HEADLIGHT PROTECTION AGREEMENT TERMS AND CONDITIONS

1. Definitions

- 'Agreement" shall mean this Headlight Protection Agreement. а.
- b.
- "Covered Vehicle" shall mean the vehicle described on the front of this Agreement. "Headlight Protection Product" or "Product" shall mean the product applied to the headlights of the Covered Vehicle by the Certified c. Installer
- d. "Headlight(s)" shall mean the OEM headlights of the Covered Vehicle that have been treated with the Product and covered by this Agreement. "GP," "We," "Our" or "Us" shall mean GlassParency Products, Inc., the obligor of this Agreement.
- e.
- "Administrator" shall mean GlassParency Products, Inc.
- "Agreement Holder," "You" or "Your" or shall mean the holder of the Headlight Protection Agreement. g.

2. Agreement

- The Agreement commences on the Agreement Sale Date and expires after the Term of Coverage. Both Agreement Sale Date and а. Term of Coverage are shown on the front of this Agreement.
- If a Headlight has dulled or faded due to the failure of the Product to protect the Headlight, We will attempt to have the damaged b. Headlight repaired.
- If We determine that a damaged Headlight is not repairable and must be replaced for it to function safely, We will pay for the cost of c. parts and labor to replace the damaged Headlight with an OEM replacement, subject to the Limit of Liability. We will arrange for an authorized installer to re-apply the Product at no charge to any Headlight that has been replaced or repaired
- d. under this Agreement.
- There is no deductible required for the payment of any claim. e.
- There is no coverage for Headlights that have not been damaged. f.

3. Limit of Liability

- For a single replacement of a damaged Headlight under this Agreement, We will reimburse You for the cost of the replacement or \$500, a. whichever is less.
- The total for all repairs or replacements under this Agreement shall not exceed \$1000.00. If this limit is reached, We shall have satisfied b. all obligations owed to You under this Agreement and coverage shall terminate.

4. Transfer Procedure

You may transfer this Agreement at the time of a Covered Vehicle's resale to the subsequent owner by paying a transfer fee in the amount of forty-nine (\$49.00) dollars. You must call the Administrator at 866-342-6661 to transfer the Agreement.

5. Agreement Exclusions and Limitations

- We will not pay for the following: a.
- Headlights that are not original equipment manufacturer ("OEM") headlights; Pre-existing damage that occurs prior to the term of this Agreement; b.
- Damage caused by tar, acid, bleach or other caustic or corrosive substances; c.
- d. Loss as a result of the Covered Vehicle being involved in a traffic accident or collision;
- Damage resulting from neglect, abuse, or any intentional act; e.
- Damage due to an OEM defect in the Headlight; f.
- Damage to plastic molding, caulking or other sealant material, or sealing gaskets; g.
- ĥ. Any damage caused by fire, acts of God, hail, flood, vandalism, rusting of metal and modifications;
- Any damage caused by me, acts of God, hall, hood, varialism, rusting of metal and modulications, Any fraudulent or illegal acts of the Agreement Holder, whether acting alone or in collusion with others; Any damage that occurs while the Covered Vehicle is operated on unpaved roads or off publicly maintained roadways or being used for j.
- commercial purposes;
- k
- Any damage that is covered or should be covered by any warranty, insurance policy, or other agreement; Any incidental or consequential loss or damage, including resulting damage to the Covered Vehicle, delays in rendering service under L. this Agreement or resulting loss of use;
- Damage which occurs outside the United States, U.S. territories or Canada; or m.
- Damage resulting from war, invasion, civil war, insurrection, rebellion or revolution, nuclear radiation or radioactive contamination, or any n. act of terrorism.

6 **Claims Procedures**

b.

- In the event of damage to a Headlight, You must call the Administrator at 866-342-6661 to report Your claim. If the damage is covered under the Agreement, Administrator will arrange for an appointment to have the Headlight repaired or replaced. Administrator a. will use its best efforts to arrange for a conveniently-scheduled appointment as soon as possible. No reimbursement or coverage will be afforded under this Agreement without Our prior approval.
 - Agreement Holder must provide the following documentation in a legible form before a claim can be processed:
 - Copy of this Agreement
 - Copy of the purchase receipt of the Product
 - Any other documents reasonably requested by Administrator

7

Reapplication After Repair or Replacement In the event the Covered Vehicle's Headlight is replaced or repaired, whether through a covered claim or otherwise, You must bring the Covered Vehicle to the Certified Installer (or another dealer if directed by GP or Administrator) within ten (10) days of the replacement for reapplication of Upon completion of the reapplication, You must return a completed Replacement Notification Form to Administrator. the Product. This Agreement will be void if the Covered Vehicle's Headlight is repaired or replaced and either (a) the Product is not reapplied within ten (10) days of the replacement or (b) You fail to return a completed Replacement Notification Form. You can obtain a Replacement Notification Form by contacting Administrator at 866-342-6661. Completed replacement forms should be e-mailed to Administrator at <u>claims@glassparency.com</u> or faxed to 631-253-9802.

Rental Car Reimbursement 8

In the event of a covered claim under this Agreement, We will pay or reimburse You for receipted expenses to rent a replacement vehicle (from a licensed rental agency) while the Covered Vehicle is being repaired. Coverage will be provided for a maximum of three (3) days for each repair visit. To be eligible for this benefit, it must receive Our prior authorization and the repair must cause the Covered Vehicle to be inoperable and kept in the repair facility overnight. No deductible applies to this benefit.

Arbitration 9.

If We cannot resolve any disputes with You related to the Agreement, including claims, You and We agree to resolve those disputes through binding arbitration or small claims court instead of through courts of general jurisdiction. Further, You and We agree to waive our rights to a trial by jury and to not participate in any class arbitrations or class actions. This Agreement is evidence of a transaction in interstate commerce and the Federal Arbitration Act applies to and governs the enforcement of any arbitration hereunder. The provisions of this Arbitration section shall survive the termination of this Agreement.

YOU AND WE UNDERSTAND AND AGREE THAT, BECAUSE OF THIS PROVISION NEITHER YOU NOR US WILL HAVE THE RIGHT TO GO TO COURT EXCEPT AS PROVIDED ABOVE OR TO HAVE A JURY TRIAL OR TO PARTICIPATE AS ANY MEMBER OF A CLASS OF CLAIMANTS PERTAINING TO ANY CLAIM.

10 **Insurance Securing this Agreement**

This is not an insurance policy. This Agreement is secured by contractual liability policies provided by The Continental Insurance Company (Washington only) and Continental Casualty Company (all other states), and both may be contacted at 151 N Franklin St., Chicago, IL 60606, 1 800-831-4262. If, within sixty (60) days, we have not paid a covered claim or you are otherwise dissatisfied, you may make a claim directly to the insurance companies.

11. Cancellation

The Product is permanently applied to the Headlight. Therefore, YOU MAY NOT CANCEL THIS AGREEMENT. We may cancel this Agreement in the event of fraud, misrepresentation, or non-payment of the price of the Product by mailing You notice at least thirty (30) days prior to the effective date of the cancellation, stating the effective date of the cancellation and the reason for cancellation. If cancelled by Us for fraud or misrepresentation, You will be refunded 100% of the unearned pro rata purchase price paid by You, less any claims paid. Otherwise, no refund will be due to You.

12. State Disclosures

Colorado: This Agreement is insured by a contractual liability policy issued by Continental Casualty Company. The policy number is [insert CLIP policy #]. Connecticut: This contract does not include in-home service. Cost of transporting the vehicle will not be paid for by the Administrator. If the expiration date has not exceeded, this contract will be automatically extended while any covered repair/replacement under this contract is being performed and your vehicle is in custody of a licensed repair facility. The extension period of this contract will be equal to the time that your vehicle is at a licensed repair facility. This Agreement may also be cancelled by You if Your Vehicle is returned, sold, lost, stolen or destroyed. In the event You have a complaint and we cannot reach an agreement, You may file a formal written complaint with the Consumer Affairs Division of the Insurance Department. The complaint shall contain a specific the dispute, including a description of any attempts made to resolve the dispute and results of such attempts. You shall state the purchase or lease price of the item subject to the extended warranty, cost of repair of the item and shall include a copy of the extended warranty contract or agreement. The complaint shall be mailed to: State of Connecticut-Insurance Department, P.O. Box 816, Hartford, CT 06142-0816 ATTN: Consumer Affairs. If a complaint shall be mailed to: State of Connecticut-Insurance Department, P.O. Box 816, Hartford, CT 06142-0816 ATTN: Consumer Affairs. If a covered service is not provided by Us within 60 days after the date the consumer provides proof of loss, the consumer may apply for reimbursement directly to Continental Casualty Company by contacting them at 151 N Franklin St., Chicago, IL 60606 or 1-800-831-4262 for further instructions. **Georgia**: In Section 7, the phrase "This agreement will be void" is replaced with "Coverage under this agreement will be denied". **Hawaii**: Unresolved complaints concerning a registered warrantor or questions concerning the regulation of a warrantor, may be addressed to the Hawaii Department of Commerce and Consumer Affairs at P.O. Box 3614, Honolulu, HI 96811, 808-586-2790. **Iowa**: Unresolved complaints or questions concerning the regulation of service companies may be addressed to: Commissioner of Iowa Department of Insurance, 601 Locust Street, Des Moines, IA 50309 or call 515-281-5705 or 877-955-1212. Section 10 Cancellation, is deleted in its entirety and replaced with the following: You may cancel this Agreement within the first 30 (thirty) days and no claim has been filed the Agreement and replaced with the following: You may cancel this Agreement within the first 30 (thirty) days and no claim has been filed, the Agreement shall be void and We will refund the entire contract purchase price paid. The right to void this Agreement applies only to the original purchaser of this Agreement. A ten percent (10%) penalty per month shall be added to a refund that is not paid or credited within thirty (30) days of the cancellation of the Agreement. If You cancel this Agreement, We will mail written notice of cancellation to You within fifteen (15) days of the date of cancellation. **Missouri**: The Warranty purchase price may be financed with the purchase of this vehicle. Other payment options may be available. **New Jersey: This agreement is a product warranty, not insurance, and is under the purview of the Division of** Consumer Affairs. Any questions about the warranty may be directed to the Division of Consumer Affairs which may be contacted at 124 Halsey Street, Newark, New Jersey 07101, 973-504-6200, www.njconsumeraffairs.gov. Any questions about the warranty reimbursement policy may be directed to the Department of Banking and Insurance at 20 West State Street, PO Box 325, Trenton, NJ 08625, 800-446-7467, www.state.nj.us/dobi/index.html. Ohio: This contract is not insurance and is not subject to the insurance laws of this state. This contract may provide a duplication of coverage already provided by your automobile physical damage insurance policy. **Oregon:** For unresolved complaints regarding a warrantor or questions concerning the regulation of a warrantor, you may contact the Oregon Insurance Division, Consumer Advocacy Unit, PO Box 14480, Salem, OR, 97309-0405, 503-947-7984 or 888-877-4894. **South Carolina:** In the event of a dispute with the provider of this contract, you may contact the South Carolina Department of Insurance, Capitol Center, 1201 Main Street, Suite 1000, Columbia, SC 29201 or (800) 768-3467. This agreement is not an insurance contract. You may cancel this Agreement within the first 30 (thirty) days and no claim has been filed, the Agreement shall be void and We will refund the entire contract purchase price paid. The right to void this Agreement applies only to the original purchaser of this Agreement. If a refund is due to You under this Service Contract, a 10% penalty per month will be added to the refund if it is not made within forty-five (45) days of return of the Service Contract to Us. Mailed notice shall state the effective cancellation date and the reason for cancellation. You should use all reasonable means and precautions to protect the vehicle from further damage. Pre-existing conditions and consequential damages are not covered under this agreement. **Tennessee**: Obligations of the Warrantor to the Agreement Holder are insured under a reimbursement policy. The Warranty Benefit is intended to reimburse the agreement holder for incidental costs associated with the failure of the Product. **Texas**: Obligations of the Warrantor under this Agreement are insured under a Reimbursement Insurance Policy. Vehicle Protection Products are regulated by the Texas Department of Licensing and Regulation, P.O. Box 12157, Austin, TX 78711, 800-803-9202, 512-463-6599. Unresolved complaints concerning a registered warrantor or questions concerning the regulation of a warrantor may be addressed to the Texas Department of Licensing and Regulation. Utah: No deductible is required for service under this Agreement. If an emergency repair is initiated by You, without Our knowledge, outside of normal business hours (9:00 am - 5:00 pm EST), You must notify Us as soon as reasonably possible and You will be responsible for providing any documentation reasonably required by Us to fulfill Our obligations to You under this Agreement. If we fail to pay or provide service on any claim within 60 days after proof of loss has been filed, you are entitled to make a claim directly against Continental Casualty Company, 151 N Franklin Street, Chicago, IL 60606, 1-800-831-4262. This Agreement is subject to limited regulation by the Utah Insurance Department. To file a complaint, contact the Utah Insurance Department. Coverage under this Agreement is not guaranteed by the Property and Casualty Guaranty Association. Section 10 is amended to include: You may cancel this Agreement at any time. If You cancel this Agreement within the first 30 days and no claims have been made, You will be entitled to a full refund of the purchase price paid. If You cancel this Agreement after the first 30 days or if a claim has been made, You will receive an amount of the unearned purchase price paid according to the pro-rata method reflecting the greater of the days in force or the mileage elapsed based on the term of the Agreement. If We cancel this Agreement, We will provide written notice of cancellation, including the actual reason for the cancellation, to the last known mailing address at least: 1) Ten (10) days before the effective date of cancellation if cancelled for non-payment of the Agreement Purchase Price; or 2). Thirty (30) days before the effective date of cancellation if cancelled for Your material misrepresentation; substantial change in the risk assumed, unless the insurer should reasonably have foreseen the change or contemplated the risk when entering into the Agreement; or substantial breaches of contractual duties, conditions, or warranties. Wisconsin: This warranty is subject to limited regulation by the Office of Commissioner of Insurance. You must submit your notice of loss to Administrator as soon as reasonably possible and within one year after the date of loss. Your failure to submit the notice of loss to Administrator within this timeframe does not invalidate or reduce your benefit unless Administrator is prejudiced by your failure to file timely notification. You may cancel this Agreement within fifteen (15) days of the Agreement Sale Date or date of delivery of the Agreement to you, whichever is later, for a full refund, less actual costs associated with the issuance and/or service of the warranty. To cancel, please provide written notice to Dealer or Administrator at the addresses listed on the front of the Agreement.

THIS IS THE ENTIRE AGREEMENT BETWEEN THE PARTIES AND NO REPRESENTATION, PROMISE OR CONDITION NOT CONTAINED HEREIN SHALL MODIFY THESE TERMS. THE ENTIRE AGREEMENT INCLUDES THESE TERMS AND CONDITIONS AND YOUR RECEIPT SHOWING THE PURCHASE OF THE PRODUCT.