



Warranty Number
BS114

BuyerShield 1/1000 Limited Powertrain Warranty Registration

WARRANTY HOLDER INFORMATION			
NAME		NAME	
ADDRESS, CITY, STATE, ZIP			
PHONE NUMBER	ALTERNATE PHONE NUMBER	E-MAIL ADDRESS	
USED VEHICLE INFORMATION			
VEHICLE IDENTIFICATION NUMBER	YEAR	MAKE	MODEL
ODOMETER (MILEAGE)	VEHICLE PURCHASE DATE		VEHICLE PURCHASE PRICE
USED VEHICLE LIMITED WARRANTY INFORMATION			
<p>This BuyerShield Limited Warranty is provided to You for Your Vehicle at no additional cost to You. See Limited Warranty details for a complete list of Conditions, Coverage, Exclusions and Claim Procedures.</p>			
LIMITED WARRANTY TERM			
1 MONTH OR 1,000 MILES A \$400.00 PER REPAIR VISIT DEDUCTIBLE APPLIES ON ALL AUTHORIZED REPAIRS.			
EFFECTIVE DATE	THIS LIMITED WARRANTY WILL EXPIRE BY TIME OR MILES WHICHEVER OCCURS FIRST. TIME IS MEASURED BY THE DATE OF VEHICLE PURCHASE BY YOU , AND MILES ARE MEASURED FROM ODOMETER MILEAGE AS INDICATED ABOVE AT TIME OF VEHICLE PURCHASE .		
ACKNOWLEDGMENT			
I UNDERSTAND THAT THIS LIMITED WARRANTY IS NOT INSURANCE AND SUBJECT TO ACCEPTANCE BY THE ADMINISTRATOR. The undersigned verifies that the information contained herein is true and correct to the best of their knowledge. My signature below indicate that the Seller and You have read and agree to all the terms and conditions of this Limited Warranty.			
WARRANTY HOLDER SIGNATURE		SIGNATURE DATE	
WARRANTY HOLDER SIGNATURE		SIGNATURE DATE	
SELLER INFORMATION			
SELLER NAME, ADDRESS, PHONE NO.		SELLER SIGNATURE	

NO SERVICE WILL BE PROVIDED WITHOUT PRIOR AUTHORIZATION. FOR AUTHORIZATION CALL 1-888-400-1675.

Administrator: Nobilis Administrative Services, Inc.
 P.O. Box 140185, Irving, TX 75014
1-888-400-1675

DEFINITIONS

1. **Limited Warranty** means this **Limited Warranty** coverage that was issued with the purchase of the **Vehicle** by **You** as listed on the Registration Page.
2. **We, Us, Our, (Warrantor, Administrator** and obligated party of this **Limited Warranty**) means Nobilis Administrative Services, Inc., P.O. Box 140185, Irving, TX 75014. 1-888-400-1675.
3. **Warranty Holder, You, Your** means the recipient of this **Limited Warranty** as listed in the "Warranty Holder Information" section of the Registration Page of this **Limited Warranty**.
4. **Covered Breakdown, Breakdown or Covered Repair** refers to any Covered Part that fails to perform the function for which it was intended by the manufacturer due to a defect in material or workmanship or fails to perform within manufacturer's specifications. This does not include gradual reduction in operating performance due to wear & tear, or damage resulting from the failure of a non-covered part.
5. **Repair Cost** means the customary parts and labor costs required to complete any **Covered Repair** under this **Limited Warranty**. Labor times will be verified by the standard versions of nationally recognized labor guides, such as Mitchell or ALLDATA®. Labor rates may not exceed one hundred (\$100.00) per hour and replacement parts may not exceed manufacturer's suggested retail price and may be of like kind and quality. This may include the use of new, remanufactured or used parts as determined by the **Administrator**.
6. **Effective Date** means the date the **Vehicle** was purchased from the **Seller** and coverage under this **Limited Warranty** begins.
7. **Vehicle** means the **Vehicle** listed on the Registration Page.
8. **Repair Visit** means one or more **Covered Repairs** or covered service related in time or cause.
9. **Seller** means the retail facility where **You** purchased **Your Vehicle**.
10. **Lubricated Part(s)** means a part that requires lubrication to perform its function.

COVERAGE

Parts covered by this **Limited Warranty** are listed in this Coverage section and listed by the **Vehicle** system to which they apply. Please consult the "Additional Exclusions" section below for detailed explanations of specific benefits and exclusions.

ENGINE- cylinder block and cylinder heads, (only if damaged by the failure of an internally **Lubricated Part**); all internally **Lubricated Parts**; turbocharger; supercharger; harmonic balancer; timing cover; intake and exhaust manifolds; drive belt idler and tensioner pulleys; and valve covers.

COOLING- water pump.

TRANSMISSION- transmission case, (only if damaged by the failure of an internally **Lubricated Part**); all internally **Lubricated Parts**; torque converter; vacuum modulator.

TRANSFER CASE- transfer case, (only if damaged by the failure of an internally **Lubricated Part**); all internally **Lubricated Parts**.

DRIVE AXLES- drive axle housing, (only if damaged by the failure of an internally **Lubricated Part**); all internally **Lubricated Parts**; drive shafts; drive shaft and axle shaft supports; universal joints; constant velocity joints; axle bearings; and hub bearings.

SEALS and GASKETS- seals and gaskets are **Not** covered parts.

ADDITIONAL EXCLUSIONS

Your Limited Warranty does not cover:

- *Repair and/or replacement of covered components that were performed without prior authorization from the Administrator.*
- *A Breakdown caused by contamination of any nature, foreign objects, improper amount or type of fluids, fuels, coolants, lubricants, refrigerants, or lack of Vehicle manufacturer's required maintenance.*
- *A Breakdown resulting from continued operation or caused by Your failure to take reasonable precautions, such as stopping Your Vehicle immediately or having it towed, to prevent further damage when an apparent problem exists.*
- *The repair or replacement of valves or rings, if the purpose is to raise the engine's compression.*
- *Repairs where the purpose is to only correct excessive oil consumption where a covered Breakdown has not occurred.*
- *Any adjustments, repositioning, refitting, realigning, and/or cleaning, including but not limited to repairs necessary to correct: trim fit, squeaks, rattles, idle, water leaks or wind noise.*
- *Repair or replacement of any parts not necessary to the completion of the repairs for a Covered Breakdown.*
- *A Breakdown caused by or involving modifications to Your Vehicle which were not performed or recommended by the Vehicle manufacturer.*
- *Any loss or expense if Your Vehicle is used for Commercial Use.*
- *Any loss or expense if Your Vehicle is used for plowing snow, competitive driving, racing, towing a trailer whose weight exceeds the Vehicle manufacturer's recommendations, municipal or professional emergency or police services or losses resulting from neglect, abuse, or misuse of Your Vehicle or the benefits of this Limited Warranty.*
- *Certain vehicles are ineligible as determined by Us. This includes, but is not limited to: exotic vehicles, grey market vehicles, incomplete chassis, salvage or branded title vehicles, total loss vehicles, postal vehicles, taxi vehicles, limousine vehicles, lifted vehicles that are not within Vehicle manufacturer's specifications, vehicles equipped with a flat bed, or snow plow and vehicles greater than 14,000 lb. GVWR.*
- *Salvage, Branded or Total Loss Vehicles as defined herein. Any Vehicle that has ever been issued a "salvage" or "branded" title or similar title under any state's law, or has ever been declared a "total loss" or equivalent by any insurer or financial institution, such as a payment for a claim in lieu of repairs because the cost of repairs exceeded the cash value of the Vehicle is specifically excluded from coverage under this Limited Warranty.*
- *A Breakdown caused by or resulting from collision, breakage of glass, missile or falling objects, fire, theft, larceny, explosion, earthquake, windstorm, hail, water, flood, rust, corrosion, contamination, foreign objects, malicious mischief, riot or civil*

commotion, lightning, environmental or industrial fallout, freezing, rotting, mold, or any loss normally covered by an automobile insurance policy, including injury or death to any person or persons.

- **Any Breakdown if the odometer is inoperative or has been altered or tampered with during the time You owned Your Vehicle so that the actual mileage cannot be determined.**
- **Any Breakdown if the Vehicle manufacturer has voided or rescinded the warranty on Your Vehicle.**
- **Any part not listed as a Covered Part in the Coverage section of this Limited Warranty.**
- **Any incidental or consequential damages or loss caused by the breakdown of covered parts.**
- **Loss of use, loss of time, lost profits or savings, inconvenience, commercial loss or other incidental or consequential damages or loss that results from a Breakdown.**
- **Any liability, cost or damages You incur or may incur to any third parties other than for Administrator approved repair or replacement of Covered Parts which caused a Mechanical Breakdown.**
- **Any liability for damage to property, or for injury to or death of any person arising out of the operation, maintenance or use of Your Vehicle whether or not related to a Breakdown.**
- **Any cost covered by a repairer or supplier guarantee, or loss resulting from faulty or negligent repair work, any cost which would be covered by a Vehicle manufacturer's warranty, or for which the Vehicle manufacturer has announced its responsibility through any means including public recalls or Vehicle manufacturer service bulletins, whether the Vehicle manufacturer is a viable entity or not.**
- **Any part not covered by, or excluded by the original Vehicle manufacturer's warranty, whether or not the Vehicle manufacturer remains a viable entity.**
- **A Breakdown not occurring in the United States or Canada.**

CLAIM PROCEDURES - Prior Authorization is required for all claims: 1-888-400-1675

To obtain the benefits of this **Limited Warranty**, return **Your Vehicle** to a licensed repair facility. Provide the facility with **Your Limited Warranty** Number and have them call the **Administrator** at **1-888-400-1675** for instructions **before** any repairs are started on **Your Vehicle**. **You**, or the repair facility must furnish the **Administrator**, with any reasonable information that may be required, including legible copies of any repair orders or other relevant documentation in order to determine coverage. If the **Administrator** and repair facility do not agree on how to complete a **Covered Repair**, the **Administrator** at their sole discretion may elect to move **Your Vehicle** to a different repair facility.

You are responsible for authorizing any teardown or diagnosis time needed to determine if **Your Vehicle** has a **Covered Breakdown**. If it is subsequently determined that the repair is needed due to a **Covered Breakdown**, **We** will pay for appropriate diagnosis time (as determined by nationally recognized labor time guides). If the failure is not a **Covered Breakdown**, then **You** are responsible for this charge.

The **Administrator** reserves the right to inspect **Your Vehicle** prior to approval of any claim. The **Administrator** may request estimates for repair and/or photographs of the damage to determine the validity of the claim.

LIMITS OF LIABILITY

This **Limited Warranty** covers used vehicles. A deductible as indicated on the Registration Page applies to authorized repairs. The aggregate total of **Our** liability for all benefits paid or payable during the term of this **Limited Warranty** shall not exceed the lesser of the (i) price **You** paid for the **Vehicle** (ii) Actual Cash Value of the **Vehicle** at the time of breakdown (iii) the following **Vehicle** system aggregate limits: up to three thousand five hundred (\$3,500.00 U.S.) dollars for *Engine & Cooling System* components; up to two thousand five hundred (\$2,500.00 U.S.) dollars for *Transmission & Transfer Case* components; and/or up to one thousand five hundred (\$1,500.00 U.S.) dollars for *Front and Rear Drive Axle* components. The total aggregate limit for this **Limited Warranty** is six thousand (\$6,000.00 U.S.) dollars. Actual Cash Value of **Your Vehicle** is based according to current National Automobile Dealers Association (NADA) standards for the published average trade-in value of **Your Vehicle** on the date of loss with appropriate adjustments for mileage, condition, optional equipment and unrepaired prior damage excluding the repair needed.

IN NO EVENT, WILL WE BE LIABLE FOR INCIDENTAL OR CONSEQUENTIAL LOSS OR DAMAGE UNDER THIS LIMITED WARRANTY INCLUDING, BUT NOT LIMITED TO, LIABILITY FOR INJURY, LOSS OF LIFE, PROPERTY DAMAGE, LOSS OF USE, LOSS OF TIME, INCONVENIENCE OR COMMERCIAL LOSS AND TO THE EXTENT PERMITTED BY LAW.

Except when otherwise required by law, The **Administrator** has sole discretion in determining and implementing repair procedures. **We** will not be responsible for any cost in excess of the actual **Repair Cost** provided for under this **Limited Warranty**. **ANY REPAIR OR REPLACEMENT UNDERTAKEN WITHOUT PRIOR WRITTEN AUTHORIZATION FROM US WILL NOT BE REIMBURSED.**

No verbal or written representations have been made which may alter the terms and provisions of this Limited Warranty.

TERM

This **Limited Warranty** is provided to **You** for a period not to exceed one (1) month or one thousand (1,000) miles, whichever occurs first as measured from the **Effective Date** and odometer mileage as noted on the Registration Page of this **Limited Warranty**.

CANCELATION

This **Limited Warranty** is non-cancelable by **You** as it was provided at no cost. Certain vehicles are ineligible as determined by the **Administrator** and the **Administrator** reserves the right to cancel this **Limited Warranty** if the **Vehicle** as listed on the Registration Page does not meet program guidelines. If the **Administrator** cancels this **Limited Warranty**, notice will be provided to **You** at the information provided on the Registration Page of this **Limited Warranty**.

TRANSFER

This **Limited Warranty** is not transferable to another vehicle or subsequent **Vehicle** owner.

OTHER IMPORTANT LIMITED WARRANTY INFORMATION

THIS **LIMITED WARRANTY** IS NOT AN INSURANCE POLICY AND IS NOT SUBJECT TO STATE INSURANCE LAWS. IT IS A **LIMITED WARRANTY** BETWEEN **YOU** AND **US** FOR CERTAIN **COVERED REPAIRS** AS LISTED IN THE COVERAGE AND ADDITIONAL EXCLUSIONS SECTIONS OF THIS **LIMITED WARRANTY**. **YOU** SHOULD OBTAIN **YOUR OWN INSURANCE** FOR DAMAGE TO **YOUR VEHICLE**, INCLUDING DAMAGE THAT MAY BE COVERED BY THIS **LIMITED WARRANTY**. THIS **LIMITED WARRANTY** MAY BE SUBJECT TO STATE LAW CONCERNING WARRANTIES OR SERVICE CONTRACTS. This **Limited Warranty** gives **You** specific legal rights, and **You** may also have other rights which vary from state to state. Some states do not allow limitations on how long an implied warranty lasts, so the above limitation may not apply to **You**. Some states do not allow the exclusion or limitation of incidental or consequential damages, so the above limitation or Exclusions may not apply to **You**.

Recommended maintenance procedures can be found in the **Vehicle** owner's manual. **You must follow manufacturer's maintenance guidelines for Your Vehicle.**

CALIFORNIA RESIDENTS- **You** are not required to submit proof of registration.

The Seller is not a party to this Limited Warranty and has no obligations to You in regard to the benefits provided.

WARRANTY ACTIVATION

This **Limited Warranty** to be eligible must be activated by the **Seller** within seventy-two (72) hours of the **Vehicle** purchase date as indicated on the Registration Page of this **Limited Warranty**. If **Your Vehicle** as determined by **Us** qualifies for this **Limited Warranty**, then this **Limited Warranty** is available to **You** at no additional cost.

DISPUTE RESOLUTION

The following does not apply to sales in states where otherwise prohibited by applicable law: Any dispute arising out of or relating to this **Limited Warranty**, whether in contract, tort, statute, regulation, ordinance, in equity or otherwise and whether **Your** dispute is with the **Warrantor** or Selling Store shall be finally resolved by arbitration in accordance with the International Institute for Conflict Prevention and Resolution Rules for Non-Administered Arbitration ("CPR Rules") by a sole arbitrator. **To initiate arbitration, You must notify the Warrantor in writing of Your desire to submit Your issue to arbitration.** Pursuant to CPR Rules, **You** and the **Warrantor** will first attempt to agree on a sole, neutral arbitrator. The arbitration shall be governed by the Federal Arbitration Act, 9 U.S.C. §§ 1 et seq., and judgment upon the award rendered by the arbitrator(s) may be entered by any court having jurisdiction thereof. The place of the arbitration shall be in, or within fifteen (15) miles of, the city where **You** purchased this **Vehicle**. **You may not file suit against Warrantor under the Magnuson-Moss Warranty Act until Your request for dispute resolution has been submitted for informal dispute settlement and a decision has been reached, or forty (40) days from receipt of submission of Your dispute resolution request.**