

Please complete this Enrollment Form and Fax to Prime Warranty at 855-595-6303 or by email to orders@primewarranty.ca
The form must be completed before purchasing any Extended Service Agreements.

DATE (mm/dd/yyyy)		
OEM NAME		
MAILING ADDRESS STREET		
CITY	PROVINCE	POSTAL CODE
SHIPPING ADDRESS STREET (if different from above)		
CITY	PROVINCE	POSTAL CODE
PHONE	FAX	EMAIL (required)
GST# * Government Sales Tax	HST# * Harmonized Sales Tax	PST# * Provincial Sales Tax

The parties agree that upon execution of OEM Sign-Up Form ("OEM Agreement") by Prime Warranty ("Prime"), OEM shall be authorized to offer the Prime Extended Service Plan ("ESP") for sale to its customers subject to the following conditions:

- 1) OEM shall pay Prime for Extended Service Plan - ESP, within net 30 days from date of invoice from Prime.
- 2) OEM shall notify each holder of an ESP that the ESP is not valid until it is paid for in full by OEM.
- 3) When ESP has been processed and returned to OEM, it is the responsibility of the OEM to verify the accuracy of the information on the ESP. If there is a discrepancy, the OEM is to notify Prime immediately. Failure to notify Prime may negate coverage in the future.
- 4) OEM agrees to verify coverage (including but not limited to coverage dates and covered equipment) on ESP.
- 5) Claims submitted to Prime by OEM shall represent services actually performed by registered OEM with Prime Warranty on equipment listed on a Prime ESP.
- 6) Service Contractor shall guarantee labor for 90 days on all repairs preformed within the terms of the ESP.
- 7) The OEM shall have the right to refuse any service calls
- 8) There is no overtime or holiday rate. There is only one (1) person per job allowed.
- 9) Any use of the Prime Warranty name in any sales and or marketing programs (including but not limited to direct mailing, brochures or advertisements) must first have the written approval from Prime.
- 10) Any end users to whom a ESP was sold to by your company shall remain your customers to service as long as your company remains in business, or in the event Prime discovers fraud or misrepresentation on part of the OEM.
- 11) In the event Prime discovers fraud or misrepresentation on the part of the OEM, Prime shall promptly notify the OEM of its evidence and findings. Upon notice, Prime may take such actions as reasonable and necessary including but not limited to
 - a) Requiring OEM to immediately terminate offering the Prime Warranty.
 - b) Conduct an accounting and review of OEMs records.
 - c) Terminate this OEM Agreement.
- 12) Either party may terminate this OEM Agreement with or without cause, upon thirty (30) days prior written notice to the other party.
- 13) The manufacturer is responsible for sending all Product Bulletins to Prime Warranty. Any * The manufacturing defects * are the responsibility of the manufacturer and shall be held accountable for claims related to defective products.

Any modifications to the information listed above shall not be effective or accepted without prior written consent by Prime Warranty.
I have read and understand the above conditions that apply to this form.

Signature **By entering your name in this field, this form will be considered legally valid**	Title
Name	Date (mm/dd/yyyy)