HEAVY DUTY

COMMERCIAL EXTENDED SERVICE CONTRACT REGISTRATION PAGE

CUSTOMER INFORMATION								
NAME								
STREET ADDRESS								
CITY	ITY				ZIP PHONE			
EMAIL ADDRESS								
SELLING DEALER INFORMATION								
NAME	DLR	No.		SALES ASSOC.				
STREET ADDRESS		PHONE						
CITY	STATE	ZIP	PHONE		EMAIL			
LIENHOLDER INFORMATION								
NAME								
STREET ADDRESS								
CITY			STATE		ZIP PHONE			
VEHICLE & COVERAGE INFORMATION								
VEHICLE ID NUMBER (VIN)			YEAR MAKE			MODEL		
ENGINE MAKE	ENGINE MODEL		ECM MILES OD		OMETER MILES ENGINE HO		URS	VEHICLE PURCHASE DATE
PLAN TYPE	TERM MONTHS/MILES		CONTRACT EXPIRATION		EXPIRATION MILEAGE		AGREEMENT PURCHASE PRICE	
OPTIONAL COVERAGES								
IF THIS OPTION IS SELECTED, THE TERM OF THIS OPTIONAL COVERAGE WILL MATCH THE TERM OF THE LIMITED WARRANTY LISTED ABOVE.								
TRANSMISSION & REA	□ RENTAL COVERAGE	DISAPPEARING DEDUCTIBLE						
OEM INFORMATION								
WARRANTY EXPIRATION MILEAGE					WARRANTY EXPIRATION DATE			
DECLARATIONS								

Any purchase ten (10) or more days after the original Vehicle Purchase Date, or if the original Vehicle Purchase Date is unknown, is subject to a MANDATORY Waiting Period before Coverage begins.

ENTIRE AGREEMENT: This **Service Contract** is between **You**, and Headstart Warranty Group LLC., the **Obligor**. This document contains the entire agreement between **You** and **Us** and cannot be modified or altered in any respect without a written addendum or exception signed by **You** and Headstart Warranty Group LLC. Written addendums or exceptions are only approved and drafted by **Us** or the authorized **Administrator**. By signing this **Service Contract**, **You** agree to receive text or email message from Headstart Warranty Group LLC., regarding **Your Service Contract** and/or claim status. **You** are signing this **Service Contract** is not required in order to obtain financing for the listed **Vehicle**.

You are encouraged to immediately call (888) 964-1899 upon noticing any mechanical issues with the Vehicle listed on the above Service Contract Registration Page. Repairs made without prior written authorization will not be eligible. You must obtain prior authorization before beginning repairs. This is a stated component Service Contract.

You acknowledge that You have read and understand Your rights and responsibilities as outlined in this Service Contract and accompanying Summary of Customer Responsibilities. THIS SERVICE CONTRACT IS NOT VALID UNLESS A COMPLETED REGISTRATION PAGE IS ATTACHED.

CUSTOMER SIGNATURE

DEFINITIONS

- 1. Administrator: Headstart Warranty Group LLC., 14114 North Dallas Pkwy., Ste. 600, Dallas, Texas 75254, (888) 964-1899.
- 2. Betterment: The amount You or the Dealer elected to pay toward a repair that is above what the Administrator approved on a covered repair.
- 3. Breakdown means the failure of any Covered Part to perform the function for which it was intended due to defects in material. Gradual reduction in operating performance due to the natural and inherent wear characteristics of automotive parts, where no failure has occurred, will not be considered a Breakdown.
- 4. Cost: The usual and fair charges to repair or replace a covered part. The maximum We will pay for a Covered Part will not exceed the manufacturer's suggested retail list price. Replacement may be made with a part, which is of a like kind and quality compatible with the original design specifications of Your Vehicle, including used, aftermarket or re-manufactured parts. We will pay for labor to perform repairs and diagnose the cause of a covered Breakdown. In no event shall OUR liability exceed the cost necessary to correct the actual cause of the Breakdown.
- 5. Coverage: The protection You purchased, as shown on the Registration Page. Part/component repairs that are covered by other warranty(ies) or insurance are also excluded from Your Coverage for the term of said warranty(ies).
- 6. Coverage Duration: Coverage begins on the Effective Date in the Registration Page and at the miles indicated in the odometer mileage at Effective Date and expires in accordance with the Expiration Date or Expiration Mileage, whichever occurs first as indicated on the Registration Page.
- 7. Covered Part(s): The mechanical and electrical parts and components unless specifically excluded under Schedule Of Coverage, as contained in this Contract which are original parts on Your Vehicle at the time of its purchase by You or like replacement parts meeting the manufacturer's specifications. Replacement of any Covered Part may include new parts, or parts of like kind and quality, which may include serviceable used parts or remanufactured parts at the discretion of the Administrator. In all cases the parts replacement cost shall not exceed the list price or manufacturer's suggested retail price.
- 8. Dealer: The entity from whom You purchased this Service Contract.
- 9. Deductible: The amount that You must pay for each covered repair visit as indicated in this Service Contract. The Deductible does not apply to towing, car rental, travel and lodging, tire road hazard expenses, or roadside assistance benefits.
- 10. Diagnostic and Disassembly Time: The time required time to perform specific testing to determine the cause of failure of a covered repair.
- 11. Emergency Repair: Necessary repairs should a Breakdown occur outside of the Administrator's normal business hours. The pre-authorization requirement is amended. The Administrator must still be contacted the first working day following the Breakdown. Such unauthorized repair claims will be subject to adjustment in case of excessive parts or labor charges. Your failure to give any notice or file any proof of loss required by this Service Contract within the time specified in this Service Contract DOES NOT invalidate a claim You make if You show that it was not reasonably possible to give the notice or file the proof of loss within the prescribed time and that notice was given or proof of loss filed as soon as reasonably possible.
- 12. Expiration Mileage: When Your Vehicle's odometer reaches the mileage listed on the Registration Page, Your Coverage will expire.
- 13. Expiration Date: At 12:00am on the date listed on the Registration Page, Your Coverage will expire.
- 14. Faulty or Negligent Repair: A misdiagnosis and/or improper repair that did not correct Your original complaint, or any repair that has been misdiagnosed by the Repair Facility, any Breakdown that cannot be verified as accurate or is found to be inaccurate, or any Breakdown related to a previous repair.
- 15. Labor Rate: Refers to the rate for authorized repairs, which will be the posted rate of the Repair Facility that You selected up to a maximum of \$150.00. If the Repair Facility's labor rate is not posted, the Administrator reserves the right to approve a labor rate based on the average labor rate for area similar local Repair Facilities. Administrator also reserves the right to adjust the approved labor rate if the Repair Facility's labor rate is deemed to be excessive by the Administrator when compared to local average labor rates for similar facilities.
- 16. Labor Time: The total labor time for a covered repair will be determined by a current nationally published labor manual approved by the Administrator.
- 17. Obligor (We, Us, Our): Midwest Casualty Insurance Company, 14114 North Dallas Pkwy., Ste. 600, Dallas, Texas 75254 (888) 964-1899.
- 18. Plan Type: Refers to level of Coverage You have selected as indicated on the Registration Page. The levels of Coverage can be found in the Coverage Details section of this Contract.
- 19. Pre-existing Condition: A condition in which existed prior to the purchase of this Service Contract. This plan does not cover pre-existing conditions (conditions that arise prior to Contract purchase).
- 20. Progressive Damage: The failure of a non-covered part due to the failure of covered part.
- 21. Registration Page: Page 1 of this Contract that identifies information about You, the Dealer, the Contract Term, the covered Vehicle and the Coverages You have purchased.
- 22. Repair Facility: A Repair Facility licensed and/or regulated by the state to perform repairs for profit. Licensed Repair Facility must have a tax identification number.
- 23. Road Hazard: Any foreign object that is accidentally driven over on any public street or highway.
- 24. Seepage: Wet and/or dampness but not leaking to an active drip.
- 25. Service Contract or Contract: This Commercial Extended Service Contract.
- 26. Term: refers to the length of time and or miles You are covered by this Contract, as shown on the Registration Page, in the box marked "Term".
- 27. Warranty: Any other protection for Your Vehicle or its parts from the manufacturer or any other source.
- 28. Waiting Period: Thirty (30) days AND one thousand (1,000) miles from the Agreement Purchase Date for any purchase ten (10) or more days after the original Vehicle Purchase Date, or if the original Vehicle Purchase Date is unknown. However, an additional thirty (30) days and one thousand (1,000) miles will be added to Your Vehicle plan's scheduled time/mileage expiration. Therefore the Waiting Period will not reduce the actual time/mileage during which You have Coverage. Coverage will commence the day following the Waiting Period. Claims incurred during or prior to the Waiting Period are not covered.
- 29. Wear and Tear: The deterioration of a part that occurs naturally over time. (Wear and Tear is not covered under this Vehicle Service Contract).
- 30. Vehicle: The Vehicle described on the Registration Page that is covered under this Contract.
- 31. You, Your, Customer and Contract Holder: The Customer identified on the Registration Page.

COMMERCIAL EXTENDED SERVICE CONTRACT FAILURE TO OBTAIN PRIOR AUTHORIZATION TO COMPLETE ANY REPAIR MAY RESULT IN CLAIM DENIAL

IMPORTANT INFORMATION YOU NEED TO KNOW

CUSTOMER SUPPORT NUMBER – (888) 964-1899. Please see the box labeled Contract Number on the Registration Page. This is Your Contract Number. Please refer to this number in any written or verbal communication, such as requesting information or filing a claim. PURCHASE OF THIS VEHICLE SERVICE CONTRACT IS NOT REQUIRED IN ORDER TO PURCHASE OR FINANCE A MOTOR VEHICLE. THIS CONTRACT IS INCLUSIVE OF THE MANUFACTURER'S WARRANTY; IT DOES NOT REPLACE THE MANUFACTURER'S WARRANTY. This Commercial Extended Service Contract, Vehicle Inspection Form, ECM Data Printout along with the Registration Page make up Your entire Contract. No other documents, unless provided directly to You from the Administrator, are legal and binding. This Service Contract does not cover all Breakdowns and excludes some conditions and Vehicles.

Please read the SCHEDULE OF COVERAGES, TERMS AND CONDITIONS, and EXCLUSIONS sections of this **Contract** so **You** fully understand what **Coverage** is provided to **You** for **Your Vehicle**. If **You** have any questions regarding this **Contract**, please contact the **Administrator** toll-free at (888) 864-1899. This **Service Contract** contains Limits of Liability. Please read the LIMITS OF LIABILITY section under TERMS AND CONDITIONS to determine what those are. **This is not an insurance policy**.

WHAT TO DO IF REPAIRS ARE NEEDED

Call Toll Free (888) 964-1899 or Instructions and Repair Authorization. Prior authorization from the **Administrator** is required before a repair is made in order to obtain Claim Payment (refer to "Steps to File a Claim" on page 9 of this **Contract**.) If **Your Vehicle** is unsafe and needs to be towed, contact a tow company or Roadside Assistance (see **page 5** for instructions and phone number) to arrange towing service. Otherwise, deliver **Your Vehicle** to a **Repair Facility**. Provide the **Repair Facility** with **Your Contract** number and direct them to call the **Administrator** for repair authorization at (888) 964-1899 before repairs begin. The **Administrator's** regular business hours are Monday thru Friday 9:00am - 6:00pm EST. For claims assistance, visit claims@headstartwarrantygroup.com. **EMERGENCY REPAIRS.** If **You** experience a **Breakdown** at any time outside of the **Administrator's** regular business hours, You may take one of the following steps:

- 1. Wait until regular business hours then follow the normal claims procedure outlined above;
- 2. Authorize and pay for any diagnostic or teardown time needed to determine whether Your Breakdown is covered by this Contract. If You reasonably believe that Your Breakdown is covered by this Contract, and You choose to have Your Vehicle repaired, You are responsible for paying for the repair. You must then call the Administrator during the next available regular business day so that:
 - a. The Administrator may determine whether Your repairs are covered by Your Service Contract.
 - b. If the Administrator determines that there was a covered Breakdown and You meet the requirements outlined herein, then We will reimburse You according to the terms of this Contract.
 - c. In the event the **Administrator** determines that **Your** repair is not eligible for coverage under the **Contract**, no reimbursement will be made.

THINGS TO DO NOW

The Registration Page, Vehicle Inspection Form and ECM Data Printout must be attached to the front of this **Contract** to complete and validate this **Contract**. **CHECK YOUR CONTRACT COVERAGE** - **Not every part of Your Vehicle is covered by this Contract**. **Coverage** is identified by the **Contract Coverage** as shown on the **Registration Page** of this **Contract**. Please compare the **Coverage** on the **Registration Page** with the corresponding **Coverage** as listed under the SCHEDULE OF COVERAGES. If this box was left blank, or the **Coverage** is inaccurate, contact **Your Dealer** immediately. **Your Deductible** is \$250.00 per occurrence. Claims for Turbos, Water Pump, Fuel Injectors, Fuel Pump and ECM's received within the first **(90) days** of **Contract** date will have a **Deductible** of \$500.00 per occurrence.

THINGS YOU MUST DO THROUGHOUT THE TERM OF YOUR CONTRACT

Properly Maintain Your Vehicle and KEEP THE RECEIPTS – This **Contract** is only valid if **Your Vehicle** has been maintained in accordance with the manufacturer's specifications. Keep copies of all receipts (oil changes, lubrication, etc.), as proof of maintenance may be required when **You** file a claim. SEE TERMS AND CONDITIONS SECTION FOR SPECIFIC MAINTENANCE REQUIREMENTS. OBTAIN APPROVAL PRIOR TO HAVING WORK PERFORMED THAT MAY BE COVERED BY THIS **Contract**. If **You** believe the **Breakdown** may be covered by this **Contract**, call the **Administrator** personally, or instruct the **Repair Facility** performing the work to call and register the claim BEFORE THE WORK IS PERFORMED. SEE THE WHAT TO DO IF REPAIRS ARE NEEDED SECTION.

SCHEDULE OF COVERAGES

In the event of a **Breakdown**, **We** agree to pay or reimburse for the parts and labor costs to repair or replace **Covered Parts** listed below (including replacement of all lost fluids gaskets and fluids needed to complete a covered repair; associated state and local taxes when applicable by state law) for the Plan Type Selected on the **Registration Page**, less applicable **Deductible**, subject to the terms, conditions and limitations herein. Replacement of any **Covered Part** may be made with new, remanufactured, rebuilt or like, kind and quality parts at the discretion of the **Administrator**. **Covered Parts** will be reimbursed up to the manufacturer's suggested list price. Labor time will be reimbursed using nationally recognized labor time standards. The **Repair Facility** will be reimbursed for authorized, covered repairs at the approved **Labor Rate** as defined above. **Coverage** under this **Service Contract** is limited to the **components listed under the Coverage selected on the Registration Page**. **Our obligations to perform under this Contract shall in no event exceed the Limit of Liability identified by Coverage group. Total of all repairs completed under this Service Contract should not exceed total Aggregate of \$37,000 or the Actual Cash**

Value (ACV) of the Vehicle at the time of repair, whichever is less. You are responsible for any additional charges over the maximum reimbursement amount or any amount that exceeds the limit of liability.

PREFERRED (1)

Coverage Details (Includes item 1)

Engine Coverage \$23,000

ENGINE: All internal lubricated parts within the engine including camshaft, cam followers, camshaft bearings, connecting rods, connecting rod bearings, crankshaft, crankshaft bearings, cylinder head gasket, exhaust valves, intake valves, lifters, main bearings, oil cooler and housing; oil pump, pump gears, pump housing, pump pickup screen, pump pickup tube, pump pressure relief springs and valves; pistons, piston rings, rocker arms, rocker arm shafts, timing gears, valve guides, valve retainers, valve springs, valve stem seals, wrist pins; required seals, gaskets and fluids needed to complete a covered repair; **The engine block, cylinder head(s) and cylinder liners are only covered in conjunction with a Covered Part Breakdown**.

PREFERRED PLUS (2)

Coverage Details (Includes items 1 & 2)

Preferred Component Coverage \$10,000

This Coverage includes the components listed in item 1, as well as the following components: All internal parts of Turbo charger but not limited to turbine shaft bearings, internal variable vane assembly, Turbo actuators electronic/vacuum type & Turbo housing. Water Pump coverage includes housing, impeller bearings & internal seals. Fuel injectors coverage includes complete fuel injector, injector hard lines and injector cups/seals. High pressure & low-pressure fuel pumps, Engine control module (ECM) are also eligible for coverage under this coverage group.

ELITE (3)

Coverage Details (Includes items 1 & 3)

Aftertreatment Coverage \$7,500

AFTERTREATMENT SYSTEM: This Coverage includes components identified in item 1, as well as the following components: back pressure control valve (BPV), BPV regen valve, BPV control cylinder; Diesel exhaust fluid (DEF) pump, DEF doser injector, DEF level sensor, DEF temp sensor, DEF heater control valve, DEF heating element; Diesel Oxidation Catalyst (DOC) catalyst only DOC temperature sensors pre and post; Diesel Particulate Filter (DPF) filter assembly, DPF hydrocarbon doser injector, DPF air / fuel manifold, DPF back pressure sensor, DPF fuel pressure sensor, Exhaust Gas Recirculation (EGR) valve assembly one or two, EGR cooler assembly, Electronic Control Modules (ECU) after treatment ECM, ECU dosing ECM; Select Catalyst Reduction (SCR) catalyst, SCR. External housing failures are not eligible for coverage.

PREMIER (4)

Coverage Details (Includes items 1, 2 & 3)

If this package is selected it will include all listed components under the Preferred, Preferred Plus, and Elite packages. Limits of liability will remain the same for each coverage group.

TOTALGUARD (5)

Coverage Details (Includes items 1 - 4) Vehicle Qualification, the Vehicle can't exceed 650,000 miles on the Contract purchase date.

- If this package is selected it will include all listed components under Preferred, Preferred Plus, Elite and Premier packages, plus the following:
 - Labor Rate is increased to the Repair Facility's posted Labor Rate up to a maximum of \$250 per hour;
 - Towing is increased up to \$1,000 for a covered Breakdown;
 - Exhaust Aftertreatment Limits of Liability are increased up to \$12,000;
 - Standalone Cylinder Liner coverage.

OPTIONAL COVERAGES

The following optional **Coverage** is available when designated on the **Registration Page** and surcharge amount(s) have been paid at the time of sale: If this Optional **Coverage** is selected on the **Registration Page**, **Coverage** is for the entire term of the **Contract** and includes:

Transmission & Rear Axle Coverage \$7,500

Transmission Coverage – All internal lubricated parts of the manual or automatic transmissions, including torque converter, oil pump, valve body, governor, bands, drums, planetaries, sun gear, sprag(s), shaft(s), bearings and related bushings, shift rail, forks and synchronizers. The transmission case is only covered in conjunction with a failed Covered Part.

Rear Axle Coverage – All internal lubricated parts including output shaft, bearings, bushings, gear sets, axle and bearings, carrier, ring and pinion gears, bearings, bushings, axle shaft. **The drive axle housing is only covered if damaged by a failed Covered Part.**

RENTAL TRUCK COVERAGE

We will reimburse You for rental of replacement vehicle for substitute transportation if there is a **Breakdown** of a **Covered Part** under this **Contract** to the registered **Vehicle** and the approved labor repair time is a minimum of 8 hours. Each (8) hours of approved labor time counts as one (1) day, at the max rate of \$300.00 a day or maximum of \$900.00 per occurrence. The rental benefit is subject up to a Max (3) occurrences a year and excludes charges for Fuel, Sales Tax, DEF, Damage and Distance Traveled.

DISAPPEARING DEDUCTIBLE

If this option is selected Your Deductible will reduce by \$250.00 if approved repairs are being performed at the selling dealership.

ADDITIONAL BENEFITS

(Included at no extra cost)

ROADSIDE ASSISTANCE SERVICES

These services provided are Reimbursement based. **We** are not affiliated with any Towing or Roadside entity. In the event **Your Vehicle** is unable to continue under its power, **Your Vehicle** may be towed to a location of **Your** choosing. **You** will receive up to \$400.00 worth of towing coverage. Any additional mileage/cost will be **Your** responsibility any payment will be expected at the time service is rendered.

COVERAGE: One service is available per 72-hour period. Towing, Battery Jump Start, Emergency Fluid/Fuel Delivery (You are responsible for the actual cost of delivered materials), and Locksmith. Five (5) dispatched road services are available per year of the Contract term. If You exceed five (5) dispatched service calls No Reimbursement shall be made: Submission for reimbursement can be e-mailed to Claims@headstartwarrantygroup.com or mailed to the Administrator. The invoice must have the Vehicle identification number present, mileage at the time of Breakdown, and proof of payment. Once We have deemed towing eligibility reimbursement will be issued to You. Reimbursement of funds will be issued via mail and can take 10-15 business days and will be sent to the address listed on the Contract Registration Page. Manager approval is required for addresses not on Contract and for all expedited requests. You will be reimbursed for towing expenses up to a maximum of \$400.00 and for all other services up to a maximum of \$50.00. Contact the Administrator with any questions at (888) 904-2281.

TRIP INTERRUPTION REIMBURSEMENT

Trip interruption occurs when a **Breakdown** disables **Your Vehicle** more than 300 miles from **Your** home. **You** are stranded overnight, and covered repairs are not completed. Trip interruption benefits are for motel and restaurants expenses incurred by **You** during the repair period. When such a **Breakdown** occurs, **You** will be reimbursed up to \$100.00 per day of trip interruption benefits for each (8) hours of approved labor time, up to a maximum of three (3) days.

TERMS AND CONDITIONS

This **Contract** is subject to the following terms and conditions. No alterations, changes or waivers of provisions may be made to this **Contract**. The benefits available under this **Contract** are strictly provided to **You** for repairs to the covered **Vehicle**.

A. CONTRACT PERIOD:

Expiration is measured in Term Months/Mileage from the **Contract** Purchase Date and ECM miles Reading (at **Contract** Purchase Date). Expiration is determined by adding the **Term** Months to the **Contract** Purchase Date and expiration mileage is derived by adding the **Term** miles to the ECM miles Reading (at **Contract** Purchase Date).

Any purchase ten (10) or more days after the original **Vehicle** Purchase Date, or if the original **Vehicle** Purchase Date is unknown, is subject to a MANDATORY "**Waiting Period**" before **Coverage** begins. The **Agreement** will expire according to the time or mileage of the plan **You** selected, whichever occurs first, as shown on the **Schedule Page**.

B. YOUR RESPONSIBILITIES:

- 1. You must perform an engine oil change ACCORDING TO THE MANUFACTURER'S RECOMMENDED MAINTENANCE SCHEDULE. It is required that verifiable receipts of service work be retained. Verifiable receipts must show purchases of all required parts and materials necessary to perform required maintenance and must show the date and kilometers when the services were performed. These records will be requested by the Administrator for the investigation of a claim. IT IS RECOMMENDED THAT YOU KEEP MAINTENANCE RECORDS WITH THE VEHICLE.
- 2. Use all reasonable means to protect Your Vehicle from further damage when a Breakdown occurs.
- 3. You must authorize necessary labor time for the **Repair Facility** to diagnose a **Breakdown**.
- 4. Direct the **Repair Facility** to call the **Administrator** at (888) 964-1899 to report a claim. You must obtain authorization from the **Administrator** prior to commencing any repair of any **Covered Part(s)**.

C. OUR RESPONSIBILITIES:

Subject to the **Coverage** selected as shown on the **Registration Page** and the applicable **Deductible** as indicated in this **Contract**, the Limits of Liability and items found under Exclusions, the **Administrator** will pay or reimburse for the cost of covered repairs. The **Administrator** reserves the right to request teardown in order to inspect **Your Vehicle** to evaluate covered repairs. The total of all claims and benefits paid or payable while this **Contract** is in force shall not exceed the limits of liabilities of this **Contract**.

D. LABOR RATE REIMBURSEMENT:

The Labor Rate for authorized repairs will be the Repair Facility's posted rate up to a maximum of \$150.00.

EXCLUSIONS

The following are not covered:

- A. For repair costs or expenses reported or made after the expiration of the terms of this Contract or not authorized by the Administrator.
- B. For repair costs or expenses if the Vehicle odometer fails to register or record actual mileage, true mileage cannot be determined for or is unreliable for any reason and odometer repairs were not made immediately at the time of failure, or if the odometer has been tampered with, disconnected, or altered in anyway while owned by You.
- C. For any Breakdown occurring prior to the Agreement Purchase Date, or any Breakdown during any applicable Waiting Period.
- D. You rent our Vehicle to someone else other than in the ordinary course of and related to a commercial business operation.
- E. Your Vehicle is used for Ambulance, emergency services, Police or law enforcement services, Fire, speed events, or competition.
- F. For any vehicle that has been issued a restricted or branded title, including but not limited to salvage title, rebuilt title, scrap, fire, flood, physical damage, saltwater.
- G. For repair costs or expenses if You cannot provide to the Administrator accurate records proving that You have maintained the Vehicle in accordance with the manufacturer's specifications and instructions, or if any modifications have been made to the Vehicle including, but not limited to, the removal of any emission control part system.
- G. For repair costs or expenses if the Vehicle is still in the manufacturer's warranty period or covered by a recall or special policy by the manufacturer.
- H. If the Vehicle has been abused, neglected or any part of it has been subject to alteration or accident, or any accidental loss or damage resulting from collision or upset, falling missiles or objects, fire, theft, arson explosion, lightning, earthquake, windstorm, ice, water damage, water intrusion, water leaks.
- I. Repairs required because of fraud, collision, abuse, negligence, neglect, misuse, abuse, road hazard, racing, offroad use, vandalism, riot, theft, hail, water, flood, fire, war, malicious mischief, vandalism, acts of God or loss that is normally covered by casualty insurance, loss of profits, property damage, personal injury, inconvenience, loss of Vehicle use, commercial loss, punitive or exemplary damages, attorney fees, loss of earning, personal damage or per diem expenses.
- J. If the Vehicle is a total loss, has been repossessed or is the subject of a repossession action, or from any other cause whatsoever, except as outlined in this Contract.
- K. Liabilities for damage to the property or for injury to or death of any person arising out of the operation, repair, maintenance or use of the Vehicle, whether or not related to any Covered Part, or for consequential losses or damage, including, but not limited to, property damage, loss of use of the vehicle, loss of the vehicle, loss of time, in convenience, or commercial loss resulting from the operation, maintenance and/or use of the Vehicle, unless specifically covered herein.
- L. For mechanical problems that existed prior to the purchase of this Service Contract.
- M. For repairs to any part that has not suffered a Breakdown, or if the wear on the part has not exceeded the published field tolerance allowed by the manufacturer, or for repair costs not necessary to correct a Breakdown, or for damages or any loss resulting from faulty or negligent repair work or from the installation of defective parts.
- N. Any Breakdown or damage caused by the loosing/or breaking of internal or external fasteners, carbon build-up, clogged fuel injectors, contamination of any kind, coolant blockage, corrosion, detonation, fasteners, fluid leaks, freezing, improper engine adjustments, improper fuel, coolant, lean fuel conditions, lubrication blockage, nuts, overheating, pinging, pre-ignition, residue, rust, seized, sludge build-up, warpage, electrolysis, and rattles. Exhaust pipes, DPF, DOC or SCR housings.
- 0. Damage caused by continued operation of an impaired Vehicle. Wiring repairs of any kind or failure of wiring harnesses.
- P. Charges for the cost of diagnostic, disassembly, or assembly when a Breakdown is not covered by this Contract, shop supplies, credit card transaction fees, freight & environmental fees, disposal fees, hazardous waste disposal.
- Q. This Contract will not cover any unauthorized or nonmanufacturer recommended modifications to Your Vehicle, or any damages arising from such unauthorized or nonmanufacturer recommended modifications.
- R. Vehicles that do not have a valid manufacturers Vehicle Identification Number (VIN).
- S. Damage by non-covered parts to a Covered Part is not covered.
- T. Cylinder Head Gaskets, Fuel Injectors and Injector Cups do not qualify for Progressive Damage coverage.
- U. Claims made if You no longer own the Vehicle regardless of when the Breakdown occurred.
- V. For any part not listed in the coverage detail section based on the Coverage level You purchased as indicated on the Registration Page.
- W. For any wear and tear to parts.
- X. Failure to maintain quality or coolant and lubricant levels.
- Y. Cylinder heads, block, cylinder liners, clutch assembly and clutch actuators of any kind or to stop excessive oil consumption.
- Z. Seals and Gaskets unless required in conjunction with a covered repair.
- AA. Damage caused by towing or overloading the Vehicle in a manner not consistent with the manufacturer's recommendations or recommended capacity.
- BB. Software updates and programming or retro fitting of any kind, unless in conjunction with a covered repair and with all required documentation provided by the Repair Facility indicating those items were diagnosed as failed.
- CC. The costs of diagnostics, disassembly, or assembly when a Breakdown is not covered by this Contract. Any cleaning services recommended due to the build up of soot or fluid exchange interval.

SUBROGATION

If You have a right to recover funds that We have paid under this Contract against another party (such as a manufacturer's warranty claim, parts warranty, other service contract, etc.), Your rights shall become Our rights. You agree to provide reasonable assistance to help Us recover these funds. We shall only recover the excess after You are fully compensated for Your loss.

CANCELLATION

The original **Contract** holder may cancel this **Contract** by contacting the **Dealer** or **Administrator** and completing a cancellation form. The **Dealer** will submit the cancellation request to **Our Contracts Department**, who will process the cancellation and mail the applicable refund to the **Dealer** for payment to **You**. In the event **You** are unable to return to the **Dealer**, **You** may send a letter requesting cancellation to **Our Contracts Department** along with a notarized statement indicating the mileage (odometer reading) of **Your Vehicle** at the time the cancellation is to be effective. **You** will receive **Your** cancellation refund from the **Dealer**.

We and/or the Service Contract finance source may cancel this Contract:

- 1. If Your Vehicle is a total loss or repossession.
- 2. If **Your Vehicle's** odometer is disconnected or altered or for any reason does not record the actual mileage of **Your Vehicle** after the **Contract** Effective Date and **You** do not have it fixed and the mileage certified within thirty (30) days of the failure date.
- 3. There is a material misrepresentation or fraud at the time of sale of this **Contract**.
- 4. For non-payment of premium by You, in which case We shall provide You notice of cancellation by certified mail. If this Contract was financed or purchased on a payment plan (by a funding company) the financing source shall be entitled to any refunds resulting from cancellation of this Contract for repossession of Your Vehicle, total loss of Your Vehicle or failure to make monthly payments in a timely manner.
- 5. If **Your Vehicle** has been used in any manner not covered by this **Contract**. If the **Contract** is cancelled within thirty (30) days from the **Contract** Effective Date shown on the **Registration Page**, and no claim(s) has been made, then the full **Contract** Purchase Price shall be refunded to **You**. If a claim has been made against **Your Contract** or the **Contract** has been in effect more than thirty (30) days, a pro rata refund will be calculated based on the greater of the time in force or the miles driven compared to the total time or mileage of **Your Contract Term**, less a one hundred-dollar (\$100.00) cancellation fee.

NOTE: If the **Contract Coverage Cost** was financed, the refund will be paid to the **Contract** finance source as their interest may appear. (Refer to the Finance Source Changes.)

TRANSFER OF CONTRACT

- A. Your Contract may be transferable to someone to whom You sell or otherwise transfer Your Vehicle while this Contract is still in force. This Contract cannot be transferred if the title transfer of our Vehicle passes through an entity other than the subsequent buyer, or Your Vehicle is sold or traded to a dealership, leasing agency or entity/ individual in the business of selling vehicles. This Contract can only be transferred once, and the original Contract holder must initiate the transfer.
- **B.** To transfer, the following must be submitted to the **Administrator** within thirty (30) days of the change of ownership to a subsequent individual purchaser:
 - A completed transfer form; with
 - Name and Address of new owner, date of sale to new owner, current mileage; and \$100.00 Transfer fee payable to the Administrator.
 Any remaining manufacturer's warranty must also be transferred at the same time as Vehicle ownership transfer.
- **C.** Copies of all maintenance records showing actual oil changes and manufacturer's maintenance must be given to the new owner. These maintenance records must be retained along with similar documentation for future maintenance work, which the new owner has performed in accordance with the maintenance requirements of this **Contract**. If necessary, these documents will be verified by the **Administrator**.

PAYMENT PLAN AGREEMENTS

In the event the purchase price of **Your Agreement** is being paid for through a Payment Plan (or its equivalent) which is terminated for non-payment, the **Term** and mileage of this **Agreement** will be modified to reflect the portion of the **Agreement** that **You** have paid for. The modified **Term** and mileage of the **Agreement** will be calculated on a pro-rata basis by adding the time and mileage that **You** have used from the **Agreement** Purchase Date and **Vehicle** odometer mileage on the **Agreement** Purchase Date as listed on the **Registration Page**. **You** may contact the **Administrator** toll free at (888) 964-1899 to obtain the modified **Term** and mileage limits.

LIMITED APPLICABILITY OF THE FEDERAL MAGNUSON MOSS WARRANTY ACT

You agree and acknowledge that You have paid an additional fee for this Contract that is separate and apart from the purchase price You paid for the Vehicle. Because of that separability stated consideration, You agree and acknowledge that this Contract is not part of the basis of the bargain for Your purchase of the Vehicle. You further agree and acknowledge that, the Administrator or Obligor under this Contract, are not the supplier of the Vehicle. Consequently, this Contract is not a "written warranty" under the federal Magnuson Moss Warranty Act. As a result, this Contract is not subject to the provisions of the Magnuson Moss Warranty Act that apply only to a "written warranty".

INSURANCE STATEMENT

Our obligations to perform under this **Contract** are insured under an insurance policy issued by Lyndon Southern Insurance Company 10751 Deerwood Park Blvd., Ste. 200, Jacksonville, FL 32256, Tel: (800) 888-2738, except in California, Georgia, New York and Wisconsin.

In California, the **Obligor** is insured under an insurance policy issued by Response Indemnity Company of California, [10751 Deerwood Park Blvd., Ste. 200, Jacksonville, FL 32256, Tel: (800) 888-2738].

In Georgia, the **Obligor** is insured under an insurance policy issued by Insurance Company of the South, [10751 Deerwood Park Blvd., Ste. 200, Jacksonville, FL 32256, Tel: (800) 888-2738].

In New York and Wisconsin, the **Obligor** is insured under an insurance policy issued by Blue Ridge Indemnity Company, [10751 Deerwood Park Blvd., Ste. 200, Jacksonville, FL 32256, Tel: (800) 888-2738]. **IF THE OBLIGOR FAILS TO PROVIDE SERVICE OR PAY A CLAIM WITHIN SIXTY (60) DAYS AFTER YOU PROVIDE PROOF OFLOSS COVERED BY THIS CONTRACT, OR IF THE OBLIGOR BECOMES INSOLVENT OR CEASES TO CONDUCT BUSINESS DURING THE TERM OF THIS CONTRACT, YOU MAY SUBMIT YOUR CLAIM DIRECTLY TO THE APPLICABLE INSURER AT THE ABOVE ADDRESS FOR CONSIDERATION. DISPUTE RESOLUTION/ARBITRATION AGREEMENT AND CLASS ACTION WAIVER**

PLEASE READ THIS DISPUTE RESOLUTION/ARBITRATION AGREEMENT AND CLASS ACTION WAIVER, INCLUDING THE OPT-OUT PROVISION, CAREFULLY TO UNDERSTAND YOUR RIGHTS. IT REQUIRES THAT CLAIMS (AS DEFINED BELOW) BE RESOLVED SOLELY THROUGH BINDING ARBITRATION ON AN INDIVIDUAL BASIS, RATHER THAN BY A JURY OR IN A CLASS ACTION.

Arbitration is a method of resolving any Claim without filing a lawsuit. In this Arbitration Agreement and Class Action Waiver (collectively including all of this section of this Agreement), **You, We**, and the **Administrator/Obligor** (the "Parties") are agreeing to submit any and all Claims to binding arbitration on an individual basis for resolution. This Arbitration Agreement and Class Action Waiver sets forth the terms and conditions of **Our** agreement to binding arbitration. The Parties agree that any and all claims, disputes and controversies related in any way to this **Agreement**, including but not limited to claims related to the underlying transaction giving rise to this Agreement, or claims related to the sale, financing or fulfillment of this **Agreement** (collectively, "Claims"), shallbe resolved by final and binding arbitration. "Claims" shall be given the broadest meaningpossible and includes, without limitation, Claims arising under Agreement, tort, statute, regulation, rule, ordinance or other rule of law or equity, and Claims against any of **Our** or the **Administrator's** owners, shareholders, members, affiliates, subsidiaries, divisions, directors, officers, employees, representatives, agents, successors, or assigns. "Claims" does not include a statutory claim for public injunctive relief brought under any California statute enacted for a public reason, provided that You are a California resident or that **You** purchased **Your Agreement** in California. In arbitration, Claims are resolved by an arbitrator and not by a judge or jury. THE PARTIES, INCLUDING **YOU**, WAIVE ANY RIGHT TO HAVE CLAIMS DECIDED BY A JUDGE OR JURY.

In addition, except as expressly stated in the Class Action Waiver or otherwise expressly stated herein, the arbitrator shall have exclusive authority to decide all issues related to the enforcement, applicability, scope, validity, and interpretation of this Arbitration Agreement, including but not limited to any unconscionability challenge or any other challenge that the Arbitration Agreement is void, voidable or otherwise invalid. Notwithstanding this Agreement to arbitrate, each of the Parties retains the right to seek remedies in small claims court to resolve any Claim, on an individual basis, within the jurisdiction of small claims court. You acknowledge Your understanding that all Parties hereunder are waiving their rights to go to court, except for small claims court, to resolve any Claims arising under or related to this Agreement. The Parties agree and acknowledge that the transaction evidenced by this Agreement affects interstate commerce. The Parties further agree that all issues relating to this Arbitration Agreement and Class Action Waiver, including its enforcement, scope, validity, interpretation, and implementation, will be determined pursuant to federal substantive law and the substantive and procedural provisions of the Federal Arbitration Act ("Act"), 9 U.S.C. §§ 1-16. If federal substantive law holds that state law should apply to any issue relating to this Arbitration Agreement and Class Action Waiver, then the law of the state where You purchased the Agreement shall apply, without regards to conflicts of law. **CLASS ACTION WAIVER.** All Claims must be brought solely in an individual capacity, and not as a plaintiff or class member in any purported class action, collective action, representative action, mass action, private attorney general action or action on behalf of the general public, or similar proceeding (any such action is referred to herein as a "Class Action"). **NO CLAIM WILL BE ARBITRATED ON A CLASS ACTION BASIS**.

The Parties, including **You**, expressly waive any right or ability to bring, assert, maintain, or participate as a class member in any Class Action in court, arbitration, or any other forum, and the right for anyone to do so on **Your** behalf. The arbitrator may not consolidate more than one person or entity's claims, and may not otherwise preside over any Class Action. The arbitrator shall not have the authority to combine or aggregate multiple persons' or entities' Claims or discovery, to conduct a Class Action or to make an award to any person or entity not a party to the arbitration. Notwithstanding anything to the contrary, the Parties agree that the enforcement, applicability, scope, validity, and/or interpretation of this Class Action Waiver shall be decided by a court of competentjurisdiction and not by an arbitrator. If this Class Action Waiver is ruled unenforceable or is interpreted to not prevent a Class Action, then the Arbitration Agreement shall be null and void, and any Claims shall proceed in a court of law and not in arbitration. The Parties agree that if an arbitrator renders a decision regarding the enforcement, applicability, scope, validity, and/or interpretation of this Class Action Waiver, or determines that a Class Action may proceed in arbitration, then: (1) the arbitrator has exceeded his powers, pursuant to §10(a)(4) of the FAA, by taking such action; (2) either party may seek immediate review of that decision by a court of competent jurisdiction; and (3) a court of competent jurisdiction shall apply a "de novo" standard of review of that decision if such standard of review is allowed by the common law or statutes of that state. The Parties, including You, agree that if for any reason a Claim proceeds to Court, rather than arbitration, (1) the Claim will proceed solely on an individual, non-class, non-representative basis, and (2) no Party may be a class representative or class member or otherwise participate in any **Class Action**.

The arbitration shall be administered by the American Arbitration Association ("AAA"). The arbitration shall be conducted pursuant to the AAA Consumer Arbitration Rules (the "Code"). Information on AAA and a copy of the Code may be found at URL: American Arbitration Association, www.adr.org. The arbitration will be governed by federal substantive law and the substantive and procedural provisions of the Federal Arbitration Act ("Act"), 9 U.S.C. §§ 1-16. If federal substantive law holds that state law should apply to any issue relating to the arbitration, then the law of the state where **You** purchased the **Agreement** shall apply, without regards to conflicts of law. The arbitration will occur before a single, neutral arbitrator selected in accordance with the Code in effect at the time the arbitration is commenced. If **Your** total damage claims (not including attorney's fees) do not exceed \$25,000, then all Claims shall be resolved by the Code's Procedures for the Resolution of Disputes through Document Submission, except that a Party may ask for a hearing or the arbitrator may decide that a hearing is necessary. If a hearing is held, **You** have a right toattend the arbitration hearing in person, and **You** may choose to have any arbitration hearing held in the county in which **You** live, the closest AAA location to **Your** residence, or via telephone. In the event that the specified arbitration forum is unavailable, the Parties may agree on a substitute arbitration forum. If the Parties cannot agree, a court of competent jurisdiction may appoint a substitute arbitration with AAA, **You** must pay the AAA filing fee in an amount no greater than the fee **You** would have to pay if **You** filed a complaint in federal court. **We** will pay any remaining Costs of arbitration costs. If **We** initiate arbitration costs"); however, if the arbitrator determines that any of **Your** claims are frivolous, **You** shall bear all of the Arbitration Costs. If **We** initiate arbitration against **You**, **We** will pay the AAA filing fee and applicable law and/or the Code gives a party the right to recover any of those fees from the other party. An arbitration award may not be set aside except upon the limited circumstances set forth in the Federal Arbitration Act. An award in arbitration will be enforceable under the Federal Arbitration Act by any court having jurisdiction. The time for commencing an arbitration asserting any Claim shall be determined by reference to the applicable statute(s) of limitations, including the applicable rules governing the commencement of the limitations period, and a Claim in arbitration is barred to the same extent it would be barred if it were asserted in court of law or equity rather than in arbitration.

If any portion of this Arbitration Agreement is deemed invalid or unenforceable, all the remaining portions of this Arbitration Agreement shall nevertheless remain valid and enforceable, provided, however, that if any portion of the Class Action Waiver is deemed invalid or unenforceable, then this Arbitration Agreement shall be invalidated and unenforceable in its entirety. In the event of a conflict or inconsistency between this Arbitration Agreement and Class Action Waiver and the other provisions of this **Agreement** or any other Agreement, this Arbitration Agreement and Class Action Waiver and the other provisions of this **Agreement** or any other Agreement, this Arbitration Agreement and Class Action Waiver governs.

OPT-OUT PROVISION. YOU SHALL HAVE THE RIGHT TO OPT OUT OF THIS ARBITRATION AGREEMENT AND CLASS ACTION WAIVER BY PROVIDING WRITTEN NOTICE OF YOUR INTENTION TO DO SO TO US WITHIN THIRTY (30) DAYS OF THE PURCHASE OF THIS AGREEMENT (THE DATE OF PURCHASE BEING INDICATED ON YOUR AGREEMENT).

To opt out, You must send written notice to: Headstart Warranty Group LLC. [14114 North Dallas Pkwy., Ste. 600, Dallas, Texas 75254]. You must include in Your opt out notice: (a) Your name and address; (b) the date You purchased Your Agreement; and (c) the Dealer. If You properly and timely opt out, then all Claims will be resolved in court rather than arbitration.

<u>PRIVACY</u>

It is **Our** policy to respect the privacy of **Our** customers. For information on **Our** privacy practices, please review **Our** privacy policy at [www.headstartwarrantygroup.com].

ATTORNEY FEES, EXPENSES AND COSTS

If any of the Parties engage in legal action to defend, enforce, construe, or interpret this **Contract**, the prevailing Party shall be entitled to recover attorneys' fees, expenses of investigation and litigation, and court costs for such action, including those on appeal, those in bankruptcy and those in determining the amount of any such fees.

GOVERNING LAW

This Contract shall be governed by and construed in accordance with the laws of the State of Texas.

SEVERABILITY

The parties agree that if any provisions of this **Contract** may be construed in two ways, one of which would render the provision illegal or otherwise voidable or unenforceable and the other which would render it valid and enforceable, such provision shall have the meaning, which renders it valid and enforceable. The language of all provisions of this **Contract** shall be construed according to fair meaning and not strictly construed against either party. The provisions of this **Contract** shall be interpreted and enforcead as if all completely invalid or unenforceable provisions were not contained herein, and partially valid and enforceable provisions shall be enforced to the extent that they are valid and enforceable. If any material provision of this **Contract** shall be stricken or declared invalid, the parties agree to negotiate mutually acceptable substitute provisions. In the event that the parties are unable to agree upon such provisions, **Administrator** reserves the right to terminate this **Contract**.

CONTRACT HOLDERS' RESPONSIBILITY: It is **Your** to authorize the **Repair Facility** to inspect, diagnosis and troubleshoot any problem they are experiencing. **You** are responsible for any charges for diagnostics until a **Breakdown** has been identified. The part in question must be listed in the **Service Contract** in order to be eligible for **Coverage**. At that point **We** will initiate the claim, negotiate with the **Repair Facility** and process agreed amount of payment. **You** are responsible to pay the stated **Deductible** amount in the **Contract**, any additional labor costs above the maximum reimbursement amount stated in the **Contract**, shop supplies fees, any other repairs made that are not approved repairs and any other charges that are not specified in the **Contract**.

REPAIR FACILITIES: We will need a detailed estimate that contains what diagnostics were performed, electronic supporting documents such as ECM printouts showing the fault codes, OEM diagnostic data if available, photographs of failed parts if available and an itemized list of the parts required to repair a **Breakdown**. It is imperative **We** receive this data as soon as possible because without supporting documentation the claim process will be delayed.

OUR RESPONSIBILITIES: Once **We** approve the claim, **We** will send a written approval that itemizes exactly what **We** will be paying for. When **We** receive the final invoice signed by **You** and all supporting documentation requested, **We** will issue a credit card payment authorization immediately for the pre-approved dollar amount. After the credit card has been processed, **We** will need a copy of the transaction receipt.

STEPS TO FILE A CLAIM

In the event there is a **Breakdown, You** must contact **Our** office at (888) 964-1899 and speak with a Claims Adjuster to **inform Us of a potential claim prior** to any repair being performed. In the event **You** cannot call **Our** office, please have **Your Repair Facility** call on **Your** behalf to start the claims process. <u>In case</u> <u>You are in need of roadside service or towing, please call (888) 964-1899.</u>

1. Claim Inquiry - MAKE INQUIRY PRIOR TO

DIAGNOSTICS When You call Us, be prepared to describe the problem You are having with Your Vehicle to the Claim's Adjuster. Note: You are responsible for paying for diagnostics if the repair is not covered under this Service Contract. The Claims Adjuster will advise if all is in order and advise You to take the Vehicle to any licensed Repair Facility of Your choice. Please furnish the Repair Facility with Our office telephone number once You arrive at Repair Facility. The Repair Facility will determine the root cause of the problem and call Us with the results and begin the process of gaining authorization from a Claims Adjuster to perform any covered repair.

2. Starting the Claim Process - REPAIR ESTIMATES

The **Repair Facility** can call **Us** at (888) 964-1899 to discuss what repair is required. The **Repair Facility** staff will need to have repair estimates prepared that include at least the following information: itemization of parts, parts numbers, and labor prices. The **Repair Facility** should also have any ECM Fault Codes with time stamps (if applicable), tech notes as well as other documentation that supports the **Breakdown**. <u>Repair Facility: Please have all this information</u> <u>gathered before calling the Claims Adjuster to start a claim</u>.

3. Approving the Claim - CLAIM APPROVAL

A Claims Adjuster will review Your Repair Facility diagnosis, cause of the Breakdown and the parts & labor associated with the repair and compare it to the terms of Your Contract. If the Breakdown is covered under Your Contract, We will provide an approved detail and the amount We will fund to Your Repair Facility via email. Please note: You must pay the amount of Your Deductible and any charges that exceed the approved amount.

4. Invoice - INVOICE FOR PAYMENT

Once repair is completed, the **Repair Facility** will invoice **You** and emails a copy to claims@headstartwarrantygroup.com. Upon receipt, **We** will reconcile the invoice to the original approved amount. To ensure **We** respond with payment in the shortest amount of time, please ensure the following information is included with the final invoice:

- a. Contract Number
- b. Vehicle Identification Number (VIN)
- c. Itemized final invoice

5. Payment - FINAL INVOICE

Once We approve the final invoice, the Repair Facility will have options to be paid via a one-time use credit card (preferred) Via ACH, and check.

IMPORTANT! REPAIRS MADE WITHOUT PRIOR WRITTEN AUTHORIZATION WILL BE DENIED PRIOR TO REPAIRS BEING MADE.

CONTACT HEADSTART WARRANTY GROUP AT (888) 964-1899 FOR FURTHER INFORMATION.