



A Division of Forest River, Inc.
55470 County Road 1
P.O. Box 3030
Elkhart, IN 46515-3030

LIMITED THREE (3) YEAR 36,000 MILE WARRANTY

WARRANTY:

Forest River Inc; Elkhart Coach Division, (hereafter referred to as Warrantor), warrants to the original purchaser, (hereafter referred to as Owner), that this product shall be free of SUBSTANTIAL DEFECTS in material and workmanship, attributable to Warrantor, under normal use and service. The warranty period is for a period of Three (3) years or (36,000) miles, whichever occurs first.

WARRANTY PERFORMANCE:

Owner's exclusive remedy under this warranty shall be repair of Substantial Defects, free of charge to the Owner. Owner shall bear all expenses arising out of or relating to transporting the product to the appropriate Warranty Service location. Performance will be completed within thirty (30) calendar days of the date the product is delivered for Warranty Service pursuant to appropriate Warranty Claims Procedures. Warrantor reserves the right to change parts and designs of its product without notice with no obligation to make corresponding changes to previously manufactured products.

WARRANTY VALIDATION:

Return of the Owner's Registration Card is required to validate product warranty, **(Failure to return Owner's Registration Card voids this Warranty).**

EXPLICIT WARRANTY EXCLUSIONS:

This Warranty **does not cover** the following items:

1. Damage or deterioration to the physical appearance of the unit if such damage is the result of normal use, wear and tear, or exposure to the elements.
2. Damage caused by misuse, abuse, negligence, accidents or act of God. Usage of this product in a manner inconsistent with its design intentions or inconsistent with the manufacturer's instructions and recommendations will void this warranty with respect to damage caused by or relating to such inconsistent usage.
3. Products, which have been repaired, altered or modified by any party other than Warrantor.
4. Accessories or parts not manufactured by Warrantor, including but not limited to; the chassis and its component parts.
5. Expenses arising out of, or related to, the transporting of the product to an appropriate Warranty Service Location for service.
6. Damage resulting from, or related to, the product being towed or towing another vehicle. (Use of product to tow another vehicle is prohibited).

WARRANTY TERMINATION:

The following actions or events will result in the automatic termination of this Warranty and relieve Warrantor from any and all obligations under this Warranty:

1. Misuse or neglect of the product, failure to provide reasonable and necessary maintenance, unauthorized alteration or modification, accident, or improper loading.
2. Sale of product, (Warranty is non-transferable).
3. The expiration of the warranty period(s) set out herein.

WARRANTY CLAIM PROCEDURES:

All Warranty Service is to be performed at Warrantor's factory or at an authorized Warranty Service location. Warrantor must authorize all Warranty Service in writing, prior to performance, for any claim over \$250.00. Such written authorization instructing Owner as to where and when to deliver the product for Warranty Service will be given within (2) working days of receipt of notification of a defect or malfunction provided the Warranty covers such defects or malfunction and all other terms of this Warranty have been satisfied in full. Notice shall be presented in writing to Elkhart Coach Division, Forest River Inc., 52807 County Road 7, Elkhart, Indiana 46514, and must be submitted on or before the date of expiration of the appropriate Warranty period. Notice shall give Owner's name and address, a brief description of the problem, the product model and serial number, the date of purchase, product mileage, the name of the dealer who sold the product, the current product location and Owner's location for contact during regular business hours.

DAMAGE RECOVERY LIMITATION:

NO PERSON SHALL BE ENTITLED TO RECOVER FROM WARRANTOR FOR ANY CONSEQUENTIAL OR INCIDENTAL DAMAGES ARISING OUT OF OR RELATING TO ANY DEFECT IN THE PRODUCT.

These limitation include, but are not limited to, loss of time; loss of use; loss of revenues, salaries or commissions; towing charges; bus fares; car rentals; gasoline expenses; telephone charges; inconvenience or other incidental damages.

WARRANTY DISCLAIMER:

WARRANTOR HEREBY DISCLAIMS ALL IMPLIED WARRANTIES INCLUDING WARRANTIES OF MERCHANTABILITY AND OF FITNESS FOR PARTICULAR PURPOSE.

There are no Warranties of any nature, expressed or implied, made by Warrantor beyond the contents of this Limited Warranty. No person has authority to enlarge, amend or modify this Warranty.

LEGAL RIGHTS:

This Warranty gives only those legal rights specifically enumerated herein. Owner may have other legal rights, which vary from state to state.

SOME STATES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES OR OF THE DURATION OF IMPLIED WARRANTIES, SO THE ABOVE LIMITATION MAY NOT APPLY.

EXTENDED WARRANTY ON STRUCTURAL ITEMS:

Warrantor warrants to the first registered Owner for a period of six (6) years or seventy-two thousand, (72,000), miles whichever comes first, that this product shall be free of SUBSTANTIAL DEFECTS arising out of or relating to the structural portion of the product. The terms of this structural Warranty shall be the exact same terms as set out above in Warrantors Limited Three (3) Year Warranty, except as such terms relate to the duration of coverage. This Structural Warranty is intended to only cover the performance of the steel cage structure of the product. For further information concerning such warranty, please contact Warrantor.

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