



DEALER AGREEMENT / ENROLLMENT

Date: Dealer Consultant/Agent:
Pre-Owned Dealer: YES NO Number of Vehicles in Stock: Franchise Dealer: YES NO
Dealership Name:
Address: City:
State: Zip Code: Phone:
Fax: Cell:
Federal Tax ID #: State Dealer License #:
Sales Tax State: Sales Tax ID #:
Dealership Owner(s): Contact Name: Phone #
Corporation: Partnership: Sole Proprietor: LLC: Other:
Number of Years in Business: Email:

CURRENT VEHICLE SERVICE CONTRACT/WARRANTY PROVIDERS

Name: Time in Use:
Name: Time in Use:

RECOMMENDED REPAIR FACILITY

Name: Contact:
Address: City:
State: Zip Code: Phone:
Labor Rate: \$ Fax:

FINANCIAL SOURCES USED

Name: Contact:
Phone: Fax:
Name: Contact:
Phone: Fax:

Dealer agrees to follow the proper procedures issued by DWC on all Forms and Agreements supplied by DWC to the Dealer and to Fax the completed Agreement forms to DWC at the time of sale without delay. Dealer agrees that eligible vehicles include only those vehicles that qualify under DWC Dealer Guideline Procedures and the vehicle is in sound mechanical condition at the time of sale of the Agreement. Dealer agrees that any misrepresentation of facts by the Dealer to DWC for the purpose of securing or selling a DWC Service Contract/Warranty Agreement shall constitute a material breach of this Agreement. DWC has the sole right to reject any Warranty/Service Contract Agreement and return same to the selling Dealer. Dealer agrees to market DWC Service Contracts/Warranties to each purchaser of qualified new or pre-owned vehicles sold by His / Her Dealership. The DWC Dealer Guidelines determine which vehicles are eligible for a Warranty/Service Contract Agreement. Any violation of the DWC Dealer Guideline Program Procedures by the Dealer will result in the denial of coverage for the ineligible vehicle. Denied coverage shall be the sole responsibility of the Dealer. Dealer agrees to refund to the purchaser of a Service Contract/Warranty the Dealers retained portion (profit) of the Service Contract cost on a pro-rated basis in the event of a cancellation and refund of the Agreement at the request of DWC due to a total loss or repossession of the vehicle covered under the Vehicle Warranty/Service Contract Agreement or by mandated State Laws. IN WITNESS WHERETO, the parties hereto have executed this Agreement on the Date by their signatures below.

Date:

Dealer/Authorized Dealership Representative

Date:

DWC Representative