

	CENTURY SERVICE LIMITED WARRANTY AGREEMENT	ADMINISTRATOR OBLIGOR: California License Number: 0C88598	Century Automotive Service Corporation PO Box 3809 Albuquerque, NM 87190-3809 TOLL FREE: 1-888-338-0389
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INFORMATION SECTION

PURCHASER NAME		POLICY NUMBER CPP	
STREET ADDRESS		CITY, STATE AND ZIP CODE	
AREA CODE & TELEPHONE NUMBER		VEHICLE SELLING PRICE \$	
VEHICLE IDENTIFICATION NUMBER		YEAR, MAKE AND MODEL OF VEHICLE	RATE CLASS
VEHICLE SALE DATE	DATE OF ISSUE	VEHICLE ODOMETER MILEAGE READING AT TIME OF SALE	
NAME OF ISSUING DEALER		ADDRESS OF ISSUING DEALER	
TELEPHONE NUMBER OF ISSUING DEALER		ISSUING DEALER SIGNATURE X	DEALER CODE
LIENHOLDER		LIENHOLDER'S ADDRESS	

This Agreement, subject to the terms, conditions, and liabilities as set forth in this document, is between You and **Century Automotive Service Corporation, PO Box 3809, Albuquerque, NM 87190-3809, 1-888-338-0389.**

I HAVE READ, UNDERSTAND AND AGREE TO THE TERMS AND CONDITIONS OF THIS **LIMITED WARRANTY AGREEMENT.** THE ABOVE INFORMATION IS TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE AND BELIEF.

PURCHASER'S SIGNATURE X	DATE
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STANDARD \$100 DEDUCTIBLE

MONTHS - _____ / _____,000 MILES

This LIMITED WARRANTY shall expire by the time measured from the vehicle date of sale or from the mileage on the odometer at the time of sale, whichever occurs first.

VEHICLE OPTIONS (select all that apply)

<input type="checkbox"/> 4 X 4 / All Wheel Drive	<input type="checkbox"/> Turbo/Super charger
<input type="checkbox"/> Diesel Engine	<input type="checkbox"/> One Ton Vehicle

WHAT TO DO IF YOU NEED REPAIRS

- (1) Prevent Further Damage:** Take immediate action to prevent further damage to **Your Vehicle.** Any damage resulting from continued operation of an impaired **Vehicle** will constitute failure by **You** to protect **Your Vehicle**, and will not be covered by this **Limited Warranty.**
- (2) Return Your Vehicle to the Selling Dealer:** If **You** cannot return to the selling dealer **You** must call the **Administrator** for instructions at 1-877-793-7123 before **You** deliver **Your Vehicle** to any repair facility other than the selling dealer.
- (3) NOTE: YOU** are responsible for authorizing inspection or teardown of **Your Vehicle** by the repair facility to determine the cause of failure. If the failure is not covered under this **Agreement**, **You** will be responsible for these costs.

ADDITIONAL BENEFITS:

TOWING COVERAGE: In the event of a **Mechanical Breakdown** of a covered part, **You** will be reimbursed for reasonable related towing charges not to exceed \$80 per occurrence, actually incurred to tow the **Vehicle** to the selling dealer or authorized repair facility.

EMERGENCY REPAIRS: If an emergency repair is needed for a covered failure under this **Limited Warranty** outside the selling dealer or **Administrators** hours of operation, **You** should deliver **Your Vehicle** to a licensed repair facility and authorize the necessary repairs to be performed at a reasonable and customary charge. On the next business day, **You** must call **Us** to report the emergency repair. Call **Our** claims department telephone number listed below for instructions. Emergency repairs are only those repairs which, if not performed, would render **Your Vehicle** inoperable or unsafe to drive. **You** are required to retain all replaced parts for **Our** inspection.

WHAT IS COVERED:

- ENGINE:** All internally lubricated parts; Engine Block, Heads and Intake/Exhaust Manifolds if damaged as a result of a mechanical failure to an internally lubricated part; Fuel Pump and Water Pump; Thermostat Housing.
 - TRANSMISSION/TRANSFER CASE: (Manual or Automatic)** All internally lubricated parts; Gear Cases and Housing if damaged as the result of a mechanical failure to an internally lubricated part: Torque Converter; Vacuum Modulator Valve.
 - DRIVE AXLE:** All internally lubricated parts; Gear Cases and Housing if damaged as the result of a mechanical failure to an internally lubricated part; Axle Shafts and Bearings; C.V. and Universal Joints; Propeller Shafts.
- *Fluids, Seals and Gaskets covered ONLY when required with the replacement of a covered part(s). Diagnostic charges will be covered only for covered repairs.

WHAT IS NOT COVERED:

- Repairs not receiving authorization from **Us.**
- Repairs to any **Vehicle** that has not been manufactured to specifications required by any agency of the United States government for the approved operations on the roadways within the United States.
- Vehicles** designed to use fuels other than gasoline or diesel fuels or **Vehicles** designed to use multiple fuels individually or in combination are considered hybrids and are NOT covered under this **Limited Warranty.**
- Vehicles** for which the title has been branded such as salvage, junk, rebuilt, totaled, flood, fire, or water damaged.
- Repairs covered by a manufacturer's warranty whether or not such warranty has been transferred as may have been required by the manufacturer or such manufacturer's warranty has been cancelled or voided.

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- Any repairs or replacements made outside the continental United States or Canada or if the Vehicle is registered or registration is transferred outside of the continental United States or Canada.
- Any **Mechanical Breakdown** which existed prior to or was caused by a condition which was present on the **Effective Date** of this **Limited Warranty**.
- Loss resulting from a covered **Mechanical Breakdown**, including property damage, personal injury, loss of **Vehicle** use, loss of time, inconvenience, lodging, food, storage charges or other incidental and consequential charges.
- Losses resulting from delays or failures caused by acts of GOD, labor strikes, or other causes beyond **Our** control.
- Accidental loss or damage due to: collision, upset, falling missiles or objects, fire, theft, larceny, salt, environmental damage, carbon deposits, acts of GOD, contamination of fluids, leaking fluids, coolants, lubricants, flood, freezing, malicious mischief, vandalism, riot, war, acts of war, terrorism or acts of terrorism.
- Any and all associated charges for the required or suggested maintenance, by either the manufacturer, any servicing dealership or repair facility including but not limited to adjustments, miscellaneous shop supplies or disposal of environmentally unsafe materials.
- If **You** fail to have **Your Vehicle** serviced according to the maintenance schedule outlined in the Owner's Manual published by the **Vehicle's** Manufacturer or other similar manual providing the same servicing information for **Your** make and model **Vehicle**, or cannot document such required service to **Us** when **We** request it, this **Limited Warranty** will be voided at that time.
- Including but not limited to: batteries; battery cables; manual clutch disc; strut inserts, shock absorbers; exhaust system – pipes, mufflers, catalytic converter; wheels; rims; light bulbs; lenses, HID system components; belts; hoses; brake shoes/pads, rotors; non-factory installed audio / video equipment. The following unless required in connection with covered repairs: adjustments, alignment, engine tune-ups, oil, fluids, greases, lubricants or Freon.
- Repair's, retrofit, or replacement of any components required as an order for compliance by any local, state or federal law or legislation.
- Any **Repair Costs** covered by an automobile dealership warranty as required by state or local governmental authorities or by a **repairer's** guarantee regardless of whether or not such warranty or guarantee is honored.
- A repair or replacement of any component where the manufacturer has issued any notice, recall or factory bulletin in which the manufacturer may or may not bear the responsibility of such repair or replacement. If a manufacturer provides notice in which they will pay or reimburse **You** for covered repairs after **We** had authorized such repair, **We** will retain the additional rights of recovery against **You** under this **Limited Warranty**. **We** shall be subrogated to all **Your** rights of recovery against any person or organization and **You** shall do whatever is necessary to secure such rights. **You** shall do nothing to prejudice such rights.
- Negligence or misuse by **You** or any driver.
- The continued operation of the **Vehicle** resulting in damage to a **Covered Component** after the Manufacturer has made a public announcement by a recall, service campaign or other similar notification of the potential **Mechanical Failure** of any such identified component.
- Any component not specifically listed or coverage defined under the section "What is Covered" herein.
- The repair or replacement of any **Covered Component** that was damaged as a result of the **Mechanical Failure** of a non-Covered Component.
- The repair or replacement of any non-Covered Components damaged as a result of the **Mechanical Failure** of a **Covered Component**.
- Any component that has not suffered a **Mechanical Breakdown**.
- Diminished operating performance due to wear and tear.
- If a **Mechanical Breakdown** occurs as a result of **Your** failure to correct **Your Vehicle's** diminished operating performance.
- Continued operation of the **Vehicle** after the **Failure** of any component causing it a **Mechanical Breakdown**.
- Any **Mechanical Breakdown** that occurs from the use of components for which the manufacturer has not designed the **Vehicle**.
- **Mechanical Breakdown** of any component(s) that have been modified or added to the **Vehicle** after the purchase date.
- Any **Mechanical Breakdown** that occurs as a result of using the covered **Vehicle** for purposes for which it was not intended.
- Overheating of any component regardless of the cause.
- Any **Mechanical Breakdown** caused directly or indirectly by rust or corrosion.
- Any **Mechanical Breakdown** caused by or contributed to the **Mechanical Breakdown** by contamination or the lack of lubrication of any fluid, lubricant or coolant, sludge, restricted oil flow or lack of lubricant viscosity.
- Any **Mechanical Breakdown** where the true and accurate mileage driven can not be determined due to odometer tampering or the **Mechanical Breakdown** of the odometer failing to properly record accurate mileage driven. If an odometer **Mechanical Breakdown** has occurred **You** must take immediate action to have it repaired. It is **Your** responsibility to keep service records for such repair and to document the accurate miles driven during the brief period in which the odometer is not properly recording the miles driven. If **You** do not have the necessary repairs performed or **You** can not support the true and accurate miles driven **We** may void this **Limited Warranty**. If the odometer has been tampered with so as to misrepresent the true and accurate mileage on the **Vehicle** or miles driven, **We** will void this **Limited Warranty** on the date of discovery.
- Pulling a trailer with a gross weight in excess of 1500 pounds unless the **Vehicle** is designed by the manufacturer and equipped as required by the manufacturer to do so.
- **Mechanical Breakdowns** on **Vehicles** used for commercial purposes which include, but are not limited to: Business, Deliveries, Livery Service, Shuttle, Towing, Construction Trades, Commercial Hauling, Taxi, Police or other Emergency Vehicles. If the **Vehicle** has been used for commercial purposes this **Limited Warranty** will be voided on the date of discovery.

DEFINITIONS:

- **WE, US, OUR, ADMINISTRATOR, ADMINISTRATOR OBLIGOR** – means Century Automotive Service Corporation, PO Box 3809, Albuquerque, NM 87190-3809, 1-888-338-0389.
- **YOU, YOUR, YOURSELF, PURCHASER** – is the individual person or entity named in the Information Section of this **LIMITED WARRANTY** or other such person to whom this **AGREEMENT** has been transferred.
- **LIMITED WARRANTY, AGREEMENT** – means this **AGREEMENT** between **YOU** and the **ADMINISTRATOR OBLIGOR**.
- **ISSUING DEALERSHIP** – means **OUR** authorized Dealership named in the Information Section of this **AGREEMENT**.
- **REPAIRER, REPAIR FACILITY** – means a franchised automobile dealer or automotive repair facility that provides a written parts and labor guarantee or warranty of not less than 6 months and 6,000 miles.
- **VEHICLE** – means the covered **VEHICLE** identified in the Information Section of this **AGREEMENT**.
- **DEDUCTIBLE** – means the amount **YOU** must pay, per visit, against the **COVERED MECHANICAL BREAKDOWN REPAIR COSTS**.
- **SALE DATE** – means the date on which **YOU** purchased the listed **VEHICLE**.
- **EFFECTIVE DATE** – The **EFFECTIVE DATE** is the date on which **YOU** purchased the **VEHICLE**.
- **AGREEMENT EXPIRATION** – means when the mileage or time, whichever occurs first, listed in the Information Section under Vehicle Coverage Term has been reached.
- **COVERED COMPONENT** – means a part or assembly that is eligible for coverage, subject to the terms and conditions of this **CONTRACT**.
- **COVERED BREAKDOWN** – means a **MECHANICAL BREAKDOWN** which is eligible for coverage, subject to the terms and conditions of this **AGREEMENT**.
- **MECHANICAL BREAKDOWN, MECHANICAL FAILURE** - means the inability, because of a defect or faulty workmanship, of any **COVERED COMPONENT(S)**, which have received the Manufacturer's recommended services to perform the function or functions for which it was designed. This does not include diminished operating performance due to wear and tear, which is not covered.
- **REPAIR COST** – means the parts and labor charges customary to complete the **COVERED BREAKDOWN** repair, which in no case shall exceed the manufacturers suggested retail price for parts, time / labor allowances as defined in the manufacturer's

labor time guide or other nationally recognized parts and labor time guides. **(At our discretion, replacement parts used in covered repairs may include remanufactured, non-original manufacturer parts, new or used parts that meet the quality standards of the REPAIRER or US.)**

THIS AGREEMENT IS NOT AN INSURANCE POLICY; IT IS A LIMITED WARRANTY AGREEMENT BETWEEN YOU AND THE ADMINISTRATOR OBLIGOR. The total of all benefits payable under this **AGREEMENT** are limited to the actual cash value (ACV) of the **Vehicle** at the time of the loss. The NADA Official Used Car Guide will be used to determine the ACV of the **Vehicle**. **TRANSFER OF VEHICLE OWNERSHIP:** If **You** sell the covered **Vehicle** or there is any other change in the ownership of **Your Vehicle**, this **Limited Warranty** will terminate. **You** may apply for a transfer of the remaining coverage to another person if done within 15 days of the transfer of title or registration. A transfer may NOT be assigned to a new or used vehicle dealer, broker or anyone other than an individual purchasing your vehicle for personal use. To complete a transfer provide the following: 1) A legible copy of the title bearing the full name and address of the new owner; their telephone number 2) A statement of the odometer reading at the time of sale if not shown on the title document 3) Legible, verifiable copies of all manufacturer required maintenance records for the **Vehicle**, which must include the VIN number, **Vehicle** mileage, date of service and the type of service performed. Copies should also be provided to the new owner 4) Proof of the transfer of any remaining manufacturer's warranty that may remain. 5) Transfer Fee Payment to the **ADMINISTRATOR** in the amount of \$50. The **ADMINISTRATOR** has the right to reject any application for transfer.

CANCELLATION: This **LIMITED WARRANTY** is non-cancelable

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