



# CUSTOMER WARRANTY REGISTRATION FORM

REGISTERED OWNER			
MAILING ADDRESS			
CITY, STATE, ZIP			
TELEPHONE	HOME:	WORK:	
YEAR AND MAKE		VIN	
REPAIR ORDER NUMBER		DEALER PHONE	
PRESENT MILES ON VEHICLE			
START OF WARRANTY	(Today's Date)		

**ADMINISTRATOR WILL VALIDATE WARRANTY UPON RECEIPT OF THE ATTACHED WARRANTY REGISTRATION CARD AND A COPY OF THE INSTALLER'S REPAIR ORDER WHICH IDENTIFIES THE INSTALLATION BY THE SERIAL NUMBER. MUST BE RECEIVED WITHIN 30 DAYS OF INSTALLATION.**

INSTALLER: \_\_\_\_\_

ADDRESS: \_\_\_\_\_

REGISTERED OWNER: \_\_\_\_\_

DETACH TOP PORTION AND RETURN TO CHARTER WARRANTY – KEEP BOTTOM PORTION FOR YOUR RECORDS

**Customer Warranty Registration form must be completed and mailed to Charter Warranty for warranty validation.**

### TERMS AND CONDITIONS

- THIS WARRANTY COVERS THE FOLLOWING ITEMS AND COMPONENTS (hereafter "Covered Components")
  - ENGINE** - The following internally lubricated parts of the engine, specifically, pistons, piston rings, piston pins, crankshaft and main bearings, connecting rods and rod bearings, camshaft and camshaft bearings, timing chain, timing chain gears, intake and exhaust valves, valve springs, oil pump, push rods, rocker arms, valve/lash adjusters, hydraulic lifters and rocker arms. The engine block and cylinder heads are also covered if the above-listed parts caused a covered mechanical failure. Seals and gaskets are replaced only as part of repair or replacement of Covered Components.
- THIS WARRANTY DOES NOT COVER THE FOLLOWING ITEMS OR COMPONENTS** - This Warranty does not include any part that is not a part of the long block assembly. Parts that are not listed above are non-covered items. Parts that require normal manufacturer's recommended replacement intervals are not covered under this Warranty. Damage resulting from failures by related parts or units such as but not limited to levers, controls, linkage, cables, radiator, coolers, rubber mounts, external oil lines, electronic components internal or external to the engine or transmission are not covered. Any transmission component or all Wheel Drive (AWD) Vehicles transfer cases are not-covered items. This Warranty does not cover external engine parts, ignition parts, fuel system parts, and engine management parts.
- ELIGIBILITY AND TERM** - Once your Warranty is enrolled, Whipple Super Chargers and Charter Warranty Services, Inc. ("the Administrator" , collectively "We" or "Our") will warrant to the Registered Owner ("You or Your") of the Vehicle identified above ("Vehicle") in which the Whipple Supercharger Kit ("Kit") identified above is installed, so long as the Vehicle is not in use as a Commercial Vehicle or prepared or used for racing or other competitive activities, that the Covered Components will be free from defects in materials and workmanship for the Warranty Term. A certified and qualified automotive technician must install the Kit. Odometers must be fully functional at all time during the Warranty period. Installation date must be within 30 (thirty) days of Supercharger Kit Purchase Date by the vehicle owner. Once enrolled, the Warranty Term begins on the Supercharger Kit Purchase Date identified on this document, and expires at the EARLIER of 11:59 p.m. on the date three years have passed OR 36,000 miles from the original in service date of the vehicle, but is subject to a preliminary exclusionary period of ninety (90) days AND 1,500 miles. The Warranty must be enrolled to become effective. Benefits are payable once the required information and the Repair Order are received by Administrator, approved, and the 90 day/1,500 mile preliminary exclusionary period has passed. The Warranty then shall be in force for three (3) years or 36,000 miles, whichever occurs first.
- COVERAGE LIMITS** - \$5,000 for ENGINE, \$5,000 POLICY LIMIT - In the event of a failure of Covered Component, We will repair or replace the defective Covered Component(s), including the replacement of all lost fluids. The limit of liability for the Vehicle is \$5,000.00 for the engine with an aggregate maximum liability and policy limit of \$5,000.00. After the Administrator has paid the full policy limit of this Warranty, the Warranty lapses. If a claim exceeds the actual cash value of the Vehicle and the Administrator elects to pay the actual cash value of the vehicle to You, the Vehicle becomes the property of Administrator for salvage. You must provide the Vehicle, with free and clear title, to the Administrator before it will pay to You the actual cash value. Our obligation under this Warranty shall be to replace covered components with new or Whipple certified re-manufactured parts, as shall be necessary to remedy covered defects in material and/or workmanship. Whipple reserves the right to improve the design of any kits without assuming any obligation to modify any part previously manufactured or installed on a Vehicle.
- EXCLUSIONS** - This Warranty only applies to defects in material and workmanship. In addition to other terms and conditions that are set forth in this document, the following EXCLUSIONS are made to this Warranty. Existence of an EXCLUSION means that the Warranty is VOID and cannot be enforced by the Owner.
  - EXCLUDED CAUSES OF DAMAGES AND/OR CONDITIONS** - 1. Damages to the Covered Components caused by neglect, abuse, lack of maintenance, collision, abnormal operation or improper installation of the Kit; 2. Damages to the Covered Components cause by operation of the engine without fuels, oils, or lubricants, or with fuels, oils or lubricants that are contaminated or not suitable for the engine; 3. Damages caused by blown head gaskets, fluid leaks, cracked heads or block, overheating or other engine failures caused by the lack of fluids or improper maintenance; 4. Damages caused by excess oil consumption and/or worn out parts; 5. Damages to the Covered Components caused by towing, improper load capacity or continued operation of an impaired Vehicle; 6. Damage to the engine caused by collision, misuse, road conditions, negligence, alterations, racing, fires, floods, riots, vandalism, theft, or acts of God.
    - PRELIMINARY 90 DAY AND 1500 MILE EXCLUSIONARY PERIOD** - For the first 90 days and 1,500 mile, damages to the Covered Components caused by or arising out of the installation may arise, and are not covered under this Warranty. The exclusionary period commences on the Supercharger Kit Installation Date and terminates once 90 days AND 1500 miles have both passed.
    - EXCLUDED USES WHICH CAUSE THIS WARRANTY TO BE VOID:** 1. Use of the Vehicle for any commercial purpose or in the commission of a crime or infraction; 2. All diesel applications; 3. Installation or use of headers, pulley(ies), camshaft, bolt-on performance enhancement parts, or nitrous oxide systems on the Vehicle, unless sold by Whipple for use in connection with the Kit, or approved in writing by the Administrator, after it has obtained the consent of Whipple, for use on the specific Vehicle identified in this Warranty; 4. Participation in, or the preparation of the Vehicle for, racing or other competitive activities; 5. The removal or modification of Kit components without the express written permission of the Administrator, after it has obtained consent by Whipple. 6. Covered Components have been tampered with or altered after the original engine installation. All risk of such damages cause by alterations and tampering are solely with You. 7. Damages caused by continued operation of an impaired vehicle and Covered Components driven to destruction. It is Your sole responsibility to use all necessary precautions to protect the Vehicle from further damage if the Vehicle's operation is impaired. Continued operation of an impaired Vehicle after any type of mechanical failure constitutes failure to protect the Vehicle from any further damage, is negligence by the Owner or driver of the Vehicle, and voids the Warranty.



**Lock Box 2425  
Farmington Hills, MI 48333  
800-684-1175  
800-785-3604 fax**

**NOTE:** THIS WARRANTY BEGINS ON THE O.E.M. ORIGINAL IN-SERVICE DATE LISTED AND EXPIRES AT 11:59 P.M. AT THE END OF THE TERM SPECIFIED IN THIS REGISTRATION OR WHEN THE VEHICLE HAS REACHED THE ADDITIONAL MILEAGE LIMITATION SPECIFIED IN THE WARRANTY REGISTRATION. THERE IS AN ACCOMPANYING COMMENCEMENT EXCLUSIONARY PERIOD OF 90 DAYS AND 1,500 MILES FOR THE REGISTERED OWNER.

**6. EXCEPTIONS AND ADDITIONAL CONDITIONS** - A. We are responsible for Covered Components on the Vehicle, and only to the Registered Owner of the Vehicle if that Registered Owner is accurately identified in the enrollment documents for this Warranty. THIS WARRANTY IS NONTRANSFERABLE AND TERMINATES UPON CONVEYANCE OF TITLE TO, OR TRANSFER OF PHYSICAL POSSESSION OF, THE VEHICLE TO ANOTHER PERSON OR ENTITY. B. If this Vehicle did not qualify for this Warranty at the time the Warranty was purchased, but the Warranty was nevertheless sold, with no fault of Your own for use with this Vehicle, then the Administrator has the right to cancel the Warranty and the maximum liability that We have to You is to refund to You the actual cost of this Warranty, without interest or any other increase of additional payment, if we have not incurred additional costs. C. If there has been any fraud, misrepresentation, material omission or other incorrect or misleading disclosure, or failure to disclose, a material fact, then the Administrator has the right to void this Warranty, and exclude certain coverage, in its sole discretion, because of such fact. If this Warranty is voided or coverage excluded by reason of Your action or inaction, or any occurrence, or lack of action, that occurred after the Warranty purchased, then You are not entitled to any refund of the cost or premium for the Warranty, or any other consideration or payment. D. This is not a performance warranty. All vehicles have their own quirks and differences, and all drivers are different. Diminished performance is not a covered component or the basis for a claim under this Warranty. E. This Warranty does not cover damages from Your loss of use of the Vehicle, loss of earnings, personal damages, per diem expenses or any other consequential or incidental damages. Storage, medical, telephone or rental charges of any kind are not covered. This Warranty is secondary to the primary Manufacturer's Warranty of your Vehicle. F. All express and implied warranties of merchantability and fitness are excluded from this Warranty. The maximum term of any and all implied warranties that may exist extend only for life of the express Warranty provided herein.

**7. MAINTENANCE REQUIREMENTS** - You must properly maintain the Vehicle. It is Your responsibility to have the engine oil and filter changed at an accredited oil facility pursuant to Whipple's requirements, or every three (3) months, or three thousand miles (3,000), whichever occurs first. You must retain properly documented and verifiable receipts, and make those available at the time of Warranty claim. Hand written receipts and unverifiable receipts will not be accepted. Presentation of other maintenance and service receipts and invoices may be required in the event of a claim.

**8. CLAIM PROCEDURE** - In the event of a failure of a Covered Component, You must do the following: A. Notify the Administrator immediately at 1-800-684-1175 for a claim number. B. Have all required documentation prepared to submit to the Administrator; specifically, a copy of this Warranty Registration Form, proof of maintenance of the Vehicle as outlined in Item 7 - Maintenance Requirements, and documentation of the failure of a Covered Component. C. You must use, and agree to authorize, an A.S.E. Certified Repair Facility to tear down the Vehicle so that inspection of the Covered Component may be made. This must be done prior to authorization of repair or replacement of the Covered Component by the Administrator. You will be solely liable, and agree to pay, the costs of the tear down if the damages are not covered by this Warranty, or the difference between the covered amount and the costs and fees of the tear down plus other costs exceed Our maximum liability under this Warranty. D. Reasonable access must be provided to the Vehicle for the Administrator and/or Whipple personnel for Warranty inspection purposes. E. If we need any of the Covered Components examined, then You must pay for all related transportation charges and/or travel time. Any parts shipped by You for inspection or repair must be shipped with freight pre-paid. F. All repairs and work shall be done and covered up to the maximum of our liability, and at our approved labor rate. Failure to receive Administrator's authorization prior to any repair work will invalidate this Warranty. G. You may not rely on representations, whether oral, written or otherwise, of anyone with respect to the nature and extent of the coverage under this Warranty and must rely only on the terms and conditions herein. No employee or representative of Whipple has the right or power to change or waive any of the terms and conditions of this Warranty. H. This Warranty is only valid in the United States and Canada. I. AGREEMENT TO JURISDICTION, VENUE IN MICHIGAN AND WAIVER OF RIGHT TO PARTICIPATE IN A CLASS ACTION. THIS WARRANTY ORIGINATES IN MICHIGAN. By submitting this Warranty for Enrollment, you agree that this Warranty and any litigation arising out of or relating to this Warranty is governed by, interpreted under and enforced in accordance with the laws of the State of Michigan without regard to conflicts of laws principles. Any action brought to enforce or interpret this Warranty shall be brought and maintained exclusively in a court of the State of Michigan in Oakland County, or in the United States District Court for the Eastern District of Michigan. You consent to submit to in persona jurisdiction of a court of the State of Michigan located in Oakland County and the United States District Court for the Eastern District of Michigan for any dispute arising out of or relating to this Warranty, and agree that you will not attempt to deny or defeat such jurisdiction by motion or other request for leave from court, and expressly waive the right to bring any class action. All claims and disputes shall be tried as individual claims and not as a class action by any single court. You waive the right to participate in any class action relating to this Warranty and rights created there under or relating thereto. How State Law applies: This Warranty gives you specific legal rights. You may have other rights that vary from state to state.

**This warranty is valid in the United States and Canada.**

**\*Failure to receive Administrator's authorization prior to any repair work will invalidate any warranty claim.**



**CHARTR WARRANTY**

*Authorized Insurance Administrator*

**LOCK BOX 2425 • FARMINGTON HILLS, MI 48333-2425**

**Toll Free (800) 684-1175 • Fax (800) 785-3607**

**TO BE VALID THIS WARRANTY MUST BE REGISTERED WITH AUTHORIZED ADMINISTRATOR WITHIN 30 DAYS OF REPAIR ORDER INSTALLATION DATE.**

© CHARTER WARRANTY 2001