



Lease Excess Wear & Tear

For Leased Vehicles

Avoid unexpected costs at lease end.

















LEASE Excess Wear & Tear

TURN YOUR WORRIES INTO peace of mind!

Leasing your vehicle is designed to be a worry-free experience. However, unexpected costs from vehicle wear such as interior stains, tire wear, chips, dents and dings can be a financial burden when you turn in your vehicle at lease end.

Lease Excess Wear and Tear benefits aren't just limited to excess vehicle wear, but can be used to waive up to \$200 in excess mileage charges as well. Now you can relax and enjoy your vehicle knowing you're protected in the event of excess wear and tear.

COVERAGE SUMMARY:

- Waiver of covered excess wear and tear charges up to \$5,000 total
- Coverage of excess mileage charges up to \$200
- No deductible
- Coverage of charges for missing parts valued at an aggregate of \$250 or less

EXAMPLES OF COVERED ITEMS:

- Paint wear and exterior surface dents, scratches, chips, pits or cracks, and discoloration
- Interior upholstery surface rips, tears, stains, burns and spotting
- Front and rear windshield and side glass chips
- Carpet rips, tears, stains and spotting
- Side and rear-view mirrors (glass surface and mechanical/electrical)
- Front and rear door, hatch and tailgate rubber seals

- Head lamps, tail lamps and light bulbs
- Bumper, bumper covers, step bumpers and surrounding bumper trim
- Convertible tops, including trim and moldings
- Audio equipment, speakers and systems
- Badges and body insignia
- Tire wear
- And much more ...

TOP 5 CHARGES at Lease End*

- 1. Bumper Damage
- 2. Wheel Damage
- 3. Tire Wear
- 4. Lost Key
- 5. Door Dents & Dings

*Source: Safe-Guard Products International, LLC, 2018

Coverage exclusions may apply:1

- Any itemized excess wear and tear charge that exceeds \$1,000
- Excess mileage charges in excess of \$200
- Any portion of the total charges for missing parts that exceeds \$250
- Repairs performed prior to lease agreement termination
- Charges for alterations or modifications to vehicle
- If vehicle is used for competitive driving, racing or a prohibited commercial purpose
- Any charges caused by customer's wrongful or intentional acts



¹ Additional exclusions may apply. Please see your Addendum for specific coverage details, including limitations and exclusions.



moparvehicleprotection.com

The Mopar Vehicle Protection Lease Excess Wear and Tear product is optional and is not insurance. All transactions related to the optional Mopar Vehicle Protection Lease Excess Wear and Tear product are governed solely by the provisions of the Mopar Vehicle Protection Lease Excess Wear and Tear Limited Waiver Addendum ("Addendum"). This document and its contents provide general information about the Mopar Vehicle Protection Lease Excess Wear and Tear product and should not be solely relied upon when purchasing coverage. Please refer to the Addendum for details of terms, conditions, and specific coverage details, including limitations and exclusions. Not all vehicle models may be eligible for coverage. Please see your dealer for more information.

The Administrator of the Mopar Vehicle Protection Lease Excess Wear and Tear product is Safe-Guard Products International, LLC, Two Concourse Parkway, Suite 500, Atlanta, GA 30328, 1 (833) 531-8951.

© 2019 Mopar Vehicle Protection®, a product of FCA US LLC. All rights reserved. Chrysler, Dodge, Jeep, Ram, Mopar and SRT are registered trademarks of FCA US LLC.

FIAT is a registered trademark of FCA Group Marketing S.p.A., used with permission.

MOLSBR 81-770-7212