Limited Warranty Number



BATTERY LIMITED WARRANTY APPLICATION

	IVIA	AIN OFFICE (866) 660-7003		
Owner Information:				
LAST NAME	FIRST NAME	PHONE	EMAIL	
ADDRESS		CITY		STATE ZIP CODE
	_			
Co-Owner Information:				
NAME		PHONE	EMAIL	
ADDRESS		CITY		STATE ZIP CODE
Selling Dealership Inforn	nation:			
DEALER ID#	DEALERSHIP NAME			PHONE
ADDRESS		CITY		STATE ZIP CODE
Vehicle Information:				
VIN#	YEAR	MAKE	MODE	EL .
PRESENT MILEAGE	VEHICLE PU	RCHASE PRICE		
				To File A Claim:
Coverage Information:				
LIFETINA				
LIFETIME				
				时间的现在分
				PERMISSION 1
				TET AVEV 94/00
I have read, understand, an	d agree to the terms and conditions within t	he body of this contract.		
OWNER SIGNATURE:			DATE:	
	y declare the above information is correct. AS AND CONDITIONS LISTED ON THIS LIMITE.	D WARRANTY, ONLY APPLY TO THE	PRODUCT(S) SELECTED AB	OVE AND THE SELLING DEALER
	(S) HAS PROVIDED ME WITH A COMPLETE CO		, ,	··

Definitions

Administrator: Ascent Administration Services, LLC, 2812 N Norwalk, Suite 103, Mesa, Arizona 85215, (866) 660-7003.

Application Page: The 1st page of this Limited Warranty which contains information about You and the Vehicle.

Appropriate Dealer: Any dealer that is authorized by the OEM to replace the battery.

<u>Labor:</u> The labor time set by the vehicle manufacturer and posted retail labor rate charged by the **Warrantor** or **Appropriate Dealer**.

<u>Lifetime Coverage:</u> Begins on the **Limited Warranty** effective date and continues for the entire time **You** own the **Vehicle** listed on the **Application Page** without interruption.

<u>Limited Warranty</u>: This <u>Limited Warranty</u> is between **You** and the <u>Warrantor</u>. This <u>Limited Warranty</u> is provided to **You** by the <u>Warrantor</u> at no additional cost.

Limited Warranty Holder ("You" and "Your"): The original Purchaser as described on the Application Page of this Limited Warranty.

Repair Order (R.O.): A written invoice showing work to be done as well as work already completed.

Unserviceable: The battery will no longer hold a charge or otherwise prevents Your Vehicle from operating.

Vehicle: The vehicle shown on the Application Page.

Warrantor ("We", "Us", "Our"): The Warrantor is the selling dealer shown on the Application Page.

Coverage

This **Limited Warranty** is between **You** and the **Warrantor**. It provides for the replacement of the **Vehicle's** battery, which during the term of this **Limited Warranty** becomes unserviceable, covered under this **Limited Warranty**.

In the event **Your Vehicle's** battery is no longer able to hold a charge, **We** will pay for the replacement of **Your Vehicles** battery, including tax and labor to install the battery.

Terms and Conditions

- 1. In the event the battery becomes **Unserviceable**, **We** will pay the battery manufacturer's suggested retail price.
- 2. The **Vehicle** battery must be the original equipment as provided by the manufacturer or an aftermarket comparable brand whichever is less.
- 3. Warrantor or Appropriate Dealer must attempt to charge the battery before submitting a request for battery replacement.
- 4. Warrantor or Appropriate Dealer must attempt a load test on the battery before submitting a request for battery replacement.
- 5. **Warrantor** or **Appropriate Dealer** must provide proof in form of a service **R.O.** showing what steps have been performed to deem the battery in need of replacement.
- 6. Warrantor or Appropriate Dealer must retain the core for inspection for thirty (30) days.
- 7. To initiate a request for a replacement battery, the **Warrantor** or **Appropriate Dealer** must call **Us** for authorization prior to performing the replacement of the battery.

Exclusions

- No battery replacement will be paid for within (180) days from the date of purchase on a new vehicle and (180) days from the date of purchase on a used vehicle.
- Any modification or alteration made to **Your Vehicle,** not recommended by the manufacture, will exclude **You** from receiving a battery replacement by **Us**.
- Any abuse, negligence, or lack of proper maintenance as described by the manufacture will exclude **You** from receiving a battery replacement by **Us**.
- No battery replacement will be paid if **You**, **Warrantor** or **Appropriate Dealer** has made fraudulent acts, statements, or misrepresentations in the request for battery replacement.
- Vehicles with more than one (1) battery are not eligible for this Limited Warranty.

Claims Procedures

To obtain battery replacement benefits under this Limited Warranty, You must comply with the following conditions:

- (1) ALL BATTERY REPLACEMENT CLAIMS MUST BE CALLED IN FOR AUTHORIZATION PRIOR TO REPLACEMENT;
- (2) All claims must be reported as soon as reasonably possible to the Administrator, (866) 660-7003,;
- (3) If **You** are within a twenty-five (25) mile radius of the **Warrantor**, **You** must return there to have the battery replaced. If **You** are outside of the twenty-five (25) mile radius, or if the **Warrantor** is no longer in business, **You** may go to any **Appropriate Dealer**;
- (4) All non-working batteries must be made available to the **Administrator** for inspection;
- (5) The Warrantor or Appropriate Dealer must forward a copy of the original repair order to the Administrator for final payments;
- (6) The Warrantor or Appropriate Dealer will be paid once an appropriate repair order with Your signature is received by the Administrator.
- (7) If it is necessary for **You** to go to an **Appropriate Dealer**, **You** must call (866) 660-7003 for prior approval before replacing the battery. **You** are responsible for paying the **Appropriate Dealer** for the replacement battery and will be reimbursed by the **Administrator** up to the battery MSRP. **You** will need to provide the **Administrator's** receipt of all repair orders, sales invoices and/or other relevant or appropriate documentation, as may be requested by the **Administrator**;
- (8) The **Administrator** is solely agreeing to pay the replacement cost for battery replacement under the terms, conditions, and limitations set forth in this **Limited Warranty**. The **Administrator** shall not provide any battery itself. Further, the **Administrator** does not in any way warrant or guarantee, whether express or implied, any replacement battery obtained and paid for by **You**.

In the event that the battery failure occurs after the Administrators regular business hours, or on a weekend, and replacement must be effected, You

MUST follow these instructions: Call the **Administrator** on the following business day. All after-hours instructions must be followed to receive reimbursement. If **You** are within twenty-five (25) miles from the **Warrantor**, **You** must go to the **Warrantor** for battery replacement. If **You** are more than twenty-five (25) miles from the **Warrantor**, or if the **Warrantor** is no longer in business, **You** may go to any **Appropriate Dealership** for battery replacement. In both cases, **You** must pay for the replacement battery and submit documents for reimbursement. Subsequent to any after-hours replacement, **You** MUST call (866) 660-7003 the following business day to report **Your** claim. **You** MUST provide the following: (a) the original, paid, repair invoice with **Your** signature; (b) legible copies of the front and back of **Your Limited Warranty**; and (c) a copy of the battery charging results and load test print out. **NOTE: THE ADMINISTRATOR RESERVES THE RIGHT TO INSPECT ANY DAMAGED BATTERIES PRIOR TO DISPOSAL. FAILURE TO PRESERVE DAMAGED PROPERTY MAY RESULT IN CLAIM DENIAL**.

CANCELLATION

This Limited Warranty is non-cancellable as it was provided to You by the Warrantor at no cost.

TRANSFER

Limited Warranty may be transferred by You to a subsequent private purchaser of the Vehicle for the remainder of the original term (licensed dealers excluded). This Limited Warranty is not transferable to another Vehicle. To transfer this Limited Warranty to another owner, You must submit to Us the following within thirty (30) days from the date of sale. You must call (866) 660-7003 to obtain a transfer form and provide the following: (1) A letter containing the name and address of the new owner and Your authorization to transfer; (2) A copy of the bill of sale or other evidence showing the change in ownership; (3) a check or money order for fifty dollars (\$50) payable to the Administrator for the transfer fee.

ANY IMPLIED WARRANTY OF MERCHANTIBILITY OR FITNESS FOR A PARTICULAR PURPOSE IS LIMITED TO THE DURATION OF THIS WRITTEN WARRANTY EXCEPT WHERE THE DURATION OF IMPLIED WARRANTIES ON USED VEHICLES IS LIMITED BY STATE LAW, IN WHICH CASE THE STATE LAW DURATION LIMIT SHALL APPLY. SOME STATES DO NOT ALLOW LIMITATIONS ON THE DURATION OF AN IMPLIED WARRANTY, SO THE ABOVE LIMITATION MAY NOT APPLY TO YOU.

THIS LIMITED WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS. YOU MAY ALSO HAVE OTHER RIGHTS, WHICH VARY FROM STATE TO STATE DEPENDING UPON APPLICABLE STATE LAW. INCIDENTAL OR CONSEQUENTIAL DAMAGES, INCLUDING WITHOUT LIMITATION, LOSS OF TIME, INCONVENIENCE, LOSS OF USE OF THE VEHICLE, OR COMMERCIAL USE LOSS ARE NOT COVERED UNDER THIS WARRANTY. SOME STATES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATION MAY NOT APPLY TO YOU.