

Purchase Date _____

Serial # _____

NEWMAR CORPORATION

P.O. Box 30
Nappanee, Indiana 46550

RECREATIONAL VEHICLE TWELVE MONTH LIMITED WARRANTY

This warranty is designed with the intent to fully comply with the MAGNUSON-MOSS WARRANTY ACT and the FEDERAL TRADE COMMISSION regulations issued in connection with the Act and is not intended to violate any applicable State laws.

Newmar Corporation warrants this recreational vehicle, with exceptions, to the first purchaser under normal use and service as set out below.

If any part of your new Newmar Corporation product fails because of a manufacturing defect within twelve months from date of purchase it will be repaired without charge for either parts or labor by Newmar Corporation, providing the claim procedures stated below are followed.

Upon discovery of a defect, notify Newmar Corporation, P.O. Box 30, Nappanee, Indiana 46550 by mail. Give name, address, model and serial number, location of unit, description of problem, and where you can be reached during business hours. Newmar Corporation will contact you within ten (10) working days after receipt of your letter to arrange for repair or replacement of the defective part, either by an appointment at the factory service center or by authorization of an independent repair service to be determined by Newmar Corporation.

The repair or replacement of such defective parts under this warranty shall be made within 45 days from the time the replacement parts are in the hands of the authorized repairing agency without charge for parts or labor. All repairs and/or alterations must be performed by an authorized Newmar Corporation dealership or factory-operated service center unless prior written approval has been obtained from Newmar Corporation.

This warranty does not cover or include:

- (a) Any normal deterioration of soft trim and appearance items due to wear and/or exposure;
- (b) Any Newmar Corporation product used for commercial purposes or held for rental or hire;
- (c) Any equipment, or appliances manufactured by other manufacturers, including, but not limited to refrigerators, ranges, furnaces, windows, beds, sofas and chairs, water heaters, stereos, tires, batteries, converters, hitches and chassis including all items supplied by the chassis manufacturer. These items are individually warranted by their respective manufacturers and all communications should be addressed directly to them;
- (d) Any consequential damages including, but not limited to, loss of use of vehicle, loss of time, inconvenience, expenses for travel, lodging, telephone, transportation charges and loss or damage to personal property, or loss of revenues;
- (e) Any undertaking, representation, or warranty made by dealers or other parties selling or representing the products covered by this warranty other than those specifically stated herein;
- (f) Any damage or defect due to neglect, misuse, accident, unauthorized repairs, alterations, and improper dealer handling.

Some states do not allow the exclusion or limitation of incidental or consequential damages, so the above limitations or exclusions may not apply to you.

Newmar Corporation reserves the right to make changes in design and changes or improvements upon its products without imposing any obligation upon itself to install the same upon products theretofore manufactured.

This warranty is expressly in lieu of any other express warranties, written or verbal, made on the part of Newmar Corporation, which corporation does not undertake responsibility to any purchaser of its products for any undertaking, representation or warranty made by dealers beyond those herein expressed. Any implied warranties as to the Newmar Corporation Recreational Vehicle including any warranty or merchantability or fitness for a particular purpose are limited to a period of twelve (12) months immediately following the date of purchase as heretofore stipulated. Some states do not allow limitations on how long an implied warranty lasts, so the above limitations may not apply to you. This warranty is not assignable or transferable.

This warranty is null and void unless the purchaser of and the dealer who sells the Recreational Vehicle fill out completely and mail these respective registration cards supplied with this Recreational Vehicle within 14 days from date of original sale.

In addition to the above provisions the purchaser has certain legal remedies provided by the MAGNUSON-MOSS WARRANTY ACT, Public Law 93-637, 88 Stat. 2183-2193; U.S. Code, Secs. 2301-2312.

This warranty gives you specific legal rights and you may also have other rights which vary from state to state.

