TELEMATICS SUBSCRIPTION AGREEMENT

This Telematics Subscription Agreement describes your rights and obligations as a Customer of the telematics services provided (the "Telematics Services") under this Telematics Subscription Agreement ("TSA"). It also describes the rights and obligations of Prevost, a division of Volvo Group Canada Inc. ("Prevost").

Please review this Telematics Subscription Agreement carefully. If you have any questions regarding this TSA or the Telematics Services provided with your vehicle (the "Vehicle"), please visit WWW.PREVOSTCAR.COM (the "Website").

1. Subscription Fee and Term of Agreement (the "Term")

The cost of the Telematics Services for the initial Term is complimentary with the purchase of your Vehicle. The initial Term of this TSA is one (1) year from the date of your Vehicle purchase. You will not be charged any additional fees for the use of the standard Telematics Services during this Term. However, you may elect to purchase additional services (called "Premium Services") at time of Vehicle purchase, or at any time thereafter, which may be subject to additional fees and separate agreement.

This TSA is valid and in full effect from the earlier of the date (a) the TSA is accepted by Customer, or (b) the Vehicle is purchased from Prevost. This TSA shall remain in effect for the Term, or longer if Customer subscribes to extend the Term beyond the initial one (1) year, if your Vehicle stays in operation. You or Prevost may exercise its cancellation rights under this TSA as further explained below.

By accepting this TSA, Customer agrees to abide by its terms, as may be amended from time to time by Prevost, throughout the Term, through publication of any amendment on the Website by Prevost. Upon sale or transfer of your Vehicle prior to the expiration of the Term, all rights and obligations under this TSA are automatically transferred and assigned to the purchaser or transferee of your Vehicle (the "Purchaser"). You promise to notify Purchaser of this TSA, and the rights and obligations the Purchaser assumes under this TSA. If you sell or transfer your Vehicle and fail to notify the Purchaser, you agree to indemnify and hold harmless Prevost for any costs (including attorneys' fees), expenses, and/or liabilities arising from your failure to give notice to the Purchaser as required under this TSA.

2. Rights and Obligations of Purchasers

If, during the Term, you purchase or otherwise acquire a Vehicle with a current TSA, you assume all rights and obligations under the TSA, and you may use the Telematics Services at no additional charge for the remainder of the Term. You may elect to purchase Premium Services which may be subject to additional fees and separate agreement.

3. Product Features

Prevost provides Telematics Services for your Vehicle according to its specific Vehicle Identification Number of the Vehicle (or other identifying number). Prevost collects and retains information related to the operation and maintenance of your Vehicle through one or more recording devices outfitted on your Vehicle (collectively, the “Telematics Device”) and uses that information to assist you in providing Telematics Services which include: (i) proactive diagnostic and repair assistance; (ii) improved management of vehicle downtime; and (iii) streamlined service procedures. A detailed description of the Telematics Services can be found on the Website. The Telematics Services do not include Premium Services, which are also identified and described on the Website, and are subject to additional fees and separate agreement. Prevost reserves the right to change the Telematics Services at any time, without penalty and without notice to Customer, as published through the Website.
4. Ownership and License of Telematics Data

You shall own all right, title and interest in and to the data collected from your Vehicle and provided to you through the Telematics Services (the “Telematics Data”). You hereby grant to Prevost a worldwide, royalty-free, fully paid, transferable, assignable, sub- licensable (through multiple tiers), perpetual license to collect, analyze, use, and otherwise exercise control over any and all Telematics Data collected through the Telematics Device outfitted on your Vehicle, including the right to share the Telematics Data with its dealers, parents, subsidiaries, affiliates and others authorized by Prevost. Prevost has no obligation under this TSA to provide you with data collected through the Telematics Device except through the Telematics Services described on the Website.

5. Acknowledgement of Prevost Uses of Telematics Data

YOU ACKNOWLEDGE THAT YOUR VEHICLE IS EQUIPPED WITH A TELEMA TICS DEVICE THAT CONSISTS OF ONE OR MORE RECORDING DEVICES. YOUR TELEMA TICS DEVICE COLLECTS AND/OR STORES INFORMATION ABOUT YOUR VEHICLE, INCLUDING SPEED, SETTINGS, EMISSIONS, FUEL CONSUMPTION, ENGINE PERFORMANCE, GEARING, RPM, ALTITUDE, GEOLOCATION, SAFETY INFORMATION, INFORMATION RELATED TO THE USE AND OPERATION OF THE VEHICLE, ENVIRONMENTAL, VEHICLE PERFORMANCE, DIAGNOSTICS DATA AND ERROR CODES. THE TELEMA TICS DEVICE HAS THE ABILITY TO TRANSMIT INFORMATION TO A CENTRAL COMMUNICATIONS SYSTEM OR EXTERNAL DEVICE.

YOU EXPRESSLY CONSENT TO PREVOST’S USE OF AND ACCESS TO THE TELEMA TICS DEVICE AND THE INFORMATION IT CONTAINS AND TRANSMITS. YOU EXPRESSLY CONSENT TO PREVOST’S COLLECTION OF INFORMATION AND DATA FROM YOUR VEHICLE. YOU ACKNOWLEDGE THAT THE INFORMATION CONTAINED IN YOUR TELEMA TICS DEVICE MAY BE PERIODICALLY TRANSMITTED TO OR OTHERWISE ACCESSED BY PREVOST AND OTHERS AUTHORIZED BY PREVOST, ALONG WITH YOUR VEHICLE’S VIN NUMBER OR OTHER VEHICLE IDENTIFYING INFORMATION, AND YOU EXPRESSLY AND EXPLICITLY CONSENT TO SUCH TRANSMISSION AND/OR ACCESS.

YOU FURTHER ACKNOWLEDGE THAT PREVOST MAY USE, STORE, AND OTHERWISE EXERCISE CONTROL OVER ANY DATA OR INFORMATION SO TRANSMITTED OR ACCESSED, IN ANY MANNER WHATSOEVER, WITHOUT LIMITATION, INCLUDING THE RIGHT TO SHARE INFORMATION SO TRANSMITTED OR ACCESSED WITH ITS PARTS AND SERVICE CENTERS, AFFILIATES, SUBSIDIARIES, PARENT ORGANIZATIONS, OR OTHERS AUTHORIZED BY PREVOST.

YOU ACKNOWLEDGE THAT THE PURPOSES OF THE TELEMA TICS SUBSCRIPTION AGREEMENT MAY INCLUDE ALL ACCESS TO AND USE OF TELEMA TICS INFORMATION BY PREVOST, INCLUDING ACCESS IN CONNECTION WITH THE SERVICING OF YOUR VEHICLE. ADDITIONALLY, YOU ACKNOWLEDGE THAT IT SHALL FULFILL THE PURPOSE OF THIS SUBSCRIPTION SERVICE FOR PREVOST TO ACCESS AND USE TELEMA TICS INFORMATION IN ORDER TO: UNDERSTAND ALL ASPECTS OF THE USE AND OPERATION OF YOUR VEHICLE, REMOTELY TUNE OR ALTER THE PERFORMANCE OF YOUR VEHICLE, HELP FACILITATE MAINTENANCE AND REPAIRS TO YOUR VEHICLE, COLLECT AND SHARE EMISSIONS DATA, AGGREGATE AND EXAMINE ALL COLLECTED INFORMATION WITH LIKE INFORMATION FROM OTHER SUBSCRIBERS, MAKE REPORTS TO REGULATORY AND LAW ENFORCEMENT AUTHORITIES BASED ON COLLECTED INFORMATION, AND MONITOR AND OPTIMIZE YOUR VEHICLE MAINTENANCE AND SERVICE.
6. **Hours of Operation**

Telematics Services are generally available 24 hours a day, 7 days a week, except during special systems maintenance periods. Vehicle location, satellite systems availability, and other conditions may affect Telematics Services availability. Prevost cannot guarantee that Telematics Services will always be available at any time.

7. **Modification of Website Content**

The Website and its content, including without limitation the information, graphics, products, features, functionality, services, and links (collectively the "Content"), may be changed, deleted or updated by Prevost at any time without notice to Customer.

8. **Cancellation Rights**

Prevost reserves the right to immediately discontinue Telematics Services for any period of time, or to cancel all Telematics Services or this TSA at any time without penalty to Prevost. Customer also has the right not to enter this TSA at the time of original purchase of the Vehicle, or to cancel this TSA at any time upon notice to Prevost through submitting to Prevost a CONNECTED VEHICLE SERVICES – TELEMATICS SUBSCRIPTION CANCELLATION FORM (the "Form") according to the instructions on the Form. The Form may be obtained by visiting the Website. Cancellation of this TSA will disable the Telematics Services provided to you and may prevent or limit Prevost from assisting you in the operation and maintenance of your Vehicle or providing you or your Vehicle with other telematics data or offering you Premium Services. Declining to enter into this TSA, or canceling this TSA, will not end the transmission of data from your Telematics Device or the collection of such data by Prevost. Prevost representatives may access Telematics Data, to the extent it is available, and use it in connection with providing services and vehicle improvements to you. Prevost will regularly purge from its systems all data collected from your Telematics Device, at time intervals determined by Prevost at its sole discretion.

9. **Disclaimer of Warranty**

THE WEBSITE WWW.PREVOSTCAR.COM AND ITS CONTENT ARE PROVIDED "AS IS". PREVOST AND ITS LICENSORS DISCLAIM ANY AND ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT, REGARDING ANY SUCH CONTENT AND YOUR ABILITY OR INABILITY TO USE THE WEBSITE AND ITS CONTENT. PREVOST FURTHER DISCLAIMS ANY WARRANTY WHICH MAY ARISE FROM COURSE OF PERFORMANCE, COURSE OF DEALING, OR USAGE OF TRADE.

NEITHER PREVOST OR ITS LICENSORS, OR THE COMMUNICATION SERVICE PROVIDER(S), OR ANY AFFILIATE OF EITHER, HAS MADE, OR SHALL BE DEEMED TO HAVE MADE, ANY REPRESENTATIONS OR WARRANTIES WHATSOEVER WITH RESPECT TO THE TELEMATICS SERVICES, TELEMATICS DEVICE, COMMUNICATION SYSTEM(S), OR THE COMMUNICATION SERVICES. EACH OF PREVOST, ITS LICENSORS, THE COMMUNICATION SERVICE PROVIDER(S) AND THEIR AFFILIATES EXPRESSLY DISCLAIMS WITH RESPECT TO CUSTOMER AND CUSTOMER EXPRESSLY WAIVES, RELEASES AND RENOUNCES ALL WARRANTIES OF PREVOST, ITS LICENSORS, THE COMMUNICATION SERVICE PROVIDER(S) AND THEIR AFFILIATES ARISING BY LAW OR OTHERWISE, INCLUDING BUT NOT LIMITED TO: (A) ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE; (B) ANY IMPLIED WARRANTY ARISING FROM COURSE OF PERFORMANCE, COURSE OF DEALING OR USAGE OF TRADE; (C) ANY WARRANTIES AS TO THE ACCURACY, AVAILABILITY OR CONTENT OF THE COMMUNICATION SYSTEM(S), THE TELEMATICS SERVICES, THE TELEMATICS DEVICE, THE COMMUNICATION SERVICES, OR ANY OTHER PRODUCT OR SERVICES PROVIDED BY PREVOST, THE COMMUNICATION SERVICE PROVIDER(S) OR THEIR AFFILIATES USING THE COMMUNICATION SYSTEM(S); AND (D) ANY WARRANTY UNDER ANY THEORY OF LAW, INCLUDING ANY TORT, NEGLIGENCE, STRICT LIABILITY, CONTRACT OR OTHER LEGAL OR EQUITABLE THEORY.
NO REPRESENTATION OR OTHER AFFIRMATION OF FACT, INCLUDING BUT NOT LIMITED TO STATEMENTS REGARDING CAPACITY OR SUITABILITY FOR USE, THAT IS NOT CONTAINED IN THIS TELEMATICS SUBSCRIPTION AGREEMENT SHALL BE DEEMED TO BE A WARRANTY BY PREVOST, ITS LICENSOR, THE COMMUNICATION SERVICE PROVIDER(S) OR THEIR AFFILIATES.

10. **Limitation of Liability**

USE OF TELEMATICS SERVICES OR THE WEBSITE WWW.PREVOSTCAR.COM AND ITS CONTENT IS AT YOUR SOLE RISK. PREVOST WILL IN NO EVENT BE LIABLE TO YOU OR ANY PERSON OR ENTITY CLAIMING THROUGH YOU FOR ANY DIRECT, INDIRECT, SPECIAL, PUNITIVE, CONSEQUENTIAL, INCIDENTAL OR OTHER DAMAGES UNDER ANY THEORY OF LAW FOR ANY ERRORS IN OR THE USE OF OR INABILITY TO USE TELEMATICS SERVICES OR THE WEBSITE AND ITS CONTENT INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, BUSINESS, DATA, OR DAMAGE TO ANY COMPUTER SYSTEMS, EVEN IF YOU HAVE ADVISED PREVOST OF THE POSSIBILITY OF ANY SUCH DAMAGES.

Customer acknowledges and understands that it shall bear all responsibility, risk and costs associated with developing and maintaining its business, and neither Prevost nor Prevost's affiliates shall be liable to Customer for any costs or damages caused by any failure or impaired performance of Telematics Services or any component thereof.

11. **Intellectual Property**

Customer acknowledges and agrees that its rights to Telematics Services and related hardware and software (collectively, "Intellectual Property") on or concerning the Vehicle are limited to its right to use the Intellectual Property during the Term of the TSA. The Intellectual Property contains trade secrets, proprietary technologies, and other confidential know-how that belongs solely to Prevost or its Service Provider(s). Even though you may use the Intellectual Property, Customer does not own and shall not acquire any rights in the Intellectual Property. Customer acknowledges, understands, and agrees that certain data specific to Customer may reside on Prevost servers and may be subject to the judicial process. Customer waives all claims of rights to the Intellectual Property and rights of privacy concerning such data or the maintenance of such data by Prevost.

12. **No Assignment by Customer.**

You agree that this TSA for your Vehicle and your use of Telematics Services on your Vehicle is personal to you and your Vehicle, and therefore you may not transfer or assign this TSA or any rights under this TSA to any third person, except as provided in Paragraphs 1 and 2 hereto, without the prior written consent of Prevost.

13. **Governing Law.**

You as Customer agree that this TSA shall be interpreted under the laws of the province of Quebec, and that jurisdiction and venue shall be only with the courts located in the province of Quebec.

14. **Dispute Resolution.**

In case of any dispute, claim, or demand between you and Prevost or its directors, officers, employees, clients, agents, subsidiaries and affiliates, you agree that any party to the dispute may choose at any time to have the dispute resolved by binding arbitration under the rules of the Canadian Commercial Arbitration Center, in lieu of a trial before a court. For example, if you have a dispute with Prevost and Prevost elects to arbitrate under this clause, you will not be entitled to either a trial before a court. Moreover, you agree that, in case either party elects to arbitrate a dispute, you will only proceed on an individual basis. You agree that the arbitrator shall not have the authority to arbitrate or hear any dispute with respect to a class, with respect to combined or consolidated claims of multiple individuals, or with respect to any claims brought in the form of or on any representative basis (collectively the “Class Actions”),. Where any party elects to arbitrate, you agree to refrain from bringing or pursuing any Class action claims.