



VEHICLE WARRANTY

Taylor-Dunn Manufacturing Company (hereinafter referred to as TAYLOR-DUNN) warrants each new vehicle manufactured by TAYLOR-DUNN to be free from defects in material and workmanship under normal use and service, for a period of **[2 years or 2,000 hours, whichever event shall occur first, from date of delivery]**.

Warranty for component parts purchased by TAYLOR-DUNN from a third party and installed in any new vehicle shall be limited to the warranty of the component manufacturer.

TAYLOR-DUNN will repair or replace, at its option, if delivered to an authorized distributor, any vehicle or part that in TAYLOR-DUNN's opinion is defective.

All claims for defects must be processed through an authorized TAYLOR-DUNN distributor, using proper warranty claim procedures.

This warranty shall not apply to (i) normal wear and tear, (ii) any vehicle, part or equipment that has been altered, modified, or changed, or (iii) any vehicle, part or equipment that has been subject to misuse, abuse, neglect or accident.

THE FOREGOING WARRANTY IS EXCLUSIVE AND IN LIEU OF ALL OTHER WARRANTIES WHETHER WRITTEN, ORAL OR IMPLIED, INCLUDING ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. The liability of TAYLOR-DUNN arising out of the sale, use or operation of any TAYLOR-DUNN vehicle, equipment or parts, whether in warranty, contract or negligence, including claims for special, indirect or consequential damages shall not in any event exceed the cost of furnishing a replacement for such defective vehicle, part or equipment as provided above. Upon the expiration of the warranty period described above, any such liability shall terminate. The foregoing warranty shall constitute the sole and exclusive liability of TAYLOR-DUNN.



Effective May 15, 2017

PARTS WARRANTY

Taylor-Dunn Manufacturing Company. (hereinafter referred to as TAYLOR-DUNN) warrants each new part manufactured by TAYLOR-DUNN to be free from defects in material and workmanship under normal use and service, for a period of **[6 months from date of installation or 1,000 hours of service, whichever event shall occur first]**. Warranty for components or parts purchased by TAYLOR-DUNN from a third party shall be limited to the warranty of the component or part manufacturer, not to exceed Taylor-Dunn's warranty time frame.

TAYLOR-DUNN will repair or replace, at its option, F.O.B. origin point of shipment, any part or parts that in TAYLOR-DUNN's opinion are defective. TAYLOR-DUNN may require the return of parts, transportation charges prepaid, to its factory for inspection and analysis. If such parts are determined to be defective in the sole discretion of TAYLOR-DUNN, reasonable transportation charges will be reimbursed. All claims for defective parts must be processed through an authorized TAYLOR-DUNN distributor using proper warranty claim procedures.

This warranty shall not apply to (i) normal wear and tear, (ii) any part that has been altered, modified, changed, improperly installed, or (iii) any part that has been subject to misuse, abuse, neglect or accidents.

THE FOREGOING WARRANTY IS EXCLUSIVE AND IN LIEU OF ALL OTHER WARRANTIES WHETHER WRITTEN, ORAL OR IMPLIED, INCLUDING ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. The liability of TAYLOR-DUNN arising out of the sale, use or operation of TAYLOR-DUNN parts, whether in warranty, contract or negligence, including claims for special, indirect or consequential damages shall not in any event exceed the cost of furnishing a replacement for a defective part as provided above. Upon the expiration of the warranty period described above, any such liability shall terminate. The foregoing warranty shall constitute the sole and exclusive liability of TAYLOR-DUNN.



TAYLOR-DUNN®
Commercial and Industrial Vehicles Since 1949

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