

Limited Warranty Statement

All products manufactured or rebuilt by CRP are to be free from defects in material or workmanship. CRP warrants to the original buyer that it will repair or replace, free of charge, any product with a defect in material or workmanship within the warranty period stated for the item. A copy of the original invoice is required to qualify for all warranty claims.

A defect is defined as a condition with the product rendering the product inoperable under standard operating conditions or service. CRP's responsibility under this Warranty is limited to the replacement or repair of warrantable products returned prepaid with a complete service history and original invoice, bill or sale, or receipt providing proof of purchase.

A Return Merchandise Authorization (RMA) number obtained in advance must accompany any product returned for warranty evaluation. CRP will be the final authority on the approval of all warranty claims hereunder. The issuing of a RMA number does not ensure an approval of warranty claims. All repaired or replaced products will be returned freight pre-paid unless otherwise specified. Accepted warranty products, which have been replaced, will become the sole property of CRP.

The Buyer is responsible for all costs until CRP approves the warranty claim. Replacement parts and labour incurred by the removal and replacement of the product while performing warranty work is the sole responsibility of the Buyer. In no case does the obligation of CRP exceed the original purchase price of the product as indicated on the bill of sale or receipt. Under no circumstances will CRP be liable for any other contingent expenses, including travel time incurred for diagnosis for defects.

Once a claim has been approved and only if I was eligible, labor costs may be considered for the removal and replacement of the eligible product at a rate of \$50.00 CAD per hour. The end user will be responsible for the difference between this rate and the authorised dealer's rate at CRPs discretion. The end user will be responsible for any additional freight charges required.

To the extent permitted by law, CRP hereby waives all rights other than those expressly set out herein and acknowledges that this warranty sets out the Buyer's exclusive remedies with respect to products covered by it. This warranty shall not be extended, amended or varied except by written instrument signed by both CRP and the Buyer.

CRP will administer warranty requests on all products sold by CRP which are not manufactured by CRP by forwarding claims made under the manufacturer's warranty to the manufacturer. The final disposition of such claims will be made by the manufacturer.

The Buyer assumes risk in purchasing product and within 30 days may return the product for exchange of other CRP products or services only. CRP reserves all rights to decide if a refund is issued.

The installation of CRP aftermarket products may void OE warranty. CRP is not responsible for OE warranties and or how they are administered. Residents of the U.S.A. can reference the Magnusson Moss warranty act that protects the consumer with the installation of aftermarket products, please research this act and decide according.

Not Covered Under Warranty

This warranty is limited to the original purchaser of the product and is non-transferable to subsequent owners. Specifically excluded from this warranty are failures of products caused by misuse, misapplication, negligence of the Buyer, accidents, modification, abuse, improper storage, installation, repair or operation, use of unauthorized parts or other mistreatment of the Buyer or his agent. Any competitive use, such as drag racing or track use, will void warranty on product. Damage caused from contaminated oil, improper fluids and filters or damage caused from fuel or air contamination will not be covered. Low fluid levels are also not covered. This warranty does not cover deterioration of plating, paint or any other coatings, linings or parts that are subject to normal wear and tear, bearing wear, seal wear, etc.

CRP also disclaims any liability for incidental or consequential damages including but not limited to, repair labor, rental vehicles, hotel cost or any other inconvenience cost. To the extent permitted by law, this warranty is in lieu of all other warranties or guaranties, either expressed or implied, included the implied warranties of merchantability and fitness for a particular purpose and shall not extend to any Buyer or to any person other than the original purchaser residing within the boundaries of the continental U.S. or Canada. CRP is not responsible or obligated to update previously manufactured parts that are currently under the above warranty.

This guarantee will be void if the user breaches the conditions in the above section labeled "Not covered Under Warranty" and is only applicable on the products CRP manufactures.

Disclaimer Of Liability

Other than as expressly set forth herein, CRP, together with its distributors, jobbers and dealers shall in no way be responsible for the product's proper use and service. In no event shall CRP be liable for any special, incidental, indirect or consequential damages of any kind or nature, whether or not the Buyer was advised of the possibility of damage, arising or resulting from the use or performance of the product, and the Buyer hereby waives any and all such claims.

The Buyer acknowledges that CRP has no liability that will extend beyond the scope of the limited warranty contained herein, and the Buyer hereby waives all remedies or liabilities, expressed or implied, arising by operation of law or otherwise, (including, without limitation, any obligations of CRP with respect to fitness for any particular purpose; merchantability; and special, incidental, indirect or consequential damages) or whether or not occasioned by CRP's negligence.

CRP disclaims any warranty and expressly disclaims any liability for personal injury or damages related to the Buyer's use of the product. The Buyer acknowledges and agrees that the disclaimer of any liability for personal injury is a material term for this Agreement and the Buyer agrees to indemnify CRP and hold CRP harmless from any claim related to the product and its use or performance. Under no circumstances will CRP be liable for any damages, liabilities, costs or expenses incurred as a result of by reason of the use, performance or sale of the product, including without limitation, any damages, liabilities, costs or expenses incurred by reason of the Buyer's negligence related to those uses of the product as a result of the removal of the speed limiter.

CRP assumes no liability regarding the improper installation or misapplication of the product. It is the installer's responsibility to check for proper installation, and, if in doubt, contact the manufacturer.

The Seller, CR performance Engineering Inc., is defined as ("CRP") throughout this document.