

RECREATION UNLIMITED, LLC

2019-2022 MODEL YEAR LIMITED WARRANTY

GENERALLY. Subject to all limitations and conditions explained below, Recreation Unlimited, LLC, warrants to the original retail purchaser (“purchaser”) that Recreation Unlimited, LLC, or a dealer of Recreation Unlimited, LLC’s sole discretion, will repair or replace those parts and components described in sections 1, 2, 3, 4, and 5 below, found to be defective in factory materials or workmanship during the applicable warranty periods set forth in such sections. The purchaser’s right to the repair or replacement of items warranted hereunder shall be the purchaser’s sole and exclusive remedy against Recreation Unlimited, LLC under this limited warranty.

RECREATION UNLIMITED, LLC MAKES NO OTHER WARRANTIES, EXPRESS OR IMPLIED, OTHER THAN THOSE EXPRESS WARRANTIES CONTAINED IN THIS LIMITED WARRANTY. THERE IS NO IMPLIED WARRANTY OF MERCHANTABILITY AND THERE IS NO IMPLIED WARRANTY OF FITNESS. THERE ARE NO WARRANTIES THAT EXTEND BEYOND THE DESCRIPTION OF THE LIMITED WARRANTY PROVIDED BY RECREATION UNLIMITED, LLC AS CONTAINED IN THIS DOCUMENT.

SECTION 1. LIFETIME LIMITED STRUCTURAL HULL WARRANTY.

Subject to the conditions, limitations, exclusions and provisions to coverage and liability set forth in this section and in section six (6), Recreation Unlimited, LLC warrants to the purchaser of the boat that Recreation Unlimited, LLC will pay all or a portion of the cost to repair or replace the fiberglass hull if it is found to be structurally defective according to the following prorated schedule:

- a. Up to three (3) years after date of original retail purchase: Recreation Unlimited, LLC pays 100% of repair or replacement cost;
- b. After three (3) years, but up to five (5) years after date of original retail purchase: Recreation Unlimited, LLC pays 75% of repair or replacement cost;
- c. After five (5) years, but up to seven (7) years after date of original retail purchase and thereafter for so long as the original retail purchaser owns the boat: Recreation Unlimited, LLC pays 50% of repair or replacement cost.
- d. After seven (7) years, but up to ten (10) years after date of original retail purchase and thereafter for so long as the original retail purchaser owns the boat: Recreation Unlimited, LLC pays 25% of repair

For the purposes of this Lifetime Limited Structural Hull Warranty: (i) a structural defect is defined as a defect that causes the hull to be unsafe or unfit for use under normal operating conditions. (ii) The hull is defined as the single fiberglass molded shell and integral fiberglass structural components including stringers, transom and related structural components, which are below the hull flange. (iii) In the event Recreation Unlimited, LLC elects to replace a hull of a model for which the mold is no longer in use, Recreation Unlimited, LLC's obligation is limited to provide only the nearest equivalent type of Recreation Unlimited, LLC hull available. This section does not address gelcoat warranty. Any gelcoat warranty is covered in sections three (3) and four (4).

This Lifetime Limited Structural Hull Warranty shall be in effect for so long as the purchaser owns the boat. The purchaser shall be defined as the first person to purchase the boat from an authorized Recreation Unlimited, LLC dealer. The warranty registration must be submitted to Recreation Unlimited, LLC within fifteen (15) days of the purchase, otherwise the warranty is null and void.

SECTION 2. THREE YEAR LIMITED STRUCTURAL DECK WARRANTY. Subject to the conditions, limitations, exclusions and provisions to coverage and liability set forth in this section and in section six (6), Recreation Unlimited, LLC warrants to the purchaser of the boat for a period of three (3) years from the date of purchase, that Recreation Unlimited, LLC will, at Recreation Unlimited, LLC's option, repair or replace the fiberglass deck manufactured by Recreation Unlimited, LLC, if it is found to be structurally defective in material or workmanship. In the event Recreation Unlimited, LLC elects to replace a deck of a model for which the mold is no longer in use,

Recreation Unlimited, LLC's obligation is limited to provide only the nearest equivalent type of Recreation Unlimited, LLC deck available.

For the purposes of this limited warranty: (i) a structural defect is defined as a defect that causes the deck to be unsafe or unfit for use under normal operating conditions. (ii) The deck is defined as the single fiberglass molded shell and integral fiberglass structural components that are above the hull flange. (iii) In the event Recreation Unlimited, LLC elects to replace a deck of a model for which the mold is no longer in use, Recreation Unlimited, LLC's obligation is limited to provide only the nearest equivalent type of Recreation Unlimited, LLC deck available. This section does not address gelcoat warranty. Any gelcoat warranty is covered in sections three (3) and four (4).

This Three Year Limited Structural Deck Warranty is not transferable.

SECTION 3. THREE YEAR LIMITED HULL GELCOAT BLISTER WARRANTY. Subject to the conditions, limitations, exclusions and provisions to coverage and liability set forth in this section and in section six (6), and provided the original factory gelcoat surface has not been altered, Recreation Unlimited, LLC warrants to the purchaser of the boat that for a period of three (3) years after the date of purchase, Recreation Unlimited, LLC will pay all or a portion of the cost to repair or correct any laminate blisters larger than 1/8" in diameter with a depth of at least 1/16" occurring on underwater gel coated surfaces of the hull as a result of

defects in material or workmanship according to the following prorated schedule:

- a. Up to one (1) year after date of original retail purchase: Recreation Unlimited, LLC will pay 100% of repair or replacement cost;
- b. After one (1) year, Recreation Unlimited, LLC will pay 50% of repair or replacement cost;

Reimbursement will be limited to one repair, not to exceed \$100.00 per linear foot of waterline as measured from center of transom to center of keel prior to prorating. Prior authorization must be obtained from Recreation Unlimited, LLC before commencement of repairs.

This Three Year Limited Hull Gelcoat Blister Warranty is void in the event the original factory gelcoat is altered in any way. Alterations include, but are not limited to damage, accident repair, sanding, scraping, sandblasting or improper surface preparation for the application of a marine barrier coating or bottom paint. This Three Year Limited Hull Gelcoat Blister Warranty is void if the hull bottom is in the water continuously for more than 14 days during any 30-day period of time.

SECTION 4. ONE YEAR LIMITED EXTERIOR GELCOAT WARRANTY.

Subject to the conditions, limitations, exclusions and provisions to coverage and liability set forth in this section and in section six (6), Recreation Unlimited, LLC warrants to the purchaser of the boat that Recreation Unlimited, LLC will repair cracks, crazing or other cosmetic blemishes in the exterior gelcoat finish of the hull and the deck resulting from defective materials or workmanship according to the following prorated schedule:

- a. Up to six (6) months from date of original retail purchase: Recreation Unlimited, LLC will pay 100% of repair or replacement cost;
- b. After six (6) months, but up to one (1) year from date of original retail purchase: Recreation Unlimited, LLC will pay 50% of repair or replacement cost;

This One Year Limited Exterior Gelcoat Warranty is void in the event the original factory gelcoat is altered in any way. Alterations include, but are not limited to damage, accident repair, sanding, scraping, sandblasting or improper surface preparation for the application of a marine barrier coating or bottom paint. This One Year Limited Exterior Gelcoat Warranty is void if the hull bottom is in the water continuously for more than 14 days during any 30-day period of time. This One Year Limited Exterior Gelcoat Warranty is void if the boat is improperly trailered, improperly stored, or otherwise improperly supported.

SECTION 5. LIMITED WARRANTY FOR PARTS AND COMPONENTS.

Subject to the conditions, limitations, exclusions and provisions to coverage and liability set forth in this section and in section six (6), Recreation Unlimited, LLC warrants to the purchaser of the boat that the following described parts and

components of the boat will be free of defects in material and workmanship for the periods indicated respectfully.

- a. Gauges – Limited Lifetime warranty against defects in materials or workmanship.
- b. Factory installed carpeting - Defects in material or fading due to the effects of sunlight for a period of two (2) years from date of original retail purchase.
- c. Factory installed upholstery and vinyl – Defects in material or workmanship covered for a period of one (1) year from date of original retail purchase.
- d. Factory installed canvas - Defects in material or workmanship covered for a period of one (1) year from date of original retail purchase.
- e. Factory installed stereo systems - Defects in material or workmanship covered for a period of one (1) year from date of original retail purchase.
- f. Factory installed towers - Defects in material or workmanship covered for a period of one (1) year from date of original retail purchase.
- g. Factory installed graphics - Defects in material or workmanship covered for a period of one (1) year from date of original retail purchase.

This Limited Warranty for Parts and Components is limited to the cost of parts and the labor costs associated with the repair or replacement of above listed items according to the following prorated schedule:

- a. Up to one (1) year from date of original retail purchase: Recreation Unlimited, LLC will provide the parts and pay 100% of labor costs associated with them repair or replacement of items a through g listed in this section 5;
- b. After one (1) year from date of original retail purchase: Recreation Unlimited, LLC will provide the parts for the period indicated in this section 5. Recreation Unlimited, LLC will pay 0% of labor costs associated with the repair or replacement of items a through g listed in this section 5.

SECTION 6. CONDITIONS, LIMITATIONS, EXCLUSIONS AND PROVISIONS TO COVERAGE UNDER THIS WARRANTY.

CONDITIONS TO COVERAGE. In addition to any other conditions to coverage contained herein, the availability of any benefits under each of the forgoing limited warranties is also subject to the following conditions:

- a. The warranty coverage described in SECTIONS 1, 2, 3, 4, and 5 are void if the boat is improperly trailered, improperly stored, or otherwise improperly supported.

- b. All warranty periods run from the date of delivery to the first purchaser provided that the boat is delivered within twelve (12) months from the date of delivery to the dealer. For boats delivered to the purchaser more than twelve (12) months after the date of delivery to the dealer, coverage will run from the date of delivery to the dealer and the purchaser will be entitled to the coverage remaining under the warranty periods;
- c. The purchaser must first notify the dealer from whom the boat was purchased of any claim under this warranty within the applicable warranty period, within thirty (30) days after the defect is or should have been discovered;
- d. All costs of any nature for delivering any boat to Recreation Unlimited, LLC, a Recreation Unlimited, LLC dealer or other point of repair authorized by Recreation Unlimited, LLC, and the return thereof, shall be paid by the purchaser and are not covered under this warranty;
- e. All repairs, corrections or replacements shall be performed by Recreation Unlimited, LLC or a dealer or repair facility authorized by Recreation Unlimited, LLC at Recreation Unlimited, LLC's sole discretion.

LIMITATION OF REMEDIES. In addition to any other limitations to coverage contained herein, the availability of any benefits under each of the forgoing limited warranties is also subject to the following limitations:

- a. Recreation Unlimited, LLC's obligation under this warranty is limited to the cost of repair of the warranted item or replacement thereof, at Recreation Unlimited, LLC's sole discretion, when returned prepaid to Recreation Unlimited, LLC or other point of repair authorized by Recreation Unlimited, LLC;
- b. The cost of repair of the warranted item or replacement thereof shall also be limited to the rates and times approved by Recreation Unlimited, LLC at Recreation Unlimited, LLC's sole discretion whether or not published
- c. Recreation Unlimited, LLC is not liable for loss of use, loss of time, inconvenience, commercial loss or any consequential, incidental, general, and /or special damages;
- d. In no event shall any repair or replacement under this limited warranty exceed the fair market value of the purchaser's boat as of the date of the purchaser's claim. Current editions of trade publications, such as NADA Boat Value Guide and ABOS Marine Blue Book, establish fair market value.

EXCLUSIONS. In addition to any other exclusions to coverage contained herein, the availability of any benefits under each of the forgoing limited warranties is also subject to the following exclusions:

THE LIMITED WARRANTIES SET FORTH ABOVE DO NOT COVER:

- a. Engines, outdrives, controls, batteries, propellers, electronics, trailers and other accessories, components or equipment which have been made by other manufacturers, whether subject to a separate warranty or not, by such other manufacturers;
- b. Any failure or defect resulting from normal wear and tear, climatic conditions, use under other than normal conditions or lack of proper maintenance;
- c. Any boat which has been powered or loaded in excess of the manufacturer's maximum horsepower and / or capacity recommendations;
- d. Any boat used for racing, rental, or commercial purposes;
- e. Any boat that has been subject to misuse, negligence, an accident, or structural modifications;
- f. Plexiglas windscreen breakage, windshield breakage, windshield leakage, fuel gauges, and fuel gauge systems, or fuel tanks;
- g. Damage, rot, mildew or other damage to upholstery, canvas, vinyl, carpet and other materials and components within the interior as a result of improper maintenance or water damage including, but not limited to, condensation or precipitation;
- h. Installation of engines, arches, swim platforms, tower, fasteners or other parts or accessories installed by anyone other than Recreation Unlimited, LLC;
- i. Any boat that has been used after the discovery of a defect is or should have been discovered and such continued use causes additional or other damage to the boat.
- j. Any gelcoat cracks originating from any wakeboard tower mounting location, including any factory installed wakeboard tower.

OTHER PROVISIONS APPLICABLE TO THIS WARRANTY. In addition to any other provisions to coverage contained herein, the availability of any benefits under each of the forgoing limited warranties is also subject to the following provisions:

RECREATION UNLIMITED, LLC MAKES NO OTHER WARRANTIES, EXPRESS OR IMPLIED, OTHER THAN THOSE EXPRESS WARRANTIES CONTAINED IN THIS LIMITED WARRANTY. THERE IS NO IMPLIED WARRANTY OF MERCHANTABILITY AND THERE IS NO IMPLIED WARRANTY OF FITNESS. THERE ARE NO WARRANTIES THAT EXTEND BEYOND THE DESCRIPTION OF THE LIMITED WARRANTY PROVIDED BY RECREATION UNLIMITED, LLC AS CONTAINED IN THIS DOCUMENT.

**GOVERNING LAW, LEGAL MATTERS, DISPUTES
AND DISPUTE RESOLUTION.**

- **Legal Rights Generally.** THIS WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS. YOU MAY ALSO HAVE OTHER RIGHTS WHICH VARY FROM STATE TO STATE. IF ANY OF THE TERMS OF THIS LIMITED WARRANTY ARE DECLARED VOID OR OTHERWISE UNENFORCEABLE BECAUSE OF INTERVENING FEDERAL, STATE OR LOCAL LAW, ALL OTHER WARRANTY TERMS WILL REMAIN IN EFFECT.
- **Governing Law.** To the fullest extent permitted under applicable law, this Limited Warranty and any disputes arising out of this warranty shall be governed by the substantive laws of the **State of Georgia**, without regard to the conflicts of law principles of that state. Any dispute arising under or related to this Limited Warranty or any claim for breach of this Limited Warranty shall be resolved as follows:

- **Notice to Recreation Unlimited.** In the event of any dispute concerning this Limited Warranty, warrantor's performance hereunder, including any dispute about the quality of warranty repair(s) performed by an authorized warranty facility, any prospective claimant must first notify Recreation Unlimited in writing via Certified Mail addressed to:

Caravelle Boat Group
Attn: Warranty Disputes
111 Matthews Dr.
Americus, GA 31709

- **Binding Arbitration.** In the unlikely event that Recreation Unlimited and claimant are unable to resolve the dispute described in claimant's notice, the Parties agree that the dispute shall be resolved through binding arbitration which, unless otherwise agreed between the parties, shall occur in Sumter County, Georgia. In the event a Court shall determine that any matter arising out of or related to this Limited Warranty is, for any reason, not subject to binding arbitration, the Parties agree that the exclusive venue for any court action is in the Superior Court for Sumter County, Georgia, or, if Federal jurisdiction shall exist, the United States District Court for the Middle District of Georgia.

BY ACCEPTING DELIVERY OF THE BOAT COVERED BY THIS LIMITED WARRANTY, THE PURCHASER UNDERSTANDS AND AGREES TO THE FOLLOWING:

- a. No dealer or any other person is authorized to make on Recreation Unlimited, LLC's behalf any other warranty other than those expressly set forth herein;
- b. Recreation Unlimited, LLC reserves the right, without notice, to make changes to or to discontinue product models. Recreation Unlimited, LLC shall be under no obligation to equip or modify boats built prior to such changes;
- c. Recreation Unlimited, LLC will discharge its obligations under this warranty as rapidly as possible, but cannot guarantee any specified completion date due to the different nature of claims that may be made and services that may be required.
- d. Recreation Unlimited, LLC will not be responsible for any boat that has been delivered to a purchaser until both the customer and dealer have completed and submitted and signed off customer delivery and acceptance sheet. Dealer will be paid \$100.00 (one hundred dollars) for the performance of said inspection. Warranty will commence at signature date. Dealer must have e-mailed confirmation of customer acceptance sheet was sent to manufacturer.

PLEASE FILL OUT THE WARRANTY CARD FOR YOUR BOAT IN THE BACK OF THIS OWNER'S MANUAL AND MAIL IT TO RECREATION UNLIMITED, LLC.

Warlock Trailer Limited Warranty

Warlock Trailers Inc. warrants each new **Warlock Trailer** to be free from defects in materials and workmanship for a period of one (1) year from date of purchase. **Warlock Trailers** shall repair or replace, without charge, any parts found to be defective because of imperfect workmanship or materials, within a reason-able time after the trailer is returned at purchasers expense to any **Warlock Trailers Inc.** authorized distributor or dealer. This warranty is extended to the original purchaser only and does not extend to any other persons to whom the trailer may be trans-ferred.

Provisions of this warranty shall not apply to any product which is found to have been modified or altered in any way; nor shall the warranty apply to any defect or malfunction which was caused by damage, unreasonable use, or failure to provide reasonable and necessary maintenance. The warranty will not cover damage caused by overloading the trailer beyond stated capacities or the use of improperly installed weight distribution hitches in conjunction with hydraulic surge brakes. Due to the highly corrosive conditions a trailer is exposed to, rust formation is not covered. The warranty does not cover winches, lights, couplers, brakes, tongue jacks, springs and tires or wheels, as these items are warranted separately by their manufacturer.

Races, bearings and seals are covered for 90 days from date of purchase. Any implied warranties, obligations, or liabilities, including but not limited to, any implied warranty of merchantability, shall be limited in duration to the one-year duration of the written limited warranty. Some states do not allow limitation on how long an implied warranty lasts, so the above limitation may not apply to you. The use of any unit as part of a rental fleet, or use for commercial purposes voids this warranty.

The following are exclusions of Warlock Trailers Inc.

Warranty: Loss of time, inconvenience, towing charges, travel ex-penses, lodging, telephone, gas, loss or damage to personal property or loss of wages.

Warlock Trailers Inc. shall not be liable for any incidental or consequential damages for breach of this or any other warranty expressed or implied. Some states do not allow the exclusion of limitation of incidental or consequential damages, so the above limitation or exclusion may not apply to you. **This warranty gives you specific legal rights and you may have other rights which vary from state to state**

PLEASE FILL OUT THE WARRANTY CARD FOR YOUR TRAILER IN THE BACK OF THIS OWNER'S MANUAL AND MAIL IT TO RECREATION UNLIMITED, LLC.