

LIFETIME WARRANTY

CONTRACT NUMBER:

REGISTERED OWNER INFORMATION

First Name	M.I.	Last Name	Home Phone	Email address
Address		City	State	Zip

REGISTERED VEHICLE INFORMATION

Year	Make	Model	Vehicle Purchase Date
Vehicle Identification Number		Vehicle Class	Odometer

FOR CLAIMS, CALL (877)746-4917

DEALER INFORMATION

Selling Dealer Name	Selling Dealer Address
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CERTIFICATE INFORMATION

The Coverage on the vehicle listed is provided to Vehicle Purchaser under this Certificate at no additional cost to the Vehicle Purchases. The Coverage will stay in effect for as long as the Vehicle Purchaser owns the vehicle, and the Purchaser performs ALL the requirements listed within this document.	\$250 <hr/> Deductible
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This Certificate covers the above described vehicle and the repair or replacement following a mechanical breakdown of the Covered Vehicle parts listed below and any labor related to repair or replacement of such parts provided that the Certificate Holder does not have insurance or manufacturer's warranty covering such repair or replacement. The operation of this Certificate may be concurrent in certain cases with applicable factory or manufacturer's warranty or particular provision thereof. A breakdown of a covered part is defined as failure of such part due to a defect or faulty workmanship by the manufacturer. The Administrator, on behalf of the dealer will either provide such repair or replacement (plus labor) itself, or reimburse an authorized repair facility to do so. Replacement will be made with parts of like kind and quality and compatible with the Covered Vehicle specifications. All parts replaced will be covered under the terms and conditions hereof for the remaining term and/or mileage of this Certificate as shown above. This Certificate is provided to you at no additional charge and is incorporated into your contract of sale.

Cust. Initials	VEHICLE MAINTENANCE REQUIREMENTS: YOU* must perform ALL maintenance on YOUR vehicle as recommended by the vehicle manufacturer at the selling dealer's repair facility for this Certificate to be valid. YOU must perform these requirements to maintain eligibility under this Certificate. Proof of maintenance must be supplied by vehicle purchaser at the time of any claim.
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*Should YOU reside within a fifty (50) mile radius of the selling dealer's repair facility, and choose to perform YOUR maintenance recommended by the vehicle manufacturer from a licensed repair facility other than the selling dealer's repair facility, You must contact the Administrator of this Certificate for permission to maintain eligibility under this Certificate. If YOUR residence is outside a fifty (50) mile radius of the selling dealer's repair facility YOU may have all the manufacturers recommended maintenance done at a licensed repair facility of your choosing without permission from the Administrator of this Certificate.

IMPORTANT NOTICE:

- 1) If YOU have a covered component failure in the first ninety (90) days and three thousand (3,000) miles, and the vehicle had 12,000 miles or more at the time of vehicle sale, YOU must return to the selling dealer's repair facility for repairs.
- 2) Benefits provided under dealer warranties required by state law are not covered by this agreement. Your rights under state law: This Certificate gives you specific legal rights and you may also have other rights which vary from state to state.

WHAT THE CERTIFICATE COVERS - ONLY PARTS LISTED BELOW ARE COVERED

ENGINE: Gas/Diesel - All internally lubricated parts within the engine plus the timing chain/belt, timing chain tensioner, oil pump drive sprocket, oil pump, primary fuel pump, oil dip stick and tube, flywheel and ring gear, flex plate, engine mounts, intake and exhaust manifolds, harmonic balancer, engine block and cylinder heads. The oil pan and valve covers are only covered if damaged by an internally lubricated part.

TURBOCHARGER/SUPERCHARGER: All internally lubricated parts. Housing is only covered if damaged by an internally lubricated part.

TRANSMISSION: All internally lubricated parts located within the transmission case plus the torque converter, vacuum modulator, and transmission mounts. Transmission case and oil pan are only covered if damaged by an internally lubricated part.

TRANSFER UNIT: All internally lubricated parts within the transfer case. Transfer case is only covered if damaged by an internally lubricated part.

DRIVE AXLE: All internally lubricated parts within the drive axle housing plus the constant velocity joints, double offset joints, drive shaft/yokes, center carrier bearings, propeller shafts, and locking hub mechanisms. The drive axle housing is only covered if damaged by an internally lubricated part.

SEALS AND GASKETS: On all listed components are covered under this certificate.

Fluids and lubricants are not covered, except when required in connection with the repair or replacement of the parts listed above.

Customer's Signature _____ Date _____

Dealer's Signature _____

The Administrator MUST be contacted for Claim Authorization prior to the performance of any repair.

The Administrator will not be responsible for any repairs that are not authorized.

Claims: 877-746-4917

LIFETIME WARRANTY

CONTRACT NUMBER: _____

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Address		City	State	Zip

REGISTERED VEHICLE INFORMATION

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Vehicle Identification Number		Vehicle Class	Odometer

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Deductible

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Claims: 877-746-4917

EXCLUSIONS - WHAT IS NOT COVERED

See the "ONLY PARTS LISTED BELOW ARE COVERED" section on the front hereof for a description of the coverage provided.

The following are exclusions under this Certificate. It is intended that all terms not listed, as covered on the front hereof, be conclusively excluded from coverage whether or not specifically identified in the following.

The certificate does not apply:

1. TO ANY REPAIR OR REPLACEMENT MADE WITHOUT PRIOR AUTHORIZATION FROM THE ADMINISTRATOR TO THE REPAIR FACILITY.
2. To repairs or replacements made outside the continental United States, Puerto Rico, or Canada, or if the Covered Vehicle is registered outside the continental United States or Canada.
3. If the odometer has been tampered with, altered, disconnected (for other than routine repairs), or is inoperative as of the Certificate Effective Date or more than fifteen days.
4. To any part failure caused by:
 - a. failure to service the Covered Vehicle as set forth below:
 - b. insufficient, or improper coolants or lubricants, or improper servicing, as specified by the vehicle's manufacturer.
 - c. competitive driving or racing, or pulling a trailer with a gross weight in excess of 2000 lbs. (unless the Covered Vehicle is equipped as recommended by the manufacturer) or any vehicle or vehicle part that has been altered or modified so as to adversely affect the Covered Vehicle's operation, performance or durability.
 - d. accidental loss or damage, collision or upset, falling missiles or objects, fire, theft, larceny, hail, explosion, lightning, earthquake, windstorm, water, flood, freezing, malicious mischief, vandalism, riot civil commotion, negligence or misuse.
 - e. a non-covered part or fluid contamination (i.e. fuel, water, or foreign matter).
5. To the following, and /or any resultant damages caused by: seals and gaskets of parts not covered under this contract, fluids and lubricants, adjustments, alignments (except when required in connection with the repair or replacement of a covered part), manual clutches.
6. To gradual reduction in operating performance due to normal wear and tear. Wear and tear is defined as the deterioration that occurs to a part naturally over time.
7. To mechanical breakdowns directly resulting from or covered by a manufacturer's recall, or factory bulletins.
8. To any repair for the purpose of correcting the engine compression or correcting oil consumption when a mechanical breakdown has not occurred. Valve grinding and/or worn rings are also not covered.
9. Damage resulting from the failure of a Head Gasket.
10. To damage to a non-covered part by a covered part(s) failure, or to a covered part by a non-covered part(s) failure.
11. To any vehicle to which a snow plow or related operating hardware is attached at any time.
12. TO ANY VEHICLE USED FOR COMMERCIAL, HAULING OR DELIVERY PURPOSES; TO VEHICLES TO WHICH COMMERCIAL OR MUNICIPAL LICENSE PLATES HAVE BEEN ISSUED; OR TO VEHICLES USED TO HAUL PEOPLE OR GOODS FOR PROFIT.
13. Maintenance, Towing, Rental, and Road Service are not benefits under this Certificate.

NATURE OF AGREEMENT:

The Customer agrees and understands that this Certificate is NOT A POLICY OF INSURANCE OR VEHICLE SERVICE AGREEMENT and that the Administrator of this Certificate is acting on behalf of the Certificate Issuer, and has agreed to fulfill all obligations stated within this Certificate on behalf of the Issuer.

LIMITS OF LIABILITY/COVERAGE OF ALL REPLACEMENT PARTS

The Maximum Liability under this Certificate is the Retail Cash Value of the vehicle listed on this Certificate. Retail Cash value to be calculated as of the most recent repair date using a Nationally Published estimating guide, using the Agreement Holder's address of residence and zip code.

This certificate is subject to the rules and regulations as may be devised by the Federal Trade Commission and any applicable statutes in the state where this Certificate is issued.

THIS Certificate CANNOT BE WAIVED AND IS NON-CANCELLABLE

THIS Certificate MAY NOT BE TRANSFERRED OR ASSIGNED TO ANOTHER PERSON, OR VEHICLE.

When YOU have a breakdown:

1. Be sure the Covered Vehicle is protected from further damage.
2. If YOU are within one hundred fifty (150) miles of the selling dealer's location at the time of failure YOU must return said vehicle to selling dealer's repair facility to receive the benefits listed under this Certificate.
3. If YOUR residence is outside a one hundred fifty (150) mile radius of the selling dealer's location, or YOU have relocated due to military service, YOU may elect a licensed repair facility near your existing residence provided # 5 of "When YOU have a breakdown:" is completed.
4. Present ALL maintenance records to the repair facility for review by the Administrator.
5. Prior to proceeding with repairs to the Covered Vehicle, ensure that the repair facility has contacted the Administrator and received authorization for covered repairs.

IMPORTANT: THE CERTIFICATE HOLDER ASSUMES ALL LIABILITY FOR PAYMENT OF UNAUTHORIZED REPAIRS

The Administrator reserves the right to inspect the Covered Vehicle prior to the performance of a repair or replacement.

NO CLAIMS SHALL BE PAID WITHOUT PRIOR AUTHORIZATION FROM ADMINISTRATOR.

WARRANTOR/CLAIMS ADMINISTRATOR (We, Us, Our):

DEALER ADMIN SERVICES.

P.O. Box 44693, Eden Prairie, MN 55344

FOR CLAIM SERVICE CALL: (877) 746-4917