

WORLD HYUNDAI MATTESON
100K MILE TIRE *OR* BRAKE WARRANTY ENROLLMENT AGREEMENT
5337 Miller Circle Drive, Matteson, Illinois 60443 ("Dealer")

<u>Purchaser</u>	<u>Vehicle</u>
Name:	Year:
Address:	Make:
State:	Model:
Zip:	VIN:
Phone:	Date of Delivery:
	Odometer Reading:
("Purchaser")	(the " <u>Vehicle</u> ")

Terms and Conditions

Purchaser is being offered complimentary membership in Dealer's *100K Mile Tire or Brake Warranty* replacement program (the "Program") in connection with the above-identified Vehicle (the "Vehicle"). Once the Vehicle has at least 33,000 miles on its odometer, Dealer will replace (**at Dealer's facility at the address set forth above**) either the tires *or* the brakes on the Vehicle until Purchaser no longer owns the Vehicle or until the odometer reaches 100,000 miles, whichever occurs first. This is an optional program for which there is no fee or charge to Purchaser, and the Program has no cash value and is non-transferable. The Program is not a gift, rebate, or promotional item. The Program applies to new vehicles only and is governed exclusively by these terms and conditions, including the terms and conditions on the pages that follow this first page. Electric vehicles, used vehicles, commercial vehicles, vehicles with oversized tires (off market or manufacturer supplied), vehicles with off road tires, vehicles with high performance tires with a speed rating of Z or higher and vehicles with lift kits are expressly excluded from the tire portion of the Program. If Purchaser transfers, sells, trades-in or disposes of the Vehicle at any time, Purchaser's membership in the Program will automatically terminate.

For Purchaser to remain eligible to participate in the Program, Purchaser must have the Vehicle serviced exclusively by Dealer at Dealer's address above for all factory recommended maintenance according to the schedule provided in the Vehicle manufacturer's owner manual, at Purchaser's expense. In addition, Purchaser must have the following services and/or work performed exclusively by Dealer at Dealer's location and at Purchaser's sole cost and expense:

FOR TIRES

1. Purchaser must bring the Vehicle to the Dealer for tire rotations every 6,000 miles (500-mile grace period).
2. The Vehicle must have an alignment every 12,000 miles (500-mile grace period) or every 12 months, whichever occurs first;
3. Whenever tires are replaced on the Vehicle, a four-wheel alignment must be-performed at the customer's expense.
4. The Vehicle must be re-aligned should any alignment check indicate that an adjustment is needed.

FOR BRAKES

1. Purchaser must bring the Vehicle to Dealer for tire rotations every 6,000 miles (500-mile grace period); and
2. The Vehicle must have brake fluid flush service performed at 30/60/90k miles (500-mile grace period).
3. During each tire rotation, the brake system must be inspected at no charge to the consumer.

Enrollment in the Program is voided if another dealership, mechanic, service center or any other person other than Dealer performs: (1) tire maintenance, tire rotation, tire alignment or tire balancing, as to tires; or (2) brake repairs or maintenance, as to

brakes, on the Vehicle. It is Purchaser's responsibility to maintain service records indicating all of the above required maintenance has been performed at the selling Dealer.

Purchaser has read and agrees to these terms and conditions of the Program, including the required maintenance outlined above, and the terms and conditions that appear on the following pages. Furthermore, Purchaser understands that the Program does not cover any type of road hazards and that a road hazard tire policy can be purchased from Dealer at time of purchase. Purchaser further understands that this program is not administered by a third party, but rather the Dealer, and is not an insurance product.

ELECTION OF WARRANTY (must check one):

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Tires

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Brakes

Purchaser: _____

Date: _____

Co-Purchaser: _____

Date: _____

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1. Subject to availability, tires of similar make/model, size and performance rating comparable to the tires originally included on the Vehicle at the time of purchase will be installed (if not available, then the Dealer will offer a reasonably comparable tire of reasonably similar quality). If Purchaser wishes to upgrade the quality of tires to be installed on the Vehicle, then (provided the size of the desired tire meets the original specifications from the Vehicle's manufacturer) the Dealer will install the upgraded tires and Purchaser will be responsible for paying the difference in cost between the desired tire and the tire offered by the Dealer under the Program.

2. Tires will only be replaced on the Vehicle when the tread depth of the tires has reached 3/32 of an inch or less, as measured and determined solely by the Dealer using a tire gauge in three different areas of the tire tread and a minimum of 33,000 miles have been driven on the tires (*i.e.*, 33,000, 66,000, 99,000 miles). Vehicles are eligible for tire replacement at 66,000 and 99,000 miles. A minimum of two tires will be replaced at a time (*i.e.*, if the left front tire is 3/32 of an inch or less, the right tire also is automatically replaced, to keep each axle uniform); provided, that if the tread depth of one tire on the same axle is more than 2/32 of an inch different from the other tire on that axle, then the Program will pay for only one replacement tire and **Purchaser will be responsible for paying for the other replacement tire** (such a differential indicating lack of proper maintenance or unusual damage to one of the tires).

3. THE DESIGNATION OF THE TREAD DEPTH IS NOT A GUARANTEE OR WARRANTY OF ANY TYPE (EXPRESSED OR IMPLIED) BY DEALER TO PURCHASER REGARDING THE SAFETY OR PERFORMANCE OF THE VEHICLE OR THE VEHICLE'S TIRES. PURCHASER UNDERSTANDS THAT IT IS SOLELY THE RESPONSIBILITY OF PURCHASER TO ENSURE THE SAFETY OF THE VEHICLE AND/OR MONITOR THE TIRE'S CONDITION AND PERFORMANCE. **DEALER DISCLAIMS ALL EXPRESS AND IMPLIED WARRANTIES, INCLUDING THE IMPLIED WARRANTY OF MERCHANTABILITY AND THE IMPLIED WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE ASSOCIATED WITH ANY TIRES INSTALLED UNDER THIS PROGRAM.** THE ONLY APPLICABLE WARRANTIES THAT MAY APPLY ARE THOSE ISSUED BY THE MANUFACTURER OF THE TIRES THEMSELVES, FOR WHICH DEALER IS NOT RESPONSIBLE.

4. **THIS PROGRAM ONLY APPLIES TO NORMAL WEAR OF TIRES AND EXCLUDES AND DOES NOT COVER REPAIR OR REPLACEMENT OF TIRES WHICH ARE DAMAGED BY UNUSUAL WEAR AND TEAR, INCLUDING WITHOUT LIMITATION, DAMAGE IN CONNECTION WITH ACCIDENTS, IMPROPER ALIGNMENT, MAINTENANCE, REPAIRS, IMPROVEMENTS, ROAD HAZARDS, IMPROPER USE, STORAGE, OFF ROAD USE, GRAVEL OR NON-PAVED ROAD USE, OR ALTERATION OF TIRE OR VEHICLE COMPONENTS, COLLISION, FALLING OBJECTS, THEFT, LARCENY, EXPLOSION, LIGHTNING, EARTHQUAKES, FIRE, WINDSTORMS, HAIL, WATER, FLOODS, SUBFREEZING TEMPERATURE, RIOTS, WARS, CIVIL COMMOTION, NEGLIGENCE, INTENTIONAL ACTS, MALICIOUS MISCHIEF, VANDALISM, OR ACTS OF GOD.**

5. **THE PROGRAM DOES NOT COVER DAMAGED TIRES THAT HAVE SUFFERED A PUNCTURE, NAIL HOLE, CRACKS, SIDEWALL DAMAGE, IMPACTS OR WHEEL DAMAGE CAUSING TIRE DAMAGE, IN EACH CASE AS REASONABLY DETERMINED BY A MEMBER OF DEALER'S SERVICE DEPARTMENT IN THEIR SOLE DISCRETION AFTER AN INSPECTION OF THE DAMAGED TIRE.**

6. This Program is void if the Vehicle is used at any time in a commercial or competitive manner, including, but not limited to, for ride-sharing and/or delivery services, or if used for off-road purposes. Driving the Vehicle to and from work does not qualify as a commercial or competitive manner. Any other use of the Vehicle in furtherance of a commercial endeavor or occupation would qualify as a commercial or competitive manner voiding the Program. The Program does not apply to vehicles purchased by a company, sole proprietorship, partnership, government agency, and/or any other public or private entity. The Program is secondary to any coverage including warranties which cover the Vehicle's tires.

7. Purchaser shall be responsible for paying all applicable taxes, disposal fees, cost of shop supplies, a minimum of \$25.00 per wheel balance charge and any other state or local fee applicable in connection with the Program. Sales taxes must be collected on the value of replacement tires in accordance with state law and are Purchaser's responsibility. All payments due from Purchaser under the Program shall be due and owing at the time of service under the Program.

8. Subject to availability, brake components (pads and rotors) will be replaced with parts of similar or superior quality to the original equipment manufacturer (OEM) specifications. The Program covers standard brake pad and rotor replacements and up to 1.5 hours of labor per axle, when brake pad thickness reaches 2mm or less and a minimum of 33,000 miles have been driven on the brakes, as measured and determined solely by the Dealer using an industry-standard brake pad thickness gauge. Premium or performance brake components (such as drilled/slotted rotors, ceramic pads, or high-performance compounds) are available at an additional cost to Purchaser, representing the difference between standard and premium components. Under this warranty, up to three (3) sets of brake pads may be replaced at 33,000, 66,000, and 99,000 miles. These sets are not required to be installed on the same axle. For example, two (2) front sets and one (1) rear set will be considered as fulfilling the three (3) set replacement limit. Sales taxes must be collected on the value of the brake pads and rotors in accordance with state law and are Purchaser's responsibility.

9. The Program specifically covers brake pads and rotors only. The following components are expressly excluded from coverage: brake calipers, brake lines (metal or flexible), master cylinder, brake boosters, ABS modules, wheel speed sensors, brake fluid reservoirs, electronic parking brake components, and any other hydraulic or electronic components of the braking system. Additionally, any damage to excluded components resulting from allowing brake pads to wear below safe operating thickness is not covered under this Program.

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Additional Terms and Conditions (Continued):

<p>10. THE DESIGNATION OF 2MM BRAKE PAD THICKNESS IS NOT A GUARANTEE OR WARRANTY OF ANY TYPE (EXPRESSED OR IMPLIED) BY DEALER TO PURCHASER REGARDING THE SAFETY OR PERFORMANCE OF THE VEHICLE OR THE VEHICLE'S BRAKING SYSTEM. PURCHASER UNDERSTANDS THAT IT IS SOLELY THE RESPONSIBILITY OF PURCHASER TO ENSURE THE SAFETY OF THE VEHICLE AND/OR MONITOR THE BRAKE SYSTEM'S CONDITION AND PERFORMANCE. DEALER DISCLAIMS ALL EXPRESS AND IMPLIED WARRANTIES, INCLUDING THE IMPLIED WARRANTY OF MERCHANTABILITY AND THE IMPLIED WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE ASSOCIATED WITH ANY BRAKES INSTALLED UNDER THIS PROGRAM. THE ONLY APPLICABLE WARRANTIES THAT MAY APPLY ARE THOSE ISSUED BY THE MANUFACTURER OF THE BRAKES THEMSELVES, FOR WHICH DEALER IS NOT RESPONSIBLE.</p> <p>11. THIS PROGRAM ONLY APPLIES TO NORMAL WEAR OF BRAKE COMPONENTS AND EXCLUDES AND DOES NOT COVER REPAIR OR REPLACEMENT OF COMPONENTS WHICH ARE DAMAGED BY UNUSUAL WEAR AND TEAR, INCLUDING WITHOUT LIMITATION: DAMAGE FROM AGGRESSIVE DRIVING, TRACK USE, TOWING, EXCESSIVE HEAT DAMAGE, SEIZED CALIPERS CAUSING UNEVEN PAD WEAR, CONTAMINATED BRAKE FLUID, IMPROPER MAINTENANCE, OR FAILURE TO MAINTAIN ADEQUATE BRAKE FLUID LEVELS.</p> <p>12. This Program is voided if Purchaser, at any time, provides false information to Dealer regarding the terms, conditions, provisions and/or obligations of the Program and/or if Purchaser breaches or fails to abide by any of the terms, conditions, provisions and/or obligations included in the Program</p> <p>13. Under the tire Program, at Dealer's election, brake inspections may be performed (at no cost to Purchaser) during tire rotations to ensure proper maintenance of the Vehicle's brakes. In Dealer's sole discretion, 2-4 tires may be replaced at a time to maintain an even wear pattern.</p> <p>14. The terms, conditions and/or obligations contained herein do not create a warranty on the part of Dealer and Dealer does not warrant or guarantee, in any capacity, the tires provided by Dealer in accordance with this Program.</p> <p>15. Purchaser agrees no language, term, obligation, condition and/or provision of this Program is an assurance and/or guarantee on the part of Dealer regarding the safety and/or performance of the vehicle's tires installed by Dealer in accordance with this Program. This Program shall not impact or negate any provision contained in the "Disclaimer of Warranties" and/or any other provision contained in the Bill of Sale.</p>	<p>16. IN NO EVENT WILL DEALER'S MONETARY LIABILITY TO PURCHASER ARISING OUT OF OR RELATED TO THIS PROGRAM EXCEED THE AMOUNT PURCHASER PAID TO DEALER FOR SERVICE PERFORMED ON THE TIRES UNDER THIS PROGRAM.</p> <p>17. Purchaser hereby acknowledges that the Program and the obligations of Dealer shall terminate, without notice to Purchaser upon a Change of Control of Dealer or the sale of all or substantially all of the assets of Dealer. For the purposes hereof, a Change of Control shall mean the transfer of ownership of the Dealer of 50% or more of the outstanding capital stock in or substantially all of the assets of Dealer.</p> <p>18. Dealer may amend or modify these terms and conditions at any time at its discretion, with notice to Purchaser, including without limitation in order to comply with applicable law, regulation or administrative ruling.</p> <p>19. Purchaser acknowledges that any disputes relating to the Program are subject to private, binding arbitration, pursuant to the same arbitration provisions found, if any, on the vehicle purchase contract and/or standalone arbitration agreement entered into with the Dealership.</p>
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These terms and conditions are the full and complete agreement between the parties. No other written or any oral representation or statement shall be enforceable against Dealer nor should it be relied upon by Purchaser.

Date:

Purchaser's Signature: _____

Print Name:

Co-Purchaser's Signature: _____

Print Name:

Dealer's Signature: _____

Print Name:

(Not valid unless signed by dealer or its authorized representative)