

RapidRev Limited Warranty and Warranty Disclaimer

THIS WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS AND YOU MAY ALSO HAVE OTHER RIGHTS WHICH VARY FROM STATE TO STATE.

RapidRev, LLC (“RapidRev”) warrants to the Customer that each new Engine Bay Cover (“Product”) will be free from defects of material and workmanship under normal and proper use for a period of one (1) year from the date of purchase (“Limited Warranty Period”).

For purposes of illustration, but not limitation, the following are not defects in material or workmanship: (a) normal wear and tear and/or required maintenance; (b) improper handling, storage, mounting, installation, lubrication or maintenance; (c) damage resulting from or related to misuse, abuse, unauthorized modification or alteration, accident, acts of God, or external causes; and (d) cosmetic damage (nicks, bruising, discoloration).

EXCEPT WHERE PROHIBITED BY LAW, THIS WARRANTY IS EXCLUSIVE AND THE ONLY WARRANTY APPLICABLE TO THE PRODUCT. IT IS OFFERED EXPRESSLY IN LIEU OF ANY OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE DISCLAIMED.

To the extent a state or jurisdiction prohibits the disclaimer of implied warranties, such implied warranties are limited to the one (1) year Limited Warranty Period.

Limited Remedies

If the Product fails because of a defect in material and/or workmanship during the Limited Warranty Period, RapidRev shall replace the Product. RapidRev’s replacement shall be made at no cost for parts to the Customer. The Customer shall be responsible for all labor costs related to the removal and/or replacement of the Product. The Customer shall also be responsible and must prepay all shipping or transportation charges associated with the warranty service including return of the Product to RapidRev. Additionally, the Customer shall assume all risk of loss or damage to the Product until receipt by RapidRev. In the event of a defect, to the extent permitted by law, these are the Customer’s sole and exclusive remedies.

Incidental and Consequential Damage Disclaimer

EXCEPT WHERE PROHIBITED BY LAW, RAPIDREV DISCLAIMS AND UNDER NO CIRCUMSTANCES SHALL BE LIABLE FOR SPECIAL, INCIDENTAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR LOSSES RESULTING FROM THE USE, MISUSE,

OR INABILITY TO USE THE PRODUCT AS WELL AS ANY BREACHES OF THIS WARRANTY OR ANY IMPLIED WARRANTY REGARDLESS OF THE CAUSE AND EVEN IF THE CLAIMED DAMAGES OR LOSSES WERE CAUSED BY A WARRANTABLE DEFECT.

I/3342612.2

In no event shall RAPIDREV 's liability exceed the selling price for the PRODUCT.

Obtaining Warranty Service

To obtain warranty service on your Product, you must email info@rapidrev.com or contact RapidRev' Customer Support at 812-220-9079 promptly upon failure. You will need to provide valid proof of purchase. You may also be required to submit a photo of the failed Product. Upon verification that it is a RapidRev product and within the Limited Warranty Period, Customer will be provided a Return Material Authorization to return the Product to the address directed by RapidRev' Customer Support. At RapidRev' discretion, from time to time for your convenience, RapidRev may ship you a replacement Product prior to your return or RapidRev' inspection of the Product. Should that occur, you agree that if RapidRev' inspection of the returned Product reveals that the Product has not suffered a warrantable defect, then you will pay for the replacement Product.

Governing Law

This Limited Warranty shall be governed by the laws of the State of Indiana without giving effect to any conflict of laws principles that may provide the application of the law of another jurisdiction. If any term is held to be illegal or unenforceable, the legality or enforceability of the remaining terms shall not be affected or impaired.