or Third Party Service Providers or any product or service provided under or in connection with this Agreement or such a prior agreement, or any advertising for such products or services, shall be final and binding arbitration, except to the extent that you have in any manner infringed upon or violated or threatened to infringe upon or violate any patent, copyright, trademark, trade secret, privacy or publicity rights, in which case you acknowledge that there is no adequate remedy at law and that injunctive or other appropriate relief may be sought by us and/or an applicable third party either in court or from an arbitrator. You and we acknowledge that the Ontario *Arbitration Act*, 1991, S.O. 1991, c. 17 and federal arbitration law apply to arbitrations under this Agreement (despite any other choice of law provision). To the extent that the Ontario *Arbitration Act* and federal arbitration law do not supply substantive law necessary for the resolution of any disputes or claims, the laws of the Province of Ontario shall apply, except that Ontario laws concerning choice of law or conflicts shall not apply if they would cause the substantive law of another jurisdiction to apply. To the extent that the parties litigate any part of any dispute or claim in court, including, without limitation, obtaining provisional remedies in aid of arbitration, confirmation of an award, and judgment enforcement, the laws of the Province of Ontario shall apply, except that Ontario laws concerning choice of law or conflict of laws shall not apply if they would cause the substantive law of another jurisdiction to apply. The arbitration will be conducted in English.

Arbitration will be conducted by the Canadian Commercial Arbitration Centre ("CCAC"). We will waive our right to arbitrate any individual (as opposed to class) claim you bring or maintain in small claims court for so long as the matter remains an individual claim and remains in small claims court.

You can get rules and fee information from the CCAC (<http://www.ccac-adr.org/en/>). You expressly waive the right to request or maintain any class arbitrations even if CCAC, procedures or rules would permit them (this is referred to below as the "Class Action Waiver"). In exchange for this, we'll pay (if you ask us in advance) for any filing fee charged you by the CCAC for one arbitration of any disputes between us, so long as you tried in good faith to resolve the disputes with us before filing for arbitration. If the arbitration proceeds past the filing, we'll also pay (if you ask us at the time) any further administrative and arbitrator fees you are later charged. An arbitrator can decide later whether to allocate the fees differently if there's an award. The arbitrator may award you any fees and charges that are necessary to ensure the enforceability of this arbitration provision.

There's no judge or jury in arbitration, and review is limited, but an arbitrator can award the same damages and relief, and must honour the same limitations in this Agreement as a court would. You and we agree to pay our own fees, costs, and expenses, including those for any attorneys, experts, and witnesses. You agree that any claim for or award of attorneys' fees, including any such claim or award pursuant to the *Ontario Rules of Civil Procedure*, O. Reg. 193/15., is waived.

Any arbitration award made after completion of an arbitration is final and binding and may be confirmed in any court of competent jurisdiction, except that in the event the arbitrator's award for a party is \$0 or against a party is in excess of \$100,000, or includes an award of injunctive relief against a party, that party may request a new arbitration to be conducted by the selected arbitration organization by a three-arbitrator panel. An award and any judgment confirming it only applies to the arbitration in which it was awarded and can't be used in any other case except to enforce the award itself.

If a court or arbitrator determines that any part of this arbitration agreement other than the Class Action Waiver is not enforceable, the rest of this arbitration agreement shall be enforceable.

If for some reason these arbitration requirements don't apply, or a claim proceeds in small claims court, each of you and we waive to the fullest extent permitted by law any trial by jury. In no event shall any claim, action or proceeding by you related in any way to the Services, this Agreement, or any prior agreement, as described above, be instituted more than two (2) years after the claim or cause of action arose. This Agreement to arbitrate survives the end of the contractual relationship between us.

20. MISCELLANEOUS

THE LAW THAT GOVERNS OUR RELATIONSHIP. To the fullest extent permitted by law, and except as explicitly provided otherwise, this Agreement and any disputes arising out of or relating to it will be governed by the laws of the Province of Ontario, except that Ontario laws concerning choice of law or conflicts shall not apply if they would cause the substantive law of another jurisdiction to apply. Notwithstanding, Section 19 shall be governed by the Ontario Arbitration Act and the laws of the Province of Ontario, as applicable, as set forth therein.

FORCE MAJEURE. Neither we, nor the Underlying Wireless Carrier and Third Party Service Providers will be responsible for the failure to provide Services to you if caused by any of the following: any act or omission (including interruption of cellular service) of any Third-Party Service Provider; system failures or shortages; damage to our designated Response Center, any land or wireless communications networks or the GPS system; acts of nature, labour strikes or war; or any other act or event that is outside of our reasonable control. **UNDER ANY OF THESE CIRCUMSTANCES, WE MAY AT OUR OPTION SUSPEND OR TERMINATE ALL OR SOME OF THE SERVICES OR TERMINATE THIS AGREEMENT WITHOUT PRIOR NOTICE TO YOU AND WITHOUT ANY LIABILITY; MOREOVER, YOU WILL NOT BE ENTITLED TO A REFUND OR CREDIT.**

HOW WE CAN COMMUNICATE WITH EACH OTHER. Any written notice from you required by this Agreement will be considered given when we receive it at our address provided in the first paragraph of these Terms and Conditions. Any written notice from us required by this Agreement will be considered given when we send it to you by email to any email address you have provided to us, or two days after we mail it to you, based on the postmarked date, at the most current billing address we have on file for you. Any oral notices will be considered given when we call you or when you call us at the appropriate number provided in the first paragraph of these Terms and Conditions.

WHO ELSE THIS AGREEMENT COVERS. Our Third Party Service Providers and our affiliates are intended beneficiaries of this Agreement. You agree that you'll make any of your passengers or guests or drivers of your Vehicle aware of our rights and subject to the limitations of this Agreement.

OUR RELATIONSHIP WITH YOU. No matter what else it says, this Agreement doesn't create any fiduciary relationships between you and us, or between you and Toyota Canada Inc. or any of the Third Party Service Providers. It doesn't create any relationship of principal and agent, partnership, or employer and employee, either.

WE CAN ASSIGN THIS AGREEMENT. We can assign this Agreement or your obligations to pay under it in whole or in part to anyone we choose. You can't assign this Agreement or your obligations to anyone else without our prior consent.

THIS IS THE ENTIRE AGREEMENT. This Agreement (these Terms and Conditions and any other documents incorporated in them) is the entire Agreement between you and us. It supersedes all past or present agreements or representations between us, whether oral or written. If any part of this Agreement is considered invalid by a court or arbitrator, the rest of it will remain enforceable. Even after this Agreement has ended, its provisions will govern any disputes arising out of or relating to it (unless it's been replaced by a new agreement between us). It will also be binding on your heirs and successors and on our successors. No waiver of any part of this Agreement, or of any breach of it, in any one instance will require us to waive any other instance or breach. **IN SOME CIRCUMSTANCES WE MIGHT DECIDE TO PROVIDE YOU SERVICE VOLUNTARILY EVEN IF YOU WOULDN'T OTHERWISE QUALIFY. THIS WON'T BE A WAIVER OR REQUIRE US TO DO SO AGAIN. YOU AGREE WE WON'T BE LIABLE FOR ANYTHING RESULTING FROM OUR PROVISION OF SUCH SERVICE.**