

Standard Distributor:

MANUFACTURER'S LIMITED WARRANTY ON TRUCK BED PRODUCTS MANUFACTURED BY CONTRACT MANUFACTURER, L.L.C. AND SOLD UNDER THE "CM TRUCK BEDS" LABEL ARE SUBJECT TO SPECIFIC AND LIMITED WARRANTIES AS FOLLOWS:

Contract Manufacturer, L.L.C. warrants that each CM truck body, bulkhead, and stake rack bought and used by the original purchaser under normal use in the Continental United States and Canada will be free from defects in materials and workmanship for one (1) year following the original purchase, subject to the requirements, exclusions and limitations stated below which will be strictly applied. For warranty registration instructions please visit us at: www.cmtruckbeds.com

TO VALIDATE YOUR WARRANTY

In order to validate this Limited Warranty, the CM TRUCK BED Distributor must complete the warranty card or visit the online registration page at http://www.cmtruckbeds.com/register-cm-truck-bed-warranty/. IF WARRANTY REGISTRATION IS NOT COMPLETED, ALL EXPRESS WARRANTIES CONTAINED IN THIS LIMITED WARRANTY SHALL BE NULL AND VOID.

ONE (1) YEAR LIMITED WORKMANSHIP WARRANTY

Subject to the requirements, exclusions and limitations stated below, the structure of the CM truck body is warranted to the original retail purchaser against defects in materials and workmanship by Contract Manufacturer, L.L.C., arising from normal use for one (1) year from the date of purchase.

ONE (1) YEAR LIMITED FINISH WARRANTY

Contract Manufacturer, L.L.C. warrants its finishes to be consistent with industry standards for one (1) year after the date of original retail purchase, with the exception of "normal use" limitations set forth below and of deterioration due to use, physical damage, or exposure, such as chipping, scratching, fading, cracks in caulk seams, road salt, tar, or pressure washing. Rust streaking originating from areas where it is virtually impossible to achieve total paint or powder coat coverage, i.e. behind rub rails or where two or more metals adjoin, are considered to be consistent with industry standards and not covered.

NORMAL USE, NO REPAIRS, ALTERATIONS, OR TRANSFERS

This Limited Warranty covers only defects in original components which arise from normal use and does not apply if the truck body is subjected to negligence, accident, abuse, misuse, overload, corrosive materials, improper installation, lack of proper maintenance, has been repaired or altered without the prior written consent of Contract Manufacturer, L.L.C, or is transferred from the original chassis of installation. Normal wear items, including but not limited to lights and doors, will not be replaced due to wear.

TRANSPORTATION COST EXCLUDED

Transportation of any truck body to and/or from the distributor or any approved repair facility shall be the responsibility of the truck bed owner. Contract Manufacturer, L.L.C. shall not be liable for any such costs.

PRIOR WRITTEN CONSENT REQUIRED AND RETURN OF DEFECTIVE PARTS REQUIRED

No reimbursement will be made to any dealer or owner for repairs made without the prior written consent of Contract Manufacturer, L.L.C. Any defective part(s) must be sent by prepaid freight to Contract Manufacturer, L.L.C. in order to qualify for replacement or reimbursement under this Limited Warranty.

OTHER EXCLUSIONS

This Limited Warranty applies exclusively to the above described truck bodies, bulkheads, and stake racks manufactured by Contract Manufacturer, L.L.C. Any other products manufactured by Contract Manufacturer, L.L.C. are specifically excluded from this warranty. Contract Manufacturer, L.L.C. expressly disclaims and excludes any responsibility or liability for any materials or workmanship related to the installation of a truck bed onto a vehicle chassis by any other person or company, including any incidental or consequential damages or contingent liabilities arising there from. Authorized repairs do not extend the term of this Limited Warranty.

LIMITATIONS

THE SOLE RESPONSIBILITY OF CONTRACT MANUFACTURER, L.L.C. UNDER THIS LIMITED WARRANTY SHALL BE TO REPAIR AND REPLACE PARTS AT THE CM TRUCK BED FACTORY; HOWEVER, UNDER UNUSUAL CIRCUMSTANCES WITH PRIOR WRITTEN APPROVAL AND AT CONTRACT MANUFACTURER, L.L.C.'S DISCRETION, A REASONABLE ALLOWANCE MAY BE MADE FOR REPAIR OFF SITE BY AN AUTHORIZED CM TRUCK BEDS' DISTRIBUTOR OR BY ANOTHER CM APPROVED PERSON(S) OR COMPANY. ALL OTHER OBLIGATIONS OR LIABILITIES, INCLUDING INCIDENTAL OR CONSEQUENTIAL DAMAGES OR CONTINGENT LIABILITIES ARISING OUT OF THE FAILURE OF ANY PARTS TO OPERATE PROPERLY ARE HEREBY EXCLUDED, INCLUDING BUT NOT LIMITED TO ANY DAMAGES RESULTING FROM LOSS OF USE, INCONVENIENCE, LOSS OF TIME, COMMERCIAL LOSS OR ANY OTHER TYPE OF DAMAGES, GENERAL OR SPECIFIC, FORESEEN OR UNFORESEEN, UNLESS APPLICABLE STATE LAW PROVIDES OTHERWISE.

DISCLAIMERS

THIS WARRANTY IS EXPRESSLY IN LIEU OF ALL OTHER EXPRESSED WARRANTIES AND REPRESENTATIONS. CONTRACT MANUFACTURER, L.L.C. MAKES NO REPRESENTATION OR WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, WITH RESPECT TO CM TRUCK BEDS WHETHER AS TO MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR ANY OTHER MATTER. NO ONE, INCLUDING AN AUTHORIZED CM TRUCK BEDS DISTRIBUTOR, IS AUTHORIZED TO MAKE FURTHER OR ADDITIONAL WARRANTIES ON BEHALF OF CONTRACT MANUFACTURER, L.L.C. ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR INTENDED USE ARE LIMITED TO WARRANTY PERIODS STATED ABOVE, UNLESS ANY APPLICABLE STATE LAW PROVIDES OTHERWISE.

DISPUTES UNDER THIS LIMITED WARRANTY

Any and all disputes and claims of any kind and nature whatsoever arising under this Limited Warranty shall be handled as provided in any agreement of purchase and sale for the Product.

If such agreement does not include an express provision relating to the handling of disputes and claims, then the following terms shall apply to this Limited Warranty: This Limited Warranty shall be deemed to have been made in the State of Oklahoma (without regard to the conflict of law principals

of the *State*), including all matters of construction, validity and performance regardless of the location of the Product. You expressly waive any and all right to jury trial regarding any dispute hereunder. You hereby irrevocably submit to the exclusive jurisdiction and venue of courts sitting in State of Oklahoma, You hereby irrevocably waive, and hereby agree not to assert by way or motion, defense, or otherwise, any claim that you are not subject personally to the jurisdiction of such courts, that the Product or any other property of yours is exempt or immune from attachment or execution, that any action brought under this Limited Warranty is brought in an inconvenient forum, that the venue of the action is improper or that this Limited Warranty cannot be enforced by any such courts.

REQUIRED WARRANTY CLAIM PROCEDURE

In order to validate this Limited Warranty, you must complete the warranty registration online at http://www.cmtruckbeds.com/register-cm-truck-bed-warranty/ no later than thirty (30) days following the purchase of your CM truck bed. IF THIS WARRANTY IS NOT COMPLETED BY THE THIRTIETH DAY AFTER PURCHASE OF THE TRUCK BED, ALL EXPRESS WARRANTIES CONTAINED IN THIS LIMITED WARRANTY SHALL BE NULL AND VOID EXCEPT AS PROHIBITED BY LAW.

Within five (5) days after discovering a problem with your CM truck bed, return your truck bed for inspection to the CM Truck Bed dealer where you bought your truck bed.

If your dealer cannot repair the problem free of charge and you want to file a claim under this Warranty and within ten (10) days of your discovery of the defect, your local dealer must send a Limited Warranty Claim form to Contract Manufacturer, LLC by fax, email, or online at http://www.cmtruckbeds.com/register-cm-truck-bed-warranty/, together with all required information.

Contract Manufacturer, LLC will acknowledge such receipt of claim verbally or in writing, to the dealer and to the claimant. Contract Manufacturer, LLC will respond as soon as possible, but no later than thirty (30) days after receipt of the claim. Any defective part(s) must be sent by prepaid freight to Contract Manufacturer, LLC, in order to qualify the claimant for replacement under this Limited Warranty. ALL DEFECTIVE PARTS MUST BE RETURNED TO CONTRACT MANUFACTURER, LLC WITHIN 30 DAYS FROM DATE OF CM APPROVAL TO QUALIFY FOR REPLACEMENT.

Contract Manufacturer, LLC will not reimburse any claimant for any adjustment or repair of a CM truck bed without prior written approval by Contract Manufacturer, LLC.

Contract Manufacturer, LLC reserves the right to not pay unreasonable costs for replacement or repair defects in CM truck beds and may, at Contract Manufacturer, LLC's discretion, establish a reasonable reimbursement for any authorized work performed under the terms of this Limited Warranty.

CONTRACT MANUFACTURER, LLC, MAKES NO OTHER EXPRESS OR IMPLIED WARRANTIES AND THERE ARE NO OTHER WARRANTIES WHICH EXTEND BEYOND THE DESCRIPTION ON THE FACE OF THIS LIMITED WARRANTY.

For questions or comments, please direct your correspondence to the address below.

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