## Detroit Diesel Corporation Software License Agreement: DiagnosticLink® 8.04/ DRS 6.30/ DDDL 6.50

Proceeding with the installation signifies you have read the License Agreement below and accept its terms. I you do not agree to the terms of this License Agreement, return the package and all accompanying items (including written materials and binders or other containers) to Detroit Diesel Corporation ("DDC"),13400 Outer Drive West, Detroit, MI. 48239.

GRANT OF LICENSE: You are granted a nonexclusive license to use the above identified software (the Software) only for use associated with a single computer used by you to process your own data for your own internal operations. You may not use the Software to offer timesharing, facilities management, data center, service bureau, or any other data processing for third parties unless authorized in writing by DDC. In addition you may not rent or lease the Software. This license is applicable only to the installation and use of the current Software version. Any upgrades therefore may require additional license, whether or not for fee, as determined by DDC, and may be subject to different terms of use. You may not electronically transfer the Software from one computer to another over a network, the Internet, or any other means. You may not distribute copies of the Software or related documentation to others in any form electronic or otherwise.

COPYRIGHT: The Software is owned by DDC and is protected by United States copyright laws and international treaty provisions; however, you may either (a) make one copy of the Software solely for backup or archival purposes or (b) transfer the Software to a single hard disk provided you keep the original solely for backup or archival purposes. You may not copy the written materials accompanying the Software.

LIMITATIONS: You may not reverse-engineer, de-compile, or disassemble the Software in any manner.

DATA COLLECTION: Through the use of DIAGNOSTICLINK® 8.0, service information obtained such as fault codes and guided diagnostic reports are stored for use in further product improvements of the engine and diagnostic tool. DDC will retrieve service tool and diagnostic information upon connection of DIAGNOSTICLINK® 8.0 to the DDC server (e.g. service pack updates and reprogramming). Said information will be used to improve service repair process, product quality and reduce customer down time.

LIMITED WARRANTY: DDC warrants that (a) the Software will perform substantially in accordance with the accompanying written materials for a period of 90 days from the date of receipt and (b) any hardware accompanying the Software will be free from defects in materials and workmanship under normal use and service for a period of one year from the date of receipt. This Limited Warranty is void if failure of the Software or hardware results from accident, abuse, or misapplication.

CUSTOMER REMEDIES: DDC's entire liability and your exclusive remedy shall be at DDC's option, either (a) return of the price paid or (b) repair or replacement of the Software or hardware that does not meet the Limited Warranty and that is returned to DDC with a copy of your receipt. Any replacement Software or hardware will be warranted for the remainder of the original warranty period or 30 days, whichever is longer.

TERMINATION: This license is effective until terminated. You may terminate the license at any time by destroying the Software and related documentation. DDC may terminate the license agreement if you fail to comply with the terms of this license agreement. Upon termination you must destroy the Software and related documentation.

EXPORT RESTRICTIONS: GOVERNMENT USE: You agree that you will not export or re-export the Software to any country, person, or entity except as authorized by U.S. law. Use, duplication, or disclosure by the U.S. Government (or any unit, agency, or department thereof), is subject to applicable restrictions as set forth in FAR 52.227-19, DFARS 252,227-7013, and all other federal laws and regulations that protect licensed rights in privately developed software. Contractor / manufacturer is Detroit Diesel Corporation, 13400 Outer Drive West, Detroit, MI. 48239.

NO OTHER WARRANTIES: DDC disclaims all other warranties, either expressed or implied, including but not limited to implied warranties of merchantability and fitness for a particular purpose, with respect to the Software and the hardware and the accompanying written materials.

NO LIABILITY FOR CONSEQUENTIAL DAMAGES: In no event shall DDC be liable for any damages whatsoever (including, without limitation, damages for loss of business profits, business interruption, loss of business information, or other pecuniary loss) arising out of the use of or inability to use the Software or the hardware, even if DDC has been advised of the possibility of such damages. This Agreement is governed by the laws of the State of Michigan.

This Agreement contains the entire agreement and there are no other promises or conditions in any other agreement whether oral or written.