

1. **Limited Warranty and Term.** MasterCraft Boat Company, LLC. (“MasterCraft”) warrants to the original retail purchaser that the following components of each new boat shall be free from material defects in materials and workmanship to the extent set forth below, under normal use and when operated and maintained in accordance with MasterCraft’s instructions, for the period indicated:

- 1.1 **Deck, Hull, Liner and Stringers.** From the date of the original retail purchase, the deck, hull, liner and stringer system (collectively, “Structural Components”) is warranted for as long as the original purchaser owns the boat.

- 1.2 **Gel Coat.** On condition that the consumer has provided maintenance and care as described in

conditions and customer maintenance/care are factors that have a significant effect on the condition and durability of the gel coat.

- 1.3 **Other Component Parts (Excluding Engine and Transmission).** MasterCraft provides the following warranty for other component parts of your MasterCraft boat:

- (a) Instrumentation is warranted for five (5) years, except depth finders and Perfect Pass;
- (b) marine carpeting for five (5) years;
- (c) upholstery vinyl for five (5) years;
- (d) and fuel pump assembly for two (2) years provided the customer follows maintenance and care requirements.

All other components (excluding engine and transmission), including upholstery stitching, are warranted for a period of one (1) year. All warranties are from the date of the original retail purchase of the boat or the initial use of the boat, whichever first occurs.

- 1.4 **Trailer and Trailer Component Parts.** The brake calipers are warranted for a period of two (2) years; all other components are warranted for a period of one (1) year from the date of the original retail purchase of the boat or the initial use of the boat, whichever first occurs. See the Trailer Owner’s Manual for more details.

2. **Engine and Transmission.** The engines used in MasterCraft boats are supplied by Indmar Products Company, Inc., in Millington, Tennessee (“Indmar”); Crusader, Inc., in Little Mountain, South Carolina (“Crusader”); or Volkswagen Marine Engines in Tampa, Florida (“Volkswagen Marine”). These companies provide a separate warranty of three (3) years from the date of the original retail purchase of the boat or the initial use of the boat, whichever first occurs, for the engine and transmission. A statement of the Indmar Power Train Warranty, the Crusader Warranty, or the Volkswagen Marine Warranty is provided separately to the original retail purchaser. MasterCraft provides no independent warranty with regard to the engine and transmission; however, the owner may contact MasterCraft at the address or telephone number listed in [Section 7](#) of this Manual to obtain contact information for making claims or inquiries under the applicable engine manufacturer’s warranty. Contact information for Crusader or Volkswagen Marine are

## LIMITED WARRANTY STATEMENT

the *Corrosion* and *Cleaning the Boat* sections of the MasterCraft Owner’s Manual, the gel coat, which is applied to all MasterCraft boats at the factory, will be warranted for a period of one (1) year from the date of the original retail purchase of the boat or the initial use of the boat, whichever first occurs, for stress crazing of the gel coat. However, no warranty is provided, and MasterCraft expressly disclaims any warranty for, scratching, discoloration or fading of the gel coat because environmental operating



provided in the warranty statement provided at time of purchase to the original retail purchaser.

3. **Warranty Conditions, Limitations and Exclusions.**

MasterCraft boats are manufactured by trained craftspersons from high-quality materials and components. However, conditions outside MasterCraft's control require specific limitations on, and exclusions from, coverage under this Limited Warranty. The Limited Warranty on the Structural Components set forth in Section 1 of this Manual does not cover or include any other components fastened or applied to the hull or deck. This Limited Warranty constitutes the final, complete and exclusive statement of warranty terms, and no other person or entity is authorized to make any other warranties or representations on behalf of MasterCraft. Furthermore, the Limited Warranty set forth in Section 1 (including all subsections) hereof does not cover the following:

- (a) damage caused by misuse, negligence, accident; collision or impact with any object;
- (b) damage caused by any improper alteration or modification to the boat or any of its component parts or accessories, including damage resulting from alteration, modification, repair or replacement in such a way as to increase the cubic-inch capacity or horsepower output of the engine and boat as originally manufactured;
- (c) damage caused by the use of improper or contaminated fuel or fluids;
- (d) damage caused by the use of customer-applied chemicals or accidental spills;
- (e) damage caused by failure to maintain the boat in accordance with the maintenance provisions in the Owner's Manual or improper maintenance of the boat;
- (f) damage resulting from the use of the boat for any racing, speed, commercial competition or performance demonstration;
- (g) damage resulting from use of the boat for rental, commercial or industrial purposes;
- (h) damage to hardware and other components fastened or adhered to the hull, deck or liner;
- (i) damage caused by fire, theft, freezing, vandalism, explosion, lightning, wind, hail storms, flooding or other natural disaster;
- (j) damage to any component parts and accessories not manufactured by MasterCraft, including but not limited to, the engine, drivetrain,

transmission, propeller, shift and throttle control levers and cables, pumps, blowers, windshields, canvas, upholstery, tower and accessories, instrumentation and steering systems; however, such items may be warranted by the individual manufacturer, and if possible, MasterCraft will provide the owner with a copy of the manufacturer's warranty:



- (k) damage caused by use of any non-MasterCraft trailer;
- (l) damage caused by improper support of the boat on davits, hoist system or boat lift of any kind;
- (m) damage to paints, varnishes, gel coat surfaces and colors, chrome-plated or anodized finishes, floor and floor covers and any other surface coatings, as well as damage due to in-water storage without proper barrier coat and bottom paints (NOTE: Although MasterCraft uses the highest-grade gel coat materials, a condition may develop where the bottom of the boat may show signs of discoloration and/or blisters if the boat is left in the water for long periods of time; therefore, a proper barrier coat and bottom paint should be used whenever it is anticipated that the boat will be left in the water for an extended period of time);
- (n) damage to the trailer and its parts or components due to abrasions, rock chips, rust, improper care of maintenance, or use in salt or brackish water; however, the finishes of galvanized trailers, which are designed for use in salt or brackish water, are warranted to be free from damage resulting from use in salt or brackish water for one (1) year from the date of

- the original retail purchase or the initial use of the trailer, whichever first occurs;
- (o) damage caused by dealer-installed options or accessories;
  - (p) damage caused by consumer-installed options or accessories;
  - and/or
  - (q) all warranty coverage will expire after ninety (90) days on boats used for commercial purposes.



4. **Disclaimer and Limitation of Implied Warranties.** THE EXPRESS LIMITED WARRANTY SET FORTH HEREIN IN IS LIEU OF ALL OTHER WARRANTIES AND REPRESENTATIONS, EXPRESS OR IMPLIED, AND TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, MASTERCRAFT DISCLAIMS, AND THE OWNER HEREBY EXPRESSLY WAIVES, ANY AND ALL OTHER WARRANTIES OR REPRESENTATIONS OF ANY KIND OR NATURE, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, OTHER THAN THOSE WARRANTIES WHICH ARE IMPLIED BY, AND ARE INCAPABLE OF EXCLUSION, RESTRICTION OR MODIFICATION UNDER APPLICABLE LAW. THE TERM OF ANY IMPLIED WARRANTIES THAT CANNOT BE DISCLAIMED UNDER APPLICABLE LAW, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, SHALL BE LIMITED TO THE DURATION OF THE FOREGOING EXPRESS WARRANTY PERIODS APPLICABLE TO THE RESPECTIVE COMPO-

NENTS. SOME STATES DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES AND/OR DO NOT ALLOW LIMITATIONS ON THE AMOUNT OF TIME AN IMPLIED WARRANTY LASTS, SO THE ABOVE LIMITATIONS MAY NOT APPLY TO YOU. THIS LIMITED WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS. YOU MAY HAVE OTHER RIGHTS WHICH VARY FROM STATE TO STATE.

5. **Limitation of Liability.**

- 5.1 **Liability Limitation: Exclusion of Consequential Damages.** This Limited Warranty is for the benefit of the owner and MasterCraft, and shall not create or evidence any right in any third party. THE REPAIR OR REPLACEMENT OF DEFECTIVE COMPONENT PARTS AS PROVIDED UNDER THIS LIMITED WARRANTY IS THE EXCLUSIVE REMEDY OF THE CONSUMER. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL MASTERCRAFT BE LIABLE FOR ANY INCIDENTAL, CONSEQUENTIAL, SPECIAL, INDIRECT, PUNITIVE OR EXEMPLARY DAMAGES OR LOST PROFITS WHATSOEVER ARISING OUT OF THE USE OR INABILITY TO USE THE BOAT OR ANY COMPONENT PART THEREOF, OR FOR ANY BREACH OF THIS LIMITED WARRANTY OR OTHERWISE, EVEN IF MASTERCRAFT HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR SUCH DAMAGES COULD REASONABLY HAVE BEEN FORESEEN BY MASTERCRAFT. However, 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.
- 5.2 **Purchase Price Limitation.** In any event, MasterCraft's entire liability under any provision of this Limited Warranty shall be limited to the repair or replacement of the boat, trailer or component part, or the refund of the purchase price paid by the consumer for the boat, trailer or component part found to be defective within the applicable warranty period. This shall constitute MasterCraft's sole liability and obligation in the event of any claim arising out of its performance or non-performance of any provision of this Limited Warranty. Because some states

and jurisdictions do not allow the exclusion or limitation of liability, the above limitations may not apply to you.

6. Transfer of Limited Warranty. Upon the first sale, conveyance or other transfer of the boat or trailer by the original retail purchaser, any remaining unexpired Limited Warranty coverage shall be transferred to the second owner and shall remain in effect for the remainder of the applicable warranty period(s) set forth in Sections 1.1, 1.2, 1.3 and 1.4 above (which warranty periods begin to run from the date of the original retail purchase of the boat or trailer, or the first use of the boat or trailer, whichever first occurs, as applicable), upon delivery of the warranty transfer card and payment of the applicable warranty transfer fee to MasterCraft. With respect to the Lifetime Limited Warranty (granted only to the original retail purchaser) on the Structural Components set forth in Section 1.1 above, if the sale, conveyance or other transfer of the boat by the original retail purchaser to another person or entity occurs within three (3) years of the date of the original retail purchase of the boat by the original retail purchaser, then the Limited Warranty on the Structural Components shall be transferred to the second owner and shall continue in effect for a period of ten (10) years from the date of the original retail purchase of the boat by the original retail purchaser. If the sale, transfer or conveyance of the boat by the original retail purchaser occurs more than three (3) years after the date of the original retail purchase of the boat, then the Limited Warranty on Structural Components (as well as all other warranties) shall be void as of the date of transfer and shall not be transferable to the second owner.

Only one (1) transfer under the provisions of this Section 6 (from the original retail purchaser to the second owner), within the applicable time period, may be made. In the event of a sale or transfer of the boat or trailer by a second owner to a subsequent purchaser, all coverage under this Limited Warranty shall immediately be terminated and the Limited Warranty shall become null and void. No transfer of this Limited Warranty will operate to extend the warranty periods set forth in Section 1 above. In order to effectuate the transfer of the Limited Warranty, the original retail purchaser and the new owner must properly fill out the warranty transfer card found in the back of the Owner's Manual and deliver the com-

pleted card, together with a check made payable to "MasterCraft Boat Company, LLC." in the amount of the warranty transfer fee, via U.S. Mail, postage prepaid, to MasterCraft at the address shown on the warranty transfer card. The card and check for the warranty transfer must be post-marked within the time period specified above in this Section 6 in order for the warranty transfer from the original retail



purchaser to the second owner to be effective.

7. Warranty Claims. In order to maintain warranty service under this Limited Warranty, the owner must return the defective boat or component part to an authorized MasterCraft service department, or to MasterCraft's factory at the below address, within the applicable warranty period. For questions regarding warranty service or to obtain information regarding warranty service or to obtain information regarding the nearest authorized MasterCraft service department, please contact MasterCraft at the following address or telephone number:

MasterCraft Boat Company, LLC  
Attention: Warranty/Customer Service Department  
100 Cherokee Cove Drive  
Vonore, Tennessee 37885  
1-423-884-2221

Subject to the terms of this Limited Warranty, any covered boat or component part with a material defect in materials or workmanship that is returned to an authorized MasterCraft service department or MasterCraft's factory during the appropriate warranty period will be repaired or replaced, at Mas-

terCraft's sole option, without charge to the owner for parts and labor. This provision is subject to the following terms and conditions:

- (a) MasterCraft shall be obligated only to repair or replace those items that prove defective, in MasterCraft's sole discretion, upon examination by MasterCraft's authorized service department or MasterCraft's own personnel, as applicable;
  - (b) MasterCraft warrants its repairs or replacements only for the remainder of the applicable warranty period;
  - (c) MasterCraft shall, in its sole discretion, fulfill its obligation to repair or replace any defective item at its factory or authorized service department;
  - (d) The owner shall be responsible for all costs associated with the transportation of the boat, towing bills, trailer or component part(s) to the authorized MasterCraft service department and for any return transportation.
8. No Modification of Warranty. No oral or written information, advice or communication of any nature by or from MasterCraft or its representatives, employees, dealers, agents, distributors or suppliers shall create a warranty or in any manner increase or modify the scope of this Limited Warranty.

