



Craftsman
MARINE

Engine warranty conditions

The Craftsman Marine dealer in your country is the responsible person for a complete and correct execution of the Craftsman Marine directives concerning warranty, service and maintenance. It may be possible that the dealer in your country maintains specific warranty conditions, dependent on legislation in your country. Such national warranty conditions only apply in the country to which the engine has been delivered and the conditions will be supplied in writing together with the service and warranty booklet.

The international Craftsman Marine warranty conditions cover all defects of the engine, caused by faulty materials and/or inadequate craftsmanship during a period of twenty-four (24) months or one-thousand (1.000) running hours, whichever comes first, with a maximum of 500 running hours per year after commissioning. After this period and if the engine commissioning form is completed and submitted, warranty is extended with another forty-eight (48) months or two-thousand (2.000) running hours, whichever comes first. During this extended period warranty is limited to defects of the following parts: non-moving engine parts, flywheel housing, timing gears, crankshaft and camshaft. The above conditions apply to engines used in non-commercial pleasure applications. Warranty in commercial applications is only applicable after written approval from Craftsman Marine and is limited to twelve (12) months or one-thousand (1.000) operating hours, whichever comes first.

If a component is replaced within the warranty period, the remaining term of the warranty also applies to the new component. The international Craftsman Marine warranty conditions exclude all engines that have been subjected or connected to a severe collision, fire or flooding and foundering. Engines that have been modified without written permission by Craftsman Marine are also excluded from any warranty. This includes all modifications to the injection and timing system of the engine.

The warranty conditions do not apply to any such components that are subjected to normal wear and tear, such as filters, gaskets, V-belts, impellers, hoses, etc. Damage to the engine, caused by frost in the winter is equally excluded from warranty. No claim for additional damages or coverage, such as consequential damage, or loss of interest on account of engine failure, can be laid on the Craftsman Marine warranty conditions.

The warranty conditions apply under the following conditions:

- The engine has always been used in a normal, responsible way and is completely maintained in accordance with the rules and regulations as prescribed by Craftsman Marine.
- All service jobs have been executed at the correct engine running hours or the periodical intervals, as described.
- No seals have been broken and the engine has never been surcharged.
- The engine has been properly prepared for temperatures below freezing level.
- Any defect must be reported in writing to your Craftsman Marine dealer, within a period of one week after its discovery.
- All warranty jobs must have been executed by an authorized Craftsman Marine dealer or service and repair shop and only original Craftsman Marine (spare) parts have been fitted (the replaced parts remain under custody of the dealer).

No warranty can be given if your financial obligations toward the Craftsman Marine dealer have not been completely fulfilled. Finally, no warranty is applicable if the engine defect or failure is caused by:

- Negligence or inadequate maintenance
- No timely and/or regular service jobs, of which this booklet can offer proof
- Improper use and surcharge of the engine
- The use of (spare) parts that are not of Craftsman Marine origin
- Modifications to the engine that are not authorized in writing by Craftsman Marine
- Normal wear and tear.
- Transportation, distribution or storage.