



## REV RENEGADE RV LIMITED STANDARD MOTORHOME WARRANTY & OPTIONAL ARBITRATION AGREEMENT 12 month 12,000 mile warranty

REV RENEGADE RV ("RENEGADE"), warrants that its product (the "Motorhome") will be free from defective materials and/or workmanship for a period of either (1) year from the date of original purchase, or 12,000 miles whichever comes first except as otherwise provided below, when properly maintained, subject to the terms and conditions of this Limited Warranty (the "RENEGADE Warranty"). RENEGADE'S 5 YEAR LIMITED STRUCTURE WARRANTIES APPLY TO THE PRODUCT REGARDLESS OF OWNERSHIP. A copy of this RENEGADE Warranty, signed and acknowledged by the authorized selling dealer and the Original Purchaser, must be returned by the dealer to RENEGADE at the above address following purchase of the Motorhome by Original Purchaser to be registered. This warranty covers the Motorhome conversion only. The chassis is covered by separate warranty provided by the chassis manufacturer.

This RENEGADE Warranty covers the main conversion construction consisting of steel floor frame, sub frame, wood sub floor, interior support walls, exterior FRP wall panels and roof structure and roof rail extrusions are covered in the event the sub frame is deemed the root cause of the structure failure only. All other parts manufactured by RENEGADE that attach to the main conversion, such as interior and exterior doors, interior lifts, slide out mechanisms, components used in interior Motorhomes, seating upholstery, bedding, ceiling, wall and floor coverings are warranted for a period of one (1) year. INT \_\_\_\_\_

Paint and enamel finishes are warranted for a period of one year and such warranty does not apply to damage arising from wear, deterioration and/or damage from road elements, improper wash solvents, salt, sand, weather conditions, discoloration, rust through, spider cracking or any of the stated general bases for exclusion from this warranty. INT \_\_\_\_\_

All component parts or options manufactured or supplied by a vendor to RENEGADE such as tag axles, hitches, couplers, jacks, appliances, electronic components, accessories etc., shall be warranted for a period of one (1) year except where the original equipment manufacturer's warranty for such component (the "Vendor Warranty") is greater than one (1) year, in which case, the Vendor Warranty schedule shall apply. INT \_\_\_\_\_

**EXCLUSIONS FROM THIS RENEGADE WARRANTY:** Parts exposed to or subject to wear and tear, electricity, or friction are considered normal wear items and such are excluded from the RENEGADE Warranty. These normal wear items include, but are not limited to, hoses, carpets, counter surfaces, interior and exterior finishes, floor finishes, door seals, undercoating, lights and light bulbs. Parts exposed to the elements such as sun bleach, acid rain or corrosion damage caused by road chemicals and/or de-icing compounds, and damage as the result of acts of nature such as wind or storm damage, lightning strike or electrical power surge, improper operation, misuse, abuse, neglect, road hazards, collision and improper repairs or maintenance are also excluded from the RENEGADE Warranty. Additional exclusions are equipment that has been used for purposes that it was not designed, components, accessories or equipment supplied by the customer or added by anyone other than RENEGADE. All painting and graphics are excluded from the RENEGADE Warranty and are covered by the particular vendor warranty only. Certain paint and/or graphic applications may affect the manufacturer's warranty of the exterior finishes. RENEGADE reserves the right to make changes or improvements at any time or from time to time in the design of or upon its Motorhome or any component thereof without incurring any obligation to make a corresponding change or improvement in or upon a Motorhome or components previously manufactured by it. INT \_\_\_\_\_

**ANY AND ALL WARRANTIES SHALL BE VOID ON A PARTICULAR MOTORHOME IF:** 1. The Motorhome is at any time (a) overloaded, (b) damaged in a collision or other accident, (c) loaded in a manner such that the load is not properly secured or the weight is not properly distributed, (d) not lawfully operated on well-maintained public roads, or (e) operated to a negligent manner, misused or abused in any manner which produces unusual strain or shock. 2. The Motorhome is not maintained or serviced in accordance with RENEGADE'S recommended service or preventive maintenance schedule which is provided to the Original Purchaser with the Motorhome. 3. The Motorhome is loaded in excess of gross vehicle load ratings stated on the Motorhome nomenclature plate. 4. Damage is caused by operator's failure to distribute the load carried within the Motorhome so as not to exceed coupler limitations and/or degrade Motorhome towing stability. 5. Damage is caused by any Act of God or war. 6. Any modification, alteration, replacement or repair to the Motorhome is made without RENEGADE'S prior knowledge and consent. 7. Any commercial use of the Motorhome will absolutely void any REV RENEGADE RV Warranty! INT \_\_\_\_\_

RENEGADE'S sole obligation under this Warranty is limited to repairing or replacing original factory equipment parts with equal value and like items, at RENEGADE'S options, any component, part or parts thereof which are determined by RENEGADE to be defective as a direct result from RENEGADE'S defective material or workmanship. If the defect in the product is such that it cannot be repaired or replaced, the customer's recourse is limited to a refund of the depreciated dealer purchase price. Any RENEGADE PRODUCTS found to have defective material and/or workmanship must be serviced or repaired by an authorized RENEGADE factory representative or by a service facility which has been agreed to in writing by the Warranty Department at 52216 SR 15, Bristol, IN 46507, or faxed to 574.966.0021. All warranty claims must be authorized in writing by RENEGADE'S Warranty Department, prior to any expenses being incurred relating to such possible warranty claims. Renegade warranty is based on allowed rates per industry published Time and Labor guides. INT \_\_\_\_\_

Purchaser must notify RENEGADE within the applicable warranty period of any failure of the vehicle to comply with this Warranty and Purchaser must, at Purchaser's expense, promptly return the vehicle, component, or part to an authorized Dealer or approved repair facility for inspection and repair of any defect in material or workmanship occurring within the applicable warranty period. When required, photos of the defective part or parts or the actual part or parts may have to accompany the warranty claim before payment can or will be made. Any part or parts returned for warranty service must be prepaid freight to RENEGADE. INT \_\_\_\_\_

To the extent Vendor Warranties are made available to the Original Purchaser by the Vendors to cover any defective component part or condition in a Motorhome, RENEGADE shall use reasonable efforts to provide sufficient information to the Original Purchaser to enable the Original Purchaser to obtain direct Vendor Warranty coverage or assistance from the applicable Vendor. However, RENEGADE does not give any warranty, either expressed or implied that any components, parts, or accessories provided by Vendors will be subject to, or meet the conditions of, any Vendor Warranties with respect to such components, parts, or accessories. INT \_\_\_\_\_

After RENEGADE'S obligations under this RENEGADE Warranty expire, all liabilities of RENEGADE to Purchaser under this RENEGADE Warranty shall terminate. Repairs made under this RENEGADE Warranty do not constitute an extension of the original Warranty period for the vehicle or for any specific component or part to the extent that any provision of this RENEGADE Warranty contravenes the law of any jurisdiction such provision shall be inapplicable in such jurisdiction, and the remainder of the warranty shall not be affected. The Purchaser's exclusive remedy for breach of the RENEGADE Warranty shall be set forth herein. Any action for breach of this Warranty must be commenced within the periods stated herein. RENEGADE neither assumes, nor authorizes any other person to assume it or any other liability whatsoever in connection with its product. This warranty is nontransferable. INT \_\_\_\_\_

**SAFETY WARNING! Motorhome trailer hitch is rated as follows:**

☐ Single axle units listed above are rated with a 20,000 lb. hitch.

☐ Tandem axles are rated with a 30,000 lb. hitch.

This is the gross trailer weight under normal towing conditions dependent upon the hitch configuration used. Towing a trailer in excess of this limit may cause the hitch to fail resulting in damage, injury or death. By initialing below, I acknowledge the hitch weight is limited by the above description and that RENEGADE has explained the dangers of exceeding the weight limit, and I agree to release RENEGADE and its dealers from all liability for any injury, death or damage incurred as a result of exceeding the weight limit. \_\_\_\_\_ (INITIAL HERE)

The parties to this transaction agree and understand that any claim or dispute between them or against any agent, employee, successor or assign of the other, whether related to this agreement, related contracts or otherwise, or regarding the relationship or duties contemplated under this and related contracts, including the validity of this arbitration clause, shall be resolved by binding arbitration in Chicago, Illinois at the offices of JAMS before one arbitrator. The arbitration shall be administered by JAMS pursuant to its Streamlined Arbitration Rules and Procedures. Judgment on the Award may be entered in any court having jurisdiction. This clause shall not preclude parties from seeking enforcement or other remedies in furtherance of the arbitration result from a court of appropriate jurisdiction.

**Allocation of Fees and Costs:** The arbitrator may, in the Award, allocate all or part of the costs of the arbitration, including the fees of the arbitrator and the reasonable attorneys' fees of the prevailing party.

This agreement shall be interpreted under the federal arbitration act.

The parties have read, understand, and fully enter into this agreement and understand that it is incorporated within and included as a part of engineering, dealer and retail pricing, sales, financing, warranty claims, and any other documents being entered into at the time of this transaction. INT \_\_\_\_\_

**REV RENEGADE RV makes no warranties other than those expressly granted in this warranty. RENEGADE will not be responsible for consequential, incidental, cargo loss, special or indirect damages of any kind which may be incurred as a result of any defect in material or workmanship in the Motorhome or any other breach of the RENEGADE Warranty, regardless of whether the defect is subject to this RENEGADE Warranty, including, but not limited to, loss of time, inconvenience, or loss of income from use of said product. This RENEGADE Warranty gives you specific legal rights, and you may also have other rights which may vary from State to State. Some States do not allow the exclusion or limitation of incidental or consequential damages, so the above limitation or exclusion may not apply to you. Any warranty which may arise as a matter of law is limited in duration to the period of the written warranty. This warranty is nontransferable.** INT \_\_\_\_\_

The undersigned dealer, by signing this Warranty, states that such dealer has informed and explained to purchaser all warranty and claim procedures in addition to the optional arbitration provision.

By signing this RENEGADE Warranty form and Optional Arbitration Agreement, the purchaser acknowledges that he has read the above RENEGADE Warranty and Optional Arbitration Agreement and agrees that, should any warranty claims or otherwise be made by purchaser; purchaser will follow the procedures as herein set forth.

Please print clearly. All information MUST be completed for warranty purposes.

**BY SIGNING BELOW PURCHASER ACKNOWLEDGES AND FULLY ACCEPTS THE OPTIONAL ARBITRATION PROVISION**

DEALER (Print Name)